

Washington State Register

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This issue contains documents officially
filed not later than December 23, 1992

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 34.05 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 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

(Computed and filed by the State Treasurer under RCW 19.52.025)

The maximum allowable interest rate applicable for the month of January 1993 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

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.

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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

Dennis W. Cooper
Code Reviser

Gary Reid
Chief Assistant Code Reviser

Kerry S. Radcliff
Editor

Joyce Matzen
Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:

- (a) **PROPOSED**-includes the full text of preproposal comments, original proposals, continuances, supplemental notices, and withdrawals.
- (b) **PERMANENT**-includes the full text of permanently adopted rules.
- (c) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (d) **MISCELLANEOUS**-includes notice of public meetings of state agencies, rules coordinator notifications, summaries of attorney general opinions, executive orders and emergency declarations of the governor, rules of the state Supreme Court, and other miscellaneous documents filed with the code reviser's office under RCW 34.08.020 and 42.30.075.
- (e) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (f) **INDEX**-includes a combined subject matter and agency index.

Documents are arranged within each section 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 with a section's material.

2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 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 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.

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) 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.

4. EFFECTIVE DATE IF RULES

- (a) Permanently adopted agency rules normally take effect thirty-one days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an 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 unless a later date is provided by the agency. They remain effective for a maximum of one hundred twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

5. 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].

1992 - 1993
DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
<i>For Inclusion in--</i>	<i>File no later than--</i>			<i>Count 20 days from--</i>	<i>For hearing on or after</i>
92-16	Jul 8	Jul 22	Aug 5	Aug 19	Sep 8
92-17	Jul 22	Aug 5	Aug 19	Sep 2	Sep 22
92-18	Aug 5	Aug 19	Sep 2	Sep 16	Oct 6
92-19	Aug 26	Sep 9	Sep 23	Oct 7	Oct 27
92-20	Sep 9	Sep 23	Oct 7	Oct 21	Nov 10
92-21	Sep 23	Oct 7	Oct 21	Nov 4	Nov 24
92-22	Oct 7	Oct 21	Nov 4	Nov 18	Dec 8
92-23	Oct 21	Nov 4	Nov 18	Dec 2	Dec 22
92-24	Nov 4	Nov 18	Dec 2	Dec 16	Jan 5, 1993
93-01	Nov 25	Dec 9	Dec 23, 1992	Jan 6, 1993	Jan 26
93-02	Dec 9	Dec 23, 1992	Jan 6, 1993	Jan 20	Feb 9
93-03	Dec 23, 1992	Jan 6, 1993	Jan 20	Feb 3	Feb 23
93-04	Jan 6	Jan 20	Feb 3	Feb 17	Mar 9
93-05	Jan 20	Feb 3	Feb 17	Mar 3	Mar 23
93-06	Feb 3	Feb 17	Mar 3	Mar 17	Apr 6
93-07	Feb 24	Mar 10	Mar 24	Apr 7	Apr 27
93-08	Mar 10	Mar 24	Apr 7	Apr 21	May 11
93-09	Mar 24	Apr 7	Apr 21	May 5	May 25
93-10	Apr 7	Apr 21	May 5	May 19	Jun 8
93-11	Apr 21	May 5	May 19	Jun 2	Jun 22
93-12	May 5	May 19	Jun 2	Jun 16	Jul 6
93-13	May 26	Jun 9	Jun 23	Jul 7	Jul 27
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93-22	Oct 6	Oct 20	Nov 3	Nov 17	Dec 7
93-23	Oct 20	Nov 3	Nov 17	Dec 1	Dec 21
93-24	Nov 3	Nov 17	Dec 1	Dec 15	Jan 4, 1994

¹All documents are due at the code reviser's office by 12:00 noon on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. 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.

³At least twenty days before the rule-making hearing, the agency shall cause notice of the hearing to be published in the Register; see RCW 34.05.320(1). These dates represent the twentieth day after the distribution date of the applicable Register.

Regulatory Fairness Act

The Regulatory Fairness Act, chapter 19.85 RCW, was adopted in 1982 to minimize the impacts of state regulations on small business. RCW 43.31.025 defines small business as “any business entity (including a sole proprietorship, corporation, partnership, or other legal entity) which is owned and operated independently from all other businesses, which has the purpose of making a profit, and which has fifty or fewer employees.” The act requires review and mitigation of proposed rules that have an economic impact on more than 20 percent of the businesses of all industries or more than 10 percent of the businesses in any one industry (as defined by any three-digit SIC code).

When the above criteria is met, agencies must prepare a small business economic impact statement (SBEIS) that identifies and analyzes compliance costs and determines whether proposed rules impact small businesses disproportionately when compared to large businesses. When a proportionately higher burden is imposed on small businesses, agencies must mitigate those impacts. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW, are subject to review to determine if the requirements of the Regulatory Fairness Act apply. Impact statements are filed with the Office of the Code Reviser as part of the required notice of hearing.

AN SBEIS IS REQUIRED

When:

The proposed rule has any economic impact on more than 20 percent of all industries or more than 10 percent of any one industry; or

The proposed rule IMPOSES costs to business that are not minor and negligible.

AN SBEIS IS NOT REQUIRED

When:

The rule is proposed only to comply or conform with a Federal law or regulation;

There is no economic impact on business;

The rule REDUCES costs to business;

There is only minor or negligible economic impact;

The rule is proposed as an emergency rule, although an SBEIS may be required when an emergency rule is proposed as a permanent rule; or

The rule is pure restatement of statute.

WSR 93-01-002
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Filed December 2, 1992, 2:50 p.m.]

Original Notice.

Title of Rule: WAC 388-82-010 Persons eligible for medical assistance.

Purpose: Clarification of language.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Deletes redundant or confusing language.

Reasons Supporting Proposal: Clarification of language, defines terms.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joanie Scotson, Medical Assistance Administration, 753-7462.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 2, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3203, filed 7/9/91, effective 8/9/91)

WAC 388-82-010 Persons eligible for medical assistance. Medical assistance is available to any categorically needy person who is:

(1) Receiving or eligible to receive ((a)) cash assistance ((payment. Payment categories a person may qualify for include)) under:

(a) Aid to families with dependent children (AFDC) or family independence program (FIP); or

(b) Supplemental security income (SSI) including a grandfathered person and a person with an essential spouse; or

(c) State supplemental payment to a person as assistance based on need in supplementation of SSI benefits. This payment includes mandatory state supplement or optional state supplement as defined under WAC 388-80-005(61). The ineligible spouse of an SSI beneficiary receiving a state supplement payment for the ineligible spouse is not eligible for categorically needy medical assistance(, and (d)).

(2) A person under twenty-one years of age ((and younger)):

((#)) (a) Who((se income is less than the)) meets the one-person AFDC ((standard)) financial requirements and is in:

((A)) (i) Foster care; or

((B)) (ii) Subsidized adoption; or

((C)) (iii) A ((skilled)) nursing ((home, intermediate care)) facility, or intermediate care facility for mentally retarded (ICF/MR); or

((D)) (iv) An approved inpatient psychiatric facility.

((H)) (b) Meeting the eligibility requirements under WAC 388-83-033.

((e) Family independence program (FIP).

(2)) (3) A pregnant woman(:

(a) Who would be eligible for AFDC if her child were born and residing with her. In determining income eligibility for Medicaid, the department shall increase the number in the household as if the unborn was born before comparing the pregnant woman's income to the AFDC payment standard; or

(b)) meeting the eligibility requirements under WAC 388-83-032(-);

((3)) (4) In a medical facility and:

(a) Who would be eligible for cash assistance if the person was not institutionalized. This includes all categorically needy groups; or

(b) SSI categorically related and would not be eligible for cash assistance including only aged, blind, and disabled groups if the person was not institutionalized and the person's gross income does not exceed the three hundred percent SSI benefit cap.

((4)) (5) Not receiving cash assistance because of special provisions as defined under WAC 388-83-130;

((5)) (6) Not an inmate of a public institution;

((6)) (7) Sixty-five years of age or older, a patient in an institution for mental diseases (IMD), and eligible under subsection ((3))(4)(a) and (b) of this section;

((7) An individual)) (8) A person eligible for and accepting of(-) hospice services, as described under WAC 388-86-047, and who shall be:

(a) SSI categorically related with gross income less than three hundred percent of the SSI ((federal)) benefit ((rate)) CAP; or

(b) AFDC categorically related.

((8)) (9) Blind or disabled under SSI criteria, as described under WAC 388-92-015, and the person receives continuing state-funded cash assistance.

WSR 93-01-003
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Institutions)

[Filed December 2, 1992, 2:52 p.m.]

Original Notice.

Title of Rule: WAC 275-26-065 Staffing.

Purpose: The amendment of this rule clarifies the administrative requirements for contracted residential programs.

Statutory Authority for Adoption: RCW 71A.12.080.

Statute Being Implemented: RCW 71A.12.080.

Summary: An agency operating a residential program must have a designated administrator and sufficient staff.

Reasons Supporting Proposal: Clarifies administrative requirements in contracted residential programs.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Rita Dickey, Divisions of Developmental Disabilities, 664-0121.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 2, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3230, filed 8/9/91, effective 9/9/91)

WAC 275-26-065 Staffing. (1) An agency shall provide sufficient staff to administer the program and perform instruction and support services.

(2) An agency shall provide the client with immediate access to staff or the means to contact staff twenty-four hours a day, seven days each week.

(3) An agency required to have twenty-four-hour, on-duty staff coverage shall have a department-approved staff coverage schedule;

(a) At the time of certification; and

(b) When substantial changes occur. The agency shall retain a copy of department approval of their staffing schedule.

(4) Staff availability.

(a) An agency operating ~~((one))~~ a residential program shall have a ~~((minimum of one paid half time, twenty hours per week, administrator for the program))~~ designated administrator.

(b) ~~((For programs licensed under the boarding home regulations an agency operating two or more residential programs shall have a minimum of one paid half time, twenty hours per week, administrator for each program. The agency may utilize one paid full time administrator, forty hours per week, at the department's discretion. The agency shall retain a copy of department approval.~~

~~(e))~~ Each facility-based residence shall maintain staffing requirements applicable to the specific licensing regulations and contract requirements under which the agency operates.

~~((d))~~ (c) When only one direct care staff member is on duty, the agency shall make or have provisions for a second person on call in case of an emergency.

WSR 93-01-007

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed December 3, 1992, 9:48 a.m.]

Original Notice.

Title of Rule: Department of Health—Description.

Purpose: To define programs in Department of Health and to describe means for public to obtain information, make submissions or referrals.

Statutory Authority for Adoption: RCW 43.70.050.

Statute Being Implemented: RCW 34.05.220 (1)(b) and 43.70.005.

Name of Agency Personnel Responsible for Drafting: Ann Foster, 1300 Quince Street S.E., P.O. Box 47902, 664-9381; Implementation and Enforcement: Kristine Gebbie, 1112 Quince Street S.E., P.O. Box 47890, 753-5871.

Name of Proponent: [Department of Health], governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Describes the organization, general course and method of operations, and means for the public to obtain information and make submissions or requests.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 (Office Building Two) Auditorium, 14th and Jefferson, Olympia, Washington 98504, on January 26, 1993, at 1:30 p.m.

Submit Written Comments to: Ann Foster, Rules Coordinator, 1300 S.E. Quince Street, P.O. Box 47902, Olympia, WA 98504-7902, by January 25, 1993.

Date of Intended Adoption: February 2, 1993.

December 1, 1992

Kristine M. Gebbie

Secretary

NEW CHAPTER

Chapter 246-01 WAC

Description and Organization

NEW SECTION

WAC 246-01-001 Purpose and authority. (1) The purpose of this chapter is to describe the department of health and the general course and method of its operations. This chapter is adopted pursuant to RCW 34.05.220, RCW 42.17.250, and Chapter 43.70 RCW.

(2) The department of health is charged with preserving public health, monitoring health care costs, maintaining minimal standards for quality in health care delivery, and generally overseeing and planning the state's activities as they relate to the health of its citizenry.

NEW SECTION

WAC 246-01-010 Definitions. As used in this chapter:

- (1) "Department" means the department of health.
- (2) "Secretary" means the secretary of the department of health or the secretary's designee.

NEW SECTION

WAC 246-01-020 Functions. The department balances its three core functions to accomplish its mission:

- (1) **Assessment.** To regularly assess state health needs and resources, the department shall
 - (a) collect data on health status, personal health services, and the environment;
 - (b) address major health problems in the state or community and population groups at greatest risk; availability and quality of service; resource availability; and the primary concerns of both citizens and providers; and
 - (c) make budget and program revisions based on this assessment.
- (2) **Policy Development.** To develop and implement sound public policy, the department includes:
 - (a) knowledge gained from assessment;
 - (b) consideration of the political, organizational, and community environments;
 - (c) citizen participation; and
 - (d) cooperation with the state board of health and other state and local agencies.
- (3) **Assurance.** To ensure the capacity of public health agencies to manage day-to-day operations and to respond to public health emergencies, the department shall:
 - (a) provide direct support when costs to replicate services in each local area would be prohibitive;
 - (b) provide technical assistance when services can be provided more effectively by local health agencies; and
 - (c) provide quality service.

NEW SECTION

WAC 246-01-030 Secretary. (1) The secretary is appointed by, and serves at the pleasure of, the governor. In addition to other powers, the secretary may:

- (a) Adopt rules;
 - (b) Appoint advisory committees on areas of emerging concern;
 - (c) Undertake studies, research and analyses;
 - (d) Delegate powers, duties and functions;
 - (e) Enter into contracts on behalf of the department; and
 - (f) Act for the state in the initiation of, or the participation in, intergovernmental programs.
- (2) In case of the absence or disability of the secretary, or in case the office of secretary becomes vacant, the deputy secretary shall have full charge and supervision of the department and shall have the same power and authority to act as the secretary.

(3) In the case of the absence or disability of the secretary and the deputy secretary, the person designated "acting secretary" shall have the same power and authority to act as the secretary. If no person has been so designated, then the power to act as acting secretary shall be vested in any of the assistant secretaries designated in WAC 246-01-080, in the order in which they are listed therein.

NEW SECTION

WAC 246-01-040 Department and professional boards - Relationship. The department works with the following professional boards, committees and councils which have varying degrees of statutory authority, ranging from advisory powers to rule adoption and disciplinary powers:

- (1) Acupuncture advisory committee
- (2) Board of chiropractic examiners
- (2) Chiropractic disciplinary board
- (3) Dental disciplinary board
- (4) Dental hygiene examining committee
- (5) Dental examining board
- (6) Dietician/nutrition board advisory committee
- (7) Dispensing opticians examining committee
- (8) Health Care Assistants
- (9) Hearing Aid Council
- (10) Marriage and Family Therapist Advisory Committee
- (11) Massage Examining Board
- (12) Medical Examining Board
- (13) Medical Disciplinary Board
- (14) Mental Health Counselor Advisory Committee
- (15) Midwifery Advisory Committee
- (16) Naturopathic Advisory Committee
- (17) Nursing Assistants Advisory Committee
- (18) Nursing Home Administrators Board
- (19) Board of Nursing
- (20) Board of Occupational Therapy
- (21) Ocularists Advisory Committee
- (22) Optometry Board
- (23) Board of Osteopathic Medicine and Surgery
- (24) Board of Pharmacy
- (25) Board of Physical Therapy
- (26) Podiatry Board
- (27) Board of Practical Nursing
- (28) Psychology Examining Board
- (29) Radiologic Technical Advisory Committee
- (31) Respiratory Care Practice Advisory Committee
- (32) Sex Offender Treatment Provider Advisory Committee
- (33) Social Worker Advisory Committee
- (34) Veterinary Board of Governors

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

NEW SECTION

WAC 246-01-050 Department and state board of health - Relationship. (1) The secretary serves as a member of the state board of health.

(2) The state board of health may advise the secretary on health policy issues pertaining to the department and the state.

(3) The state board of health has statutory authority to adopt rules to protect the public health, and may delegate this authority to the secretary and rescind such delegated authority.

(4) The department enforces the rules, regulations, and orders of the state board of health.

NEW SECTION

WAC 246-01-060 Department and local health departments/districts -Relationship. (1) The department works with local health departments/districts in partnership to promote public health.

(2) The department provides notification of outbreaks and epidemics of disease that may occur and advises local departments/districts of the measures necessary to prevent and control such outbreaks and epidemics.

(3) Upon the request of a local health officer, the department may take legal action to enforce public health laws, rules and regulations of the state board of health or local rules and regulations within the jurisdiction served by the local health department, and may institute any civil legal proceeding authorized by state law.

NEW SECTION

WAC 246-01-070 Department and Health Professions Resource Committee - Relationship. (1) The Health Professions Resource Committee is comprised of representatives of the department, department of social and health services, higher education coordinating board, state board for community and technical colleges, and office of the superintendent of public instruction.

(2) The department serves as the lead administrative agency for the Health Professions Resource Committee.

(3) The Health Professions Resource Committee shall develop a statewide plan which identifies health personnel shortages and contains policies, designs and strategies to implement activities to address and alleviate those shortages.

NEW SECTION

WAC 246-01-080 Organization. (1) The department is headed by the secretary. The office of the secretary provides overall agency management, and is comprised of the secretary, deputy secretary, state health officer, local health and community services, legislative and congressional relations, and the media relations office.

(2) Seven assistant secretaries direct specific programs within the department.

(a) *The assistant secretary for health information:*

(i) Collects and analyzes data that provides information about the health of the population, hospital costs, hospital diagnosis and procedures, disease and birth defect incidence and trends, and specific illnesses occurring within the state; and

(ii) Collects information on all births, deaths, marriages, and divorces within the state and makes official documentation of these events available to the public.

(b) *The assistant secretary for health promotion and disease prevention:*

(i) Implements programs to control the complications of diabetes, assists low income kidney dialysis and transplant patients pay for treatment, and identifies and develops interventions for the prevention of death and disability from intentional and unintentional injury;

(ii) Identifies needs in rural areas and by underserved populations for preventive and restorative health services. Develops policies to increase availability of needed health services and the resources required to provide them and to empower community based health system development. Assures access to prevention, primary care and other restorative health services by purchasing services and providing technical and financial assistance to support local delivery systems. Assures availability of personnel and capital facilities and equipment to stabilize and improve health systems;

(iii) Conducts high visibility public education and marketing campaigns on a full spectrum of health related topics; develops and supplies health and safety educational materials to schools, local health, and community agencies;

(iv) Provides surveillance, programs, and services designed to reduce death and disease related to cancer, heart disease, and stroke by providing public education/awareness programs, screening projects, professional education, and development of community coalitions;

(v) Interrupts the transmission of human immunodeficiency virus (HIV) and other sexually transmitted diseases (STD), and reduces associated morbidity and mortality by planning, implementing, and evaluating prevention and intervention programs targeting persons at risk of HIV/STD infection, as well as supporting the individual rights and human dignity of those infected and those considered at risk; and

(vi) Reduces the morbidity and mortality due to tuberculosis and vaccine-preventable diseases.

(c) *The assistant secretary for licensing and certification:*

(i) Administers law and enforces rules, regulations and standards for the following professions:

- | | |
|-----------------------------------|--|
| Acupuncturists | Nursing assistants |
| Airway management technicians | Nursing home administrators |
| Animal technicians | Nursing pools |
| Chiropractic X-ray technicians | Occupational therapists |
| Controlled substance researchers | Occupational therapists assistants |
| Counselors/registered & certified | Ocularists |
| Dental hygienists | Optometrists |
| Dentists | Osteopathic physicians and surgeons |
| Dieticians/nutritionists | Osteopathic physicians' assistants |
| Dispensing opticians | Osteopathic physicians' acupuncture assistants |
| Doctors of chiropractic | Pharmacists |
| Drug manufacturers & wholesalers | Paramedics |
| Emergency medical technicians | Pharmacy assistants |
| First responders | Physical therapists |
| Health care assistants | Physicians and surgeons |
| Hearing aid fitters | Physician assistants |
| Intravenous technicians | Podiatric physicians and surgeons |
| Legend drug sample distributors | Practical nurses |
| Massage practitioners | Psychologist |
| Midwives | Radiological technologists |
| | Registered nurses |
| | Respiratory care practitioners |
| | Sex offender treatment providers |
| | Veterinarians |
| | X-ray technicians |

Naturopathic physicians

(ii) Reviews and approves plans and specifications for construction of new buildings, alterations, additions and conversions of health and residential care facilities; and sets standards, inspects, licenses or certifies, and provides consultation to:

Acute care hospitals
 Adult residential rehabilitation centers
 Alcoholism treatment facilities
 Alcoholism hospitals
 Ambulatory surgery centers
 Boarding homes
 Childbirth centers
 Child day care centers
 Comprehensive outpatient rehabilitation
 Department of corrections facilities
 Department of juvenile rehabilitation facilities
 Domestic violence centers
 End state renal disease
 Eye banks
 Farm worker housing
 Ferries systems
 Hotels/motels
 Home health care agencies
 Home care agencies
 Hospice agencies
 Hospice care facilities
 Induction term centers
 Mammography
 Occupational therapist-independent practice
 Outpatient physical therapy/speech pathology
 Physical therapist-independent practice
 Private adult treatment homes
 Psychiatric hospitals
 Psychiatrically impaired children & youth
 Rural health care facilities
 Rural health clinics
 Soldier's home
 State residential schools
 Veteran's home
 Work training release

(iii) Regulates the development of various new health care facilities and services based on community need, financial feasibility, cost containment and quality of care;

(iv) Establishes and promotes a system of emergency medical and trauma services, which includes: developing, evaluating, and monitoring training programs; licensing and inspection; and technical assistance for a comprehensive statewide integrated emergency medical system;

(v) Regulates clinical laboratory testing sites and practices;

(d) *The assistant secretary for environmental health* provides training, public education services and technical assistance to local health agencies and other agencies; and provides direct surveillance, monitoring and enforcement activities to prevent, control and abate health hazards and nuisances related to:

(i) Contaminated shellfish;

(ii) Contamination due to illegal drug manufacturing and storage;

(iii) Disease-carrying insects and rodents;

(iv) Disposal of solid and liquid wastes;

(v) Food service sanitation;

(vi) On-site sewage disposal;

(vii) Public drinking water systems;

(viii) Ionizing radiation;

(ix) Schools, campgrounds and parks;

(x) Toxic substance exposure; and

(xi) Water recreation facilities.

(e) *The assistant secretary for public health laboratories* oversees laboratories that aid in the diagnosis, treatment and prevention of various diseases by:

(i) Testing and analyzing clinical and environmental specimens and samples including food, food products, shellfish, drinking water and seawater;

(ii) Testing to detect certain treatable metabolic disorders in newborns;

(iii) Testing for radioactivity in materials, mine tailings and ores; and

(iv) Performing inorganic and organic chemical analyses on drinking water, and other environmental samples such as soil, paint chips, ceramics and potteries, beverages, food and others.

(f) *The assistant secretary for parent and child health services* is responsible for assuring access to quality maternal and child health care services for children and families who have limited availability to those services, including access to:

(i) Nursing assessment, intervention and follow-up, parenting education, nutrition consultation, system planning and dental health programs for children, adolescents and their primary caretakers;

(ii) A continuum of services designed for infants or children with, or at risk for, special health care needs and their families;

(iii) High quality, low cost, comprehensive family planning and reproductive health care services;

(iv) Health and support services for pregnant and post-partum women and infants; and

(v) Supplemental foods, nutrition education and referral for health services for eligible pregnant women, infants, and children at risk.

(g) *The assistant secretary for management services* provides administrative, financial, contracting, rule-making, information processing, and human resource services to the department's operating programs.

NEW SECTION

WAC 246-01-090 Consumer assistance (1) The department provides a consumer assistance state-wide toll-free hotline. Consumer assistance personnel assist the public with information, concerns or complaints about the department and serve as advocates for consumers who are complainants or witnesses in a licensing or disciplinary proceeding. The health consumer assistance line is 1-800-525-0127; its mailing address is P.O. Box 47891, Olympia, 98504-7891.

(2) The public may send submissions or written requests for information concerning the course and method of the department's operation to: Rules Coordinator, Management Services, 1300 S.E. Quince Street, PO Box 47902, Olympia, 98504-7902.

NEW SECTION

WAC 246-01-100 Current address (1) Each person having a license issued by the department, each applicant for such a license, each recipient of benefits administered by the department, and each applicant for such benefits shall provide a current mailing address at the time of making application or reapplication.

(2) It is the responsibility of any such person to advise the appropriate office of the department in writing of any change in the address provided to the department.

(3) All official correspondence between the department and persons covered in this section shall be addressed to the most recent address provided to the department in writing by such person.

(4) For the purpose of this section, the term "license" shall have the meaning set forth in WAC 246-10-102.

**Chapter 246-08 WAC
PRACTICE AND PROCEDURE**

NEW SECTION

WAC 246-08-420 Public records—Access and exemptions. (1) Public records shall be available for inspection and copying during the department's normal business hours.

(2) The location of specific public records may be obtained by contacting the program where the records are maintained or the rules coordinator in the management services division.

(3) Requests for copies of public records shall be in writing and include:

(a) The name and address of the person requesting the record;

(b) A detailed description of the requested material; and

(c) If a list of names of individuals is being requested, an explanation of the purpose for which the request is made.

(4) No fee shall be charged for the inspection of public records, however the department may charge for reimbursement of the costs incurred by providing copies.

(5) The department reserves the right to determine that a public record is exempt from public disclosure under the provisions of Chapter 42.17 RCW.

(6) The department reserves the right to delete identifying details when disclosing public records if there is reason to believe that disclosure of such details would be an invasion of personal privacy.

(7) The department, when denying a request for a public record, shall provide a statement of the specific exemption which authorizes the withholding of the record and a brief explanation of how the exemption applies to the record withheld.

(8) Upon receipt of such denial, the requesting party may seek review of the decision by letter addressed to the deputy secretary, 1112 S.E. Quince Street, PO Box 47890, Olympia, 98504-7890.

NEW SECTION

WAC 246-08-440 Protection of public records.

Access to the record storage areas shall be restricted to insure that essential functions of the agency are carried out and public records are not damaged, altered, disorganized, or lost. Inspection shall be in the presence of an authorized department employee. Inspection shall be denied and the records withdrawn if the individual inspecting the records is doing so in a manner likely to damage, alter, or substantially disorganize them; or attempts to remove them from the prescribed location; or is excessively interfering or will unduly interfere with other essential functions of the department.

NEW SECTION

WAC 246-08-450 Final orders, declaratory orders, interpretive statements and policy statements - Indexes.

(1) In accordance with RCW 42.17.260, the department shall index:

(a) Final orders that are issued in adjudicative proceedings as defined in RCW 34.05.010(1) and contain an analysis or decision of substantial importance to the department in carrying out its duties;

(b) Declaratory orders that contain an analysis or decision of substantial importance to the department in carrying out its duties;

(c) Interpretive statements as defined in RCW 34.05.010(8); and

(d) Policy statements as defined in RCW 34.05.010(14).

(2) The department shall maintain indexes of:

(a) Final orders meeting the criteria in subsection (1)(a) of this section, issued by the department and the disciplining authorities identified in RCW 18.130.040;

(b) Declaratory orders meeting the criteria in subsection (1)(b) of this section issued by the department and the state board of health; and

(c) Interpretive and policy statements issued by the department and state board of health.

(3) The indexes shall, at a minimum, contain the case or document number; type of document; name of parties, if applicable, unless such names are exempt from public disclosure; brief description of subject; program; pertinent legal citation; and location of the document.

(4) Any person may nominate a final adjudicative order or declaratory order to be evaluated for indexing by writing to the administrative hearings unit, 1300 S.E. Quince Street, PO Box 47851, Olympia, 98504-7851, and attaching a copy of the nominated order. The department shall make a final decision as to whether to index the nominated order, and that decision is not appealable.

(5) The department shall update the indexes on an ongoing basis and conduct an annual review to verify that the indexed documents continue to meet the criteria in subsection (1) of this section. The department may, at any time, delete a document from an index. Pursuant to RCW 42.17.260(6), a public record may not be cited in a proceeding if it has not been indexed.

(6) The indexes are public records and are available for public inspection and copying in accordance with WAC 246-08-420 and 246-08-440. Indexes are located at 1300 Quince Street, Olympia, WA, as follows:

(a) The index of final adjudicative orders is located in the administrative hearings unit; and

(b) The index of declaratory orders, interpretive and policy statements issued by the department and the state board of health is located in the management services division.

AMENDATORY SECTION [(Amending Order 121, filed 12/27/90)]

WAC 246-08-520 (~~(Nondiscrimination)~~) Equal opportunity/affirmative action. The department is firmly committed to equal opportunity and non-discrimination both in the workforce and in the delivery of services and makes every good faith effort to achieve the objectives of the affirmative action plan.

(1) EMPLOYMENT - The department recruits, hires, develops, and promotes persons in all job classifications without regard to race, creed, color, sex, age, national origin, marital status or presence of a mental, physical, or sensory handicap. The department seeks to maintain a working environment free of harassment or intimidation, and to reasonably accommodate persons of disability.

(2) AFFIRMATIVE ACTION - The department strives to correct deficiencies regarding the utilization of protected groups, consistent with WAC 356-05-327, according to the timetables set forth in the department's Affirmative Action Plan.

(3) SERVICES - The department provides services, programs, and lets contracts in a fair and impartial manner. No person (~~in the state of Washington~~) shall, on the grounds of sex, race, creed, color, age, (~~or~~) national origin, marital status, or handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under a program or activity administered or supervised by the (~~Washington state~~) department (~~of health~~) as required by the federal government as a prerequisite for fiscal grants-in-aid (Sec. 601, Civil Rights Act of 1964; 78 Stat. 252; 42 U.S.C. 200d) and chapter 49.60 RCW.

Reviser's note: RCW 34.05.395 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 bracketed material preceding the section above was supplied by the code reviser's office.

NEW SECTION [**AMENDATORY SECTION** (Amending Order 121, filed 12/27/90)]

WAC 246-08-560 (~~(Refund of f)~~) Fees—Payment—Refunds. (1) Fees are due with applications for initial licensing and renewals. The department will not proceed on applications until required fees are paid.

(2) Fee payments may be made in person or by mail. Payment shall be by check, draft, or money order made payable to the department of health.

(3) If a license is denied, revoked, or suspended, fees shall not be refunded.

(4) Application for license after denial or revocation shall include fees as provided for in this title.

(5) Failure to pay fees when due shall invalidate the license/certification/registration and all privileges granted by the license/certification/registration. A late penalty fee shall be remitted in addition to the annual renewal fee.

(6) The department of health shall refund fees it collects that are paid in excess of the stated fee, or paid erroneously.

~~((2))~~ 7) The payee (~~must provide~~) shall submit to the department (~~with~~) a cancelled check or a cash receipt as proof of payment when requesting a refund.

~~((3))~~ 8) The department shall make refunds of five dollars or less only upon written request within (~~13~~) thirteen months from date of payment.

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

Reviser's note: RCW 34.05.395 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 in the Register pursuant to the requirements of RCW 34.08.040.

WSR 93-01-011

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed December 3, 1992, 1:55 p.m.]

Original Notice.

Title of Rule: WAC 468-38-360 Building/house moves.

Purpose: To regulate the movement of buildings or houses on state highways.

Statutory Authority for Adoption: RCW 46.44.090.

Statute Being Implemented: RCW 46.44.090.

Summary: Regulates the moving of buildings or houses on state highways that do not meet requirements for manufactured housing or mobile homes.

Reasons Supporting Proposal: Provides uniform process, tightens controls for WSDOT personnel, thereby enhancing safety for motoring public and protection of state highway infrastructure.

Name of Agency Personnel Responsible for Drafting and Implementation: Barry Diseth, Motor Carrier Services, 459-6715; and Enforcement: Captain Richard F. Randolph, Washington State Patrol, 753-6554.

Name of Proponent: Department of Transportation.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary and Reasons Supporting Proposal above.

Proposal Changes the Following Existing Rules: Requires completion of move application 10 days prior to proposed move, provides more specificity on what WSDOT inspection should cover, requires labor and industry certified flagperson as appropriate, notification of state patrol 48

hours prior to move, references DOT Form 720-028, Building move application, specifies insurance requirements, and railroad crossings schedules are required where applicable.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Transportation Building, Commission Board Room 1D2, Olympia, Washington 98504, on January 29, 1993, at 10:00 a.m.

Submit Written Comments to: Barry Diseth, Administrator, Motor Carrier Services, Olympia, Washington 98504, FAX 438-7163, by January 22, 1993.

Date of Intended Adoption: January 29, 1993.

December 2, 1992

S. A. Moon

Deputy Secretary

AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-360 ((Buildings)) Building/house moves. ~~((1) Width includes all eaves, porches, or other parts attached during movement.~~

~~(2) Movement of a high building will only be permitted if compatible with the structures on the route and the overhead wires, signs and traffic signals. In any movement of a building that requires dropping of any overhead service wire, it is the responsibility of the mover to make all arrangements with the power and telephone companies involved. If the move would require moving of overhead signs or signals, clearance must be obtained from the district administrator before the permit is granted.~~

~~(3) The district administrator shall determine whether the size of a building is such as to allow it to be moved by permit. He shall analyze the local traffic patterns and space to make that determination.~~

~~(4) Pilot cars will be used when required by the provisions of WAC 468-38-100.~~

~~(5) The maximum speed shall not exceed 25 miles per hour.~~

~~(6) No permit will be granted for dollies equipped with hard rubber or solid cushion rubber tires.~~

~~(7) Movement of buildings over 14 feet wide on two-lane state highways may be permitted under the following conditions:~~

~~(a) Controlled vehicular traffic shall be maintained as necessary at all times. The maximum traffic delay shall be five minutes, as estimated by the designated department employee.~~

~~(b) The maximum distance of the movement shall not exceed five miles. Additional contiguous permits shall not be issued to exceed the five mile limit. The department may, however, approve the movement for a distance greater than five miles if it determines that a hardship would otherwise result.~~

~~(c) Prior to issuing a permit, a qualified department of transportation employee shall make a visual inspection of the building and route involved determining that the conditions listed in this section shall be met and that structures or overhead obstructions may be cleared or moved in order to maintain a constant and uninterrupted movement.~~

~~(d) Special escort and other precautions may be imposed to assure movement is made under the safest possible conditions, and the Washington state patrol shall be advised when and where the movement is to be made.)~~ The following requirements control the movement of buildings or houses that do not meet the requirements for manufactured housing or mobile homes (discussed in WAC 468-38-120).

(1) Vehicles/loads not exceeding eighty thousand pounds and sixteen feet wide may be moved on two lane highways with permit, and vehicles/loads not exceeding twenty feet wide may be moved on multiple lane highways with a median barrier or median strip, with permit. Exceptions to these limitations may be proposed to the district administrator, or designee, for review and final determination, assuming compliance with the remaining conditions contained herein.

(2) The maximum distance a structure, exceeding the above dimensions, may move is five miles. Additional contiguous five-mile permits shall not be issued to exceed the five-mile limitation. An exemption may be granted by the district administrator, or designee, if the permittee can justify the move as in the public interest or as the avoidance of extreme hardship. Justification will generally require independent documented evidence supporting the basis for the move, to include, but not be limited to: Cost, equity, and sales data; historic significance; public benefit; or national defense.

(3) An application for move must be completed and submitted to the district administrator, or designee, at least ten working days before the scheduled move. The application (form number DOT 720-028) must show, at a minimum: The owner, the mover, proposed route - complete with traffic control plan, a physical description of the structure, arrangements for moving overhead obstacles, the number and configuration of hauling vehicles (towing unit, dollies, etc.), and any additional requirements outlined in this section.

(4) When deemed necessary a department of transportation employee shall make a visual inspection of the structure, hauling vehicles, and proposed route. This inspection shall, at a minimum, verify dimensions (to include eaves, porches, and other appurtenances that could not be removed without affecting structural integrity), check for appropriate strapping for brick/masonry, verify that all overhead obstacles have been identified, insure that dollies are not equipped with hard rubber or solid cushion rubber tires, verify the tow vehicles (a back-up vehicle may be required on site for the move) have a valid certificate of inspection from the Washington state patrol, and determine if state forces will be required for the move (state force work will be estimated and paid by the permittee in advance, with actual costs being determined and a billing/refund occurring of any adjustment at the end of the move). Necessary equipment to make the inspection, such as a ladder, will be provided on site by the owner or mover.

(5) The maximum speed shall not exceed twenty-five miles per hour. Time allotted for traffic delays shall be at district discretion, but shall not exceed five minutes. Reasonable accessibility for emergency vehicles to navigate around the load shall be maintained.

(6) Special escort car requirements may be imposed to assure the movement will be made under the safest possible conditions. Documentation must be provided that shows the escort vehicle operators and accompanying flagpersons have

been certified by the department of labor and industries. Hard hats and vests will be required for all flagpersons directing/controlling traffic during the movement.

(7) The applicant shall notify the Washington state patrol forty-eight hours in advance of the scheduled move, providing the Washington state patrol with time and route. The district may require the applicant to have the Washington state patrol assist with traffic control, the cost to be borne by the permittee.

(8) Routes involving the movement of overhead traffic signals, wires, and/or mast arms must be approved by the district traffic engineer.

(9) If railroad tracks are to be crossed, the appropriate railroad company shall be notified by the applicant and a copy of the railroad's schedule for those crossings will be submitted with the traffic control plan and application.

(10) Generally loads of two hundred thousand pounds must be approved by the bridge conditions branch in Olympia if structures are to be crossed. Per RCW 46.44.091(6), the written request must be submitted thirty days in advance of the planned move.

(11) Per WAC 468-38-050, the permittee must provide proof of insurance in the following amounts: Commercial operators shall have at least seven hundred fifty thousand dollars liability and noncommercial operators shall have at least three hundred thousand dollars liability.

WSR 93-01-012
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed December 4, 1992, 10:59 a.m.]

Original Notice.

Title of Rule: WAC 388-28-392 Community, separate, and jointly owned property—Time-loss compensation—Lien.

Purpose: Codifies DSHS policy for calculation of lien and determination of allowable attorney fees and provides client notice of the same in accordance with RCW 43.20B.720 and chapter 51.52 RCW. Gives notice to the client of the value of the lien and share of attorney fees paid.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Provides the department policy regarding lien calculation and requires the department to give notice to the client of the value of the lien and share of attorney fees paid.

Reasons Supporting Proposal: Codify DSHS policy for calculation of lien and determination of allowable attorney fees and provide client notice of the same in accordance with RCW 43.20B.720 and chapter 51.52 RCW.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Rita Jefferson, Revenue, Office of Financial Recovery, 753-1312.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 4, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3111, filed 12/28/90, effective 1/28/91)

WAC 388-28-392 Community, separate, and jointly owned property—Time-loss compensation—Lien. (1) The department of social and health services shall file a lien and notice to withhold and deliver, with labor and industries or the self-insurer, to recover time-loss compensation payable to a public assistance client, ((unless the client's time loss benefits are based upon an)) for injury or illness occurring ((before)) on or after July 1, 1972. The department shall mail a copy of the notice to the client no later than the following work day.

(2) By accepting public assistance, adult and minor clients subrogate to the department the clients' right to recover time-loss compensation. The department shall compute payments for time-loss compensation and public assistance paid for less than a full month on the actual number of days paid. The department shall not make a further claim under this lien when:

(a) Duplicated benefits terminate; or

(b) Continued assistance is required to supplement time-loss compensation to bring the assistance unit up to the grant standard.

(3) When an assistance unit consists of unmarried parents, the department shall recover time-loss benefits as though the injured worker and the injured worker's dependents comprise a separate assistance unit. The department shall:

(a) ((The department shall)) Consider any common children to be part of the injured worker's assistance unit ((:)); and

(b) ((The department shall)) Budget any income received by the injured ((worker or dependents against the)) worker's separate assistance unit against the related grant ((of the injured worker and the injured worker's dependents.

((4)) The department shall file a statement of lien and notice to withhold and deliver with the department of labor and industries or the self-insurer).

The department shall mail a copy of the notice to the client no later than the first following working day.

((5)) (4) When the client or client's attorney claims allowable attorney fees and costs, incidental to an increased award, the office of financial recovery, department of social and health services shall:

(a) Request an itemized billing from the attorney;

(b) Determine what portion of the award, if any, resulted directly from the attorney's involvement;

(c) Determine the department's proportionate share of attorney fees and costs applicable to the duplicate coverage period; and

(d) Deduct the department's share of cost in subsection (4)(c) of this section from the lien for duplicated assistance;
or

(e) Issue the proportionate share refund to the attorney with a copy of the account summary to the client.

(5) The department shall advise a client of the provision in WAC 388-28-392 when the client may be eligible for time-loss compensation.

(6) The department shall advise a client of the client's right to a fair hearing as provided in chapter 388-08 WAC.

Title of Rule: WAC 388-86-100 Durable medical equipment and prosthetic/orthotic devices.

Purpose: Defines prosthetic devices, durable medical equipment, and communications devices. Clarifies equipment needing prior approval. Changes the language for easier readability. Adds limits to when a vehicle can be modified. Changes the name of the authorizing agency to Medical Assistance Administration. Clarifies when a wheelchair can be purchased for a nursing home patient.

Date of Intended Adoption: January 6, 1993.

December 7, 1992

Rosemary Carr

Acting Director

Administrative Services

WSR 93-01-016
PROPOSED RULES
BUILDING CODE COUNCIL

[Filed December 4, 1992, 12:34 p.m.]

Continuance of WSR 92-16-106.

Title of Rule: Washington State Ventilation and Indoor Air Quality Code.

Purpose: The rule making is being continued to consider additional testimony related to radon monitoring, damper installation requirements, and solid fuel burning appliances.

Statutory Authority for Adoption: RCW 19.27.190(2).

Statute Being Implemented: RCW 19.27.190(2) and chapter 132, Laws of 1992.

Summary: The purpose of the continuance is to consider further modifications related to the application of chapter 132, Laws of 1992 regarding radon monitoring, damper installation requirements, and to receive additional data related to the proposed testing requirements for solid fuel burning appliances.

Name of Agency Personnel Responsible for Drafting and Implementation: Judith Darst, 906 Columbia Street S.W., Olympia, WA 98504, (206) 586-2251; and Enforcement: Local government.

Name of Proponent: Washington State Building Code Council, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Date of Intended Adoption: December 11, 1992.

December 4, 1992

Gene Colin

Chair

WSR 93-01-024
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed December 7, 1992, 11:49 a.m.]

Continuance of WSR 92-22-110.

WSR 93-01-025
PROPOSED RULES
DEPARTMENT OF HEALTH

(Board of Dental Examiners)

[Filed December 7, 1992, 1:32 p.m.]

Original Notice.

Title of Rule: Amending WAC 246-818-120 Licensure without examination for dentists—Eligibility, 246-818-130 Licensure without examination for dentists—Application procedure, and 246-818-140 Licensure without examination for dentists—Licensing and examination standards.

Purpose: To clarify existing rules.

Statutory Authority for Adoption: RCW 18.32.035.

Statute Being Implemented: RCW 18.32.215.

Summary: The Board of Dental Examiners has determined the need to further clarify the existing rules for the dental licensure without examination program to ensure consistent interpretation by licensure applicants and the board.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Susan Shoblom, Executive Director, 1300 S.E. Quince Street, Olympia, WA 98504, (206) 586-6898.

Name of Proponent: Department of Health, Board of Dental Examiners, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The Board of Dental Examiners has been reviewing applications for dental licenses under the licensure without examination program for almost two years now and has determined the need to further clarify the rules to make them more understandable and concise for both the applicant and the board. We anticipate that this modification of existing rules will assist prospective applicants in determining if they meet eligibility requirements for the program.

Proposal Changes the Following Existing Rules: Changes will clarify and simplify current rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: West Coast SeaTac Hotel, Cascade Room, 18820 Pacific Highway South, Seattle, WA 98188, on January 29, 1993, at 9:00 a.m.

Submit Written Comments to: Susan Shoblom, Executive Director, Dental Health Care Boards, P.O. Box 47867,

1300 S.E. Quince Street, Olympia, WA 98504, by January 11, 1993.

Date of Intended Adoption: January 29, 1993.

November 17, 1992

Susan E. Shoblom

Executive Director

AMENDATORY SECTION (Amending Order 228B, filed 12/19/91, effective 1/19/92)

WAC 246-818-120 Licensure without examination for dentists—Eligibility. The Washington board of dental examiners may grant licensure without an examination to dentists licensed in other states who:

(1) Have graduated from an educational program approved by the board of dental examiners; provided that graduates of non-accredited schools must meet the requirements of WAC 246-818-090.

(2) Have successfully completed Parts I and II of the National Dental Board examination.

(3) ~~((Have been issued a))~~ Hold an active license, registration or certificate to practice dentistry, without restrictions, in another state, obtained by successful completion of an examination, if the other state's current licensing standards are substantively equivalent to the licensing standards of the state of Washington. The board of dental examiners will determine if the other state's current licensing standards are substantively equivalent to licensing standards in this state, pursuant to WAC 246-818-140.

(4) Are currently ~~((engaged in the practice of))~~ practicing clinical dentistry in another state pursuant to WAC 246-818-130(11).

(5) Have completed the AIDS education requirement defined in WAC 246-818-080.

(6) Are certified as having been licensed by the state board(s) of dentistry in all the state(s) in which the applicant has held a dental license.

(7) Have completed the jurisprudence requirement as determined by the Washington board of dental examiners.

(8) Participate in a personal interview with the board, if requested by the Washington board of dental examiners.

AMENDATORY SECTION (Amending Order 228B, filed 12/19/91, effective 1/19/92)

WAC 246-818-130 Licensure without examination for dentists—Application procedure. The applicant is responsible for obtaining and furnishing to the Washington board of dental examiners all materials required by the board to establish eligibility for a license without examination. Any fees for verification of requirements must be paid by the applicant.

A license issued based on the succeeding criteria, may be revoked upon evidence of misinformation or substantial omission.

The following must be submitted to the board:

(1) A completed application for licensure without examination to include the payment of the required application fee. The application must be signed and notarized. All information must be completed and received within 180 days of receipt of the initial application. Only completed applications will be reviewed by the board, or its designee(s). Completed applications will be acted on at the next sched-

uled board meeting ~~((; provided that the board may extend application reviews to the following meeting or meetings if required by the number of completed applications or the board's other business))~~ or at other intervals determined by the board.

(2) A statement by the applicant as to whether he/she has been the subject of any disciplinary action in the state(s) of licensure and whether he/she has engaged in unprofessional conduct as defined in RCW 18.130.180.

(3) A statement by the applicant that he/she is not an impaired practitioner as defined in RCW 18.130.170.

(4) A certification by the state board(s) of dentistry (or equivalent authority) that, based on successful completion of an examination, the applicant was issued a license, registration, certificate or privilege to practice dentistry, without restrictions, and whether he/she has been the subject of final or pending disciplinary action.

(5) Documentation to substantiate that standards defined in WAC 246-818-140 have been met.

(6) A certification from each state or jurisdiction where the applicant holds or has held a license to practice dentistry and whether he/she has been the subject of final or pending disciplinary action.

(7) An official dental school transcript showing the degree and date of graduation. This transcript shall be mailed from the school directly to the board.

(8) The national board scores certified by the Joint Commission on National Dental Examinations.

(9) A current 2" x 2" photograph ~~((duly identified and attested))~~ signed and dated.

(10) Proof of completion of AIDS education as required by WAC 246-818-080.

(11) Proof that the applicant is currently engaged in the practice of clinical, direct patient care dentistry, in another state, and has been ~~((for at least))~~ practicing for the five years immediately preceding application, as demonstrated by the following information:

(a) Address of practice location(s);

(b) Length of time at the location(s);

(c) Certification of a minimum of twenty hours per week in clinical dental practice ~~((, as defined by RCW 18.32.020))~~;

(d) A letter from all malpractice insurance carrier(s) ~~((and))~~ defining years when insured and any claims history;

(e) Federal or state tax numbers;

(f) DEA numbers if any; ~~((and~~

~~(g) A copy of the applicant's current dental license.))~~

Dentists serving in the United States federal services as described in RCW 18.32.030(2), for the period of such service, need not provide (a) through (f) of this subsection, but must provide documentation from their commanding officer regarding length of service, duties and responsibilities ~~((and a copy of their current license))~~ including any adverse actions or restrictions. Such dental service, including service within the state of Washington, shall be credited toward the dental practice requirement.

Dentists employed by a ~~((teaching institution,))~~ dental school approved by the board for the period of such dental practice, need not provide (a) through (f) of this subsection, but must provide documentation from the dean or appropriate administrator of the institution regarding the length and terms of employment and their duties and responsibilities,

~~((and a copy of their current license))~~ and any adverse actions or restrictions. Such dental practice, including practice within the state of Washington, shall be credited toward the dental practice requirement. Dental practice within a residency program shall be credited toward the dental practice requirement.

AMENDATORY SECTION (Amending Order 101B, filed 12/6/90, effective 1/31/91)

WAC 246-818-140 Licensure without examination for dentists—Licensing examination standards. An applicant is deemed to have met Washington state examination standards if either subsection (1) or (2) ((below)) of this section is met:

(1) The state in which the applicant received a license, following successful completion of an examination, currently administers or subscribes to an examination, which includes all components listed in subsection (2)(a) of this section and at least ~~((three))~~ two of the components listed in subsection (2)(b) ((below)) of this section.

(2) The applicant provides documentation that he/she has successfully completed an examination in another state which included all of the components listed in (a) of this subsection and at least ~~((three))~~ two of the components listed in (b) ~~((below))~~ of this subsection.

(a) The applicant must have successfully completed an examination which included/includes the following components:

~~((i-))~~ (i) Oral diagnosis and treatment planning, written or clinical test.

~~((ii-))~~ (ii) Class II amalgam test on a live patient.

~~((iii-))~~ (iii) Class II cast gold test, up to and including a ~~((3/4))~~ full crown, on a live patient.

~~((iv-))~~ (iv) Periodontal test on a live patient to include a documentation and patient evaluation as well as scaling and root planing of at least one quadrant.

~~((v-))~~ (v) Use of a rubber dam during ~~((grading of))~~ restorative ~~((tests))~~ procedures.

~~((vi-))~~ (vi) Removable prosthodontics written or clinical test.

(b) The examination included/includes at least ~~((three))~~ two of the following characteristics or components:

~~((i-))~~ (i) Standardization and calibration of examiners.

~~((ii-))~~ Lab work completed by candidate and graded.

~~((iii-))~~ (ii) Anonymity ~~((of))~~ between candidates and grading examiners.

~~((iv-))~~ (iii) Endodontic test which requires the obturation of at least one canal.

~~((v-))~~ Gold foil test.

~~((vi-))~~ (iv) Other clinical procedures~~((-))~~ (i.e., composite, gold foil.)

The board will publish a list of states or regional licensing examinations which on the date of publication of the list are considered to be substantively equivalent to the Washington state dental licensing examination. The list will be periodically updated and available upon request.

**WSR 93-01-027
WITHDRAWAL OF PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed December 7, 1992, 4:10 p.m.]

The Washington Utilities and Transportation Commission hereby withdraw all proposals filed with your office on July 24, 1992, contained in WSR 92-16-019.

Paul Curl
Secretary

**WSR 93-01-030
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Filed December 8, 1992, 9:54 a.m.]

Original Notice.

Title of Rule: WAC 388-15-202 Comprehensive assessment—Definitions, 388-15-203 Assessment, 388-15-204 Reassessment, and 388-15-205 Service plan development.

Purpose: These new proposed rules will provide understandable easy access to rules common to all aging and adult services administration programs regarding assessment and service plan development. These rules are currently located in WACs for specific programs.

Statutory Authority for Adoption: RCW 74.09.520, 74.39.005, 74.08.043, and 74.08.545.

Statute Being Implemented: RCW 74.09.520, 74.39.005, 74.08.043, and 74.08.545.

Summary: This issuance will provide understandable easy access to rules common to all programs regarding assessment and service plan development.

Reasons Supporting Proposal: The new proposed rules locate in one WAC chapter the rules pertaining to assessment and service plan development which apply to all programs. These rules are currently located in WACs for specific programs.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Fran Wilson-Maudsley, Aging and Adult Services Administration, 493-2538.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposed Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 8, 1992
 Rosemary Carr
 Acting Director
 Administrative Services

NEW SECTION

WAC 388-15-202 Comprehensive assessment—
Definitions. (1) "Assessment" means an inventory and evaluation of abilities and needs.

(2) "Client" means an applicant for service or a person currently receiving services.

(3) "Personal care services" means assistance with both direct personal care and household tasks provided to clients functionally unable to perform all or part of such tasks listed in subdivisions (a) through (q) below. The type of help allowable for each task shall not include assistance that must be provided by a licensed health professional.

(a) "Ambulation" means assisting the client to move around. Ambulation includes supervising the client when walking alone or with the help of a mechanical device such as a walker if guided, assisting with difficult parts of walking such as climbing stairs, supervising the client if client is able to propel a wheelchair if guided, pushing of the wheelchair, and providing constant physical assistance to the client if totally unable to walk alone or with a mechanical device.

(b) "Bathing" means assisting client to wash self. Bathing includes supervising client able to bathe self when guided, assisting client with difficult tasks such as getting in or out of the tub or washing back, and completely bathing the client if totally unable to wash self.

(c) "Body care" means assisting the client with exercises, skin care including the application of ointments or lotions, changing dry bandages or dressings not requiring professional judgment. Body care excludes foot care beyond washing of feet and filing toenails, foot care for clients who are diabetic or have poor circulation, or changing bandages or dressings when sterile procedures are required. Provision of body care tasks is limited. The client must be able to supervise the provision of these tasks.

(d) "Dressing" means assistance with dressing and undressing. Dressing includes supervising and guiding client when client is dressing and undressing, assisting with difficult tasks such as tying shoes and buttoning, and completely dressing or undressing client when unable to participate in dressing or undressing self.

(e) "Eating" means assistance with eating. Eating includes supervising client when able to feed self if guided, assisting with difficult tasks such as cutting food or buttering bread, and feeding the client when unable to feed self.

(f) "Essential shopping" means assistance with shopping to meet the client's health care or nutritional needs. Limited to brief, occasional trips in the local area to shop for food, medical necessities, and household items required specifically for the health and maintenance of the client. Essential shopping includes assisting when the client can participate in shopping and doing the shopping when the client is unable to participate.

(g) "Housework" means performing or helping the client perform those periodic tasks required to maintain the client in a safe and healthy environment. Activities performed

include such things as cleaning the kitchen and bathroom, sweeping, vacuuming, mopping, cleaning the oven, and defrosting the freezer, shoveling snow. Washing inside windows and walls is allowed, but is limited to twice a year. Assistance with housework is limited to those areas of the home which are actually used by the client. This task is not a maid service and does not include yard care.

(h) "Laundry" means washing, drying, ironing, and mending clothes and linens used by the client or helping the client perform these tasks.

(i) "Meal preparation" means assistance with preparing meals. Meal preparation includes planning meals including special diets, assisting clients able to participate in meal preparation, preparing meals for clients unable to participate, and cleaning up after meals. This task may not be authorized to just plan meals or clean up after meals. The client must need assistance with actual meal preparation.

(j) "Personal hygiene" means assistance with care of hair, teeth, dentures, shaving, filing of nails, other basic personal hygiene, and grooming needs. Personal hygiene includes supervising client when performing the tasks, assisting client when caring for own appearance, and performing grooming tasks for client when unable to care for own appearance.

(k) "Positioning" means assisting the client to assume a desired position. Positioning includes assistance in turning and positioning to prevent secondary disabilities, such as contractures and balance deficits.

(l) "Self-medication" means assisting the client to self-administer medications prescribed by attending physician. Self-medication includes reminding the client of when it is time to take prescribed medication, handing the medication container to the client, and opening a container.

(m) "Supervision" means being available to:

(i) Help the client with personal care tasks that cannot be scheduled, including toileting, ambulation, transfer, positioning, some medication assistance; and

(ii) Provide protective supervision to a client who cannot be left alone because of confusion, forgetfulness, or lack of judgment.

(n) "Toileting" means assistance with bladder or bowel functions. Toileting includes guidance when the client is able to care for own toileting needs, helping client to and from the bathroom, assisting with bedpan routines, using incontinent briefs on client, and lifting client on and off the toilet. Toileting may include performing routine perineal care, colostomy care, or catheter care for the client when client is able to supervise the activities.

(o) "Transfer" means assistance with getting in and out of a bed or wheelchair or on and off the toilet or in and out of the bathtub. Transfer includes supervising the client when able to transfer if guided, providing steadying, and helping the client when client assists in own transfer. Lifting the client when client is unable to assist in their own transfer requires specialized training.

(p) "Travel to medical services" means accompanying or transporting the client to a physician's office or clinic in the local area to obtain medical diagnosis or treatment.

(q) "Wood supply" means splitting, stacking, or carrying wood for the client when the client uses wood as the sole source of fuel for heating and/or cooking. This task is limited to splitting, stacking, or carrying wood the client has

at own home. Using a chain saw or felling trees is not allowable.

NEW SECTION

WAC 388-15-203 Assessment. (1) Purpose. The assessor as identified in subsection (2)(a) of this section shall:

(a) Identify client strengths to maximize current strengths and promote client independence;

(b) Evaluate physical health, functional and cognitive abilities, social resources and emotional and social functioning for service planning for long-term care;

(c) Identify client values and preferences for effective service planning based on the individual's values and lifestyles; and

(d) Determine client's need for informal support, community support and services, and department paid services.

(2) Assessment responsibility.

(a) Department staff and aging network staff while assessing need for case management shall perform the assessment.

(b) The assessors shall perform a separate assessment for each adult applying for all aging and adult field services programs except adult protective services.

(c) The assessors shall document the assessment on a prescribed form.

(d) The assessors shall perform the assessment in person with the client.

(e) When administering the assessment, the assessors shall take into account the client's:

(i) Risk of and eligibility for nursing facility placement;

(ii) Health status, psychological/social/cognitive functioning, income and resources, and functional abilities;

(iii) Living situation; and

(iv) Availability of alternative resources providing needed assistance, including family, neighbors, friends, community programs, and volunteers.

(3) Scoring of functional abilities and supports.

(a) For each direct personal care service and household assistance task listed on the assessment form, assessors shall determine:

(i) The client's ability to perform each activity;

(ii) Assistance available through alternative resources, including families, friends, neighbors, community programs, and unpaid caregivers; and

(iii) Assistance needed from aging and adult field services programs after alternative resources have been taken into account.

(b) The assessors shall award points for each task based on the level of unmet need. The number of points allowable for each task are listed below under columns identified as 0=none, M=minimal, S=substantial, and T=total:

TASK	0	M	S	T
Eating				
Breakfast	0	4	7	10
Light meal	0	4	7	10
Main meal	0	5	10	15
Toileting	0	5	10	15

Ambulation	0	4	7	10
Transfer	0	1	3	5
Positioning	0	1	3	5
Body care	0	5	10	15
Personal hygiene	0	1	3	5
Dressing	0	4	7	10
Bathing	0	4	7	10
Self-medication	0	2	4	6
Travel to medical services	0	1	2	3
Essential shopping				
With client	0	5	10	15
or				
For client	0	1	3	5
Meal preparation				
Breakfast	0	4	7	10
Light meal	0	4	7	10
Main meal	0	5	10	15
Laundry				
Facilities in home	0	1	2	3
or				
Facilities out of home	0	3	5	7
Housework	0	1	2	3
Wood supply	0	3	5	7

(c) The points awarded for each task are added together to obtain the total score for the applicant or client.

(4) Ceiling hour computation. Department staff shall:

(a) Convert the total score into maximum allowable hours per month (ceiling hours) which may be authorized; and

(b) Use the service authorization ceiling chart to convert the score to ceiling hours per month.

SCORE	CEILING HOURS	SCORE	CEILING HOURS	SCORE	CEILING HOURS
1-4	5	60-64	44	120-124	83
5-9	8	65-69	47	125-129	87
10-14	11	70-74	51	130-134	90
15-19	14	75-79	54	135-139	93
20-24	18	80-84	57	140-144	97
25-29	21	85-89	60	145-149	100
30-34	24	90-94	64	150-154	103
35-39	28	95-99	67	155-159	106
40-44	31	100-104	70	160-164	110
45-49	34	105-109	74	165-169	113
50-54	37	110-114	77	170 and	
55-59	41	115-119	80	Above	116

(c) Conversion hours show client need and may not reflect department paid hours as determined by program standards.

(5) The assessors shall determine the client's additional hours of supervision needed:

(a) Due to confusion, forgetfulness or lack of judgment; and

(b) For standby assistance necessary for unscheduled tasks defined in WAC 388-15-202.

(c) Supervision hours show client need and may not reflect department paid hours as determined by program standards.

(6) Department staff shall authorize services to correspond with the client's assessed need according to eligibility criteria for aging and adult services administration programs. The department shall notify the client of the right to contest denial or reduction of services.

NEW SECTION

WAC 388-15-204 Reassessment. (1) The assessors shall perform an interim reassessment or full reassessment of the client's strengths, physical health, functional and cognitive abilities, social resources, emotional and social functioning, preferences, need for informal and community support and services, and need for department paid services:

- (a) As required by the program standards in which the client has been authorized services; and
 - (b) When deemed necessary because of a change in the client's condition or situation.
- (2) The department shall continue, deny, or alter services to correspond with the client's present need. The department shall notify the client of the right to contest denial or reduction of services.

NEW SECTION

WAC 388-15-205 Service plan development. (1) The department and the aging network when providing case management shall develop a service plan with the client which identifies ways to meet the client's needs with the most appropriate services, both formal and informal.

- (2) Staff who develop the service plan shall document the:
- (a) Client's specific problems and needs;
 - (b) Plan for meeting each need;
 - (c) Responsible parties for carrying out each part of the plan;
 - (d) Anticipated outcomes;
 - (e) Dates and changes to the plan;
 - (f) Dates of referral, service initiation, follow-up reviews; and
 - (g) Agreement to the service plan by the client or the client's representative.

**WSR 93-01-031
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed December 8, 1992, 9:56 a.m.]**

Original Notice.

Title of Rule: Chapter 388-15 WAC; WAC 388-15-207 Chore personal care services for adults—Legal basis—Purpose—Goals; 388-15-208 Definitions; 388-15-209 Eligibility; 388-15-212 Service determination; 388-15-213 Payment; 388-15-214 Chore personal care services budget control; 388-15-215 Program limitations; 388-15-216 Grandparented clients; and 388-15-217 Chore personal care services for employed disabled adults.

Purpose: The revision will remove information which applies to all AASA programs from the chore program WAC, and makes the information less confusing. It also

changes outdated wording and references from "Interim Assessment" to the new "Comprehensive Assessment." Relative provider restrictions are not being changed as originally planned.

Statutory Authority for Adoption: RCW 74.08.530 and 74.08.545.

Statute Being Implemented: RCW 74.08.530 and 74.08.545.

Summary: The revision will remove information which applies to all AASA programs from the chore program WAC, and makes the information less confusing.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Fran Wilson-Maudsley, Aging and Adult Services Administration, 493-2538.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 8, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3041, filed 7/13/90, effective 8/13/90)

WAC 388-15-207 Chore personal care services for adults—Legal basis—Purpose—Goals. (1) The legal basis for the chore ((services)) personal care program is RCW 74.08.530 through 74.08.570.

(2) The purpose of the program is to assist an eligible applicant at risk of being placed in a long-term care facility by providing allowable chore ((service)) personal care tasks that may allow the eligible applicant to remain in or return to the eligible applicant's own residence.

(3) Chore personal care services may be provided through the contracted program or the individual provider program.

AMENDATORY SECTION (Amending Order 3152, filed 3/26/91, effective 4/26/91)

WAC 388-15-208 Definitions. (1) "Applicant" means a person applying for chore personal care services.

(2) "Attendant care" means the service provided to a grandparented client needing full-time care because the client:

(a) Requires personal care task assistance that cannot be scheduled, e.g., toileting, ambulation, transfer, positioning, some medication assistance; or

(b) Needs protective supervision because of confusion, forgetfulness, or lack of judgment. Protective supervision does not include responsibilities a legal guardian should assume.

(3) "Available" means accessible for use and conversion into money or its equivalent without significant depreciation in the value of the property.

(4) "Chore personal care services" means services in performing personal care and related household assistance tasks as provided in the department's medical assistance state plan provision addressing personal care.

~~(5) ("Client" means a person receiving chore services.~~
~~(6))~~ "Companionship" means ~~((being with))~~ a person being in the client's own home for the purpose of preventing loneliness or to accompany the client outside the home for other than basic errands, medical appointments, or laundry.

~~((7))~~ (6) "Contracted program" means that method of hourly chore personal care service delivery where the contractor is responsible for recruiting, supervising, training, and paying the chore ~~((services))~~ personal care provider.

~~((8))~~ (7) "Grandparented client" means a person approved for hourly household tasks or family care services before December 14, 1987, or a person approved for attendant care services before April 1, 1988, provided the person was receiving the same services as of June 30, 1989.

~~((9))~~ (8) "Hourly care" means the service provided to clients needing assistance with scheduled household or personal care tasks.

~~((10))~~ (9) "Household assistance" means assistance with travel to medical services, essential shopping, laundry, housework, or wood supply as defined under WAC ~~((388-15-820))~~ 388-15-202.

~~((11))~~ (10) "Individual provider program" means a method of chore personal care service delivery where the client employs and supervises the chore ~~((services))~~ personal care provider. Payment is made to the client who, in turn, pays the provider.

~~((12) "Interim assessment" means the department's assessment form used to determine the amount and type of chore services to be provided.)~~

~~((13))~~ (11) "Own home" means the client's present or intended place of residence, whether in a building the client rents or owns or in the home of another person.

~~((14))~~ (12) "Personal care" means assistance with personal hygiene, dressing, bathing, eating, toileting, ambulation, transfer, positioning, self-medication, body care, or meal preparation. The tasks are defined under WAC ~~((388-15-820))~~ 388-15-202.

~~((15))~~ (13) "Property owned" means property over which the applicant or client has a legal interest.

~~((16))~~ (14) "Relative" means a client's spouse, father, mother, son, or daughter.

~~((17))~~ (15) "Resources" means real or personal property owned by or available to an applicant or a client which the department may apply, either directly or after conversion into money or its equivalent toward meeting the client's financial participation for services.

~~((18) "Service authorization ceiling chart" means the chart indicating the maximum number of hours the department may authorize for a client's score.~~

~~(19))~~ (16) "Shared living arrangement" means a situation where two or more adults share expenses and reside together in one of the adult's residences with common facilities, such as living, cooking, and eating areas.

AMENDATORY SECTION (Amending Order 3152, filed 3/26/91, effective 4/26/91)

WAC 388-15-209 Eligibility. The department shall consider the following eligibility criteria when determining an applicant's/client's eligibility for chore personal care services:

(1) Service eligibility:

(a) Eighteen years of age and over;

(b) At risk of placement in a long-term care facility as evidenced by the need for assistance with one or more personal care tasks listed in WAC 388-15-208~~((13))~~(12), and no one is willing and able to provide unpaid assistance with the required personal care tasks; and

(c) Not eligible for Medicaid personal care or community options program entry system (COPES) services.

(2) Financial eligibility, meets the financial and resource eligibility requirements established by the department;

(3) Resource eligibility:

(a) Has resources at or below ten thousand dollars for a one-person family or fifteen thousand dollars for a two-person family. Allow another one thousand dollars for each additional family member;

(b) Resources considered. The department shall consider the following resources when available to the applicant or client in determining the value of an applicant's or client's resources:

(i) Checking accounts;

(ii) Savings accounts;

(iii) Certificates of deposit;

(iv) Money markets;

(v) Negotiable stocks and bonds;

(vi) Latest assessed value of lots or property not attached to residence;

(vii) Market value of a boat or boats, recreational vehicle or vehicles, or excess automobiles;

(viii) Liquid assets~~((:))~~ such as cash, gold, silver, and other items of an investment and negotiable nature; ~~((and))~~

(ix) Resources received in transfer or assignment from a spouse under WAC 388-92-043(5) are available to the applicant/client as a single-person household and subject to ~~((WAC 388-15-209))~~ subsections (2) and (3)(a) and (b) of this section; and

(x) Resources transferred for the purpose of making the applicant or client eligible for department-paid assistance.

(c) Resources excluded. The department shall not consider the following resources, regardless of value, in determining the value of a client's or applicant's resources:

(i) A home and lot normal for the community where the client or applicant resides;

(ii) Used and useful household furnishings, personal clothing, and one automobile per client;

(iii) Personal property of great sentimental value;

- (iv) Real or personal property used by the applicant or client to earn income or for rehabilitation;
- (v) One cemetery plot for each member of the family unit;
- (vi) Cash surrender value of life insurance;
- (vii) Resources that cannot be converted to cash in twenty working days as long as there is a reasonable ongoing effort to convert the resource into cash;
- (viii) Payments received as restitution payments under the Civil Liberties Act of 1988 and the Aleutian and Pribiloff Island Restitution Act, P.L. 100-383; or
- (ix) Real estate sales contracts. The interest and principal payments from real estate sales contracts is treated as unearned income.

(4) Adult protective services. Adult protective service clients at risk of being placed in a long-term care facility shall be eligible to receive chore personal care services without regard to income or resources if these services are an integral but subordinate part of the adult protective services plan. These services shall be provided only until the situation necessitating the services has stabilized and are limited to a maximum of ninety days during any twelve-month period; and

(5) Volunteer chore services. An applicant for chore personal care services shall be referred to the volunteer chore service program when the applicant:

- (a) Does not meet the eligibility criteria for chore personal care services;
- (b) Is eligible for five hours or less per month of chore personal care services;
- (c) Is eligible for a reduced level of chore personal care services because income exceeds thirty percent of the state median income; or
- (d) Needs help with tasks that are not available in the chore personal care services program.

AMENDATORY SECTION (Amending Order 3152, filed 3/26/91, effective 4/26/91)

WAC 388-15-212 Service determination. (1) Assessment.

(a) ~~((The purpose of assessment is to determine the applicant/client's need for chore services and the authorized hours of service.~~

~~(b))) Department staff shall perform the assessment or use assessment information received which has been administered according to rules described under WAC 388-15-202 through 388-15-205.~~

~~((c) The department shall perform a separate assessment for each adult applying for chore services.~~

~~(d) The department shall document the assessment on a prescribed form.~~

~~(e) When administering the assessment, department staff shall take into account the applicant/client's:~~

- ~~(i) Risk of long term care facility placement;~~
- ~~(ii) Ability to perform personal care and related household tasks;~~
- ~~(iii) Living situation; and~~
- ~~(iv) Availability of alternative resources providing needed assistance, including family, neighbors, friends, community programs, and volunteers.~~

~~(f)) (b) The department shall consider the chore personal care services client the secondary client in households where community options program entry system (COPES) services or Medicaid personal care services are also authorized.~~

~~(2) ((Scoring-~~

~~(a))) For each task listed on the assessment form, the department staff shall determine the level of assistance(=~~

- ~~(i) The applicant/client requires;~~
- ~~(ii) Available through alternative resources; and~~
- ~~(iii) Needed from the chore services program.~~

~~(b) The applicant/client's assistance needed from the chore services program is the difference between assistance required and assistance available through alternative resources. This represents the applicant/client's unmet need.~~

~~(c) The level of the applicant/client's assistance required is indicated by entering one of the following codes for each task listed on the assessment form:~~

- ~~(i) O = The applicant/client is able to perform this task without help;~~
- ~~(ii) M = The applicant/client requires a minimal amount of assistance to perform this task;~~
- ~~(iii) S = The applicant/client requires a substantial amount of assistance to perform this task;~~
- ~~(iv) T = The applicant/client requires total assistance to perform this task.~~

~~(d) The level of assistance available is indicated by entering one of the following codes for each task listed on the assessment form:~~

- ~~(i) O = Alternative resources are not available for assistance;~~
- ~~(ii) M = Alternative resources are available for minimal assistance;~~
- ~~(iii) S = Alternative resources are available for substantial assistance; or~~
- ~~(iv) T = Alternative resources are available for total assistance.~~

~~(e) The level of unmet need is indicated by entering one of the following codes for each task listed on the assessment form:~~

- ~~(i) O = No unmet need; the applicant/client can perform this task without help or all assistance required is available from alternative resources;~~
- ~~(ii) M = Minimal unmet need; the applicant/client cannot perform this task without help and needs a minimal amount of assistance from the chore services program in addition to assistance, if any, available from alternative resources;~~
- ~~(iii) S = Substantial unmet need; the applicant/client cannot perform this task without help and needs a substantial amount of assistance from the chore services program in addition to assistance, if any, available from alternative resources; or~~
- ~~(iv) T = Total unmet need; the applicant/client is totally unable to perform this task and no assistance from alternative resources is available. The total need of the applicant/client shall be met through the chore services program.~~

~~(f) Points are awarded for each task based on the level of unmet need. The number of points allowable for each task are listed below:~~

~~(f)) (b) The department shall consider the chore personal care services client the secondary client in households where community options program entry system (COPES) services or Medicaid personal care services are also authorized.~~

TASK	O	M	S	T
Eating				
Breakfast	0	4	7	10
Light meal	0	4	7	10
Main meal	0	5	10	15
Toileting	0	5	10	15
Ambulation	0	4	7	10
Transfer	0	1	3	5
Positioning	0	1	3	5
Body care	0	5	10	15
Personal hygiene	0	1	3	5
Dressing	0	4	7	10
Bathing	0	4	7	10
Self medication	0	2	4	6
Travel to medical services	0	1	2	3
Essential shopping				
With client	0	5	10	15
or				
For client	0	1	3	5
Meal preparation				
Breakfast	0	4	7	10
Light meal	0	4	7	10
Main meal	0	5	10	15
Laundry				
Facilities in home	0	1	2	3
or				
Facilities out of home	0	3	5	7
Housework	0	1	2	3
Wood supply	0	3	5	7

(g) The points awarded for each task are added together to obtain the total score for the applicant/client.

(3) Ceiling hour computation.

(a) Convert the total score into maximum allowable hours per month (ceiling hours) which may be authorized.

(b) Use the service authorization ceiling chart to convert the score to ceiling hours per month:

SCORE	CEILING HOURS	SCORE	CEILING HOURS	SCORE	CEILING HOURS
1-4	5	60-64	44	120-124	83
5-9	8	65-69	47	125-129	87
10-14	11	70-74	51	130-134	90
15-19	14	75-79	54	135-139	93
20-24	18	80-84	57	140-144	97
25-29	21	85-89	60	145-149	100
30-34	24	90-94	64	150-154	103
35-39	28	95-99	67	155-159	106
40-44	31	100-104	70	160-164	110
45-49	34	105-109	74	165-169	113
50-54	37	110-114	77	170 and	
55-59	41	115-119	80	Above	116

(4)) needed according to rules under WAC 388-15-203.

(3) Authorization when there is no required reduction in hours.

(a) The department may authorize the number of ceiling hours allowable for the applicant's/client's score when the applicant/client has a gross income, adjusted for family size, at or below thirty percent of the state median income.

(b) The department may authorize fewer than the allowable ceiling hours when appropriate to the applicant's/client's individual circumstances.

(c) The department shall inform all applicant's/clients of their right to request the department to authorize more than

the allowable ceiling hours based on the applicant's/client's score. The department shall grant a waiver to authorize additional hours up to the maximum of one hundred sixteen hours per month when:

(i) Circumstances of a demonstrated duration, frequency, or severity require additional chore personal care service(s) hours to assure the client's health or safety;

(ii) Needed additional hours are specific and clearly measurable; and

(iii) ~~((Available))~~ Funds are ~~((provided))~~ available under WAC 388-15-214.

(d) The department shall approve or deny requests for a waiver to exceed ceiling hours within thirty days.

(e) When a request for a waiver is denied, the department shall send the applicant/client a notice of the right to contest the department's decision under chapter 388-08 WAC.

~~((5))~~ (4) Authorization when hours are reduced.

(a) An applicant/client with a gross income, adjusted for family size, over thirty percent of the state median income, shall receive fewer than the number of ceiling hours allowable for the applicant's/client's score.

(b) The department shall determine the amount of reduction to allowable ceiling hours by:

(i) Deducting one hour for each percentage point when the applicant's/client's income exceeds thirty percent of the state median income; and

(ii) Deducting an additional hour for each percentage point when the applicant's/client's income exceeds fifty percent of the state median income.

(c) The reduction computed under subsection (5)(b) of this section shall be subtracted from the allowable ceiling hours to obtain the maximum number of hours per month the applicant/client may be authorized.

~~((6))~~ (5) Meal allowance—IPP hourly services only. When providing meals for the chore ~~((services))~~ personal care provider is an extra client cost, the department may authorize a payment to partially reimburse the client for the meal cost. The department shall not reimburse the costs for a spouse provider. The payment shall not exceed the department-established amount and shall be prorated by days of service.

~~((7))~~ (6) Relative providers. The department may authorize a relative to provide chore services only when the relative:

(a) Gives up paid employment of thirty hours or more per week, to give the service;

(b) Needs to take paid employment of thirty hours or more per week to meet financial needs; or

(c) Is financially eligible to receive general assistance to meet their own need.

The above criteria apply to relatives providing service to clients, including grandparented clients, in either the contracted program or the individual provider hourly program.

~~((8))~~ (7) Reassessment.

(a) The department shall reassess the eligibility of all chore ~~((service))~~ personal care clients ~~((, except grandparented clients, at least every eighteen months or more often))~~ when deemed necessary by the department or because of a change in the client's condition or situation.

(b) The department shall continue, deny, or alter services to correspond with the client's present chore ~~((services))~~ personal care need. The department shall notify the client of the right to contest denial or reduction of services.

(c) The eligibility rules as described under WAC 388-15-209 apply to reassessment of all clients except grandparented clients.

(d) The department shall terminate chore personal care services for an hourly personal care client when a reassessment shows the client now needs assistance with household tasks only. This rule shall not pertain to grandparented clients receiving household tasks only.

AMENDATORY SECTION (Amending Order 3041, filed 7/13/90, effective 8/13/90)

WAC 388-15-213 Payment. (1) Contracted program. The department shall pay the contractor who pays the chore ~~((services))~~ personal care provider.

(2) Individual provider program.

(a) The department shall pay the client who pays the chore ~~((services))~~ personal care provider.

(b) The department shall pay an hourly ~~((wage of five dollars and fifteen cents))~~ rate not to exceed the rate set forth in the most recent schedule of rates established and published by the department for performance of authorized chore personal care service tasks. Payment is contingent upon documentation that services were rendered.

(c) The department shall not pay a spouse providing chore services more than the amount of a one-person standard for a continuing general assistance grant ~~((plus increases required by the legislature))~~. Refer to WAC 388-29-100 for grant standards.

AMENDATORY SECTION (Amending Order 3041, filed 7/13/90, effective 8/13/90)

WAC 388-15-214 Chore personal care services budget control. (1) The department shall establish a monthly dollar lid on chore personal care service expenditures to maintain expenditures within the legislative appropriation.

(2) When expenditure projections reach the monthly dollar lid, the department shall place names of applicants for chore personal care services on a waiting list in the order of their risk of placement in a long-term care facility. Priorities shall be as follows:

(a) Level A. Applicant needs help with one of the following personal care tasks:

- (i) Eating~~((:))~~;
- (ii) Body care~~((:))~~;
- (iii) Transfer~~((:))~~;
- (iv) Positioning~~((:))~~; or
- (v) Toileting.

(b) Level B. Applicant needs help with four or more other personal care tasks listed under WAC 388-15-208~~((13))~~(12);

(c) Level C. Applicant needs help with one to three other personal care tasks.

(3) If the monthly dollar lid is not sufficient to stay within the legislative appropriation, the department may

implement a ratable reduction of hours or payment for some or all chore personal care service clients.

AMENDATORY SECTION (Amending Order 3152, filed 3/26/91, effective 4/26/91)

WAC 388-15-215 Program limitations. (1) The department shall not authorize chore personal care services for:

- (a) Teaching and companionship;
- (b) Child care ~~((for working parents))~~;
- (c) Providing nursing care; or
- (d) Developing social, behavioral, recreational, communication, or other types of skills.

(2) The department shall not provide chore personal care services to a resident of a:

- (a) Group home;
- (b) Licensed boarding home;
- (c) Congregate care facility;
- (d) Nursing care facility;
- (e) Hospital;
- (f) Institution;
- (g) Adult family home; or
- (h) Child foster home.

Shared living arrangements are not considered group homes.

(3) The department shall provide chore personal care services ~~((shall be provided))~~ only in the client's home or surrounding property except for essential shopping, travel to medical services, and laundry when there ~~((are no))~~ is not a laundry ~~((facilities))~~ facility in the client's home.

AMENDATORY SECTION (Amending Order 3152, filed 3/26/91, effective 4/26/91)

WAC 388-15-216 Grandparented clients. (1) Continuing eligibility for hourly care chore ~~((service))~~ personal care clients:

(a) The department may continue providing hourly chore personal care services for clients receiving assistance with household tasks only before December 14, 1987, provided the clients were receiving the same services as of June 30, 1989~~((:))~~;

(b) The department shall perform periodic reviews to determine continuing need and eligibility according to the rules in effect before December 14, 1987:

(i) If a review indicates a household tasks only client needs assistance with personal care, Medicaid personal care may be authorized if eligible for Medicaid funding. If not eligible for Medicaid personal care, chore personal care services shall be authorized according to the eligibility requirements for a new client;

(ii) If more or less household task services are required, services may be authorized accordingly.

(2) Continuing eligibility for attendant care for adults.

(a) The department may continue providing chore personal care services to clients receiving attendant care before April 1, 1988, provided the clients were receiving the same services as of June 30, 1989.

(b) The department shall perform periodic reviews to determine continuing need and eligibility according to the rules in effect before April 1, 1988:

(i) Attendant care service shall be authorized for clients receiving attendant care before April 1, 1988, who continue to need assistance with such unscheduled tasks as toileting, ambulation, and transfer or who need protective supervision;

(ii) Attendant care protective supervision shall be authorized for clients who may hurt themselves, others, or damage property if left alone, or are confused and may wander, or become easily disoriented;

(iii) The amount of service authorized shall be based on the total number of hours per day the chore ~~((services))~~ personal care provider must be with the client. The chore ~~((services))~~ personal care provider performs necessary household or personal care tasks during the authorized attendant care hours(;

~~(iv) The client shall provide verification of the need for attendant care by producing a statement from the client's physician)).~~

(c) The department shall pay a daily rate for attendant care for adults a sum not exceeding the department-established rate:

(i) The department shall add up to five dollars per day for each additional client in the household; and

(ii) The department shall reduce the amount of payment by the individual provider program hourly rate when the client's income exceeds thirty percent of the state median income.

(d) The department shall not increase the payment in effect on June 30, 1989, except for a department-approved vendor rate increase; and

(e) The department shall not pay for services when the client is not in the home, for example, because of hospitalization~~((; except,))~~. The department may provide payment for services up to seven days during the service month ((may be provided)) to enable the client to return home.

(3) Continuing eligibility for hourly family care services.

(a) Clients receiving hourly family care services before April 1, 1988, may continue to be eligible to receive services provided they were receiving the same services as of June 30, 1989.

(b) The department shall make periodic reviews to determine continuing need and eligibility according to the rules in effect before April 1, 1988. Families may receive services when the client is the normal caretaker of the children, and is:

(i) ~~((Is))~~ In the home but unable to physically care for the children; or

(ii) ~~((Is))~~ In the home and physically unable to perform the necessary household tasks; or

(iii) ~~((Is))~~ Temporarily out of the home, as defined by the department~~((; and~~

~~(v) The division of children and family services confirms all possible resources have been explored and no one can or will provide the necessary care)).~~

(c) The chore ~~((services))~~ personal care provider may not act as a parent substitute or make major decisions affecting the children.

(d) For families to receive services, the total family income shall be at or below the department-established financial eligibility requirement. Minor children shall not be financially eligible in their own right. The minor children are part of the family unit.

(e) Determination of need for hourly care takes into consideration the ages, numbers, and levels of responsibility of the children and presence of a spouse. Allowable family care activities are:

(i) Family housework. The need for additional help cleaning the residence because of the presence of children;

(ii) Family tasks. The child's need for travel to medical services, laundry services, meal preparation, essential shopping, bathing and dressing, or other allowable tasks;

(iii) Supervision of children. The need for physical supervision of the children when the client is:

(A) In the home, but unable to provide supervision; or
(B) Temporarily out of the home.

(f) Points are awarded for family care activities as follows:

(i) O = 0;

(ii) M = 14;

(iii) S = 27; and

(iv) T = 40.

Enter the points awarded ~~((on))~~ in the ~~((bottom))~~ functional abilities and supports comments section of the assessment form and add to the client's total score.

(4) Board and room meal allowances. When providing board and room or meals for the chore ~~((services))~~ personal care provider is an extra cost to the client, the department may authorize a payment to partially reimburse the client for this expense. The department shall not reimburse the costs for a spouse provider. The payment shall not exceed the department-established amount and shall be prorated by days of service. No client shall be authorized for both a board and room allowance and a meal allowance.

(5) Ninety-day rule. Grandparented clients terminated from chore services because of transfer to another program may be reauthorized for chore services when the:

(a) Transfer was in effect for less than ninety days; and

(b) Client becomes ineligible for the program the client is transferred to or the program the client is transferred to does not meet the client's needs.

(6) Priority levels. Priority levels for grandparented clients are:

(a) Level A: Client needs help with one of the following personal care tasks:

(i) Eating;

(ii) Body care;

(iii) Bed transfer;

(iv) Wheelchair transfer; or

(v) Toileting.

(b) Level B: Client needs help with four or more other personal care tasks as described under WAC 388-15-208(13);

(c) Level C: Client needs help with one to three other personal care tasks;

(d) Level D: Client needs help with all five household tasks:

(i) Travel to medical services;

(ii) Essential shopping;

(iii) Laundry;

(iv) Housework; and

(v) Wood supply.

(e) Level E: Client needs help with three or four household tasks; and

(f) Level F: Client needs help with one or two household tasks.

AMENDATORY SECTION (Amending Order 3041, filed 7/13/90, effective 8/13/90)

WAC 388-15-217 Chore personal care services for employed disabled adults. (1) ~~((The following definitions shall apply))~~ For purposes of this section:

(a) ~~,"employed"~~ "employed" means engaged on a regular basis in any work activity for which monetary compensation is obtained.

~~((b) "Total income" is the sum of an applicant's or client's unearned income plus gross earned income.))~~

(2) Employed disabled adults shall be eligible for chore personal care services if they are otherwise eligible under the provisions of WAC 388-15-207 through 388-15-216. ~~((The))~~ Employed disabled adults shall participate in the cost of care as authorized by RCW 74.08.570.

(3) To be eligible for chore personal care services under this section, an applicant or client shall meet all of the following conditions:

(a) Be in need of chore personal care services as determined by the department using an assessment form;

(b) Be eighteen years of age or older;

(c) Be a resident of the state of Washington;

(d) Be determined disabled by the department as specified in subsection (4) of this section;

(e) Be willing to submit to examinations as deemed necessary by the department to establish the extent and nature of the disability;

(f) Have earned income which is less than forty percent of the state median income after subtracting work expenses, the cost of chore services, and any medical expenses not covered through insurance or another source and are incurred to allow the disabled person to work;

(g) Have unearned income at or below forty percent of the state median income or be an adult supplemental security income or state supplementation recipient;

(h) Meet the resource limits specified for the chore ~~((services))~~ personal care program in WAC 388-15-209 (2) and (3);

(i) Promptly report to the department, in writing, any changes in income or resources which may effect eligibility;

(j) Agree to pay all chore personal care service costs beyond the state's contribution as determined using a sliding fee schedule.

Percentage of State Median Income After Deductions	Percentage of Rate Paid by The Department
((Above)) 0 through 5	95
Above 5 through 10	90
Above 10 through 15	85
Above 15 through 20	80
Above 20 through 25	75
Above 25 through 30	70
Above 30 through 35	65
Above 35 through 40	60

(k) Meet all other requirements for the chore ~~((services))~~ personal care program as defined in WAC 388-15-207 through 388-15-216.

(4) For purposes of this section, an applicant is disabled if either ~~((of the following conditions is satisfied))~~ the department:

(a) ~~((The department))~~ Has previously determined the applicant is disabled for the purpose of receiving Social Security disability insurance (SSDI), supplemental security income (SSI) or, nongrant Medicaid, and there has been no appreciable improvement in the applicant's disabling condition~~((s))~~ since that disability determination was made~~((s))~~; or

(b) ~~((The department))~~ Determined the applicant has a medically determinable physical or mental impairment comparable in severity to a disability qualifying an applicant for medical assistance related to Title XVI under WAC 388-92-015 (3)(c).

(5) The department shall pay its share of chore personal care service costs to the client following receipt of documentation that the services were provided. If the department verifies that less service is provided, in any month, than the maximum authorized, the department shall pay a prorated portion of its share of cost. The client shall employ the chore ~~((services))~~ personal care provider and shall pay the provider the full amount due for services rendered. ~~((If the client receives services exceeding department authorized services, or agrees to a rate of pay exceeding the department authorized rate of pay,))~~ The client shall be responsible for paying the amount exceeding the department's authorized service cost if the client:

(a) Receives services exceeding department authorized services; or

(b) Agrees to a rate of pay exceeding the department-authorized rate of pay.

(6) The department shall compute an applicant's/client's work-related expenses as follows:

(a) The department shall deduct work-related expenses in accordance with the "percentage method" or the "actual method," whichever is chosen by the client;

(b) If the client chooses the "percentage method," the department shall deduct twenty percent of the gross earned income;

(c) If the client chooses the "actual method," the department shall deduct the actual cost of each work-related expense. The department shall use this method only when the client provides written verification of all work-related expenses claimed;

(d) When determined by the "actual method," allowable work expenses shall consist of:

(i) Child care;

(ii) Payroll deductions required by law or as a condition of employment, in amounts actually withheld;

(iii) The necessary cost of transportation to and from the place of employment by the most economical means, not to include rental cars; and

(iv) Expenses of employment necessary for continued employment, such as:

(A) Tools;

(B) Materials;

(C) Union dues;

(D) Transportation to service customers if not furnished or reimbursed by the employer; and

(E) Uniforms and clothing needed on the job but not suitable for wear away from the job.

(e) Even if verified, the department shall not count work-related expenses in excess of the applicant's gross earned income; and

(f) The client shall have the option to change methods when reporting income to the appropriate department staff.

Reviser's note: RCW 34.05.395 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 93-01-032
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed December 8, 1992, 9:58 a.m.]

Original Notice.

Title of Rule: WAC 388-81-060 Medicare cost sharing; and 388-82-150 Special low-income Medicare beneficiaries (SLMB) eligible for Medicare cost sharing.

Purpose: Provide rules for SLMB—a Medicare cost-sharing mandatory coverage group.

Other Identifying Information:

TITLE XIX STATE AGENCY LETTER NUMBER 92-68

Subject: Special Low-Income Medicare Beneficiaries (SLMB)

We have received reports that states may be treating SLMBs in the same way as Qualified Medicare Beneficiaries. The purpose of this SAL is to clarify the treatment of SLMBs.

Section 1902 (a)(10)(E) of the Social Security Act was added by Section 4501(b) of the Omnibus Budget Reconciliation Act (OBRA) of 1990 to create the SLMB group. State Medicaid Manual Section 3491 addresses the policy to be used for SLMBs. The SLMB is a MANDATORY COVERAGE GROUP. All states, regardless of Status as 1634, SSI Criteria, or 209(b), must cover SLMBs. The benefit granted to this group, however, is restricted to payment of the Part B Medicare premium. This is the major difference between the QMB and the SLMB groups.

SLMBs are individuals who would be QMBs but for income. Therefore, the basic eligibility criteria related to QMBs are applicable in determining eligibility for SLMBs:

- 1) They must be entitled to Medicare Part A;
2) They must have countable resources of no more than twice the SSI limit (\$4,000 for an individual or \$6,000 for a couple);
3) They must have income at or below a level tied to the Federal Poverty Level.

Effective January 1, 1993, SLMBs will have income between 100% and 110% of the Federal Poverty Level. Effective January 1, 1995, the SLMB limit will be 120% of the Federal Poverty Level. Those below 100% are QMBs and not SLMBs. There are no provisions for further adjustments of the Income Levels.

Federal Financial Participation (FFP) is not available for the payment of Part A premiums when an individual is not entitled to premium-free Hospital Insurance. Therefore, unlike QMBs, the State will not be required to "buy-in" to Medicare Part A.

Other differences between the programs are:

Table with 2 columns: QMB and SLMB. Rows include: Gets full premiums, deductibles, and coinsurance; At you option, is entitled to premiums for enrollment in an HMO or CMP; Is not eligible for retroactive coverage; Balance billing restrictions apply to providers; Gets only Medicare Part B premium payments; Not provided; Retroactive coverage available, as for Medicaid recipients, up to 90 days before application (but not before January 1, 1993); No special restrictions on providers.

SLMBs are to be treated in the same way as QMBs for the Medicare Buy-in process. The only differences are that SLMBs can be accreted for up to 90 days of retroactive coverage, and you should use an "L" code instead of the "P" code to identify them on your buy-in tape. As with QMBs, increases in Title II benefits are disregarded from January 1 until the FPL is published each year.

Please ensure that your State and Local eligibility workers are made aware of this new group. If you have questions, please call me or Michael Furtado at (206) 553-0445.

Thomas G. Wallner
Associate Regional Administrator
Division of Medicaid

Statutory Authority for Adoption: RCW 74.08.090.
Statute Being Implemented: RCW 74.08.090 and House—Congressional Record Section 4501(b) of OBRA.

Summary: Provides eligibility factors and amount of Medicare cost sharing for special low-income Medicare beneficiaries eligible persons.

Reasons Supporting Proposal: Provides rules for special low-income Medicare beneficiaries, a Medicare cost-sharing mandatory coverage group, effective January 1, 1993.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joanie Scotson, Medical Assistance Administration, 753-7462.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, House—Congressional Record Section 4501(b) of OBRA.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 8, 1992
Rosemary Carr
Acting Director
Administrative Services

WSR 93-01-033
WITHDRAWAL OF PROPOSED RULES
CLOVER PARK
TECHNICAL COLLEGE
[Filed December 8, 1992, 2:20 p.m.]

WAC 495C-116-290 was withdrawn from the Clover Park Technical College rules.

James Capelli
Senior Vice President

AMENDATORY SECTION (Amending Order 3060, filed 8/23/90, effective 9/23/90)

WAC 388-81-060 Medicare cost sharing. (1) Subject to limitations under chapter 388-87 WAC, the department shall pay, for an otherwise eligible (~~(individual)~~) person:

- (a) Supplementary medical insurance Part B, under Title XVIII of the Social Security Act;
- (b) Coinsurance; and
- (c) Deductibles.

(2) In addition to subsection (1) of this section, the department shall pay Part A, under Title XVIII of the Social Security Act, for (~~(an individual)~~) a person eligible under WAC 388-82-140.

(3) The department shall pay only the Part A premium, under Title XVIII of the Social Security Act, for (~~(an individual)~~) a person eligible under WAC 388-82-160.

(4) The department shall pay only the Part B premium, under Title XVIII of the Social Security Act, for a person eligible under WAC 388-82-150.

NEW SECTION

WAC 388-82-150 Special low-income medicare beneficiaries (SLMB) eligible for medicare cost sharing.

(1) Effective January 1, 1993, the department shall provide Medicare cost sharing under WAC 388-81-060(4) for a person:

- (a) Meeting the general nonfinancial requirements under chapter 388-83-WAC;
- (b) Entitled to Medicare hospital insurance benefits, Part A, under Title XVIII of the Social Security Act;
- (c) Having resources, as determined under chapter 388-92 WAC, not exceeding twice the maximum supplemental security income (SSI) resource limits; and
- (d) Having a total countable income, as determined under chapter 388-92 WAC, over one hundred percent of the federal poverty level (FPL) but not exceeding one hundred ten percent of the FPL as published and updated by the secretary of health and human services. One hundred ten percent of the current FPL is:

	Family Size	Monthly Income
(i)	One	\$ 625.00
(ii)	Two	843.00

(2) Effective January 1, 1995, the department shall find a person eligible under subsection (1)(d) of this section whose total countable income does not exceed one-hundred twenty percent of the FPL.

WSR 93-01-056
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed December 11, 1992, 10:32 a.m.]

Original Notice.

Title of Rule: WAC 388-37-045 General assistance-unemployable—Determination of capacity to engage in gainful employment; and 388-37-050 General assistance unemployable—Determination of eligibility.

Purpose: Clarifies use of the "termination proviso" for department staff who administer the general assistance-unemployable (GAU) program. Clarifies the capacity to engage in gainful employment.

Statutory Authority for Adoption: RCW 74.04.005.

Statute Being Implemented: RCW 74.04.005.

Summary: WAC 388-37-045 clarifies the capacity to engage in gainful employment. WAC 388-37-050 clarifies use of the "termination proviso" for department staff who administer the general assistance-unemployable (GAU) program.

Reasons Supporting Proposal: Clarifies the capacity to engage in gainful employment and clarifies the use of "termination proviso" for department staff who administer the GAU program.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Barbara Hargrave, Division of Income Assistance, 438-8317.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

PROPOSED

December 11, 1992
 Rosemary Carr
 Acting Director
 Administrative Services

NEW SECTION

WAC 388-37-045 General assistance-unemployable—Determination of capacity to engage in gainful employment (1) The ability to perform gainful employment means the capacity to perform, in a regular and predictable manner, an activity usually done for pay or profit. Gainful employment does not include working in a department-approved sheltered workshop or working sporadically or part-time if, due to the incapacity, the person is unable to compete with unimpaired workers in the same job.

(2) The department shall make a rebuttable presumption that a person is able to engage in gainful employment when such person:

(a) Works one hundred or more hours a month. A person working less than one hundred hours a month will have the decision on gainful employment made on a case-by-case basis;

(b) Successfully completed vocational or skills training within the past year and has gained job skills such person is able to perform within the limitations of the impairment;

(c) Can now return to past relevant work;

(d) Is a full-time student taking twelve or more credit hours, unless the schooling is part of a department-approved rehabilitation plan; or

(e) Has been employed for two consecutive months at a job which the medical provider has recommended as a necessary part of the person's treatment plan.

(3) A person capable of or engaged in gainful employment shall not be eligible for general assistance.

AMENDATORY SECTION (Amending Order 2525, filed 8/21/87)

WAC 388-37-050 ((Continuing)) General assistance unemployable—Redetermination of eligibility. (1) ~~((Continuing))~~ A general assistance unemployable (GAU) recipient(s) shall have ~~((their continued))~~ financial eligibility ~~((for such assistance))~~ redetermined ~~((at least once))~~ every six months or more often of continuous receipt of assistance.

(2) The department shall redetermine incapacity for a GAU recipient every twelve months or more often, but may do so at any time, based on new information. The department shall determine duration of a person's incapacity based on medical evidence and other relevant information in the case record.

(3) Before a recipient ~~((of GAU))~~ can be ~~((determined ineligible on the basis that he or she is))~~ terminated from GAU as no longer incapacitated, the department shall show the recipient meets at least one of the following conditions ~~((must be met))~~:

(a) New evidence must show a clear improvement in the medical condition. Clear improvement means that, since the last decision~~((;))~~:

(i) The physical or mental impairment~~((s) upon))~~ on which the decision was based has decreased in severity~~((;))~~; or

(ii) The effect of that impairment has been significantly diminished ~~((;))~~ through therapy, medication, rehabilitation, etc.~~((;))~~ to the point where the ~~((individual))~~ recipient is capable of gainful employment; or

(b) ~~((It can be established))~~ The department establishes that there was a previous error in the eligibility decision. Previous error means that the previous decision was based on faulty or insufficient information or on an erroneous procedure based on the WAC in effect at the time.

~~((3) Whenever))~~ (4) The department shall not apply the clear improvement or previous error criteria under subsection (3) of this section:

(a) When there is a break in assistance of over thirty days resulting in the person reapplying for general assistance as an applicant and the person does not meet the criteria for retroactive reinstatement of assistance as required under WAC 388-37-040(5);

(b) At the time of incapacity review to:

(i) A physical or a mental impairment which the person no longer claims; or

(ii) Other impairment which is newly diagnosed or claimed.

(c) When the most recent incapacity decision was based on waiver of medical evidence as required under WAC 388-37-038. The department may not determine clear improvement at the time of incapacity review when there is not prior medical evidence to compare with current medical evidence;

(d) When the department determines that the recipient is capable of gainful employment as required under WAC 388-37-045;

(e) When the recipient receiving services through division of vocational rehabilitation (DVR) is determined no longer incapacitated, but assistance has been extended by the department through the completion of the training program by an exception to policy. At the end of the exception to policy period, the recipient is not eligible for GAU; or

(f) When the recipient no longer meets categorical eligibility factors under WAC 388-37-010 other than incapacity, as determined by the department.

(5) When a ((general assistance)) GAU recipient becomes eligible for AFDC or SSI benefits, ((he or she)) such recipient becomes ineligible for ((continuing general assistance)) GAU.

~~((4) Acceptance of))~~ (6) The requirement to accept and pursue available medical treatment~~((;))~~, as specified under WAC 388-37-030 and 388-37-037, shall also apply to ((a recipient as well as to an applicant)) recipients.

~~((5))~~ (7) The department shall screen GAU recipients ((of continuing general assistance shall be screened)) to determine appropriateness of referral to other agencies, i.e., SSA, SSI, DVR, VA, which can reasonably be expected to reduce their need for assistance. A recipient who has been referred and refuses~~((, without good cause))~~ to accept referral to or pursue available services or benefits from other agencies without good cause shall be ineligible. A recipient's refusal to accept ((referral to other agencies)) such referral without good cause shall result in termination of assistance. Ineligibility continues until the person agrees to ((cooperate in accepting)) accept and/or pursue such referral ((and subject to)) and includes the following periods ((of ineligibility)) after reapplication:

(a) First refusal - one week;

- (b) Second refusal within six months - one month;
 (c) Third and subsequent refusals within one year - two months.

WSR 93-01-076
PROPOSED RULES
DEPARTMENT OF TRANSPORTATION
 [Filed December 14, 1992, 11:04 a.m.]

Original Notice.

Title of Rule: Chapter 468-95 WAC, Washington state modification to the manual on uniform traffic control devices for streets and highways.

Purpose: To adopt minimum edge line standards and to adopt new rules for stop bar locations.

Statutory Authority for Adoption: RCW 47.36.280.

Statute Being Implemented: Reuse existing WAC.

Summary: Adds 2 new sections to existing chapter 468-95 WAC which adds minimum edge line standards and adopts new rules for stop bar locations.

Reasons Supporting Proposal: Proposal will provide additional clarity for situations that have occurred, but where the existing WAC is insufficient.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: David K. Peach, Olympia, Washington, 705-7280.

Name of Proponent: Washington State Department of Transportation, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Legislative enactment of ESHB 1081 (RCW 47.36.280), mandating the department to develop minimum edge line standards. Also, provides rules for stop bar locations.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Transportation Building, Commission Board Room 1D2, Olympia, Washington 98504, on January 29, 1993, at 10:00 a.m.

Submit Written Comments to: David K. Peach, Transportation Building, 7344, Olympia, WA 98504-7344, FAX 705-6823, by January 24, 1993.

Date of Intended Adoption: January 29, 1993.

December 11, 1992

S. A. Moon

Deputy Secretary

NEW SECTION

WAC 468-95-035 Pavement edge lines. Pursuant to RCW 47.36.280, the second paragraph of MUTCD Section 3B-6 is amended to read as follows:

Edge lines shall be used on all interstate highways, on rural multilane divided highways, on arterials having three foot or wider paved shoulders within urbanized areas, and may be used on other classes of roads. Edge lines are not required on curbed roadways. In recognition that additional shoulder width will enhance bicycle safety, edge lines to delineate the shoulder may be used on any roadway. The

lines shall be white except that on the left edge of each roadway of divided streets and highways, and one-way roadways in the direction of travel, they shall be yellow. The edge line shall be a solid line, approximately four inches wide, placed on the edge of the traveled way.

The use of raised or recessed pavement markers to supplement, or substitute for, right edge lines shall take into consideration their effect on bicycle, pedestrian, and vehicular safety.

NEW SECTION

WAC 468-95-037 Stop line locations. The third paragraph of MUTCD Section 3B-17 is amended to read as follows:

Stop lines, where used, should ordinarily be placed four feet in advance of and parallel to the nearest crosswalk line. In the absence of a marked crosswalk, the Stop line should be placed at the desired stopping point, in no case less than four feet from the nearest edge of the intersecting roadway.

WSR 93-01-085
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Filed December 15, 1992, 2:25 p.m.]

Original Notice.

Title of Rule: WAC 388-11-010 Statutory basis; 388-11-011 Definitions; 388-11-045 Service requirements—Tolling; 388-11-120 Default; 388-11-150 Consent order and agreed settlement; 388-11-210 Administrative orders; 388-14-030 Confidentiality; 388-14-205 Responsibilities of the Office of Support Enforcement; 388-14-385 Conference board; 388-14-420 Termination of Support Enforcement Services; 388-14-427 Payroll deduction notice—Order to withhold and deliver—Wage assignments—Agreements for electronic service; and 388-14-435 Notice of support debt.

Purpose: Unless the section is addressed below, the purpose of the amendatory sections is to update and simplify the language, correct outdated citations, and to remove gender specific references.

The amendments to WAC 388-11-210 are in response to recent federal regulations requiring specific data elements in support orders (45 CFR 303.100).

The amendments to WAC 388-14-420 are proposed to comply with federal case closure regulations found at 45 CFR 303.11.

The new section, WAC 388-14-427, provides a mechanism for transmission of withholding actions via electronic data transfer, between OSE and employers and benefit holders.

Other Identifying Information: 45 CFR 303.100 and 45 CFR 303.11.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: The issuance updates language, corrects bad citations and cross-references, authorizes agreements for electronic service of collection actions and complies with

new federal regulations re: Immediately [immediate] wage withholding.

Reasons Supporting Proposal: Recent revision of 45 CFR 303.100 requires revision to WAC 388-11-210. Both cited sections address the requirements of a support order. A new section WAC 388-14-427 is added to simplify service of withholding actions. The remaining sections are amended to improve readability and to correct errors.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bill Kellington, Office of Support Enforcement, 586-3426.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, 45 CFR 303.11 relates to WAC 388-14-420; and 45 CFR 303.100 relates to WAC 388-11-210.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on February 9, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by February 9, 1993.

Date of Intended Adoption: February 10, 1993.

December 15, 1992

Rosemary Carr
Acting Director
Administrative Services

Reviser's note: The material contained in this filing will appear in the 93-02 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 93-01-086
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Filed December 15, 1992, 4:00 p.m.]

Original Notice.

Title of Rule: Chapter 392-145 WAC, Transportation—Operation rules.

Purpose: To amend WAC 392-145-030 so it is not in conflict with RCW 46.61.370.

Statutory Authority for Adoption: RCW 46.61.380.

Statute Being Implemented: RCW 46.61.370.

Summary: "On the roadway" needs to be added to WAC 392-145-030(5) so that the WAC is consistent with RCW 46.61.370.

Reasons Supporting Proposal: The statute, RCW 46.61.370, only allows the use of the alternately flashing red lights when the school bus stops on the roadway.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Superintendent of Public Instruction, Old Capitol Building, 753-2298; Implementation: Dr. David

Moberly, Superintendent of Public Instruction, Old Capitol Building, 753-6742; and Enforcement: Don Carnahan, Superintendent of Public Instruction, Old Capitol Building, 753-0235.

Name of Proponent: Superintendent of Public Instruction, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This change will change the rule so that it is not in conflict with the RCW. The existing rule requires the driver to activate the alternately flashing red lights in situations where the law does not allow their use.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Superintendent of Public Instruction, Old Capitol Building, Wanamaker Conference Room, Olympia, Washington 98504-7200, on January 29, 1993, at 9:00 a.m.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Legal Services, P.O. Box 7200, Olympia, WA 98504-7200, by January 26, 1993.

Date of Intended Adoption: February 10, 1993.

December 15, 1992

Judith A. Billings
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 45, filed 2/26/91, effective 3/29/91)

WAC 392-145-030 Additional rules for school bus drivers. (1) All school buses shall stop at all railroad crossings except:

- (a) Where traffic is controlled by a police officer or duly authorized flagman;
- (b) Where traffic is regulated by a traffic control signal;
- (c) Where traffic is protected by crossing gates or an alternately flashing light signal intended to give warning of the approach of a railroad train;
- (d) Where an official traffic control device gives notice that the stopping requirements do not apply.

(2) The driver shall open the door to listen for approaching trains and shall not proceed until the door is closed, visibility is clear, and the bus can proceed with safety. Drivers shall not change gears while the bus is crossing a railroad track.

(3) No bus shall stop on a curve or a hill where visibility is not at least 500 feet. If it is impossible to secure a distance of at least 500 feet for a bus stop, the school authorities, the state patrol and the traffic engineering department of the jurisdiction responsible for the roadway shall be advised and the stop shall be changed or proper signs installed.

(4) All changes in the direction of a school bus shall be indicated by the use of electrical directional signals on the bus.

(5) Prior to stopping the school bus on the roadway for the purpose of receiving or discharging passengers, school bus drivers shall activate the alternating amber flashing

warning lamps by means of a master sequencing switch. The driver shall activate the amber warning lamps:

(a) No less than 100 feet and no more than 300 feet from the bus stop where the posted speed limit is 35 miles per hour or less; and

(b) No less than 300 feet and no more than 500 feet from the bus stop where the posted speed limit is more than 35 miles per hour.

(6) No school bus shall pull over to the left-hand side of the road to load or unload.

(7) The stop sign and red, alternately flashing lamps shall be displayed whenever a school bus is stopped on the roadway to receive or discharge school children.

(8) Whenever school children have to cross the roadway, the school bus shall stop on the roadway and display the stop sign and red, alternately flashing lamps. A school bus driver shall not allow school children to cross any roadway having three or more marked traffic lanes or any highway divided into separate roadways as provided in RCW 46.61.150.

(9) The stop sign and red, alternately flashing lamps on a school bus shall not be used to indicate that the bus is going to stop.

(10) Amber, simultaneously flashing hazard warning lamps shall be activated whenever a school bus is stopped off the roadway to receive or discharge school children.

(11) School bus drivers shall proceed with caution when passing or meeting a school bus but are not required to come to a stop unless the school bus stop sign and red flashing lights of the other bus are displayed.

(12) In order to lessen the potential for collisions, school bus drivers may use 4-way hazard warning lights within 500 feet prior to stopping for a railroad crossing or where a special hazard exists such as dense traffic conditions or adverse weather conditions, or where the necessary school bus speed is substantially below the posted speed limit. This procedure shall be used only on buses equipped with amber 4-way hazard warning lights on the front and rear of the school bus.

Name of Agency Personnel Responsible for Drafting: Barry Wenger, Mailstop 7692, Olympia, Washington 98504-7692, 649-7244; Implementation and Enforcement: D. Rodney Mack, Box 47690, Olympia, 98504-7690, 459-6777.

Name of Proponent: [Department of Ecology], governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed amendment removes an inconsistency within the current master program with respect to residential developments in the urban environment; refines the conditional use criteria for residential and transient accommodation proposals within the Port Townsend urban waterfront special district; and incorporates the Port Townsend urban waterfront plan.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master program.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: City Council Chambers, 540 Water Street, Port Townsend, WA 98368, on February 3, 1993, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, P.O. Box 47692, Olympia, WA 98504-7692, by February 13, 1993.

Date of Intended Adoption: March 23, 1993.

December 16, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order DE 88-56 and DE 88-56A, filed 3/31/89 and 3/14/90)

WAC 173-19-2401 Port Townsend, city of. City of Port Townsend master program approved December 20, 1974. Revision approved March 7, 1989. Revision approved March 23, 1993.

WSR 93-01-088

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 92-60—Filed December 16, 1992, 10:24 a.m.]

Original Notice.

Title of Rule: WAC 173-19-2401 City of Port Townsend shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revised the shoreline master program for the city of Port Townsend.

Reasons Supporting Proposal: 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 Shoreline Management Act and the Administrative Procedure Act.

WSR 93-01-099

PROPOSED RULES

**HIGHER EDUCATION
COORDINATING BOARD**

[Filed December 16, 1992, 1:10 p.m.]

Original Notice.

Title of Rule: Amendments modifying regulations for the administration of the displaced homemaker program, chapter 250-44 WAC.

Purpose: This statement of purpose is written in compliance with section 2, chapter 186, Laws of 1980, and to accompany the notice of intention to adopt, amend or repeal rules by the Higher Education Coordinating Board.

Statutory Authority for Adoption: RCW 28B.10.806.

Statute Being Implemented: Chapter 28B.04 RCW, as amended.

Summary: These amendments make the following changes to the regulations for the administration of the

displaced homemaker program. These amendments clarify specific dates and dollar amounts contained in the sections concerning use of contract funds, length of contract period, and contract calendar for the 1993-95 biennium.

Reasons Supporting Proposal: Amendatory sections are required before each biennium, so the executive director shall issue contract application guidelines which establish criteria for specific use of available contract funds in order to comply with the intent of RCW 28B.04.040(2) and 34.04.010(2) [34.05.010(2)].

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ms. Dawn Hitchens, 917 Lakeridge Way, Olympia, WA, 586-8108.

Name of Proponent: The Higher Education Coordinating Board, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These amendments clarify specific dates and dollar amounts contained in the sections concerning use of contract funds, length of contract period, and contract/closing dates for the 1993-95 biennium.

Proposal Changes the Following Existing Rules: WAC 250-44-050 Utilization of available contract funds; 250-44-110 Length of contract period; and 250-44-130 Calendar and closing dates for letters of intent.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Higher Education Coordinating Board, Large Conference Room, 917 Lakeridge Way, P.O. Box 43430, Olympia, WA 98504-3430, on January 26, 1993, at 1:00 p.m.

Submit Written Comments to: Ms. Dawn Hitchens, Higher Education Coordinating Board, by January 29, 1993.

Date of Intended Adoption: March 11, 1993.

December 15, 1992

Jane C. Sherman

for Ann Daley

Executive Director

AMENDATORY SECTION (Amending WSR 91-14-009, filed 6/24/91, effective 7/25/91)

WAC 250-44-050 Utilization of available contract funds. (1) Each biennium the executive director shall issue contract application guidelines which shall establish criteria for specific utilization of available contract funds. The guidelines shall set forth:

(a) The maximum contract amount for a multipurpose service center to be provided depending on available funds under the act during the ~~((1991-1993))~~ 1993-1995 biennium shall not exceed ~~(((\$4,600))~~ \$4,708.33 per month.

(b) The maximum contract amount for a contract for a program or programs of service depending on available funds under the act during the ~~((1991-1993))~~ 1993-1995 biennium shall not exceed ~~(((\$3,200))~~ \$3,292 per month.

(c) A reservation of funds for contracts to provide state-wide outreach and information services and/or training for service providers.

(2) At least two multipurpose service centers in major population centers will be supported under the displaced

homemaker program, provided adequate funds have been appropriated.

(3) Remaining funds will be used for contracts selected to provide geographic dispersion of displaced homemaker multipurpose service centers and programs of service.

AMENDATORY SECTION (Amending WSR 91-14-009, filed 6/24/91, effective 7/25/91)

WAC 250-44-110 Length of contract periods. Contract periods for contracts awarded under the act shall be in accordance with each application proposal, subject to contract application guidelines issued by the executive director.

(1) Contracts for operation of multipurpose service centers during the ~~((1991-1993))~~ 1993-1995 biennium may cover operations beginning as early as July 1, ~~((1991))~~ 1993, and ending June 30, ~~((1993))~~ 1995.

(2) Contracts for operation of programs of services during the ~~((1991-1993))~~ 1993-1995 biennium may cover operations beginning as early as July 1, ~~((1991))~~ 1993, and ending June 30, ~~((1993))~~ 1995.

AMENDATORY SECTION (Amending WSR 91-14-009, filed 6/24/91, effective 7/25/91)

WAC 250-44-130 Calendar and closing dates for letters of intent, applications and awards. (1) Sponsoring organizations wishing to apply for contracts to operate multipurpose service centers, shall submit to the executive director a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by ~~((Monday, March 4, 1991))~~ Friday, February 19, 1993, as specified in the contract application guidelines.

(2) The executive director or the director's designee will screen the letters of intent for multipurpose service centers, prepare a list of all eligible sponsoring organizations which filed letters of intent and distribute the list to all organizations on the list, by ~~((Monday, March 11, 1991))~~ Tuesday, March 2, 1993, or seven days from the filing date for letters of intent as specified in the contract application guidelines.

(3) Applications for contracts for multipurpose service centers may be submitted by sponsoring organizations on the list pursuant to subsection (2) of this section. The closing dates for such applications by Friday, ~~((April 5, 1991))~~ March 19, 1993, as specified in the contract application guidelines.

(4) Sponsoring organizations wishing to apply for contracts to operate programs of service and a state-wide outreach and information services program shall submit to the executive director a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by ~~((Monday, March 4, 1991))~~ Friday, February 19, 1993.

(5) The executive director or the director's designee will screen the letters of intent for programs of service and a state-wide outreach and information services program, prepare a list of all eligible sponsoring organizations which filed letters of intent, and distribute the list to all organizations on the list, by ~~((Monday, March 11, 1991))~~ Tuesday, March 2, 1993, or seven days from the filing date for letters of intent as specified in the contract application guidelines.

(6) Applications for contracts for programs of service and a state-wide outreach and information services program may be submitted by sponsoring organizations on the list pursuant to subsection (5) of this section by Friday, ((April 5, 1991)) March 19, 1993, as specified in the contract application guidelines.

(7) The executive director of the board will approve awards of contracts, provided qualifying applications were received by the closing dates specified in this section and in the guidelines.

(8) In the event that available funds for contracts under the act are not fully utilized after approval of contracts the executive director may either establish a new calendar for further consideration of applications and award of contracts or award supplemental funds to existing centers and programs by amendment of contracts in effect.

WSR 93-01-102
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF REVENUE
 [Filed December 17, 1992, 9:22 a.m.]

The legislation and policy section of the Department of Revenue, hereby withdraws proposed cancellation of WAC 458-20-121 Sales of heat, included in WSR 92-19-036, filed with the code reviser on November 10, 1992. The department plans to publish an amending proposal on this rule at a later date.

Russell W. Brubaker
 Legislation and Policy Manager

WSR 93-01-107
WITHDRAWAL OF PROPOSED RULES
HORSE RACING COMMISSION
 (By the Code Reviser's Office)
 [Filed December 18, 1992, 11:02 a.m.]

WAC 260-24-280, proposed by the Horse Racing Commission in WSR 92-12-068, appearing in issue 92-12 of the State Register, which was distributed on June 17, 1992, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
 Washington State Register

WSR 93-01-111
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed December 18, 1992, 3:15 p.m.]

Original Notice.

Title of Rule: Amending WAC 308-90-080 Registration fee—Renewal.

Purpose: Increases the original and renewal registration fees for vessel dealers. Sets a uniform fee for vessel dealer decals.

Other Identifying Information: This action is necessary to defray the costs of administering the program.

Statutory Authority for Adoption: RCW 88.02.100.

Statute Being Implemented: RCW 88.02.060.

Summary: WAC 308-90-080, increases the original and renewal registration fees for vessel dealers to \$300 and \$110, respectively; and sets a fee of \$30 for all vessel dealer decals.

Reasons Supporting Proposal: The fee increases are necessary in order to defray the costs of maintaining the vessel dealer program.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Art Farley, Licensing Services Manager, P.O. Box 48001, Olympia, (206) 586-5373.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 308-90-080, increase the registration fees for vessel dealers in order to maintain the costs of the vessel program; and sets a fee of \$30.00 for all vessel dealer decals.

Proposal Changes the Following Existing Rules: WAC 308-90-080, amends the rule.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Licensing, 3rd Floor Executive Conference Room, General Administration Building, 11th and Columbia, Olympia, Washington, on January 26, 1993, at 1:30 p.m.

Submit Written Comments to: Michele Gruender, Department of Licensing, Dealer and Manufacturer Services, P.O. Box 48001, Olympia, Washington 98504-8001, by January 20, 1993.

Date of Intended Adoption: February 9, 1993.

December 10, 1992

Mary Riveland
 Director

AMENDATORY SECTION (Amending WSR 89-18-028, filed 8/29/89, effective 9/29/89)

WAC 308-90-080 Registration fee—Renewal. (1) Any firm desiring to be a dealer must include with the application the required registration fee of ((~~one hundred twenty~~)) three hundred dollars.

(2) Vessel dealers will reapply for a registration on or before the expiration of their registration.

(3) The annual registration renewal fee of ((~~sixty~~)) one hundred ten dollars must be paid on or before each renewal date. If an application for renewal is not received by the department on or before the last day of the expiration month the registration is expired. The registration may be reinstated at any time within the next succeeding thirty days if renewal application and payment of the annual renewal fee then in default is received by the department. Registrations not renewed within thirty days of the renewal date then in default shall be cancelled. A new registration may be obtained by satisfying the procedures and qualifications for initial registration.

(4) If no department denial action is pending, the department shall issue a vessel dealer registration and

renewal decals depicting the expiration of the registration upon receipt of a dealer's renewal fee and renewal application. The dealer shall affix the decal as a prefix to the dealer registration number on any vessels operated on the waters pursuant to RCW 88.02.023. The fee for the initial decal shall be ((~~forty~~) thirty) dollars. Additional decals may be issued for a fee of ((~~twenty~~) thirty) dollars each.

WSR 93-01-115
PROPOSED RULES
DEPARTMENT OF LICENSING

[Filed December 21, 1992, 11:56 a.m.]

Original Notice.

Title of Rule: Separation of chapter 308-61 WAC into three chapters:

Unauthorized and abandoned vehicles; amending WAC 308-61-026 Definitions—Registered tow truck operator, 308-61-135 General provisions, and 308-61-168 Disputed impound; and repealing WAC 308-61-010 Definitions—General, 308-61-025 Definitions, 308-61-030 Established place of business, 308-61-040 Documents supporting acquisition of vehicles, 308-61-200 Wreckers—Application for license, 308-61-205 Expiration of motor vehicle wrecker's license, 308-61-210 Wreckers—Special plates, 308-61-220 Wreckers—General procedures and requirements, 308-61-230 Wreckers—Procedures for acquiring vehicles and vehicle parts, 308-61-240 Wreckers—Records and procedures for monthly reports, 308-61-250 Wreckers—Must furnish bill of sale for parts, 308-61-260 Wreckers—Selling used vehicles, 308-61-270 Wreckers—Additional grounds for denial, suspension, revocation or civil fine, 308-61-300 Hulk hauler—Application for license, 308-61-305 Expiration of hulk hauler license, 308-61-310 Hulk hauler—Special plates, 308-61-320 Hulk hauler—General procedures and requirements, 308-61-330 Hulk hauler—Procedures for acquiring and selling vehicles, 308-61-340 Hulk hauler—Grounds for denial, suspension, revocation—Unlawful practices, 308-61-400 Scrap processor—Application for license, 308-61-405 Expiration of scrap processor license, 308-61-410 Scrap processor—Special plates, 308-61-420 Scrap processor—General procedures and requirements, 308-61-430 Scrap processor—Procedures for acquiring vehicles for demolition, 308-61-440 Scrap processor—Procedures for monthly reports, and 308-61-450 Scrap processor—Grounds for denial, suspension, revocation—Unlawful practices.

Wreckers, new sections WAC 308-63-010 Definitions—General, 308-63-020 Definitions, 308-63-030 Established place of business, 308-63-040 Wreckers—Application for license, 308-63-050 Expiration of motor vehicle wrecker's license, 308-63-060 Wreckers—Special plates, 308-63-070 Wreckers—General procedures and requirements, 308-63-080 Wreckers—Procedures for acquiring vehicles and vehicle parts, 308-63-090 Wreckers—Records and procedures for monthly reports, 308-63-100 Wreckers—Must furnish bill of sale for parts, 308-63-110 Wreckers—Selling used vehicles, 308-63-120 Statement of change in business structure, ownership interest or control, 308-63-130 Termination of business, 308-63-140 Sale, transfer or other disposition of noncorporate licensee, 308-63-150 Partial sales

transfer or disposition of noncorporate licensee, and 308-63-160 Incorporation of licensee while licensed.

Hulk haulers/scrap processors, new sections WAC 308-65-010 Definitions—General, 308-65-020 Definitions, 308-65-030 Established place of business, 308-65-040 Hulk hauler—Application for license, 308-65-50 Expiration of hulk hauler license, 308-65-060 Hulk hauler—Special plates, 308-65-070 Hulk hauler—General procedures and requirements, 308-65-080 Hulk hauler—Procedures for acquiring and selling vehicles, 308-65-090 Scrap processor—Application for license, 308-65-100 Expiration of scrap processor license, 308-65-110 Scrap processor—Special plates, 308-65-120 Scrap processor—General procedures and requirements, 308-65-130 Scrap processor—Procedures for acquiring vehicles for demolition, 308-65-140 Scrap processor—Procedures for monthly reports, 308-65-150 Statement of change in business structure, ownership interest or control, 308-65-160 Termination of business, 308-65-170 Sale, transfer or other disposition of noncorporate licensee, 308-65-180 Partial sales transfer or disposition of noncorporate licensee, and 308-65-190 Incorporation of licensee while licensed.

Purpose: Separates chapter 308-61 WAC into three chapters: Chapter 308-61 WAC, Unauthorized and abandoned vehicles; chapter 308-63 WAC, Wreckers; chapter 308-65 WAC, Hulk haulers/scrap processors. These sections are being separated for readability. The rules also include some housekeeping changes.

Statutory Authority for Adoption: RCW 46.55.190, 46.79.080, and 46.80.140.

Statute Being Implemented: Chapters 46.55, 46.79, and 46.80 RCW.

Summary: Unauthorized and abandoned vehicles, amending WAC 308-61-026, this section deletes the word "continued" as it is no longer needed; WAC 308-61-135, this section deletes "section 23" and replaces it with RCW 46.55.230; WAC 308-61-168, this section deletes "section 24" and replaces it with RCW 46.55.240 (1)(d); and WAC 308-61-010, 308-61-025, 308-61-030, 308-61-040, 308-61-200, 308-61-205, 308-61-210, 308-61-220, 308-61-230, 308-61-240, 308-61-250, 308-61-260, 308-61-270, 308-61-300, 308-61-305, 308-61-310, 308-61-320, 308-61-330, 308-61-340, 308-61-400, 308-61-405, 308-61-410, 308-61-420, 308-61-430, 308-61-440, and 308-61-450, are repealed as they do not pertain to unauthorized and abandoned vehicles.

Wreckers, new sections WAC 308-63-010, this section was originally WAC 308-61-010 which remains the same, except for deleting the definition of "demolish" and adding "obscure"; WAC 308-63-020, this section was originally WAC 308-61-025. Changes made were (1) deleted confusing definition of release of interest, and (2) tightened up the definition of bill of sale; WAC 308-63-030, this section was originally WAC 308-61-030. Removed (1) from prior WAC and amended it to describe wrecker activity more accurately as "dismantling" rather than "destroying"; WAC 308-63-040, this section was originally WAC 308-61-200. Deleted the wrecker self-certification for license renewals, because it contradicts RCW 46.80.020 (3)(b). Deleted old June 30 renewal language that was outdated with staggered licensing; WAC 308-63-050, this section was originally WAC 308-61-205. Deleted outdated language used to implement staggered licensing; WAC 308-63-060, this section was originally

WAC 308-61-210. This section remains as the same language; WAC 308-63-070, this section was originally WAC 308-61-220. It changes (1) from sight-obstructing to sight-obscuring to mesh with RCW 46.80.130. In (7) it adds language allowing vehicles in the segregated storage area to retain license plates on them prior to entering into the wrecking yard. In (8) some grammatical changes for readability and technical content. Also deleted the sentence discussing the term "seat." In (9) it was amended to state a Department of Licensing policy to allow certain vehicles to remain in the segregated area and yet allowing no parts removal; WAC 308-63-080, this section was originally WAC 308-61-230. Renamed "proof of ownership" to "ownership documents" in keeping with the trend towards describing title documents more carefully. In (1) in addition to certificate of title, added salvage certificate. In (2) rewrote to conform with the proposed new definition of bill of sale in WAC 308-61-025. In (4) changed incorrect WAC number. In (5) further described the affidavit. In (6) deleted the reference to obsolete chapter 46.52 RCW and replaced it with the junk vehicle affidavit authorized by replacement law. Also added the court order as a new permissible document. In (7)(a) propose to move this to make a new subsection under WAC 308-61-025(2) so the bills of sale discussions will be together; (b) delete, as it repeats RCW 46.80.110(4); and (c) propose to move this subsection into and with (7)(a) above concerning the bills of sale; WAC 308-63-090, this section was originally WAC 308-61-240. In (1)(a)(iii) deleted language reference to authorizations to dispose (that provision was in obsolete chapter 46.52 RCW). In (c)(i) and (ii) deleted because it was redundant of RCW 46.80.080. In (2) amended to clarify the reporting language. Deleted the reference to WAC 308-61-240 (1)(b) in terms of information on the monthly report, because parts are not to be included in that report. Also, excluded vehicles being held in the segregated area; WAC 308-63-100, this section was originally WAC 308-61-250. In (1) PROVIDED was deleted because it was redundant; WAC 308-63-110, this section was originally WAC 308-61-260. In (1) deleted section which pertained to motor vehicle wreckers selling whole vehicles if they had a vehicle dealer's license; WAC 308-63-120, 308-63-130, 308-63-140, 308-63-150, and 308-63-160, these new sections outline what a licensee shall do if there is a change in their business structure; and repealing WAC 308-61-040, this section was repealed since it is confusing to state that "any licensee" may acquire. It is also repetitive of WAC 308-61-230 (wreckers), 308-61-330 (hulk haulers) and 308-61-430 (scrap processors); and WAC 308-61-270, propose to repeal entire section as it is redundant of RCW 46.80.060, 46.80.010(2) and 46.80.150. Also, the language in (4) concerning the segregated storage area is unnecessary (statute already covers).

Hulk haulers/scrap processors, new sections WAC 308-65-010, this section was originally WAC 308-61-010(4). Maintained the definition "demolish"; WAC 308-65-020, this section was originally WAC 308-61-025. In (1) deleted confusing definition of release of interest. In (2) tightened up the definition of bill of sale and described it as bill of sale for vehicles (as opposed to parts); WAC 308-65-030, this section was originally WAC 308-61-030. In (3) broadened definition of scrap processor to include "other equipment" for recycling; WAC 308-65-040, this section was

originally WAC 308-61-300. Simplified language in (1) which removed reference to wrecker license and disposer license as this is a hulk hauler license application. Also updated renewal language to reflect the staggered system in effect; WAC 308-65-050, this section was originally WAC 308-61-305. Deleted outdated language used to implement staggered licensing; WAC 308-65-060, this section was originally WAC 308-61-310. Deleted language redundant of WAC 308-61-305(2); WAC 308-65-070. This section was originally WAC 308-61-320. In (2) deleted meaningless language. Storage of vehicles is addressed in RCW 46.79.020(2). In (4)(b) deleted because it contradicts RCW 46.79.020(2) which allows storage of two vehicles or equivalent parts; WAC 308-65-080, this section was originally WAC 308-61-330. In (1) amended for clarity and to eliminate redundant language. In (a) deleted private person language. In (a)(ii) added language to clarify that the affidavit is for a junk vehicle. In (b)(i) and (ii) deleted language, because it is redundant and unnecessary. Also added court order as an acceptable document. In (c) amended to clarify and added a provision that bills of sale are acceptable for 1) nontitle jurisdictions, 2) total loss vehicles and 3) vehicles of the type that aren't titled. Also, amended to reflect that hulk haulers can sell vehicles to wreckers as well as scrap processors. In (2) amended terms to say "ownership" documents to flow with other title-descriptive terms; WAC 308-65-090, this section was originally WAC 308-61-400. Deleted subsection (1) entirely because it is redundant of RCW 46.79.030; WAC 308-65-100, this section was originally WAC 308-61-405. Deleted outdated initiating language for staggered licensing; WAC 308-65-110, this section was originally WAC 308-61-410. This section remains the same; WAC 308-65-120, this section was originally WAC 308-61-420. In (4) amended the title to "destroying" from "surrender" license plates to describe the actual activity of destroying rather than surrendering (which is outdated language); WAC 308-65-130, this section was originally WAC 308-61-430. In (1) amended terminology from "proof of ownership" to "ownership documents," because the language is clearer. In (a)(ii) added "junk vehicle" for more descriptive language. Added the new "bill of sale for vehicles" language from WAC 308-61-025. In (b) deleted repetitive (and confusing) language. Added court order as an acceptable document. In (c) deleted redundant and confusing language. In (2)(a) amended description of the out-of-state hauler and simply called it a salvage company. Added the provision that scrap processors can buy parts (using an ordinary invoice). Note that there is no attempt to or need to distinguish between major component parts and minor parts; WAC 308-65-140, this section was originally WAC 308-61-440. In (1)(a) amended the sentence for accuracy and to accommodate vehicle acquisitions from out-of-state salvage companies. In (b) two new sections were added, one to describe records needed when buying from out-of-state salvage companies and one for records needed for buying parts. In (2) deleted the word parts from the monthly report because scrap processors don't report parts acquisitions. Also a typo was corrected and an outdated law was deleted (license plates are now destroyed rather than surrendered to the department). Changed the word "provided" to "prescribed"; and WAC 308-65-150, 308-65-160, 308-65-170, 308-65-180 and 308-65-190, these

new sections outline what a licensee shall do if there is a change in their business structure; and repealing WAC 308-61-340 and 308-61-450.

Reasons Supporting Proposal: See Summary above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Art Farley, Licensing Service Manager, P.O. Box 48001, Olympia, WA, (206) 586-5373.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 308-61 WAC is being separated into three WAC chapters: Chapter 308-61 WAC, Unauthorized and abandoned vehicles; chapter 308-63 WAC, Wreckers; and chapter 308-64 WAC, Hulk haulers/scrap processors. These sections are being separated into three chapters for readability. The changes in existing rules are housekeeping. The changes are needed to correct minor mistakes; delete obsolete language; and to reflect current industry and department processes. The new sections also clarify current department and industry processes.

Proposal Changes the Following Existing Rules: New sections WAC 308-63-010, general definitions of a wrecker; WAC 308-63-020, definitions continued; WAC 308-63-030, definition of an established place of business; WAC 308-63-040, application requirements for a license; WAC 308-63-050, expiration of a wrecker's license; WAC 308-63-060, special plates issued to a wrecker; WAC 308-63-070, procedures and requirements of a wrecker; WAC 308-63-080, procedures for acquiring vehicles and vehicle parts; WAC 308-63-090, the records and procedures for monthly reports kept by a wrecker; WAC 308-63-100, requirements of furnishing a bill of sale for parts; WAC 308-63-110, wreckers selling used vehicles; and WAC 308-63-120, 308-63-130, 308-63-140, 308-63-150, and 308-63-160, describes the licensing process when a licensee has a change in their business structure; WAC 308-65-010, general definitions of a hulk hauler/scrap processor; WAC 308-65-020, further definitions; WAC 308-65-030, definition of an established place business; WAC 308-65-040, application requirements for a hulk hauler license; WAC 308-65-050, expiration of a hulk hauler license; WAC 308-65-060, special plates issued to a hulk hauler; WAC 308-65-070, general procedures and requirements of a hulk hauler; WAC 308-65-080, procedures for acquiring and selling vehicles by a hulk hauler; WAC 308-65-090, application requirements for a scrap processor license; WAC 308-65-100, expiration of a scrap processor license; WAC 308-65-110, special plates issued to a scrap processor; WAC 308-65-120, general procedures and requirements of a scrap processor; WAC 308-65-130, procedures for acquiring vehicles for demolition; WAC 308-65-140, procedures for monthly reports; and WAC 308-65-150, 308-65-160, 308-65-170, 308-65-180 and 308-65-190, outlines what a licensee shall do if there is a change in their business structure.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Licensing, 3rd Floor Executive Conference Room, General Administration

Building, 11th and Columbia, Olympia, Washington, on January 28, 1993, at 9:00 a.m.

Submit Written Comments to: Michele Gruender, Dealer Services, Department of Licensing, P.O. Box 48001, Olympia, WA 98504-8001, by January 20, 1993.

Date of Intended Adoption: February 11, 1993.

December 10, 1992

Mary Riveland
Director

**Chapter 308-61 WAC
UNAUTHORIZED AND ABANDONED ((AND INOP-
ERATIVE)) VEHICLES**

AMENDATORY SECTION (Amending Order DLR 164, filed 2/25/88)

WAC 308-61-026 Definitions ((continued))—
Registered tow truck operator. (1) "Affidavit of sale" - that document prescribed by the department and given to the successful bidder by the operator. The affidavit shall state that the sale was conducted properly pursuant to chapter 46.55 RCW. The affidavit may be submitted to the department with an application for certificate of title or may be used as a title document by a licensed auto wrecker, hulk hauler or scrap processor.

(2) "Secure area" - a place of safety for vehicle storage and in an area completely enclosed by a fence of sufficient height and construction to prevent access by the general public, with a gate which can be locked. The fence shall be at least six feet high with at least two strands of barbed wire along the top, for a total combined height of eight feet or more, provided, however, that the fencing requirement may be waived by the department where, due to the topography or zoning a fence would be impracticable and the storage area is secure without a fence. When a licensee has operator registrations under more than one name and owns or leases a common secure area, the areas for each operator registration must be segregated by a physical barrier at least as strong as one strand of chain, cable or barbed wire. When two or more operators with different ownership share a secured area, those respective areas must be segregated by an eight-foot fence as described above.

Wherever practicable secure storage areas will be located on improved property which is leveled and illuminated at night for the safe keeping of stored vehicles.

(3) "Abandoned vehicle report" - is that document, prescribed by the department, by which the operator is to report to the department his/her possession of an abandoned vehicle.

(4) "Notice of custody and sale" - is that document sent by the operator to the registered owner, legal owner (lien holder) giving notice of the amount of the operator's lien for services, place and time of public auction if the vehicle is not redeemed, and of the operator's right to seek a deficiency against the last registered owner.

(5) "Registered tow truck operator's business location" - is a location at which records and files necessary to conduct the business are kept, and where the operator can normally be contacted by the public.

AMENDATORY SECTION (Amending WSR 90-01-060, filed 12/18/89, effective 1/18/90)

WAC 308-61-135 General provisions. (1) The properly executed written authority to tow or other evidence of lawful possession shall suffice in lieu of current license plates or trip permits for unauthorized or abandoned vehicles.

(2) Billing invoices shall indicate the time of day when an unauthorized or abandoned vehicle arrived at the secure storage area.

(3) A seller's report of sale filed with the department on a form furnished by the department shall relieve a registered owner from liability for costs incurred in the removal and storage of an unauthorized/abandoned vehicle, in addition to relieving that person from other liability pursuant to RCW 46.12.101.

(4) The junk vehicle affidavit of sale as described in ~~((section 23))~~ RCW 46.55.230 may be used to sell a vehicle to a licensed hulk hauler, scrap processor, vehicle wrecking yard or it may be used as a supporting document for issuance of a title.

(5) A stored vehicle may be redeemed any time before the start of auctioning of that particular vehicle.

(6) The written notice of the right of redemption and opportunity for a hearing to contest the validity of an impoundment, to be sent with the twenty-four hour impoundment notice on an unauthorized vehicle impoundment, shall be separate and in addition to the notice of opportunity for a hearing given to those who redeem vehicles.

(7) Information contained in the master log shall include:

- (a) The dates of impound and release of vehicles;
- (b) Storage lot used if multiple lots;
- (c) If impound was from public or from private property and the location where the vehicle was impounded;
- (d) Identity of vehicle by year, make, model, license number, and vehicle identification number;
- (e) Dates of all required notices to law enforcement and to vehicle owners;
- (f) Date of auction advertisement and of auction;
- (g) Amount of towing and storage lien;
- (h) Amount of auction proceeds;
- (i) Amount of excess funds and date the disposition notice was sent to the Washington state patrol.

Entries on the master log must be made within seventy-two hours following the activity being logged.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

WAC 308-61-168 Disputed impound. (1) Where a timely request has been made for a district court hearing and where the vehicle owner has failed to redeem the vehicle, the abandoned vehicle procedural requirements may be followed, but the sale of the vehicle at public auction shall not take place until after the court has disposed of the request.

(2) For purposes of RCW 46.55.220, it shall not be necessary to hold a hearing to refuse a license unless such a hearing is requested.

(3) The administrative hearings officer, provided in ~~((section 24))~~ RCW 46.55.240 (1)(d), shall mean a hearings

officer authorized by ordinance or resolution of a city, town or county for the purpose of conducting hearings on disputed vehicle impound cases.

(4) Operators shall maintain a trust account solely for the deposit of funds received pending the disposition of any district court hearing requests.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- 308-61-010 Definitions—General.
- 308-61-025 Definitions.
- 308-61-030 Established place of business.
- 308-61-040 Documents supporting acquisition of vehicles.
- 308-61-200 Wreckers—Application for license.
- 308-61-205 Expiration of motor vehicle wrecker's license.
- 308-61-210 Wreckers—Special plates.
- 308-61-220 Wreckers—General procedures and requirements.
- 308-61-230 Wreckers—Procedures for acquiring vehicles and vehicle parts.
- 308-61-240 Wreckers—Records and procedures for monthly reports.
- 308-61-250 Wreckers—Must furnish bill of sale for parts.
- 308-61-260 Wreckers—Selling used vehicles.
- 308-61-270 Wreckers—Additional grounds for denial, suspension, revocation or civil fine assessment—Unlawful practices.
- 308-61-300 Hulk hauler—Application for license.
- 308-61-305 Expiration of hulk hauler license.
- 308-61-310 Hulk hauler—Special plates.
- 308-61-320 Hulk hauler—General procedures and requirements.
- 308-61-330 Hulk hauler—Procedures for acquiring and selling vehicles.
- 308-61-340 Hulk hauler—Grounds for denial, suspension, revocation—Unlawful practices.
- 308-61-400 Scrap processor—Application for license.
- 308-61-405 Expiration of scrap processor license.
- 308-61-410 Scrap processor—Special plates.
- 308-61-420 Scrap processor—General procedures and requirements.
- 308-61-430 Scrap processor—Procedures for acquiring vehicles for demolition.
- 308-61-440 Scrap processor—Procedures for monthly reports.
- 308-61-450 Scrap processor—Grounds for denial, suspension, revocation—Unlawful practices.

Chapter 308-63 WAC WRECKERS

NEW SECTION

WAC 308-63-010 Definitions—General. (1) Department - means the department of licensing of the state of Washington.

(2) Director - means the director of the department of licensing.

(3) Destroy - means the dismantling, disassembling or wrecking of a vehicle with the intent of never again operating such as a vehicle, or the sustaining of damage to a vehicle either (a) to the extent that the cost of repairing it exceeds its fair market value immediately prior to the accident or occurrence, or (b) to the extent that the cost of repairing it plus its salvage value in its damaged condition exceeds or approximately equals the market value of the vehicle in its repaired or restored condition.

(4) Acquire - shall be construed to mean physical custody together with proof of ownership as provided under WAC 308-63-080.

(5) Custody - means the possession of a vehicle in which there is equitable ownership but for which ownership documents required in WAC 308-63-080 have not been received, or a vehicle placed for safekeeping by a law enforcement officer or others.

(6) Obscure - means to screen the wrecker activity from public view.

NEW SECTION

WAC 308-63-020 Definitions. (1) Bill of sale for acquiring vehicles. A bill of sale shall include the names and addresses of the seller and purchaser; a description of the vehicle or part being sold, including the make, model and identification or serial number; the date of sale; and the purchase price of the vehicle. Bills of sale are acceptable in lieu of title in the cases of:

(a) Vehicles from nontitle jurisdictions;

(b) When an insurance company or private owner has turned in the title to a vehicle previously destroyed as provided under WAC 308-58-030; or

(c) For vehicles of the type to which titles are not issued.

(2) In the case of vehicle parts a bill of sale from the seller describing the specific part and giving the full name, address and verification of the seller's identity, plus date of sale. In addition, if a major component part is acquired the vehicle identification number from which it came must also be set forth on the bill of sale. A copy of each bill of sale shall be maintained on acquired parts for a period of three years.

NEW SECTION

WAC 308-63-030 Established place of business. Wrecker. A wrecker's established place of business is a building or enclosure which the owner occupies either continuously or at regular intervals and where his books and records are kept available for inspection during normal business hours and dismantling of vehicles is accomplished and which must conform with local zoning regulations.

NEW SECTION

WAC 308-63-040 Wreckers—Application for license. An original application for a wrecker license shall be filed with the director on the form provided for this purpose. The application must be endorsed by the chief of police if city is over five thousand population; otherwise, by a member of the Washington state patrol. The endorsement certifies that the wrecker has an established place of business at the address shown on the application and that his vehicle(s) are properly identified in accordance with WAC 308-63-070(6).

Each application shall specify the number of vehicles owned, leased, rented or otherwise operated for towing or transportation of vehicles or hulks in the conduct of his business by the applicant, or wrecker seeking renewal and shall identify such vehicles by make, model, year or other adequate description, and identification number.

NEW SECTION

WAC 308-63-050 Expiration of motor vehicle wrecker's license. (1) A motor vehicle wrecker's license shall expire twelve consecutive months from the date of issuance for purposes of staggered licensing.

(2) Motor vehicle wrecker license plates shall expire on the same date as the expiration of the license.

NEW SECTION

WAC 308-63-060 Wreckers—Special plates. All vehicles used for towing or transporting vehicles or hulks by a motor vehicle wrecker on the highways of this state in the conduct of his business shall bear regular license plates and, in addition, special wrecker's plates. Wrecker's plates may be obtained at a fee of six dollars which includes one dollar for reflectorization under RCW 46.16.237 for the first set, and three dollars including reflectorization for each additional set.

The wrecker may purchase sets of plates equal in number to the number of vehicles reported on his application as owned, rented, leased and operated by him and used by him for towing or transporting of vehicles or hulks in the conduct of his business. Should the wrecker purchase, lease, or rent additional vehicles for towing or transporting of vehicles or hulks in his business during the course of the year, he shall so inform the department and may, at the department's discretion, obtain additional plates for such vehicles.

Each vehicle used for towing or transporting of vehicles or hulks shall display both wrecker plates assigned to it, provided that when any vehicle being towed does not have valid license plates, wrecker plates may be split, with one being displayed on the front of the towing vehicle and the other on the rear of the vehicle being towed.

NEW SECTION

WAC 308-63-070 Wreckers—General procedures and requirements. All wreckers shall comply with all rules and regulations relative to the handling of vehicles to be wrecked or dismantled.

(1) Enclosure. The activities of a motor vehicle wrecker shall be conducted entirely within the established place of business. A physical barrier shall designate the boundary of

the wrecking yard except that, where necessary to obscure public view of the premises, such premises shall be enclosed by a sight-obscuring wall or fence at least eight feet high.

(a) Where required, such sight-obscuring wall or fence shall be painted or stained in neutral shade to blend with surrounding premises. If the fence is made of chain link, it must have sufficient slats or other construction to obscure public view of the premises.

(b) A living hedge of equal height and sufficient density to prevent view of the premises may be substituted for the wall or fence.

(c) All enclosures and barriers shall be kept in good repair.

(d) Reasonable consideration shall be given to the topography of the land by enforcement personnel when inspecting premises for such fence, enclosure or barrier.

(e) Exceptions to this section must be granted in writing by the department.

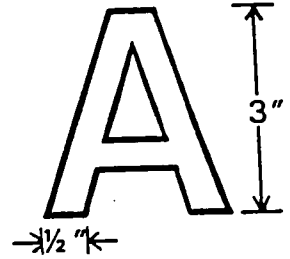
(2) Additional places of business. Each licensed wrecker may maintain one or more additional places of business within the same law enforcement jurisdiction, such as a city or county, under the same permit. The wrecker may maintain as many storage yards or sales outlets as needed so long as each is registered with the department. Each wrecking or storage yard shall comply with local zoning regulations and with such other requirements as the department may provide, particularly those in subsection (1) of this section. Duplicate wrecker's licenses will be issued to be posted at each additional place of business.

(3) Change of address. The department shall be notified immediately of any change of address of any business location or of the addition of any such location.

(4) Display of license certificate. The license certificate of a licensed wrecker shall be displayed conspicuously at each business address(es) and shall be available for periodic inspection by law enforcement officers and authorized representatives of the department.

(5) Tow car fee. The licensee of any fixed load vehicle equipped for lifting or towing any disabled, impounded, or abandoned vehicle or part thereof, may pay a twenty-five dollar fee in lieu of tonnage fees as provided in RCW 46.16.079.

(6) Identification of licensee's vehicles. All vehicles equipped for lifting or transporting vehicles or hulks which are operated on the highways of this state shall display the licensee's name, the city in which the licensee's established place of business is located, and current business telephone number of such licensee. Such information shall be painted on or permanently affixed to both sides of the vehicle. Each letter and numeral shall be made with at least a half-inch stroke for the width and shall be at least three inches high. See example.



(7) License plates from vehicles entered into the wrecking yard shall be removed within twenty-four hours, except that plates on vehicles in the segregated area may be left on until the vehicle is entered into the wrecking yard. The wrecker shall destroy such plates prior to submitting the monthly report for the month the vehicle was entered into the wrecking yard.

(8) Major component parts.

(a) Under RCW 46.80.010(3) the terms engine, short block, transmission, and any drive axle shall not include cores or parts which are limited to value as scrap metal or for remanufacturing only.

(b) The following vehicle parts are considered to be major component parts in addition to those listed in RCW 46.80.010(3): Fender, third member, windshield, and rear window. In addition to the above, for large trucks, the list includes sleepers, front axle, diesel tanks, and fairings. Major component parts for motorcycles are front, forks, frame, engine, and transmission.

(9) Vehicles in custody and awaiting approved ownership documents, as provided under WAC 308-63-080, must be placed in a segregated storage area within the wrecking yard which must be designated by a physical barrier. Vehicles may remain in this area after ownership documents have arrived and the vehicle has been properly entered into the wrecking yard inventory. There will be no dismantling or parts removal in this area. The physical barrier may be portable, made of substantial posts and connected by a chain, cable, barbed wire, or of other equally strong construction.

This area can be used for storage of dealer cars or equipment if the wrecker is both a wrecker and a dealer however, there will be no storage of vehicle parts.

NEW SECTION

WAC 308-63-080 Wreckers—Procedures for acquiring vehicles and vehicle parts. Supporting acquisition. The wrecker may acquire vehicles and vehicle parts if the seller can furnish ownership documents as follows:

(1) Certificate of title, including salvage certificates, properly endorsed in the case of vehicles from states issuing a title.

(2) Bills of sale pursuant to WAC 308-63-020 for vehicles from nontitle jurisdictions, for vehicles that have had their title surrendered to a state after having been declared a total loss, and for vehicles of the type to which titles are not issued.

(3) Affidavit of lost or stolen title if executed by the registered and legal owner of record.

(4) Insurance company bills of sale pursuant to WAC 308-58-020(2).

(5) Affidavit of sale of an abandoned vehicle pursuant to WAC 308-61-026(1).

(6) Affidavit of junk vehicle pursuant to RCW 46.55.230.

(7) A court order.

NEW SECTION

WAC 308-63-090 Wreckers—Records and procedures for monthly reports. (1) Wrecker books and files. The wrecker shall maintain books and files which shall contain the following:

(a) A record of each vehicle or part acquired giving:

(i) A description of the vehicle or part by make, model, year, and for major component parts vehicle identification number and "yard number" assigned at the time the vehicle or major component part was placed in the wrecking yard;

(ii) The date purchased or acquired by the wrecker, and the name of the person, firm or corporation from which the vehicle or parts were obtained;

(iii) The certificate of title number if registered in a title state, or registration number if a nontitle state or description of document used in lieu of title such as affidavits of sale or bills of sale for vehicle parts; and

(iv) The name of the state and license number in state last registered.

(b) A record of the disposition of the motor, body, and major component parts giving the name of the person purchasing the part(s), if any. Sales to scrap processors shall be accompanied by an invoice or bill of sale, listing each vehicle by its yard number. The wrecker shall retain a copy of such invoice or bill of sale for purposes of inspection for three years.

These records will be subject to inspection by authorized representatives of the department and law enforcement officials during regular business hours. The foregoing information shall be entered in the wrecker's records within two business days of the event requiring the entry, such as receipt of a vehicle.

(2) Must furnish written reports. By the tenth of the month following acquisition of vehicles entered into the wrecking yard inventory, each wrecker will submit a report on the form provided by the department documenting that those vehicles were entered into the wrecking yard inventory during the month. Vehicles being held in the segregated storage area awaiting ownership documents, pursuant to WAC 308-63-070(9), will not be reported. The report shall be made in duplicate. The original shall be sent to the department and the duplicate retained for the wrecker's files. If no vehicles are acquired during the month, the monthly report must be sent in stating "none." The report shall give such information for vehicles only as the wrecker is required to keep by subsection (1)(a)(i), (ii), (iii), and (iv) of this section; it shall be accompanied by properly endorsed certificates of title or other adequate evidence of ownership and registration certificates: *Provided*, That records on acquisitions and sales of vehicle parts need not be included in reports submitted to the department but records shall be kept for three years from date of purchase and available for inspection.

(3) Identity of vehicles in yard. All vehicles placed in the yard shall be identified by a yard number as assigned in

the records with numerals marked so as to be clearly visible and legible. If a part of a vehicle is sold which has the number on it, the vehicle shall be renumbered in another location on the vehicle.

NEW SECTION

WAC 308-63-100 Wreckers—Must furnish bill of sale for parts. No wrecker may sell a motor vehicle part unless he gives the purchaser a bill of sale for such part. Whenever the wrecker sells a motor, frame, or other major component part, he shall describe the part fully, giving make, model, year, and vehicle identification number or yard number of the vehicle from which the part was taken.

No wrecker may sell vehicles or hulks to a scrap processor or to a hulk hauler for transportation to a scrap processor unless he gives the scrap processor or the hulk hauler an invoice or bill of sale listing each vehicle or hulk by yard number; the wrecker shall retain a copy of such invoices for inspection purposes.

NEW SECTION

WAC 308-63-110 Wreckers—Selling used vehicles.

(1) All vehicles acquired for sale under a vehicle dealer's license which are inoperable at the time of acquisition shall be kept inside the wrecking yard and shall be segregated from the remainder of the operation by a continuous physical barrier.

(2) "Inoperable" as used in this section shall mean a vehicle which does not comply with requirements for vehicles used on public streets with regard to brakes, lights, tires, safety glass and other safety equipment. However, for purposes of this section, inoperable shall not include a requirement to be currently licensed.

NEW SECTION

WAC 308-63-120 Statement of change in business structure, ownership interest or control. Any person, firm, association, corporation or trust licensed under chapter 46.80 RCW must, within ten days following any change in its business or ownership structure, file a statement describing with particularity the change in its business structure or the change in ownership interest.

NEW SECTION

WAC 308-63-130 Termination of business. A motor vehicle wrecker who terminates his business shall return his license and special license plates to the department for cancellation within ten business days of such termination, except as provided in RCW 46.70.081.

NEW SECTION

WAC 308-63-140 Sale, transfer or other disposition of noncorporate licensee. Upon the sale, transfer or other disposition of fifty percent or more of the ownership interest in a noncorporate licensee:

(1) A rider to the bond revealing the change in ownership shall be filed with the department.

(2) A new application for an appropriate license by the purchaser or transferee is required and the fee will be the same as for an original application.

(3) The former owner must turn into the department his special license plates. The new owner or transferee must purchase new plates in his own name.

NEW SECTION

WAC 308-63-150 Partial sales transfer or disposition of noncorporate licensee. When a licensee transfers less than fifty percent of the ownership interest in a noncorporate licensee to a person not licensed at the licensee's place of business:

(1) A rider to the bond revealing the change in ownership shall be filed with the department.

(2) A new application reflecting the change in ownership must be filed. The parties thereto shall be considered temporarily licensed until renewal or denial of the application and no additional fee will be required. Upon renewal of the license an original application and fee will be required.

(3) The special license plates issued to the original licensee may continue to be used. The same license number may be retained upon renewal if requested.

NEW SECTION

WAC 308-63-160 Incorporation of licensee while licensed. A licensee which incorporates while licensed:

(1) Shall file an application for an appropriate license.

(2) Shall file a new bond with the department.

(3) If the transfer involves a change in the business structure only and does not involve the transfer of fifty percent or more of the ownership interest in the firm, the corporation may be considered temporarily licensed until the end of the licensing period or until the application is denied, and during such period:

(a) No additional fees will be required until renewal, at which time an original application for license and fee will be required.

(b) The same special license plates may be used until renewal. The firm may request the preincorporation license number upon renewal.

Chapter 308-65 WAC

HULK HAULERS/SCRAP PROCESSORS

NEW SECTION

WAC 308-65-010 Definitions—General. Demolish. To demolish means the rendering of vehicle salvage into recyclable metals, for example, by means of a hydraulic baler and shears or a shredder operated by a licensed scrap processor.

NEW SECTION

WAC 308-65-020 Definitions. (1) Bill of sale for acquiring vehicles. A bill of sale shall include the names and addresses of the seller and purchaser; a description of the vehicle or part being sold, including the make, model and identification or serial number; the date of sale; and the purchase price of the vehicle. Bills of sale are acceptable in lieu of title in the cases of:

(a) Vehicles from nontitle jurisdictions;

(b) When an insurance company or private owner has turned in the title to a vehicle previously destroyed as provided under WAC 308-58-030; or

(c) For vehicles of the type to which titles are not issued.

(2) In the case of vehicle parts a bill of sale from the seller describing the specific part and giving the full name, address and verification of the seller's identity, plus date of sale. In addition, if a major component part is acquired the vehicle identification number from which it came must also be set forth on the bill of sale. A copy of each bill of sale shall be maintained on acquired parts for a period of three years.

NEW SECTION

WAC 308-65-030 Established place of business. (1) Hulk hauler. A hulk hauler's established place of business is an address at which he receives mail and can normally be reached.

(2) Scrap processor. A scrap processor's established place of business is a place where (a) vehicles may be stored lawfully, (b) hydraulic balers, shears or shredders or other equipment for recycling vehicle salvage may be used lawfully, and (c) there is a building in which the scrap processor's license is conspicuously displayed and where all records required of the scrap processor are available for inspection.

NEW SECTION

WAC 308-65-040 Hulk hauler—Application for license. The application for a hulk hauler's license shall be made on the form provided by the department and shall include, in addition to any other information the department may require, and in addition to the provisions of RCW 46.79.030:

(1) A statement regarding whether or not the applicant has ever previously had a license as a hulk hauler denied, suspended, or revoked and on what dates and what grounds.

(2) A certification from a member of the Washington state patrol that his vehicle(s) are properly identified in accordance with WAC 308-61-320(5).

The license may be renewed prior to the expiration date by filing a renewal application, securing a signature of the appropriate member of the Washington state patrol on his application, and paying a renewal fee of ten dollars.

NEW SECTION

WAC 308-65-050 Expiration of hulk hauler license.

(1) A hulk hauler's license shall expire twelve consecutive months from the date of issuance for purposes of staggered licensing.

(2) Motor vehicle hulk hauler license plates shall expire on the same date as the expiration of the license.

NEW SECTION

WAC 308-65-060 Hulk hauler—Special plates. All vehicles used by hulk haulers on the highways of this state shall bear regular license plates and in addition, special hulk hauler's plates. Each vehicle shall display both special

plates assigned to it, provided that when any vehicle being towed does not have valid license plates, the hulk hauler plates may be split, with one being displayed on the front of the towing vehicle and the other on the rear of the vehicle being towed. The plates serve in lieu of a trip permit or current license plates for the vehicle(s) being transported.

The plates may be obtained at a fee of six dollars for the first set, and three dollars for each additional set which charges include the reflectorization fee required by RCW 46.16.237.

NEW SECTION

WAC 308-65-070 Hulk hauler—General procedures and requirements. Hulk haulers shall comply with all statutes, rules and regulations relative to the handling of vehicles and vehicle hulks.

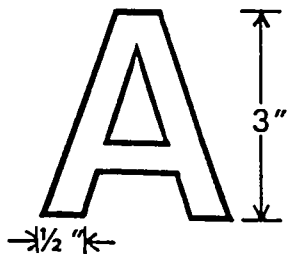
(1) Change of address. The department shall be notified immediately of any change of mailing address.

(2) License certificate. The license certificate shall be carried in the vehicles operated by hulk haulers. If a hulk hauler operates more than one vehicle he shall request additional license certificates for each vehicle. Such certificates shall also be carried for inspection by law enforcement officers.

(3) Tow car fee. The licensee of any fixed load vehicle equipped for lifting or transporting any disabled, impounded or abandoned vehicle or part thereof, may pay a twenty-five dollar fee in lieu of tonnage fees provided in RCW 46.16.070.

(4) Inspection of transport vehicle. Prior to the issuance of a hulk hauler license the vehicle to be used in transporting vehicle salvage must be inspected by the appropriate law enforcement official to verify compliance with safety requirements applying to transportation of vehicle salvage on the highways of the state.

(5) Identification of licensee's vehicles. All vehicles equipped for lifting or transporting vehicles or hulks which are operated on the highways of this state shall display the licensee's name, mailing address, and current business telephone number of such licensee. Such information shall be painted on or permanently affixed to both sides of the vehicle. Each letter and numeral shall be made with at least a half-inch stroke for the width and shall be at least three inches high. See example.



NEW SECTION

WAC 308-65-080 Hulk hauler—Procedures for acquiring and selling vehicles. (1) Supporting acquisition for transport, resale. The hulk hauler may acquire vehicles or hulks for transport and resale to a licensed motor vehicle wrecker or scrap processor upon obtaining ownership documents in the form of a certificate of title properly endorsed, from a state issuing a title, or a certificate of registration and notarized bill of sale from a jurisdiction issuing only a registration certificate or other approved ownership documents as follows:

(a) Affidavit of lost or stolen title signed by the owner on record with the department, and release of interest from the owner.

(b) Affidavit of sale of a junk vehicle from the landowner who has complied with RCW 46.55.230.

(c) Affidavit of sale from a registered tow truck operator.

(d) A court order.

(e) Acquisition from wreckers licensed by the department may be supported by obtaining the wrecker's invoice or bill of sale listing each vehicle by the wrecker's "yard number." Such invoice or bill of sale shall be given to the scrap processor or vehicle wrecker purchasing the vehicles listed therein.

(f) Bills of sale pursuant to WAC 308-63-020 for vehicles from nontitle jurisdictions that have had their titles surrendered to a state after having been declared a total loss and for vehicles of the type to which titles are not issued.

(2) Must possess supporting documentation. Before a hulk hauler may transport any vehicle for resale, he shall have in his possession ownership documents to support lawful acquisition or possession, as enumerated in subsection (1) of this section. Such documentation shall be in his possession at all times while the vehicle is transported.

(3) Handling vehicles. A hulk hauler may not operate as a wrecker or remove parts from vehicles, provided that he may remove the parts necessary to sell vehicle salvage to a licensed scrap processor, e.g., the upholstery, gasoline tank, and tires, so long as such parts are removed on the premises of a licensed wrecker or scrap processor where prior permission is granted or at a location approved by the department.

(4) May sell to licensed wreckers and scrap processors. Vehicles in the possession of a licensed hulk hauler may only be sold to a licensed wrecker or scrap processor.

NEW SECTION

WAC 308-65-090 Scrap processor—Application for license. The application for a scrap processor's license shall contain, in addition to any other information the department may require, evidence the application is approved by the local government planning and zoning authorities pursuant to the provisions of the State Environmental Act, chapter 43.21C RCW.

NEW SECTION

WAC 308-65-100 Expiration of scrap processor license. (1) A scrap processor's license shall expire twelve consecutive months from the date of issuance for purposes of staggered licensing.

(2) Any special license plates issued to a scrap processor shall expire on the same date as the expiration of the license.

NEW SECTION

WAC 308-65-110 Scrap processor—Special plates. Vehicles owned or operated on the highways of this state by a scrap processor and used by him in gathering vehicle hulks or salvage shall bear regular license plates and, in addition, hulk hauler plates. Such plates serve in lieu of a trip permit or current license for any vehicle being transported. Each vehicle shall display all plates issued to it.

The plates may be obtained at a fee of six dollars for the first set, and three dollars for each additional set including the reflectorization fee required by RCW 46.16.237; they expire simultaneously with the scrap processor's license.

NEW SECTION

WAC 308-65-120 Scrap processor—General procedures and requirements. All scrap processors shall comply with all statutes, rules and regulations relative to the demolition of vehicles and vehicle hulks.

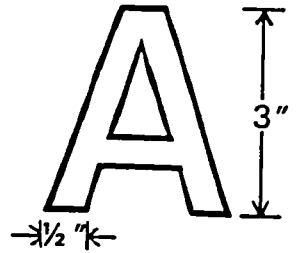
(1) Change of address. The department shall be notified immediately of any change of address of any business location or of the addition of any such location.

(2) Display of license certificate. The license certificate of the scrap processor shall be displayed conspicuously at the business address shown on the application and shall be available for inspection by law enforcement officers and authorized representatives of the department.

(3) Inspection of premises. The premises of the scrap processor shall be subject to periodic inspection by appropriate law enforcement officers and authorized representatives of the department.

(4) Destroying of license plates. All license plates coming into the possession of the scrap processor shall be destroyed by the scrap processor prior to forwarding the monthly report to the department under RCW 46.79.020.

(5) Identification of licensee's vehicles. All vehicles equipped for lifting or transporting vehicles or hulks shall display the licensee's name, address and current telephone number. Such information shall be painted on or permanently affixed to both sides of the vehicle. Each letter and numeral shall be made with at least a half-inch stroke for the width and shall be at least three inches high. See example.



NEW SECTION

WAC 308-65-130 Scrap processor—Procedures for acquiring vehicles for demolition. Supporting acquisition. A scrap processor may acquire vehicles for demolition if the transferor can furnish ownership documents, in the form of a certificate of title properly endorsed, from a state issuing a title, or a certificate of registration and notarized bill of sale from a jurisdiction issuing a registration certificate only or other approved ownership documents as follows:

(1) Affidavit of lost or stolen title and release of interest from the owner.

(2) Affidavit of sale of a junk vehicle from the landowner who has complied with RCW 46.55.230.

(3) Bills of sale pursuant to WAC 308-63-020 for vehicles from nontitle jurisdictions, for vehicles that have had their titles surrendered to a state after having been declared a total loss, and for vehicles of the type to which titles are not issued.

(4) Affidavit of sale from a registered tow truck operator.

(5) A court order.

(6) Invoice or bill of sale from wrecker.

(7) Scrap processors may acquire vehicle salvage from out-of-state provided that the out-of-state salvage company submits an affidavit certifying his rightful and true possession of the vehicles or parts contained in the bulk shipment and that he has complied with all statutes, rules and regulations relating to such vehicles in the state or province of origin.

(8) Vehicle parts may be acquired by use of an invoice or bill of sale which describes the part and identifies the seller by name and address.

NEW SECTION

WAC 308-65-140 Scrap processor—Procedures for monthly reports. (1) Must maintain books and files.

(a) The scrap processor shall maintain the following books and files of all vehicles, acquired other than from a wrecker or out-of-state salvage company, which shall contain the following:

(i) A description of each vehicle acquired by make, model, year and vehicle identification number;

(ii) The date acquired, name of the person, firm or corporation from which obtained, and the wrecker license numbers if such person is licensed as a wrecker by the department;

(iii) A description of the document evidencing ownership, and if a certificate of title or registration, the title or registration number; and

(iv) The license plate number and name of state in which vehicle was last registered.

(b) For all vehicles acquired from a licensed wrecker, a copy of the wrecker's invoice or bill of sale shall suffice as the record of acquisition and demolition.

(c) For vehicles acquired from out-of-state salvage companies, an invoice listing the vehicles and the affidavit of compliance with the out-of-state jurisdiction.

(d) For vehicle parts, an invoice or bill of sale describing the part and identifying the seller by name and address. That record will be available for inspection.

(e) Such records shall be maintained for three years and shall be subject to periodic inspection by authorized representatives of the department and appropriate law enforcement officers.

(2) Must furnish written reports. By the tenth of the month following acquisition of vehicles or hulks for demolition, each scrap processor shall submit a report, on the form prescribed by the department, listing each vehicle, whether or not such vehicles have been demolished. This report shall be made in duplicate, retaining the duplicate for the scrap processor's files. The report shall give such information as the scrap processor is required to keep by subsection (1) of this section, provided that the scrap processor need not include copies of a wrecker's invoice or bill of sale in such report so long as he retains copies of the invoices and bills of sale for a period of three years. It shall be accompanied by properly endorsed certificates of title or registration or such other adequate evidence of ownership as may come into the scrap processor's possession when he acquires vehicles for salvage from other than wreckers licensed by the department.

NEW SECTION

WAC 308-65-150 Statement of change in business structure, ownership interest or control. Any person, firm, association, corporation or trust licensed under chapter 46.79 RCW must, within ten days following any change in its business or ownership structure, file a statement describing with particularity the change in its business structure or the change in ownership interest.

NEW SECTION

WAC 308-65-160 Termination of business. A hulk hauler or scrap processor who terminates his business shall return his license and special license plates to the department for cancellation within ten business days of such termination, except as provided in RCW 46.70.081.

NEW SECTION

WAC 308-65-170 Sale, transfer or other disposition of noncorporate licensee. Upon the sale, transfer or other disposition of fifty percent or more of the ownership interest in a noncorporate licensee:

(1) A new application for an appropriate license by the purchaser or transferee is required and the fee will be the same as for an original application.

(2) The former owner must turn into the department his/her special license plates. The new owner or transferee must purchase new plates in his/her own name.

NEW SECTION

WAC 308-65-180 Partial sales transfer or disposition of noncorporate licensee. When a licensee transfers less than fifty percent of the ownership interest in a noncorporate licensee to a person not licensed at the licensee's place of business:

(1) A new application reflecting the change in ownership must be filed. The parties thereto shall be considered temporarily licensed until renewal or denial of the application and no additional fee will be required. Upon renewal of the license an original application and fee will be required.

(2) The special license plates issued to the original licensee may continue to be used. The same license number may be retained upon renewal if requested.

NEW SECTION

WAC 308-65-190 Incorporation of licensee while licensed. A licensee which incorporates while licensed:

(1) Shall file an application for an appropriate license.

(2) If the transfer involves a change in the business structure only and does not involve the transfer of fifty percent or more of the ownership interest in the firm, the corporation may be considered temporarily licensed until the end of the licensing period or until the application is denied, and during such period:

(a) No additional fees will be required until renewal, at which time an original application for license and fee will be required.

(b) The same special license plates may be used until renewal. The firm may request the preincorporation license number upon renewal.

**WSR 93-01-125
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Filed December 21, 1992, 3:07 p.m.]

Original Notice.

Title of Rule: WAC 388-21-005 Diversity initiative.

Purpose: To include in WAC, policy statements relative to providing equality to protected group members in department-provided services. To respond to rule-making petition from the Children's Alliance, state of Washington.

Statutory Authority for Adoption: Chapter 49.60 RCW, Statute Being Implemented: Chapter 49.60 RCW.

Summary: WAC 388-21-005 will state the department's intent relative to the diversity initiative.

Reasons Supporting Proposal: The Office of Issuances received a petition for rule making from the Children's Alliance according to provisions of WAC 388-320-400. The petition calls for the Department of Social and Health Services to adopt new rules, and proposes language for the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Liz Dunbar, Diversity Initiative, Office of the Secretary, 586-6238.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 21, 1992

Rosemary Carr

Acting Director

Administrative Services

NEW SECTION

WAC 388-21-005 Diversity initiative. (1) The department shall use the biennial planning and budget building process to promote equality for Washington state residents as required under:

(a) Chapter 49.60 RCW, Washington State Laws Against Discrimination;

(b) Titles VI and Title VII of the 1964 Civil Rights Act as amended in 1972;

(c) Executive Order 11246 as amended by Executive order 11375;

(d) 1973 Rehabilitation Act;

(e) 1975 Age Discrimination Act;

(f) 1967 Age Discrimination in Employment Act;

(g) 1974 Vietnam Era Veteran Readjustment Assistance Act;

(h) Governor's Executive Order 91-06;

(i) 1990 Americans with Disabilities Act;

(j) 1991 Civil Rights Act.

(2) For the purposes of this section, "targeted protected group member" means a person protected by the statutes and executive orders cited under subsection (1) of this section.

(3) The department shall seek to ensure a person receives equality of access and high quality service. The department's biennial planning and budget building process shall consider the following:

(a) Access to department services by targeted protected group members; and

(b) Quality, including the cultural relevance and appropriateness of services received by targeted protected group members and their families.

(4) The department shall establish biennial plans for each division of the department that:

(a) Identify service inequities; and

(b) Undertake, within available resources, reasonable and measurable efforts to reduce inequities.

(5) The department shall consider items within the budget building process that meet the department's goal of providing equal access to targeted protected group members.

(6) The department shall establish an ongoing review process that, on a periodic basis, monitors each division's progress in achieving the commitments contained within the department's biennial plan.

(7) In designing and implementing subsections (1), (3), (4), (5), and (6) of this section, the department shall establish and strengthen the collaborative and constructive working relationship between the department and targeted protected group communities.

WSR 93-01-131

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed December 22, 1992, 10:15 a.m.]

Original Notice.

Title of Rule: Chapter 16-409 WAC, Standards for asparagus.

Purpose: To update and revise the existing rule to more accurately reflect conditions of asparagus industry marketing practices.

Statutory Authority for Adoption: Chapter 15.17 RCW. Statute Being Implemented: Chapter 15.17 RCW.

Summary: The proposal will eliminate container and packaging requirements which exist in the current grade standards for fresh asparagus.

Reasons Supporting Proposal: The container regulations are no longer compatible with current marketing practices of the national and international asparagus trade. There are many rapid changes underway in packaging. The Washington asparagus industry is being competitively disadvantaged by the current rules regulating containers.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: James R. Archer, Olympia, Washington, (206) 902-1832.

Name of Proponent: Richard A. Rasmussen, an asparagus packer and shipper; other producers, and interested parties by petition to the Director of Agriculture, private.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal repeals the existing requirements for marketing of fresh asparagus in specific containers.

Proposal Changes the Following Existing Rules: Current rules require that fresh asparagus be packed in specific containers and of specific weights. The proposal eliminates this requirement, thus allowing marketing of fresh asparagus in any type of container or package, and of any weight.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Washington State Department of Agriculture, Commodity Inspection Conference Room, 2015 South First Street, Yakima, WA 98903, on January 28, 1993, at 10:00 a.m.

Submit Written Comments to: James R. Archer, Fruit/Vegetable Program Manager, Washington State Department of Agriculture, Commodity Inspection Division,

P.O. Box 42560, Olympia, WA 98504-2560, by January 28, 1993.

Date of Intended Adoption: February 10, 1993.
December 22, 1992
J. Allen Stine
Assistant Director
Commodity Inspection Division

AMENDATORY SECTION (Amending Order 1848, filed 3/15/85)

WAC 16-409-015 Definitions. (1) "Clean" means that the asparagus is free from excessive dirt, dust, residue or foreign matter.

(2) "Fresh" means that the stalk is not limp or flabby.

(3) "Well trimmed" means that at least two-thirds of the butt of the stalk is smoothly trimmed in a plane approximately parallel to the bottom of the container and that the butt is not stringy or frayed.

(4) "Fairly well trimmed" means that at least one-third of the butt of the stalk is smoothly trimmed in a plane approximately parallel to the bottom of the container and that the butt is not badly stringy or frayed.

(5) "Diameter" means the greatest thickness of the stalk measured at a point approximately one inch from the butt.

(6) "Fairly uniform in length" means that stalks within a container shall vary not more than one and one-half inches in length.

(7) "White" means that portion of the stalk near the butt, which is white in color or light purple over white. White is measured from the extreme tip of the butt to the point of beginning of green color.

(8) "Green" means that portion of the stalk having green color, purplish-green or greenish-purple color, and purple at the tip.

(9) "Damage" means any defect, or combination of defects, which materially detracts from the appearance, or the edible or marketing quality of the stalk.

(10) "Serious damage" means any defect, or combination of defects, which seriously detracts from the appearance, or the edible or marketing quality of the stalk.

(11) "Badly misshapen" means the stalk is so badly flattened, crooked or otherwise so badly deformed that its appearance is seriously affected.

(12) "Fresh asparagus" as used in the standards means a lot of asparagus marketed for the purpose of fresh consumption.

(13) "Lot" means any number of containers of fresh asparagus being offered as a unit for the purpose of inspection, sale, or shipment.

(14) "Shipment" means any number of containers of fresh asparagus transported on a single conveyance from the area of production.

~~((15) "Field container" means an open lug made of wood, plastic, or similar material and used repetitively for field harvesting.))~~

AMENDATORY SECTION (Amending Order 1848, filed 3/15/85)

WAC 16-409-075 Exemption. Any individual shipment of fresh asparagus shall be exempted from the requirements of WAC 16-409-020 through 16-409-060(~~(16-~~

~~409-065 (2), (3), (4), (5), (6), and (8);))~~ and 16-409-070 when:

(1) The shipment consists of asparagus for home use and not for resale.

(2) The shipment does not exceed two hundred fifty pounds net weight.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-409-065 Containers.

**WSR 93-01-133
PROPOSED RULES
GAMBLING COMMISSION**
[Filed December 22, 1992, 1:10 p.m.]

Original Notice.

Title of Rule: WAC 230-02-035 Field offices and operations.

Purpose: Complete listing of all field offices of the Washington State Gambling Commission. The purpose of this intent to adopt is to show current locations and mailing addresses.

Statutory Authority for Adoption: RCW 9.46.070.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Sharon M. Tolton, Rules Coordinator, Lacey, 438-7685; Implementation: Frank L. Miller, Director, Lacey, 438-7640; and Enforcement: Neal S. Nunamaker, Deputy Director, Lacey, 438-7690.

Name of Proponent: Washington State Gambling Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: See Purpose above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The agency has considered whether this rule change would create an economic impact on small businesses as defined in chapter 19.85 RCW. It has determined that there is no economic impact to small business as a result of these proposals for the following reasons: No cost or expenditure of resources; no affect on industry; and no substantive change in existing regulatory scheme.

Hearing Location: Governor House/Ramada Inn, 621 Capitol Way South, Olympia, WA 98501, on February 12, 1993, at 10:00 a.m.

Submit Written Comments to: Sharon M. Tolton, Rules Coordinator, Washington State Gambling Commission, P.O. Box 42400, Olympia, WA 98504-2400, by February 9, 1993.

Date of Intended Adoption: February 12, 1993.

December 22, 1992
Sharon M. Tolton
Rules Coordinator

AMENDATORY SECTION (Amending Order 200, filed 11/27/89, effective 12/28/89)

WAC 230-02-035 Field offices and operations. The administrative office of the commission and its staff is located at ((4511 Woodview Drive)) 649 Woodland Square Loop, S.E., Lacey, ((98504)) 98503-8121. Commission offices located in other cities are as follows:

((CITY) _____ PHONE NUMBER _____)

Eastern Region

Spokane 99207 _____ ((509)) 456-3167
123 East Indiana

Moses Lake 98837 _____ ((509)) 765-0450
Ahlers Building, Suite A
310 S. Balsam

Yakima 98902 _____ ((509)) 575-2820
901 Summitview, #230

Kennewick 99336 _____ ((509)) 545-2056
500 N. Morain, Suite 1202

Northwest Region

Seattle 98134 _____ ((206)) 464-6466
666 S. Dearborn
International Bldg.

Southwest Region

Tacoma 98405 _____ ((206)) 593-2227
1201 S. Proctor

Vancouver 98663 _____ ((206)) 696-6783
Suite 5, Angelo Plaza
1801 D Street

Olympia 98502 _____ ((206)) 586-4392
2625C, Suite B,
Parkmont Lane S.W.))

<u>City</u>	<u>Telephone Number</u>
<u>Eastern Region</u>	
<u>123 East Indiana,</u> <u>Spokane 99207</u>	<u>((509)) 456-3167</u>
<u>P.O. Box 340</u> <u>Moses Lake 98837</u>	<u>((509)) 766-2305</u>
<u>901 Summitview, #230,</u> <u>Yakima 98902</u>	<u>((509)) 575-2820</u>
<u>500 N. Morain,</u> <u>Suite 1202,</u> <u>Kennewick 99336</u>	<u>((509)) 545-2056</u>
<u>P.O. Box 2067,</u> <u>Wenatchee 98801</u>	<u>((509)) 662-0435</u>
<u>Northwest Region</u>	
<u>Fisher Business Center</u> <u>3500 188th St. SW,</u> <u>Suite 601,</u> <u>Lynnwood 98037</u>	<u>((206)) 356-2968</u>
<u>King County Region</u>	
<u>Valley 405 Business Park,</u> <u>941 Powell Ave., SW,</u> <u>Suite 103,</u> <u>Renton 98055</u>	<u>((206)) 277-7139</u>
<u>Southwest Region</u>	
<u>Tacoma Mall Office</u> <u>Building - 4301</u> <u>Pine St. #307</u> <u>Tacoma 98409-7206</u>	<u>((206)) 593-2227</u>

Suite 5, Angelo Plaza
1801 D Street,
Vancouver 98663 ((206)) 696-6783

Suite B, 2625C
Parkmont Lane, SW
Olympia 98502 ((206)) 586-4392

WSR 93-01-133
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed December 22, 1992, 1:52 p.m.]

Original Notice.

Title of Rule: WAC 390-16-308 Identification of source of contribution.

Purpose: To amend rule identifying source of contributions.

Statutory Authority for Adoption: RCW 42.17.370.

Summary: For purposes of determining actual source of contributions, further define what conditions constitute a controlled entity relationship.

Reasons Supporting Proposal: This change is needed to implement contribution limits incorporated in Initiative 134.

Name of Agency Personnel Responsible for Drafting: Roselyn Marcus, Attorney General, Olympia, 586-1913; Implementation and Enforcement: Graham E. Johnson, Public Disclosure Commission, Olympia, 753-1111.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: In order that contributors may not circumvent contribution limits imposed by Initiative 134, amend source of contribution rule to include additional situations where entity is considered controlled by another and therefore no [not] entitled to a separate contribution limit.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor Conference Room, Evergreen Plaza Building, 711 Capitol Way, Olympia, WA 98501, on January 26, 1993, at 9 a.m.

Submit Written Comments to: Public Disclosure Commission, P.O. Box 40908, Olympia, WA 98504-0908, by January 10, 1993.

Date of Intended Adoption: Tuesday, January 26, 1993.

November 20, 1992

Graham E. Johnson

Executive Director

AMENDATORY SECTION (Amending WSR 92-05-079 [91-14-041], filed 2/18/92 [6/27/91])

WAC 390-16-308 Identification of source of contribution. Any person who makes a contribution shall inform the candidate or treasurer, at the time the contribution is made, of the true and actual source of funds from which the contribution is made. To identify the source of a contribution received by check or other written instrument in the

absence of other information, a candidate or treasurer shall apply the following:

Provided, that in cases where the source of the contribution is known and differs from the guidelines set forth below, the known source of the contribution shall be reported;

Provided further, that contributions made by or through a lobbyist shall identify the true and actual source of the funds for whom the contribution was made.

(1) A contribution drawn upon a single account shall be attributed to the account holder as identified by the name printed on the face of the check or negotiable instrument.

(2) A contribution drawn upon a joint account shall be attributed in equal proportion to each of the account holders as identified by the names printed on the face of the check or negotiable instrument unless the candidate or treasurer is notified in writing that the contribution should be allocated in different proportions.

(3) A contribution made by a sole proprietor or drawn upon the account of a business which is a sole proprietorship shall be attributed to the owner of the business entity.

(4) A contribution drawn upon the account of a partnership shall be attributed to the partnership as a separate entity except that;

Any check drawn upon the partnership account but which is to be paid from the capital account of one or more individual partners shall identify at the time of transmittal to the candidate or treasurer the name(s) of the contributing partner(s) and shall be attributed to the contributing partner(s).

(5) A contribution drawn upon the account of a corporation, attributed to the corporation, union, association or other similar organization as a separate entity except that;

(a) A contribution drawn upon the account of a wholly owned or controlled subsidiary shall identify the name of the parent or controlling corporation and the contribution shall be attributed to the parent or controlling corporation;

(b) A contribution drawn upon the account of a controlled union subdivision shall identify the name of the controlling union and the contribution shall be attributed to the controlling union;

(c) A contribution drawn upon the account of a controlled subdivision of an association or other similar organization shall name the controlling association or other similar organization and the contribution shall be attributed to the controlling association.

(d) A subsidiary, union subdivision or subdivision of an association or other similar organization is "controlled" by another entity if it does not maintain executive and fiscal independence over its operations and functions as demonstrated by:

(i) Whether the corporation or organization owns a controlling interest in the voting stock or securities of the subsidiary or subdivision;

(ii) Whether the corporation or organization has the authority or ability to direct or participate in the governance of the subsidiary or subdivision through provisions of constitutions, bylaws, contracts or other rules, or through formal or informal practices or procedures;

(iii) Whether the corporation or organization has the authority or ability to hire, appoint, demote or otherwise

control the officers or other decision making employees or members of the subsidiary or subdivision;

(iv) Whether the corporation or organization has common or overlapping membership with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities.

(v) Whether a corporation, organization or entity has common or overlapping members, officers or employees with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities or which indicates the creation of a successor entity;

(vi) Whether the corporation, ((øø)) organization or entity has common or overlapping officers or employees with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities;

(vii) Whether the corporation, ((øø)) organization or entity provides funds or goods in a significant amount or on an ongoing basis through direct or indirect payments to the subsidiary or subdivision((:));

(viii) Whether the corporation, organization or entity causes or arranges for funds in a significant amount or on an ongoing basis to be provided to a subsidiary, subdivision or another entity, but not including the transfer to an organization of its allocated share of proceeds jointly raised;

(ix) Whether the corporation, organization or entity or its agent had an active or significant role in the formation of another corporation, organization or entity;

(x) Whether the corporation, organization or entity has similar patterns of contributions or contributors which indicates a formal or ongoing relationship with the subdivision or subsidiary.

(6) Contributions made by political committees established, financed, maintained, or controlled by any corporation, organization, or any other person, including any parent, subsidiary, branch, division, department, or local unit of such person, shall be considered to have been made by a single political committee.

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

Reviser's note: RCW 34.05.395 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 93-01-139
PROPOSED RULES
POLLUTION LIABILITY
INSURANCE AGENCY

[Order 92-01—Filed December 22, 1992, 3:20 p.m.]

Original Notice.

Title of Rule: Chapter 374-60 WAC, Underground storage tank community assistance program.

Purpose: Provide grants to owners or operators of petroleum underground storage tanks in rural and remote communities in Washington state.

Statutory Authority for Adoption: Chapter 70.148 RCW.

Statute Being Implemented: Chapter 70.148 RCW.

Summary: Provides grants to qualifying owners or operators of petroleum underground storage tanks located in rural and remote communities where serious financial hardship exists.

Reasons Supporting Proposal: Recognizes the hardship posed by loss of local sources of petroleum in rural and remote communities in Washington state.

Name of Agency Personnel Responsible for Drafting: Deanna Bourgault, 1015 10th Avenue S.E., Olympia, 586-5997; **Implementation and Enforcement:** James M. Sims, 1015 10th Avenue S.E., Olympia, 586-5997.

Name of Proponent: Pollution Liability Insurance Agency, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The UST community assistance program provides grants to qualifying owned and operated sources of petroleum products, local government entities, and rural hospitals that meet vital local government, public health, education or safety needs. The grants are provided for the replacement or upgrading of petroleum underground storage tanks and, if required, the clean-up of existing petroleum contamination. The result will be to ensure that rural and remote communities located in Washington state continue to have access to petroleum products.

Proposal Changes the Following Existing Rules: Defined "sole source" to mean the only retailer of petroleum products to the motoring public that is located in a city or town or, if the retailer is remote from a community, the only business within a minimum of a five-mile radius where the motoring public can purchase petroleum products.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Pollution Liability Insurance Agency, 1015 10th Avenue S.E., P.O. Box 40930, Olympia, WA 98504-0930, on January 26, 1993, at 2:00 p.m.

Submit Written Comments to: James M. Sims, Director, Pollution Liability Insurance Agency, by January 25, 1993.

Date of Intended Adoption: January 27, 1993.

December 22, 1992

James M. Sims

Director

AMENDATORY SECTION (Amending WSR 91-24-048, filed 11/27/91, effective 12/28/91)

WAC 374-60-020 Definitions. (1) "Agency" means the Washington state pollution liability insurance agency.

(2) "Charity care" means necessary hospital health care rendered to indigent persons, to the extent that the persons are unable to pay for the care or to pay deductibles or co-insurance amounts required by a third party payor, as determined by the Washington state hospital commission. (Defined in RCW 70.39.020.)

(3) "Cleanup" means any remedial action taken that complies with WAC 173-340-450 and any remedial action taken at a site to eliminate, render less toxic, stabilize, contain, immobilize, isolate, treat, destroy, or remove a hazardous substance that complies with WAC 173-340-360.

(4) "Community assistance program" means the program established by the Washington state legislature under the provision of chapter 70.148 RCW to provide financial assistance grants to:

(a) Private owners and operators of underground petroleum storage tanks;

(b) Local governmental entities, and;

(c) Rural hospitals.

(5) "Director" means the director of the Washington state pollution liability insurance agency.

(6) "Local government entity" means a unit of local government, either general purpose or special purpose, and includes but is not limited to, counties, cities, towns, school districts and other governmental and political subdivisions. The local government unit must perform a public purpose and either:

(a) Receive an annual appropriation;

(b) Have taxing power; and

(c) Derive authority from state or local government law enforcement power.

(7) "Operator" means any person in control of, or having responsibility for, the daily operation of a petroleum underground storage tank system. (Defined in RCW 70.148.010.)

(8) "Owner" means any person who owns a petroleum underground storage tank. (Defined in RCW 70.148.010.)

(9) "Petroleum" means crude oil or any fraction of crude oil that is liquid at standard conditions of temperature and pressure (sixty degrees Fahrenheit and 14.7 pounds per square inch absolute) and includes gasoline, kerosene, heating oils and diesel fuels. (Defined in RCW 70.148.010.)

(10) "Private owner or operator" means any person, corporation, partnership or business that owns or operates one or more regulated petroleum underground storage tanks maintained for the purpose of providing petroleum products for retail sale to the public.

(11) "Release" means the emission, discharge, disposal, dispersal, seepage, or escape of petroleum from an underground storage tank into or upon land, groundwater, surface water, subsurface soils, or the atmosphere. (Defined in RCW 70.148.010.)

(12) "Remote rural community" means a geographic area outside the boundaries of an urban area of 10,000 or more of population, and which is either (1) in an incorporated city or town located at a distance from an incorporated city or town or urban area of 10,000 or more of population or, (2) in an area outside of an incorporated city or town and at a distance from an incorporated city or town or urban area of 10,000 or more of population.

(13) "Rural hospital" means a hospital located anywhere in the state except the following areas:

(a) The counties of Snohomish (including Camano Island), King, Kitsap, Pierce, Thurston, Clark and Spokane;

(b) Areas within a twenty-five mile radius of an urban area with a population exceeding thirty thousand persons; and

(c) 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. (Defined in RCW 18.89.020.)

(14) "Serious financial hardship" means:

(a) For a private sector applicant, that the applicant can provide conclusive evidence that the business and/or business operator(s), business owner(s) having a 20% or greater interest in the business or other persons with a beneficial interest in the business' profits do not have the cash, cash equivalents or borrowing capacity to bring a petroleum underground storage tank system into compliance with all federal and state underground storage tank regulations and requirements scheduled to be in effect on December 22, 1998.

(b) For a public sector applicant, that the applicant can provide conclusive evidence that the unit of government does not have adequate fund balances, debt capacity or other local revenue generating options to bring a petroleum underground storage tank system into compliance with all federal and state underground storage tank regulations and requirements scheduled to be in effect on December 22, 1998; and

(c) For a rural hospital, that the applicant can provide conclusive evidence that the rural hospital does not have the cash, cash equivalents or borrowing capacity to bring a petroleum underground storage tank system into compliance with all federal and state underground storage tank regulations and requirements scheduled to be in effect on December 22, 1998.

(15) "Sole source" means the only retailer of petroleum products to the motoring public that is located in a city or town or, if the retailer is remote from a community, the only business within a minimum of a five-mile radius where the motoring public can purchase petroleum products.

(16) "Underground storage tank (UST)" means any one or combination of tanks, including underground pipes connected to the tank, that is used to contain an accumulation of petroleum and the volume of which (including the volume of underground pipes connected to the tank) is ten percent or more beneath the surface of the ground. (Defined in RCW 70.148.010.)

~~((16))~~ (17) "UST site" means the location at which underground storage tanks are in place or will be placed. An UST site encompasses all of the property with a contiguous ownership that is associated with the use of the tanks. (Defined in WAC 173-360-120.)

~~((17))~~ (18) "Vital local government, public health, education or safety need" means an essential or indispensable service provided by government for citizens.

AMENDATORY SECTION (Amending WSR 91-24-048, filed 11/27/91, effective 12/28/91)

WAC 374-60-060 Applications. (1) Applications for assistance under the underground storage tank community assistance program shall be made on forms furnished by the agency in accordance with their instructions. All applications shall be legible, contain all the information required and shall be accompanied by all required documents and exhibits.

(a) Applications which are illegible, incomplete, or which fail to include all necessary information, documents or exhibits, or which are otherwise not in compliance with these rules, may be rejected by the agency.

(b) The agency may ignore defects in applications which are immaterial or insubstantial.

(2) Separate and different applications will be prepared for:

- (a) Private owners and operators;
- (b) Local government entities; and
- (c) Rural hospitals.

(3) Applications will be prepared in two parts:

(a) Part I of the application is designed to determine if the applicant meets certain eligibility criteria established for the program.

(b) Part II of the application is designed to determine if the applicant meets the financial eligibility criteria established for a grant, and requires detailed financial information, submission of a construction proposal, and certification by a local government entity of the vital local government, public health, education or safety need met by the continued operation of the UST(s).

(4) The director shall provide forms to local government entities for certification that continued operation of UST(s) by the private owners and operators is necessary to meet vital local government, public health, education or safety needs. Such certification shall consist of a local government resolution certifying:

(a) That other petroleum providers are remote from the community;

(b) That the applicant is capable of faithfully fulfilling the agreement required for financial assistance;

(c) The specific vital need or needs the owner or operator meets; and

(d) Designating the local official who will be responsible for negotiating the contract for provision of cost-plus petroleum products to the local governmental entity.

(5) The director shall provide forms to local government entities for certification that maintaining continued operation of the petroleum UST(s) owned by the local government meets a vital local public health, education or safety need. Such certification shall consist of a local government resolution certifying~~((a))~~ that continued operation of the UST(s) meets a vital local government, public health, education or safety need~~((and~~

~~(b) That a practical and viable funding alternative for the replacement, upgrade or consolidation of the UST(s) does not exist)).~~

(6) The director shall provide forms to local government entities for certification that UST(s) operated by rural hospitals meet vital public health, and safety needs. Such certification shall consist of a local government resolution certifying that the continued operation of the UST(s) by the rural hospital is necessary.

AMENDATORY SECTION (Amending WSR 91-24-048, filed 11/27/91, effective 12/28/91)

WAC 374-60-070 Eligibility—Private owners and operators. Private owners and operators, or a combination thereof, of an UST site may be eligible for an underground storage tank community assistance program grant if they meet the following requirements:

(a) Be the owner or operator of an UST(s) located in the state of Washington which is regulated by the U.S. Environmental Protection Agency and the department of ecology and for which proof of financial responsibility is currently or will be required;

(b) Own or operate a business selling petroleum products to the motoring public in a remote rural area;

(c) Demonstrate that the UST(s) is registered with the department of ecology;

(d) Demonstrate that the replacement or upgrading of the UST(s) and cleanup of the site would, without financial assistance, create serious financial hardship;

(e) Demonstrate that continued operation of the UST(s) meets a vital local government, public health or safety need, as evidenced by a local government entity's certification; and

(f) Provide proof that the UST(s) is insured against pollution liability or that application for pollution liability insurance has been made. ~~((Applicants must apply for insurance with one of the two insurers reinsured by the agency.))~~

AMENDATORY SECTION (Amending WSR 91-24-048, filed 11/27/91, effective 12/28/91)

WAC 374-60-120 Grant management. (1) Successful applicants will be notified by letter of the award of a grant. Entitlement to a grant is finalized only after a contract has been finalized between the agency and the grant recipient, and a contract has been finalized between the ~~((agency.))~~ grant recipient and the contractor performing the replacement or upgrading of the UST(s).

(a) Contracts may be entered only after all program eligibility requirements have been met, funds are available and the application and evaluation process has been completed to the satisfaction of the agency.

(b) Each contract becomes effective only with the signing of both required contracts. The day of the signing establishes the beginning date of the project. No costs incurred prior to that date are eligible for payment under the grant unless specific provision is made in the grant contract for such costs.

(2) The contract between the agency and a private owner and/or operator shall contain:

(a) An agreement assuring the state of Washington that the business, including the UST site, will be maintained for the retail sale of petroleum products to the public for at least fifteen (15) years after the grant is awarded;

(b) An agreement to sell petroleum products to local governmental entities on a cost-plus basis;

(c) An agreement to comply with all technical and financial responsibility regulations of the U.S. Environmental Protection Agency and the department of ecology;

(d) An agreement awarding the state of Washington a real property lien ensuring repayment of grant funds should any of the above conditions be violated. Such lien is to be binding on all heirs, successors or assignees of the grantee; and

(e) An agreement that should the grantee or any successor fail to adhere to all the terms of the contract through willful act, the amount of the grant shall immediately become due and payable to the state of Washington.

(3) The contract between the agency and a local government shall contain an agreement to comply with all technical and financial responsibility regulations of the U.S. Environmental Protection Agency and the department of ecology.

(4) The contract between the agency and a rural hospital shall contain:

(a) An agreement to comply with all technical and financial responsibility regulations of the U.S. Environmental Protection Agency and the department of ecology; and

(b) An agreement to provide charity care in a dollar amount equivalent to the financial assistance provided under the underground storage tank community assistance program. The period of time for the charity care to be accomplished will be established by the agency in consultation with the department of health, but will not exceed fifteen years.

(5) Contracts between the ~~((agency.))~~ grantees and contractors shall contain terms covering payments, conditions of work and contaminated soil and water remediation procedures.

(6) If the grantee elects pollution liability insurance as the method for meeting financial responsibility, the insurance policy must name the pollution liability insurance agency as a "loss payee." If another method of demonstrating financial responsibility is selected, there must exist a provision for the agency to place an appropriate encumbrance on that document.

(7) Annually, the local government entity that certified the vital local government, public health, education or safety need of the UST(s) must report, on a form provided by the agency, the status of contracts and services.

(8) Quarterly, a private owner or operator that receives a grant must submit a report, on a form provided by the agency, of petroleum business volume and what local government contracts are currently in effect.

(9) Annually, a rural hospital that has received a grant will report to the agency the amount of charity care provided and the dollar value of that care.

(10) At the conclusion of the fifteen-year agreement, the agency will sign a release of any claim on the real property named in the original contract between the grantee and the agency. The responsibility for removing the lien will rest with the current property owner of record.

(11) At least annually, a representative of the agency will visit the UST site of each grantee to verify adherence to contractual obligations.

WSR 93-01-141
PROPOSED RULES
HIGHER EDUCATION
PERSONNEL BOARD

[Filed December 22, 1992, 4:05 p.m.]

Original Notice.

Title of Rule: Repealing WAC 251-22-215 Leave of absence without pay—Excepted work period.

Purpose: Repealing WAC 251-22-215 which specifies that excepted work period employees shall not be charged leave of absence without pay for partial days of authorized absence.

Statutory Authority for Adoption: RCW 28B.16.100.

Statute Being Implemented: Chapter 28B.16 RCW.

Summary: Proposal repeals WAC 251-22-215 based upon newly established Department of Labor regulations.

Reasons Supporting Proposal: Department of Labor regulations clarify leave usage for public jurisdictions, and therefore eliminate the need for WAC 251-22-215.

Name of Agency Personnel Responsible for Drafting: Jamie McNamara Peck, 1202 Black Lake Boulevard, 0918, Olympia, 98504, 753-0653; Implementation and Enforcement: John Spitz, 1202 Black Lake Boulevard, 0918, Olympia, WA 98504, 753-3730.

Name of Proponent: Higher Education Personnel Board staff, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Repealing WAC 251-22-215 which specifies that excepted work period employees shall not be charged leave of absence without pay for partial days of authorized absence. Proposal is based upon newly established Department of Labor regulations which clarify leave usage for public jurisdictions, and therefore eliminate the need for WAC 251-22-215.

Proposal Changes the Following Existing Rules: Proposal repeals WAC 251-22-215.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Tacoma Community College, Tacoma, Washington, on February 4, 1993, at 10:00 a.m.

Submit Written Comments to: 1202 Black Lake Boulevard, 0918, P.O. Box 40918, Olympia, WA 98504-0918, by February 3, 1993.

Date of Intended Adoption: February 4, 1993.

December 22, 1992

John A. Spitz
Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 251-22-215 Leave of absence without pay—Excepted work period.

WSR 93-01-142
PROPOSED RULES
HIGHER EDUCATION
PERSONNEL BOARD
[Filed December 22, 1992, 4:10 p.m.]

Original Notice.

Title of Rule: WAC 251-12-240 Burden of proof; and WAC 251-12-290 Superior court appeals—Preparation of record—Time limitations—Cost.

Purpose: WAC 251-12-240, specifies which party has the burden of proof in all matters on appeal; and WAC 251-12-290, stipulates the Higher Education Personnel Board's responsibility in transmitting certified records to superior court.

Statutory Authority for Adoption: RCW 28B.16.100.

Statute Being Implemented: Chapter 28B.16 RCW.

Summary: WAC 251-12-240, the proposal codifies the Higher Education Personnel Board's historic practice by clarifying which party has the burden of proof in all matters

on appeal; and WAC 251-12-290, the proposal clarifies the Higher Education Personnel Board's responsibility for certifying appeal records to superior court.

Reasons Supporting Proposal: WAC 251-12-240, besides clarifying the board's practice, this revision provides more consistency with other agencies adjudicating such matters; and WAC 251-12-290, the proposal clarifies the intent of RCW 28B.16.150(3) within the Higher Education Personnel Board rules.

Name of Agency Personnel Responsible for Drafting: Holly Galloway, 1202 Black Lake Boulevard, Olympia, WA 98504, 586-8642; Implementation and Enforcement: John Spitz, 1202 Black Lake Boulevard, Olympia, WA 98504, 753-3730.

Name of Proponent: Higher Education Personnel Board staff, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 251-12-240, stipulates which party has the burden of proof in all matters on appeal. Besides clarifying the board's practice, this revision provides more consistency with other agencies adjudicating such matters; and WAC 251-12-290, revisions clarify the Higher Education Personnel Board's responsibility for certifying appeal records to superior court. The revisions parallel the intent of the Higher Education Personnel Board law by clarifying that the board shall transmit a certified transcript with exhibits, to the court for suspension, reduction, dismissal, or demotion appeals.

Proposal Changes the Following Existing Rules: WAC 251-12-240, revisions codify the Higher Education Personnel Board's historic practice by clarifying which party has the burden of proof in all matters on appeal. The revision brings the Higher Education Personnel Board rule in line with the Personnel Appeals Board rule, WAC 358-30-170; and the Department of Personnel rule, WAC 356-37-150; and WAC 251-12-290, revisions formally establish under what circumstances the Higher Education Personnel Board will transmit a certified record to superior court.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Tacoma Community College, Tacoma, Washington, on February 4, 1993, at 10:00 a.m.

Submit Written Comments to: 1202 Black Lake Boulevard, P.O. Box 40918, Olympia, WA 98504-0918, by February 3, 1993.

Date of Intended Adoption: February 4, 1993.

December 22, 1992

John A. Spitz
Director

AMENDATORY SECTION (Amending Order 164, filed 12/30/87, effective 2/1/88)

WAC 251-12-240 Burden of proof. (1) The institution shall have the burden of proof at any hearing on appeal from a layoff, demotion, suspension, reduction in salary, separation (except for voluntary resignation or retirement), or dismissal (~~the institution shall have the burden of proof~~).

(2) (~~At any hearing on appeal from an allocation, the burden of proof shall rest with the appellant.~~) The appellant

and/or the appellant's representative shall have the burden of proof in all other matters on appeal, including, but not limited to appeals from allocation.

(3) The party filing the exceptions shall have the burden of proof of demonstrating that the recommended decision or determination is in error at any hearing on exceptions ((to a hearing examiner's recommended decision per the provisions of WAC 251-12-085 or to a director's determination per the provisions of WAC 251-12-075, 251-12-600, or 251-17-170, the party filing the exceptions shall have the burden of proof)).

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

WAC 251-12-290 Superior court appeals—Preparation of record—Time limitations—Cost. Within thirty calendar days after service of the notice of appeal to the superior court((-)) in cases of suspensions, reductions, dismissals, or demotions or within such further time as the superior court may allow, the board shall transmit to the court a certified record, with exhibits, of the hearing; but by stipulation between the employing institution or related board and the employee the record may be shortened, and either party unreasonably refusing to stipulate to such limitation may be ordered by the court to pay the additional cost involved. The superior court may require or permit subsequent corrections or additions to the record.

**WSR 93-01-143
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Filed December 22, 1992, 4:27 p.m.]

Original Notice.

Title of Rule: WAC 388-29-100 Standards of assistance—Basic requirements; 388-29-110 Standards of assistance—Grant maximum; 388-29-112 Standards of assistance—Consolidated emergency assistance program; 388-29-160 Additional requirements—Restaurant meals; 388-29-220 Additional requirements—Laundry; and 388-29-295 Standards of assistance—Supplemental security income (SSI) program.

Purpose: Payment standards and SSI standards are reviewed and updated annually. Enables field staff to use correct standards in making benefit payments to clients effective January 1, 1993.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Enables field staff to use correct standards in making benefit payments to clients effective January 1, 1993.

Reasons Supporting Proposal: The Washington state legislature authorized a three percent increase in grant standards effective January 1, 1993. The payment for SSI standards are updated annually.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dave Monfort, Division of Income Assistance, 438-8304.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, 20 CFR 416.405 (SSI Standards); and RCW 74.04.200 (Grant standards).

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on January 26, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by January 26, 1993.

Date of Intended Adoption: January 27, 1993.

December 22, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3457, filed 9/23/92, effective 10/24/92)

WAC 388-29-100 Standards of assistance—Basic requirements. (1) The statewide monthly need standard for basic requirements shall be:

(a) A household with an obligation to pay shelter costs effective September 1, 1992.

Treat a household residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter if the household member makes a utility payment in lieu of a rental payment.

This need standard includes recipients owning, purchasing, or renting their home.

Effective April 23, 1990, this need standard includes a homeless family or person:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Need Standard
1	\$ 718
2	909
3	1,125
4	1,323
5	1,524
6	1,730
7	1,998
8	2,211
9	2,428
10 or more	2,639

(b) A household with shelter provided at no cost effective September 1, 1992, except as described under subsection (1)(a) of this section.

The monthly standard for a client with shelter provided at no cost includes requirements for food, clothing, energy costs, personal maintenance and necessary incidentals, household maintenance and operations, and transportation.

Recipients in Household	Need Standard
1	\$ 437
2	554
3	686
4	807
5	929
6	1,055
7	1,218
8	1,348
9	1,481
10 or more	1,609

(2) One hundred eighty-five percent of the statewide monthly need standard for basic requirements is:

(a) A household with shelter costs effective September 1, 1992.

Recipients in Household	185% of Need Standard
1	\$ 1,328
2	1,681
3	2,081
4	2,447
5	2,819
6	3,200
7	3,696
8	4,090
9	4,491
10 or more	4,882

(b) A household with shelter provided at no cost effective September 1, 1992.

Recipients in Household	185% of Need Standard
1	\$ 808
2	1,024
3	1,269
4	1,492
5	1,718
6	1,951
7	2,253
8	2,493
9	2,739
10 or more	2,976

(3) The statewide monthly payment standard for general assistance-unemployable, and alcoholism and drug addiction treatment and support act programs shall be:

(a) Payment standard for a household with an obligation to pay shelter costs effective January 1, 1991.

Treat a household residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter if the household member makes a utility payment in lieu of a rental payment.

This payment standard includes recipients owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes a homeless family or person:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ 339
2	428
3	531
4	624
5	719
6	817
7	943
8	1,044
9	1,146
10 or more	1,246

(b) Payment standard for a household with shelter provided at no cost effective January 1, 1991, except as described under subsection (3)(a) of this section.

The monthly payment standard for a client with shelter provided at no cost includes requirements for food, clothing, energy costs, personal maintenance and necessary incidentals, transportation, and household maintenance and operations.

Recipients in Household	Payment Standard
1	\$ 206
2	261
3	323
4	380
5	438
6	497
7	574
8	635
9	698
10 or more	758

(4) The statewide monthly payment standard for aid to families with dependent children, family independence program, refugee assistance, and general assistance for pregnant women shall be:

(a) Payment standard for a household with an obligation to pay shelter costs effective January 1, 1993.

Treat a household residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter

if the household member makes a utility payment in lieu of a rental payment.

This payment standard includes recipients owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes a homeless family or person:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

<u>Recipients in Household</u>	<u>Payment Standard</u>
<u>1</u>	<u>\$ 349</u>
<u>2</u>	<u>440</u>
<u>3</u>	<u>546</u>
<u>4</u>	<u>642</u>
<u>5</u>	<u>740</u>
<u>6</u>	<u>841</u>
<u>7</u>	<u>971</u>
<u>8</u>	<u>1,075</u>
<u>9</u>	<u>1,180</u>
<u>10 or more</u>	<u>1,283</u>

(b) Payment standard for a household with shelter provided at no cost effective January 1, 1993, except as described under subsection (4)(a) of this section.

The monthly payment standard for a client with shelter provided at no cost includes requirements for food, clothing, energy costs, personal maintenance and necessary incidentals, transportation, and household maintenance and operations.

<u>Recipients in Household</u>	<u>Payment Standard</u>
<u>1</u>	<u>\$ 212</u>
<u>2</u>	<u>268</u>
<u>3</u>	<u>332</u>
<u>4</u>	<u>391</u>
<u>5</u>	<u>451</u>
<u>6</u>	<u>511</u>
<u>7</u>	<u>591</u>
<u>8</u>	<u>654</u>
<u>9</u>	<u>718</u>
<u>10 or more</u>	<u>780</u>

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-110 Standards of assistance—Grant maximum. (1) A grant to a family of eight or more shall not exceed the following maximums. In computing the grant amount, nonexempt income (and resources; general assistance only) available to meet need shall be deducted from the monthly payment standard specified in this chapter.

(2) Effective January 1, 1991, the maximum for general assistance-unemployable, and Alcoholism and Drug Addiction Treatment and Support Act programs is:

<u>Number in household</u>	<u>Maximum</u>
<u>8 or more</u>	<u>\$ 1,044</u>

(3) Effective January 1, 1993, the maximum for aid to families with dependent children, family independence program, refugee assistance, and general assistance for pregnant women is:

<u>Number in household</u>	<u>Maximum</u>
<u>8 or more</u>	<u>\$ 1,075</u>

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-112 Standards of assistance—Consolidated emergency assistance program ((CEAP)). The statewide standards for the consolidated emergency assistance program shall be paid in the amount necessary to meet allowable emergent needs with the issuance of not more than one hundred percent of the aid to families with dependent children payment standard.

(1) Maximum grant.

<u>Recipients in Household</u>	<u>Maximum Grant</u>
<u>1</u>	<u>\$ ((339))</u> <u>349</u>
<u>2</u>	<u>((428))</u> <u>440</u>
<u>3</u>	<u>((531))</u> <u>546</u>
<u>4</u>	<u>((624))</u> <u>642</u>
<u>5</u>	<u>((719))</u> <u>740</u>
<u>6</u>	<u>((817))</u> <u>841</u>
<u>7</u>	<u>((943))</u> <u>971</u>
<u>8 or more</u>	<u>((1,044))</u> <u>1,075</u>

(2) Payment maximums for individual emergent need items.

	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u> <u>(or more)</u>
<u>Food</u>	<u>((205))</u>	<u>260</u>	<u>322</u>	<u>380</u>	<u>437</u>	<u>496</u>	<u>566</u>	<u>626</u>
	<u>211</u>	<u>268</u>	<u>332</u>	<u>391</u>	<u>450</u>	<u>511</u>	<u>583</u>	<u>645</u>
<u>Shelter</u>	<u>((250))</u>	<u>316</u>	<u>392</u>	<u>462</u>	<u>532</u>	<u>603</u>	<u>698</u>	<u>772</u>
	<u>258</u>	<u>325</u>	<u>404</u>	<u>476</u>	<u>548</u>	<u>621</u>	<u>719</u>	<u>795</u>
<u>Clothing</u>	<u>((29))</u>	<u>37</u>	<u>46</u>	<u>54</u>	<u>62</u>	<u>71</u>	<u>81</u>	<u>91</u>
	<u>30</u>	<u>38</u>	<u>47</u>	<u>56</u>	<u>64</u>	<u>73</u>	<u>83</u>	<u>94</u>
<u>Minor Medical</u>	<u>((174))</u>	<u>221</u>	<u>274</u>	<u>322</u>	<u>371</u>	<u>419</u>	<u>486</u>	<u>538</u>
	<u>179</u>	<u>228</u>	<u>282</u>	<u>332</u>	<u>382</u>	<u>432</u>	<u>501</u>	<u>554</u>

Utilities: ~~((84 107 132 155 179 204 236 260))~~
~~87 110 136 160 184 210 243 268~~

Household
 Maint. ~~((62 79 97 115 132 150 173 191))~~
~~64 81 100 118 136 155 178 197~~

Job-related transportation - as needed not to exceed the grant maximum. Transportation of a child to home - as needed not to exceed the grant maximum. See WAC 388-24-250.

(3) These standards are effective January 1, ~~((1991))~~ 1993.

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-160 Additional requirements—Restaurant meals. (1) Restaurant meals shall be an additional requirement only when:

- (a) An individual is physically or mentally unable to prepare meals~~((:))~~; and
- (b) Board, or board and room, is not available or the use of such facilities is not feasible for the individual.

(2) Effective January 1, ~~((1991))~~ 1993, the monthly standard for restaurant meals shall be one hundred ~~((eighty-one))~~ eighty-seven dollars and ~~((sixty-four))~~ nine cents.

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-220 Additional requirements—Laundry. (1) Laundry is an additional requirement when:

- (a) The applicant or recipient (A/R) is physically unable to do laundry~~((:))~~; and
- (b) There is no one able to perform this service for the A/R.

(2) Effective January 1, ~~((1991))~~ 1993, the monthly standard for laundry shall be ~~((ten))~~ eleven dollars and ~~((eighty-one))~~ thirteen cents.

AMENDATORY SECTION (Amending Order 3443, filed 8/26/92, effective 9/26/92)

WAC 388-29-295 Standards of assistance—Supplemental Security Income (SSI) program. Effective January 1, ~~((1992))~~ 1993, the standards of SSI assistance paid to an eligible individual and couple are:

	Federal		
	SSI	State	
	Standard	Benefit	Supplement

Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties

Living alone

((Individual	\$450.00	\$422.00	\$ 28.00
Couple			
Both eligible	655.00	633.00	22.00
With essential person	655.00	633.00	22.00
With ineligible spouse	614.00	422.00	192.00))

Individual	\$462.00	\$434.00	28.00
Individual with one essential person	673.00	651.00	22.00
Couples:			
Both eligible	674.00	652.00	22.00
Includes one essential person	673.00	651.00	22.00
Includes ineligible spouse	626.00	434.00	192.00

Area II: All Counties Other Than the Above

Living alone

((Individual	429.55	422.00	7.55
Couple			
Both eligible	633.00	633.00	0
With essential person	633.00	633.00	0
With ineligible spouse	582.15	422.00	160.15))
Individual	\$441.55	\$434.00	7.55
Individual with one essential person	651.00	651.00	0
Couples:			
Both eligible	652.00	652.00	0
Includes one essential person	651.00	651.00	0
Includes ineligible spouse	594.15	434.00	160.15

Areas I and II: Shared living (all counties)

((Individual	287.15	281.34	5.81
Couple			
Both eligible	428.30	422.00	6.30
With essential person	428.30	422.00	6.30
With ineligible spouse	400.97	281.34	119.63))
Individual	\$295.15	\$289.34	5.81
Individual with one essential person	440.30	434.00	6.30
Couples:			
Both eligible	440.97	434.67	6.30
Includes one essential person	440.30	434.00	6.30
Includes ineligible spouse	408.97	289.34	119.63

WSR 93-01-144
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
 [Filed December 22, 1992, 4:35 p.m.]

Original Notice.

Title of Rule: Chapter 296-46 WAC, Installing electric wires and equipment.

Purpose: These rules are promulgated under RCW 19.28.010 and 19.28.060 requiring the Department of Labor and Industries to promote safety to life and property by adopting, modifying, and supplementing the 1993 National Electrical Code and to provide for the preservation of the public health, safety, and general welfare of the citizens of the state of Washington.

Statutory Authority for Adoption: RCW 19.28.060, 19.28.010(1), and 19.28.600.

Statute Being Implemented: Chapter 19.28 RCW.

Summary: WAC 296-46-090, forward, changes 1990 National Electrical Code references to 1993; WAC 296-46-140(4), new, plan review for educational, institutional or health care facilities and other buildings, this new portion of the section offers an alternative for load measurement to establish demand on existing feeders. It also establishes the requirement for the signature of a registered professional engineer attesting to the validity of the computations; WAC 296-46-150, note #1, wiring methods for designated building occupancies, this portion deletes the requirement in the note for use of metallic raceway; WAC 296-46-150, note #2, this portion corrects punctuation and more easily defines approved grounding means of listed cable; WAC 296-46-21008(2), branch circuits, this section of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-21008(3), branch circuits, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-21052(2), receptacles and switches, this portion adds a sentence that clarifies the fact that the approved metal cover plate for floor receptacles is to provide protection from debris; WAC 296-46-220, branch circuit and feeder calculations, this new paragraph allows for the currently adopted Washington State Energy Code Unit Lighting Power Allowance table and footnotes to be used when determining feeder and service entrance conductor sizes and equipment ratings; WAC 296-46-225, new, outside branch circuits and feeders, provides clarification limiting the power supply to a single branch circuit or feeder to additional buildings or structures on the same property and under single management. The rule will also allow additional branch circuits or feeders by exception; WAC 296-46-23040(6), service conductors, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-23062(2), service equipment, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-316(1), conductor ampacities, this subsection is being changed to provide clarification in determining ampacities of conductors in underground duct bank installations; WAC 296-46-316(4), conductor ampacities, subsection is changed to define neutral conductors of specific systems used for office occupancy to be current carrying conductors; WAC 296-46-360, amusement

rides or structures, carnivals, circuses, and traveling shows, heading changed to read "Amusement rides or structures, carnivals, circuses, and similar traveling shows"; WAC 296-46-365, new, concerts, motion picture productions, stage shows, and similar entertainment shows, requires that equipment, feeders cords and cables used in entertainment shows comply with the National Electrical Code and this chapter; WAC 296-46-422, water heater circuit, the first sentence is deleted, as it is covered by 1993 National Electrical Code and other WAC rules in this chapter; WAC 296-46-495, electrical work permits and fees, add a sentence to the last paragraph that requires that driving directions and/or a legible map be provided for the inspector's use to clarify department policy; WAC 296-46-514(2), service stations and propane equipment, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-517, health care facilities, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-55001 mobile or manufactured homes, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-680(6), electrical equipment associated with spas, hot tubs, swimming pools or hydromassage bathtubs, changes the section by no longer allowing approval by the state as an alternative to listing. The units must now bear a listing mark from an approved testing laboratory to comply with the electrical law; WAC 296-46-700(3), emergency systems, this portion of the WAC rule is being eliminated as it is covered in the 1993 edition of the National Electrical Code; WAC 296-46-700(5), emergency systems, eliminates the requirement for the words "emergency system" to be used in addition to the permanent markings on emergency systems; WAC 296-46-702, new, optional standby systems, requires that the installation of optional standby systems derived from portable generators meet the requirements of the National Electrical Code; and WAC 296-46-710, new, identification of cables, requires marking of each cable operating at over 600V and installed as customer owned systems to be legibly marked at each termination point and other points where the cable is accessible.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Roland LeVasseur, 7273 Linderson Way S.W., Tumwater, 956-5249.

Name of Proponent: Department of Labor and Industries, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These rules adopt, modify and supplement the 1993 National Electrical Code. The purpose of the rule change is to bring the existing rules into conformity with the current National Code changes. The anticipated effect of the changes will be both electrical installations and inspections being performed in accordance with the latest version of the National Electrical Code. RCW 19.28.010 requires that all wires and equipment and installations thereof, that convey electric current shall be in strict conformity with chapter 19.28 RCW, other statutes and administrative rules issued by the Department of Labor and Industries, and approved methods of construction for safety to life and property. Compliance with the regulations and articles of the National

Electrical Code, as modified or supplemented by department rules furthering safety to life and property shall be evidence of conformity with approved methods of construction.

Proposal Changes the Following Existing Rules: This proposal changes the existing rules to conform to the changes in the 1993 National Electrical Code. All changes have been approved and adopted by the Washington Electrical Board.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The department, based on guidelines established by the Washington Business Assistance Center under the Regulatory Fairness Act, has determined that the proposed rule amendments will have no identifiable impact on small business. Specifically, the proposed rule amendments do not create and economic burden for any regulated businesses. In a number of instances, a less restrictive alternate method for compliance with the National Electrical Code is provided, thereby reducing the burden placed on all businesses. Most of the remaining changes were effected as housekeeping items to clarify the intent of a rule or technical detail or removed because the material is already covered in the 1993 edition of the National Electrical Code.

Hearing Location: January 27, 1993, at 1:00 - 5:00 p.m., at the Spokane Department of Labor and Industries Service Location, Room #2, 901 North Monroe, Suite 100, Spokane; and on January 26, 1993, at 1 p.m. - 5 p.m., Esther Knox Administration Building, Meeting Room, 1113 Legion Way S.E. Olympia.

Submit Written Comments to: Joseph A. Brewer III, Assistant Director, B&CSIS, P.O. Box 44400, Olympia, WA 98504-4400, by January 26, 1993.

Date of Intended Adoption: March 1, 1993.

December 22, 1992
Joseph A. Dear
Director

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-090 Foreword. The ((1990)) 1993 edition of the National Electrical Code (NFPA 70 - ((1990)) 1993) including Appendix B, the 1990 edition of Centrifugal Fire Pumps (NFPA 20 - 1990) and the 1985 edition of Emergency and Standby Power Systems (NFPA 110 - 1985) are hereby adopted by reference as part of this chapter. Other codes, manuals, and reference works referred to in this chapter are available for inspection and review in the Olympia office of the electrical section of the department during business hours. Where there is any conflict between this chapter and the National Electrical Code (NFPA 70), Centrifugal Fire Pumps (NFPA 20) or Emergency and Standby Power Systems (NFPA 110), the requirements of this chapter shall be observed. Where there is any conflict between Centrifugal Fire Pumps (NFPA 20) or Emergency and Standby Power Systems (NFPA 110) and the National Electrical Code (NFPA 70), the National Electrical Code shall be followed.

Electrical inspectors will give information as to the meaning or application of the National Electrical Code, the standard on Centrifugal Fire Pumps and the standard on Emergency and Standby Power Systems and this chapter, but

will not lay out work or act as consultants for contractors, owners, or users.

The department is authorized to enforce city electrical ordinances where those governmental agencies do not make electrical inspections under an established program.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-140 Plan review for educational, institutional or health care facilities and other buildings.

(1) All electrical plans for new or altered electrical installations in educational, institutional, and health or personal care occupancies classified or defined in WAC 296-46-130 and as indicated in WAC 296-46-150, Table 1 or 2 shall be reviewed and approved by the department before the electrical installation or alteration is begun. Plans for these electrical installations within cities that perform electrical inspections within their jurisdiction, and provide an electrical plan review program that equals or exceeds the department's program in plans examiner minimum qualifications, policies and procedures, may be submitted to that city for review rather than to the department. Approved plans shall be available on the job site for use during the electrical installation or alteration and for use by the electrical inspector. Refer plans for department review to the Electrical Inspection Section, Department of Labor and Industries, ((805 Plum St. SE)) P.O. Box 44460, Olympia, Washington 98504-4460. Please refer to WAC 296-46-910 for required fees for plan review.

(2) Plans to be reviewed by the department must be legible, identify the name and classification of the facility, clearly indicate the scope and nature of the installation and the person or firm responsible for the electrical plans. The plans shall clearly show the electrical installation or alteration in floor plan view, include switchboard and/or panelboard schedules and when a service or feeder is to be installed or altered, shall include a riser diagram, load calculation, fault current calculation and interrupting rating of equipment. Where existing electrical systems are to supply additional loads, the plans shall include documentation that proves adequate capacity and ratings.

(3) Plan review for new or altered electrical installations of other types of construction may be voluntarily requested by the owner or other interested parties.

(4) For existing structures where additions or alterations to services are proposed, NEC Article 220 shall govern, except that, in addition to the provisions of Paragraph 220-35, the following alternative shall be considered acceptable for feeders:

If maximum demand data for one-year period is not available, other means of load measurement may be acceptable to establish demand on existing feeders. In any case, the following data are required:

(a) The date of the measurements.

(b) A diagram of the electrical system identifying the point(s) of measurement.

(c) Building demand measured continuously on the highest-loaded phase of the feeder over a thirty-day period, with demand peak clearly identified. (Peak demand shall be defined as the maximum average demand over a fifteen-minute interval.)

(d) Copies of thirty-day measurements, such as significant segments of chart recordings, or logs of readings from KW demand meters, adjusted for power factor. Copies of twelve-month service demand showing the highest demand for each month.

(e) The adjusted maximum annual demand in KVA, which shall include appropriate adjustments for seasonal loads, as shown by the twelve-month service demand. Also any occupancy adjustment that may be required and, any load changes which should be expected from planned changes in building use during the succeeding twelve months.

Plan submittal shall be accompanied by a written statement, stamped and signed by a registered professional engineer, attesting to the validity of these data.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-150 Wiring methods for designated building occupancies. Wiring methods, equipment and devices for health or personal care, educational and institutional facilities as defined or classified in WAC 296-46-130 and for places of assembly for one hundred or more persons shall comply with Table 1 or 2 and the notes thereto. For determining the occupant load of places of assembly, the methods of the currently adopted edition of the Uniform Building Code shall be used.

Table 1
Health or Personal Care Facilities
Electrical System—Wiring Methods

Health or Personal Care Facility	Power, Lighting, or Class 1 Circuits	Patient Care Areas	Emergency Power, Lighting or Signalling	Low Voltage Systems	Special Requirements
Hospital	3	2	2	6,7	4,5,10
Nursing home	3	2	2	6,7	4,10
Boarding home	3		2	6,7	4,10
Alcoholism hospital	3	2	2	6,7	4,10
Detoxification facilities	3	2	2	6,7	4,10
Psychiatric hospital	3	2	2	6,7	4,5,10
Alcoholism treatment facility (other than detoxification facility)	3	3	2	6,7	4,10
Maternity home	3	2	2	7,8	4,10
Birth or childbirth center	3	2	2	7,8	
Residential treatment facility for psychiatrically impaired children & youths	3	2	2	6,7	4,5,10
Medical, dental & chiropractic clinics	3	2	2	7,8	
Ambulatory surgeries & clinics	3	2	2	7,8	10
Freestanding Renal hemodialysis clinics	3	2	2	7,8	10
Adult residential treatment facility more than 16 persons	3	2	2	6,7	5,10
Adult residential treatment facility 16 persons or less	3	2	2	7,8	4,10

Group care facilities for children more than 16 persons	3	2	6,7	4,5,10
Group care facilities for children 16 persons or less	3	2	7,8	4,5,10

General lighting load for the facilities in Table 1 shall be calculated at two watts per square foot or connected load if greater.

Table 2
Educational Facilities, Institutional Facilities,
Places of Assembly for 100 or more persons
or other facilities
Electrical System—Wiring Methods

Facility	Power, Lighting or Class 1 Circuits	Emergency Power, Lighting	Low Voltage Systems	Special Requirements
Educational	2,9	2	6,7	10
Institutional	2,9	2	6,7	10
Place of assembly for 100 or more persons	3,9	2	6,7	
Day care center for thirty or more children	2,9	2	6,7	4,5,10
Day care center licensed for less than thirty children	3	2	7,8	4,5,10
Licensed mini day care center	3	2	7,8	4,5

Notes for Tables 1 and 2

1. ~~((Metallic raceways))~~ Not used.
2. Metallic raceways~~((type MI, MC, or))~~ and MI cable, or MC and AC cables where the outer metal jacket is an approved grounding means of a listed cable ~~((assembly, with))~~ and containing an insulated equipment grounding conductor of the proper ampacity. ~~((A manufactured wiring system is permitted to be installed in compliance with Article 604 of the National Electrical Code.))~~
3. Wiring methods in accordance with the National Electrical Code.
4. Ground-fault circuit-interrupter protection of 15 or 20 ampere, 125 volt receptacles within a bathroom or shower room or within five feet of a basin that is located in a patient room.
5. Tamper resistant receptacles in licensed day care facilities and pediatric or psychiatric patient care areas for 15 or 20 ampere, 125 volt receptacles. Tamper resistant receptacles shall, by construction, limit improper access to energized contacts.
6. Fire alarm, nurse call, public address systems used to give directions during an emergency situation or other emergency systems shall be installed in a metallic raceway.
7. Class 2 or 3 limited energy systems and communication systems including telephone, intercom, data processing or similar systems shall be permitted to be installed as open cable systems in compliance with the National Electrical Code.

8. Fire alarm systems shall be permitted to be installed as open cable systems in compliance with the National Electrical Code.
9. Rigid nonmetallic raceways shall be permitted to be installed outside of buildings, in the earth or in concrete on or below grade.
10. Plan review required.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-21008 Branch circuits. ~~((+))~~ An individual branch circuit shall be provided for the receptacle outlet(s) for dwelling unit bathrooms as defined in the National Electrical Code. Whether one or more circuits are used, these circuits shall not supply other loads.

~~((2)) All 125 volt, single phase, 15 and 20 ampere receptacles installed outdoors at a dwelling shall have ground fault circuit interrupter protection for personnel.~~

~~((3)) All 125 volt, single phase, 15 and 20 ampere receptacles installed in kitchens in a dwelling unit on the small appliance branch circuits, except for those receptacle outlets for dedicated use, such as for a dishwasher, disposal, trash compactor, refrigerator or freezer, shall have ground fault circuit interrupter protection for personnel.~~

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-21052 Receptacles and switches. (1) Receptacles and switches shall not be placed face-up on

counter tops or at other locations where subject to moisture or debris entering the device.

(2) Where located out of traffic areas in dwelling units, formed or welded metal boxes that are mounted in a substantial manner such as directly to a framing member shall be permitted ~~((to be used))~~ for floor receptacle outlets. ~~((A metal, weatherproof cover plate shall be used for such installations.))~~ An approved metal cover plate that provides protection from debris entering the device shall be used.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-220 Branch circuit and feeder calculations. (1) Where unfinished spaces adaptable to future dwelling unit living area are not readily accessible to the service or branch circuit panelboard, circuits shall be taken to the area and terminated in a suitable box. The box shall contain an identification of the intended purpose of the circuit(s). Adequate space and capacity shall be provided in the branch circuit panelboard serving the intended load.

(2) Occupancy lighting loads. In determining feeder and service entrance conductor sizes and equipment ratings, the currently adopted Washington state energy code unit lighting power allowance table and footnotes may be used in lieu of NEC Table 220-3 (b).

NEW SECTION

WAC 296-46-225 Outside branch circuits and feeders. For the purpose of Article 225-8 (b) of the National Electrical Code, additional buildings or structures on the same property and under single management shall be supplied by a single branch circuit or feeder, unless the provisions of the exceptions to NEC Article 230-2 apply. If application of one of these exceptions allow additional supplies, a permanent plaque or directory shall be installed at each supply location denoting all other supplies to the building or structure and the location of each.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-23040 Service conductors. (1) Service entrance conductors shall extend at least 18 inches from the service head to permit connection to the service drop.

(2)(a) The installation of service conductors not exceeding 600 volts nominal, within a building or structure shall be limited to the following methods: Galvanized or aluminum rigid metal conduit; galvanized intermediate metal conduit; wireways; busways; auxiliary gutters; rigid nonmetallic conduit; cablebus; or mineral-insulated, metal-sheathed cable (type MI).

(b) The installation of service conductors exceeding 600 volts, nominal, within a building or structure shall be limited to the following methods: Galvanized rigid metal conduit; galvanized intermediate metal conduit; metal-clad cable that is exposed for its entire length; cablebus; or busways.

(3) Service conductors under the exclusive control of the serving utility, where installed within a building or structure shall be installed in rigid steel galvanized conduit or Schedule 80 nonmetallic conduit. The grounded service conductor

shall be permitted to be identified with a yellow jacket or with one or more yellow stripes.

(4) Multiple-occupancy buildings. A second or additional underground service lateral to a building having more than one occupancy shall be permitted to be installed at a location separate from other service laterals to the building provided that all the following conditions are complied with:

(a) Each service lateral is sized in accordance with the National Electrical Code for the calculated load to be served by the conductors;

(b) Each service lateral terminates in service equipment that is located in or on a unit served by the service equipment;

(c) The service laterals originate at the same transformer or power supply;

(d) The service equipment is separated at least fifteen feet from other service equipment in or on the building; and

(e) A permanent directory, suitable for the environment, is placed at each service equipment location that identifies all other service equipment locations in or on the building and the area or units served by each.

Exception: Service laterals for two-family dwellings are permitted to terminate in meter enclosures that are permitted to be located less than 15 feet apart.

(5) The service raceway or cable shall extend no more than fifteen feet inside a building or structure.

~~((6) Except as provided by the National Electrical Code, Section 240-3, Exceptions No. 4, No. 6, No. 7, and No. 8, and dwelling units, service conductors shall have an ampacity not less than the rating of the service equipment they supply.))~~

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-23062 Service equipment. (1) Service equipment, sub-panels, and similar electrical equipment shall be installed so that they are readily accessible and shall not be installed in bathrooms, clothes closets, shower rooms, cupboards, or attics, or above washers, clothes dryers, or plumbed-in fixtures. All indoor service equipment and sub-panel equipment shall be adequately illuminated.

(2) ~~((Service switches and other equipment exposed to elements of the outside weather shall be raintight type factory built for the purpose. Refer to NEMA 3R.))~~

(3) Temporary construction service equipment shall not be used for other than construction purposes and shall be disconnected when the permanent service is connected unless an extension for a definite period of time is granted by the department.

~~((4))~~ (3) Equipment ground fault protection systems required by the National Electrical Code shall be tested prior to being placed into service to verify proper installation and operation of the system as determined by the manufacturer's published instructions. The test shall be performed by a firm that is approved by the department and has qualified personnel and proper equipment to perform the tests required.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-316 Duct bank conductor ampacities.
 (1) ~~((The ampacity of service laterals exceeding 2000 amperes, where the load factor exceeds seventy percent, shall be determined in accordance with Section 310-15(b) of the National Electrical Code. Load factor is defined as "the ratio of the average load to the peak load occurring during a twenty-four hour period.")~~ For the purpose of determining ampacities of conductors in underground duct bank installations where:

- (a) The ducts maintain at least 7 1/2" on center spacing
- (b) The loads served are calculated according to the provisions of the currently adopted edition of the NEC Article 220.

(c) Derating of conductors required by Note 8, to the aforementioned tables, shall still apply when the conductors within an individual duct exceeds three conductors.

The ampacities of insulated copper conductors 2,001 through 8,000 volts and ninety degrees C rated and installed in underground ducts containing not more than three conductors shall be as follows:

<u>SIZE AWG OR MCM</u>	<u>AMPACITY COPPER</u>
<u>6</u>	<u>85</u>
<u>4</u>	<u>110</u>
<u>2</u>	<u>145</u>
<u>1</u>	<u>170</u>
<u>1/0</u>	<u>195</u>
<u>2/0</u>	<u>220</u>
<u>3/0</u>	<u>250</u>
<u>4/0</u>	<u>290</u>
<u>250</u>	<u>320</u>
<u>350</u>	<u>385</u>
<u>500</u>	<u>470</u>
<u>750</u>	<u>585</u>
<u>1,000</u>	<u>670</u>

(2) It shall be permissible to determine the ampacities of conductors from the tables and accompanying notes in Appendix B of the National Electrical Code for applications covered directly by the tables.

(3) Underground conductors whose ampacity is determined from the National Electrical Code Table 310-16 shall be derated in accordance with Note 8 to Ampacity Tables of 0 to 2000 volts, where stacked or bundled (less than 2-inch spacing) a distance equal to 10 feet or 10 percent of the circuit length, whichever is less.

~~(4) ((Unless the equipment is marked by the manufacturer to indicate otherwise, termination provisions are based on the use of 60 C ampacities for wire sizes No.'s 14-1 AWG and 75 C ampacities for wire sizes No.'s 1/0 and larger, as provided in the National Electrical Code Table 310-16 for insulated conductors rated 0-2000 volts, or in Table 400-5 A or B for flexible cords and cables.))~~ All neutral conductors of 208/120 3 phase 4-wire wye system supplying electrical power to areas used for office occupancy shall be considered to be a current carrying conductor in accordance with Note 10 (c) to Tables 310 of the NEC.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-360 Amusement rides or structures, carnivals, circuses, and similar traveling shows. (1) Electrical installations. Service equipment, separately derived systems, feeders and circuits for each amusement ride, structure or concession and the interconnection of each ride, structure or concession, shall comply with the National Electrical Code and this chapter.

(2) Feeders and circuits for portable rides, structures or concessions shall be listed and labeled, multiconductor cord of a type identified in Table 400-4 of the National Electrical Code for hard usage or extra hard usage or as permitted under the conditions in this chapter, by individual, single conductor power cable. Ampacity shall be determined from the appropriate Table 400-5(A) or 400-5(B) in the National Electrical Code including all notes thereto.

(3) Flexible multiconductor cords shall be connected to equipment by approved connectors designed for the purpose or by listed cord caps. Individual conductors of multiconductor cords in sizes #2 AWG and larger shall be permitted to be connected by listed and labeled connection systems (receptacles and plugs) that ensure by design, first-make, last-break of the equipment grounding conductor. Where conductors are connected individually by such connection systems, the outer jacket of multiconductor cord shall be secured to the electrical equipment independent from the receptacles and plugs by approved cable grips that are installed in a manner to prevent pressure from being applied to the receptacles and plugs.

(4) Individual, single conductor, insulated, portable power cable of a type identified in Table 400-4 of the National Electrical Code for extra hard usage, in sizes 1/0 AWG and larger, shall be permitted to be used in the electrical distribution system provided that:

(a) All conductors of the feeder or circuit including the equipment grounding conductor originate in the same electrical equipment and terminate in the same equipment.

(b) All conductors of the feeder or circuit including the ungrounded, grounded, and equipment grounding conductors are run together and, except for portions installed within approved cable protection systems, and installed to comply with Article 520-53 of the National Electrical Code.

(c) All conductors including the grounded circuit conductor (neutral) if used, the equipment grounding conductor and the ungrounded conductors are listed and labeled cable of the same size, conductor material and insulation.

(d) The cables are secured to the electrical equipment independent from the cable receptacles and plugs by approved cable grips that prevent pressure from being applied to the connectors.

(e) The cables are connected to electrical equipment by approved listed and labeled connection systems that ensure by design, first-make, last-break of the equipment grounding conductor.

(5) Disconnecting means. A separate, enclosed, externally operable fused switch or circuit breaker, shall be installed on each amusement ride, structure or concession to disconnect all electrical equipment. The disconnecting means shall be readily accessible and identified as the

disconnecting means. Where more than one power supply is employed, the disconnecting means shall be grouped.

(6) Rotating equipment. Components of amusement rides or structures that rotate more than three hundred sixty degrees and which have electrically operated equipment, shall be supplied by approved collector rings that shall be totally enclosed or located so they are accessible to authorized personnel only. The collector rings shall be factory produced with an equipment grounding segment having a voltage and current rating that equals or exceeds the rating of the current carrying segments. Collector rings shall have an ampacity not less than one hundred twenty-five percent of the full-load current of the largest device served plus the full-load current of all other devices served. Collector rings for control and signal purposes shall have an ampacity not less than one hundred twenty-five percent of the full-load current of the largest device served plus the full-load current of all other devices served.

(7) Equipment grounding. All noncurrent carrying metal parts of amusement rides and structures shall be grounded by an equipment grounding conductor routed with the feeder or circuit conductors in accordance with the National Electrical Code and these rules. The metallic structure shall not be used as a current carrying conductor.

Exception: The metallic structure shall be permitted to be used as the return path for low voltage systems that do not exceed thirty volts, provided that the ungrounded conductors are protected by an overcurrent device in accordance with the National Electrical Code and the system is factory built for such use.

(8) Existing amusement rides, concessions or games electrical systems shall comply with the National Electrical Code and shall be maintained in full compliance. Where new amusement rides, concessions or games are purchased, manufactured or constructed, or where existing rides, concessions or games have major modification, the electrical system shall comply with this chapter and the edition of the National Electrical Code in effect at that time. All rides, concessions, and games shall be identified in or on the disconnecting means as well as by make, model and serial number in records furnished to the department with the edition of the National Electrical Code the electrical system is intended to comply with.

NEW SECTION

WAC 296-46-365 Concerts, motion picture productions, stage shows, and similar entertainment shows. (1) Service equipment, separately derived systems, feeders and circuits for concerts, motion picture productions, stage shows, and similar entertainment shows, shall comply with the National Electrical Code and this chapter.

(2) All feeders that are field installed shall be of a type and size identified in Article 520-53 (h).

(3) Ampacity of cords and cables shall be determined from the appropriate table 400-5(a) or 500-5(b) in the National Electrical Code including all notes thereto.

AMENDATORY SECTION (Amending Order 87-07, filed 5/1/87)

WAC 296-46-422 Water heater circuit. (~~Branch circuit conductors and overcurrent devices shall be rated at least one hundred twenty five percent of the circuit load.~~) Water heaters which have a rated circuit load in excess of 3,500 watts at 240 volts shall be provided with branch circuit conductors not smaller than No. 10 AWG copper or equal.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-495 Electrical work permits and fees.

(1) Where an electrical work permit is required by chapter 19.28 RCW or this chapter, inspections shall not be made, equipment energized, nor services connected unless an electrical work permit is completely and legibly filled out and readily available. The classification or type of facility to be inspected and the scope of the electrical work to be performed shall be clearly shown on the electrical work permit. The address where the inspection is to be made shall be identifiable from the street, road or highway that serves the premises. Driving directions and/or a legible map must be provided for the inspectors' use.

(2) Except for emergency repairs to existing electrical systems, electrical work permits shall be obtained prior to beginning the installation or alteration. An electrical work permit for emergency repairs to existing electrical systems shall be obtained no later than the next business day.

(3) The electrical work permit application shall be posted on the job site at a conspicuous location prior to beginning electrical work and at all times electrical work is performed.

(4) Electrical work permits shall expire one year after the date of purchase unless electrical work is actively and consistently in progress. Electrical work permits for temporary construction activity shall expire ninety days after suspended construction and no later than one year after purchase.

(5) Fees shall be paid in accordance with the inspection fee schedule WAC 296-46-910.

(6) Each person, firm, partnership, corporation, or other entity shall furnish an electrical work permit for the installation, alteration, or other electrical work performed or to be performed by that entity. Each electrical work permit application shall be signed by the electrical contractor's administrator (or designee) or the person, or authorized representative of the firm, partnership, corporation, or other entity that is performing or responsible for the electrical installation or alteration.

(7) An electrical work permit is required for installation, alteration, or maintenance of electrical systems except for replacement of circuit breakers or fuses, for replacement of snap switches, receptacle outlets or heating elements, replacement of contactors, relays, timers, starters, or similar control components or for plug-in appliances or travel trailers.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-514 Service stations and propane equipment. ~~((1))~~ In addition to complying with Article 514 of the National Electrical Code, each circuit leading to or through a gasoline pump shall be provided with an emergency disconnect switch or other approved means which shall simultaneously disconnect all circuit conductors including the grounded circuit conductor if any.

The disconnecting means or operator shall be substantially red in color and identified with a sign as the emergency disconnecting means. The disconnecting means or operator shall be readily accessible and shall be located outdoors and within sight of the gasoline pump or dispenser the disconnect controls. For multicircuit installations an electrically held contactor shall be permitted to be used.

~~((2) Propane pumps or dispensers. The wiring of propane pumps, dispensers, and associated electrical equipment shall comply with Article 514 of the National Electrical Code and this chapter.))~~

AMENDATORY SECTION (Amending Order 87-07, filed 5/1/87)

WAC 296-46-680 Electrical equipment associated with spas, hot tubs, swimming pools or hydromassage bathtubs. (1) Electrical installations. In addition to complying with the statute, the National Electrical Code, and this chapter, the installation shall comply with electrical testing laboratory standards applicable to the specific equipment or installation.

(2) Package spa or hot tubs. Electrical heating, pumping, filtering, and/or control equipment installed within five feet of a spa or hot tub shall be listed as a package with the spa or hot tub.

(3) Skid packs. A factory assembly of electrical heating, pumping, filtering, and/or control equipment (skid pack) which shall be installed more than five feet from a spa or hot tub and shall be listed as a package unit.

(4) Field assembly of listed electrical equipment for a spa, hot tub, or swim spa. Field installed, listed electrical equipment (as distinguished from recognized components) for a hot tub, spa, or swim spa shall be permitted to be located at least five feet from the hot tub, spa or swim spa, provided that:

(a) The heater is listed as a "spa heater or swimming pool heater"; and

(b) The pump is listed as a "spa pump" or "swimming pool/spa pump" (the pump may be combined with a filter assembly); and

(c) Other listed equipment such as panelboards, conduit, and wire are suitable for the environment and comply with the applicable codes.

(5) Field assembly of listed electrical equipment for swimming pools. Field installed, listed electrical equipment (as distinguished from recognized components) for a swimming pool shall be permitted to be located at least five feet from the swimming pool provided that:

(a) The heater is listed as a "swimming pool heater or a spa heater"; and

(b) The pump is listed as a "swimming pool pump" or "spa pump" or "swimming pool/spa pump"; and

(c) Other equipment such as panelboards, conduit, and wire are suitable for the environment and comply with the applicable codes.

(6) Hydromassage bathtubs. Hydromassage bathtubs shall be ~~((either:~~

~~(a) Listed as a unit and bear a listing mark which will read "hydromassage bathtub"; or~~

~~(b) Be equipped with a listed "swimming pool pump," "spa pump," or "swimming pool/spa pump" and in addition, show evidence of having received approval from the department for the owners/installation instruction manual, brochures, and/or wiring diagrams.))~~ listed as a unit and bear a listing mark which reads "hydromassage bathtub."

(7) Manufacturers instructions shall be followed as a part of the listing requirements.

The field assembly or installation of "recognized components" shall not be permitted.

The five foot separation of electrical components may be reduced by the installation of a permanent barrier, such as a solid wall, fixed glass windows or doors, etc. The five foot separation will be determined by the shortest path or route that a cord can travel from the spa, hot tub, swim spa, or swimming pool to an object.

(8) Replacement of electrical equipment. Electrical components which have failed and require replacement shall be replaced with identical products unless the replacement part is no longer available, in which case, a similar product may be substituted provided that the electrical characteristics are identical and that the mechanical and grounding integrity of the equipment is maintained. Recognized components or listed equipment will be permitted to be replaced in kind. Cut-away type display models will not be expected to bear a listing mark and shall not be sold for other than display purposes.

AMENDATORY SECTION (Amending WSR 90-19-015, filed 9/10/90, effective 10/11/90)

WAC 296-46-700 Emergency systems. (1) Exit and emergency lights shall be installed in accordance with the National Electrical Code code, Article 700, and currently adopted edition of the Uniform Building Code in all health or personal care facilities defined in WAC 296-46-130, educational facilities, institutional facilities, hotels, motels, and places of assembly for one hundred or more persons. Installation shall be made in strict accordance with the National Electrical Code, Article 700, and WAC 296-46-150.

(2) Fire alarm systems. Fire alarm systems required by a city, county or state ordinance, statute, or regulation shall be installed in accordance with the National Electrical Code and this chapter. Power-limited fire alarm systems shall be permitted to be installed in metallic raceways using conductors shown in Section 760-16(b) of the National Electrical Code for nonpower-limited circuits or those 600 volt conductors which are rated for 90 degrees C or greater in Table 310-13 of the National Electrical Code.

~~(3) ((In new dwelling units or where bedrooms are added to existing dwellings, 120 volt outlets shall be provided for smoke detectors in the locations required by the Uniform Building Code as adopted by the state building code council. Where 120 volt smoke detectors are installed and the sleeping areas within a dwelling unit are remote~~

~~from one another, means shall be provided to simultaneously sound each alarm from the other detector.~~

(4)) Junction boxes for fire alarm systems other than the surface raceway type, shall be substantially red in color. Power-limited fire protective signalling circuit conductors shall be durably and plainly marked in or on junction boxes or other enclosures to indicate that it is a power-limited fire protective signalling circuit. Conductors for light, heat, or power shall not be installed in any enclosure, raceway, cable, compartment, outlet box, or similar fitting containing fire alarm conductors.

~~((5)) (4) All boxes and enclosures, including transfer switches, generators, and power panels for emergency systems and circuits shall be permanently marked with an adhesive label or decal or similar approved means that is suitable for the environment and is substantially red in color. ((The words "emergency system" shall be printed or engraved on the label or decal in block letters at least 1/2 inch high and in a contrasting color.))~~

NEW SECTION

WAC 296-46-702 Optional standby systems.

Optional standby systems derived from portable generators shall meet all of the requirements of NEC Article 702.

NEW SECTION

WAC 296-46-710 Identification of cables. Each cable operating at over 600v and installed as customer owned systems shall be legibly marked at each termination point and at each point the cable is accessible. The required marking shall include; phase designation, operating voltage, and circuit number if applicable.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-46-517 Health care facilities.
- WAC 296-46-55001 Mobile or manufactured homes.

WSR 93-01-146
PROPOSED RULES
DEPARTMENT OF HEALTH
 (Board of Pharmacy)
 [Filed December 23, 1992, 10:10 a.m.]

Original Notice.

Title of Rule: Fee changes.

Purpose: Establishes fees for temporary license and makes changes where fees were incorrectly stated.

Statutory Authority for Adoption: RCW 18.64.005.

Summary: This establishes a fee for issuance of temporary license, a new type of license, for the Board of Pharmacy and corrects some fees which were incorrectly stated.

Reasons Supporting Proposal: The temporary license rule has already been established, allowing those pharmacists who are reciprocating their licenses to work after their requirements are in and they are waiting to take the law exam and corrects some incorrect cites.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Donald H. Williams, 1300 Quince S.E., Olympia, 753-6834.

Name of Proponent: Board of Pharmacy, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes a fee for temporary licenses and makes corrections on fees which were incorrectly listed.

Proposal Changes the Following Existing Rules: Adds a new fee and also changes fees incorrectly listed.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Office Building 2 (OB-2), 14th and Jefferson, Olympia, on January 26, 1993, at 3:00 p.m.

Submit Written Comments to: Ann Foster, Rules Coordination, 1300 S.E. Quince Street, P.O. Box 47902, Olympia, WA 98504-7902, by January 25, 1993.

Date of Intended Adoption: February 2, 1993.

December 22, 1992

Mimi Fields, MD, MPH

for Kristine Gebbie

Secretary

AMENDATORY SECTION (Amending Order 256, filed 3/18/92, effective 4/18/92)

WAC 246-907-030 Fees. The following fees shall be charged by the professional licensing division of the department of health:

(a) PHARMACY LOCATION	
Original pharmacy fee	\$275.00
Original pharmacy assistant utilization fee	50.00
Renewal pharmacy fee	200.00
Renewal pharmacy assistant utilization fee	60.00
Penalty pharmacy fee	275.00
(b) VENDOR	
Original fee	60.00
Renewal fee	60.00
Penalty fee	60.00
(c) PHARMACIST	
Exam fee (full exam)	200.00
Reexamination fee (jurisprudence portion)	40.00
Original license fee	100.00
Renewal fee, active and inactive license	105.00
Renewal fee, retired license	((25.00))
	<u>20.00</u>
Penalty fee	105.00
Reciprocity fee	250.00
Certification of license status	
to other states	20.00
Retired license	20.00
<u>Temporary permit</u>	<u>50.00</u>
(d) SHOPKEEPER	
(i) SHOPKEEPER - sixteen or more drugs	
Original fee	25.00
Renewal fee	25.00
Penalty fee	12.50

(ii) SHOPKEEPER - with differential hours	
Original fee	25.00
Renewal fee	25.00
Penalty fee	10.00
(e) DRUG MANUFACTURER	
Original fee	450.00
Renewal fee	450.00
Penalty fee	450.00
(f) DRUG WHOLESALER - full line	
Original fee	450.00
Renewal fee	450.00
Penalty fee	450.00
(g) DRUG WHOLESALER - OTC only	
Original fee	250.00
Renewal fee	250.00
Penalty fee	250.00
(h) DRUG WHOLESALER - export	
Original fee	450.00
Renewal fee	450.00
Penalty	450.00
(i) PHARMACY ASSISTANT - Level "A"	
Original fee	40.00
Renewal fee	30.00
Penalty fee	(30.00) 40.00
(j) PHARMACY INTERN	
Original registration fee	15.00
Renewal registration fee	15.00
(k) CONTROLLED SUBSTANCES ACT (CSA) REGISTRATIONS	
Dispensing registration fee (i.e. pharmacies)	65.00
Dispensing renewal fee (i.e. pharmacies)	50.00
Distributors registration fee (i.e. wholesalers)	90.00
Distributors renewal fee (i.e. wholesalers)	90.00
Manufacturers registration fee	90.00
Manufacturers renewal fee	90.00
Physician assistant registration fee	15.00
Physician assistant renewal fee	10.00
ARNP with prescriptive authorization registration fee	20.00
ARNP with prescriptive authorization renewal fee	20.00
Sodium pentobarbital for animal ethanization registration fee	30.00
Sodium pentobarbital for animal ethanization renewal fee	30.00
Other CSA registrations	30.00
(l) LEGEND DRUG SAMPLE - distributor registration fees	
Original fee	275.00
Renewal fee	200.00
Penalty fee	200.00

(m) POISON MANUFACTURER/SELLER - license fees	
Original fee	30.00
Renewal fee	30.00
(n) Facility inspection fee	150.00
(o) PRECURSOR CONTROL PERMIT	
Original fee	50.00
Renewal fee	50.00
(p) LICENSE REISSUE	
Reissue fee	15.00

WSR 93-01-147
PROPOSED RULES
DEPARTMENT OF HEALTH
 [Filed December 23, 1992, 10:14 a.m.]

Original Notice.

Title of Rule: WAC 246-815-100 Licensure by inter-state endorsement of credentials the rule outlines the requirements for licensing out-of-state applicants without the full examination for dental hygiene.

Purpose: To amend the requirements for licensing out-of-state applicants without the full examination for dental hygiene. The amendments are for clarity and to expand acceptance of current practice to service in the United States Armed Services, Coast Guard, Public Health Services, Veteran's Bureau, or Bureau of Indian Affairs; and to define current practice as any time within the previous year.

Statutory Authority for Adoption: Chapter 18.29 RCW.
 Statute Being Implemented: RCW 18.29.045.

Summary: Expands practice requirements to include service in the United States Armed Services, Coast Guard, Public Health Services, Veteran's Bureau, or Bureau of Indian Affairs. Defines current practice as any time within the previous year.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Susan Shoblom, Olympia, Washington, (206) 753-2461.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed amendments will provide for clarity in the language, a definition of current practice as any time within the previous year and provide acceptance of practice in the United States Armed Services, Coast Guard, Public Health Services, Veteran's Bureau, or Bureau of Indian Affairs.

Proposal Changes the Following Existing Rules: Amend the rule to provide clarity, definition of current practice and extends the acceptable practice settings.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The department has considered whether this rule is subject to the Regulatory Fairness Act and has determined that it is not because it does not affect more than 10% of one industry of 20% of all industries.

Hearing Location: Office Building Two (OB-2) Auditorium, 14th and Jefferson, Olympia, Washington 98504, on January 26, 1993, at 2:00 p.m.

Submit Written Comments to: Ann Foster, Rules Coordinator, 1300 S.E. Quince Street, P.O. Box 47902, Olympia, WA 98504-7902, by January 24, 1993.

Date of Intended Adoption: February 2, 1993.

December 21, 1992

Kristine M. Gebbie
Secretary

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-815-100 Licensure by interstate endorsement of credentials. A license to practice as a dental hygienist in Washington may be issued pursuant to RCW 18.29.045 provided the applicant meets the following requirements:

(1) The applicant has successfully completed a dental hygiene education program which is approved by the secretary of the department of health pursuant to WAC 246-815-030.

(2) The applicant has been issued a valid, current, nonlimited license by successful completion of a dental hygiene examination in another state. The other state's current licensing standards must be substantively equivalent to the licensing standards in the state of Washington. The other state's examination must have included the following portions and minimum level of competency standards. Each portion must be independently graded and successfully completed:

(a) Written tests - the written tests (~~which~~) include:

(i) The National Board of Dental Hygiene examination.

(ii) A state written test covering local anesthesia, nitrous oxide analgesia, restorative dentistry and asepsis.

(b) Practical tests - all portions shall be graded anonymously by calibrated practicing dental hygienists or dental hygienists and dentists. The calibration process shall consist of training sessions which include components to evaluate and confirm each examiners ability to uniformly detect known errors on pregraded patients and dentoforms. Examiners will be calibrated to the established standard of minimum level of competency. The examination must have equivalent patient selection criteria for the patient evaluation, prophylaxis and anesthesia portions. The current Washington state patient selection criteria for examination will be used as the basis of comparison at the time of application for licensure by interstate endorsement of credentials. The practical tests include:

(i) Patient evaluation clinical competency test which includes a health history, extra-oral and intra-oral examination, periodontal charting and radiographs. The entire patient evaluation test shall be done on an approved patient of which the candidate has no previous knowledge.

(ii) Prophylaxis clinical competency test which includes a clinical demonstration of a prophylaxis to consist of the removal of deposits from and the polishing of the surfaces of the teeth.

(iii) Anesthesia clinical competency test which includes a clinical demonstration of the administration of a local anesthetic.

(iv) Restorative test which includes a clinical demonstration of the application of a matrix and a wedge, the insertion, condensation, and carving of amalgam on a

prepared Class II dentoform tooth and polishing on a condensed, carved and unpolished MOD amalgam restoration on a molar dentoform tooth.

(3) The applicant holds a valid current license, and ((is)) has been currently engaged in clinical practice at any time within the previous year as a dental hygienist in another state or in the discharge of official duties in the United States Armed Services, Coast Guard, Public Health Services, Veterans' Bureau, or Bureau of Indian Affairs. Verification of licensure must be obtained from the state of licensure, and any fees for verification required by the state of licensure must be paid by the applicant.

(4) The applicant has not engaged in unprofessional conduct as defined in the Uniform Disciplinary Act in RCW 18.130.180 or is not an impaired practitioner under RCW 18.130.170 in the Uniform Disciplinary Act.

(5) The applicant has completed the AIDS prevention and information education required by WAC 246-815-040.

(6) The applicant demonstrates to the secretary, by affidavit, knowledge of Washington law pertaining to the practice of dental hygiene.

(7) The applicant completes the required application materials and pays the required nonrefundable application fee. Applications for licensure by interstate endorsement are available from the department of health, professional licensing services, dental hygiene program.

(8) Applicants shall request the state of licensure to submit to the Washington state department of health the current standards and criteria for the other states examination and licensing on a form provided in the licensure application package by the Washington state department of health.

(9) If the secretary of the department of health finds that the other state's licensing standards are substantively equivalent except for a portion(s) of the examination, the applicant may take that portion(s) to qualify for interstate endorsement. That portion(s) of the exam must be successfully completed to qualify for interstate endorsement and an additional nonrefundable examination fee as well as the licensure by interstate endorsement nonrefundable fee shall be required.

WSR 93-01-149

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed December 23, 1992, 10:19 a.m.]

Original Notice.

Title of Rule: WAC 246-318-500 through 246-318-99902, Hospital new construction regulations.

Purpose: Update current hospital construction regulations and adopted code references.

Statutory Authority for Adoption: RCW 70.41.030.

Summary: Proposed changes to update minimum construction standards in hospitals, consistent with minimum standards for safety and health of the patients.

Reasons Supporting Proposal: Changes modernize the language and incorporate recent developments in hospital construction as it relates to current technology and medical practices.

Name of Agency Personnel Responsible for Drafting Implementation and Enforcement: Byron Plan, P.O. Box 47852, Olympia, WA 98504-7852, (206) 705-6780.

Name of Proponent: Department of Health, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Updates construction regulations for hospital new construction to incorporate recent development and current practices in hospitals. Proposed changes modernize the language and address new technology.

Proposal Changes the Following Existing Rules: Updates and modernizes the language and addresses new procedures and technology in hospitals.

Proposed Amendments

Chapter 246-318 WAC, Hospitals; 246-318-010 Definitions; New Construction Regulations, 246-318-500 Applicability of these regulation governing hospital construction, 246-318-510 Programs, drawings and construction, 246-318-520 Design and construction standards, general, 246-318-530 Site and site development, 246-318-540 General design requirements, 246-318-550 General requirements for service facilities, 246-318-560 Maintenance and mechanical facilities, 246-318-570 Administrative facilities, 246-318-580 Receiving, storage and distribution, 246-318-590 Central sterilizing and processing service facilities, 246-318-600 Housekeeping department, 246-318-610 Laundry facilities, 246-318-620 Dietary department, 246-318-630 Laboratory facilities, 246-318-640 Pharmacy, 246-318-650 Radiology and other imaging facilities, 246-318-660 Radioisotope facilities, 246-318-670 Electrocardiography facilities, 246-318-680 Electroencephalography facilities, 246-318-690 Nursing unit—General, 246-318-700 Pediatric nursing unit, 246-318-710 Emergency department, 246-318-720 Surgery suite, 246-318-730 Recovery unit, 246-318-740 Critical care facilities, 246-318-750 Facilities for care of patients in labor, 246-318-760 Obstetrical delivery facilities, 246-318-770 Birthing rooms, 246-318-780 Obstetrical recovery unit, 246-318-790 Newborn nursery facilities, 246-318-799 Infant formula facilities (repeal), 246-318-800 Intermediate care nursery and neonatal intensive care nursery, 246-318-810 Alcoholism and substance abuse nursing unit, 246-318-820 Psychiatric unit construction, 246-318-830 Rehabilitation facilities, 246-318-840 Facilities for one-day patient care, 246-318-850 Outpatient department, 246-318-860 Dialysis facilities, 246-318-870 Long-term care unit, and 246-318-99902 Appendix B—Dates of documents adopted by reference in chapter 248-18 WAC.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

**SMALL BUSINESS IMPACT STATEMENT
WAC 246-318
HOSPITAL CONSTRUCTION STANDARDS
JUNE 4, 1992**

The department has considered whether this rule is subject to the Regulatory Fairness Act and has determined that it is not for the following reasons: The proposed rule amends existing standards by reducing requirements and thereby lowering costs; and the proposed rule creates minor

annual impact on hospitals because the rules only apply when new construction is proposed.

Hearing Location: OB-2 Auditorium, Office Building Two, 14th and Jefferson, Olympia, Washington 98504-7902, on January 26, 1993, at 2:30 p.m.

Submit Written Comments to: Ann Foster, P.O. Box 47902, Olympia, WA 98504-7902, by January 25, 1993.

Date of Intended Adoption: February 2, 1993.

December 21, 1992

Kristine Gebbie
Secretary

AMENDATORY SECTION (Amending Order 224, filed 12/23/91, effective 1/23/92)

WAC 246-318-010 Definitions. For the purposes of this chapter and chapter 70.41 RCW, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise. All adjectives and adverbs such as adequate, approved, suitable, properly, or sufficient used in these regulations to qualify a requirement shall be determined by the department.

(1) "Abuse" means the injury or sexual abuse of a patient under circumstances indicating the health, welfare, and safety of the patient is harmed. Person "legally responsible" shall include a parent, guardian, or an individual to whom parental or guardian responsibility is delegated (e.g., teachers, providers of residential care and treatment, and providers of day care):

(a) "Physical abuse" means damaging or potentially damaging nonaccidental acts or incidents which may result in bodily injury or death.

(b) "Emotional abuse" means verbal behavior, harassment, or other actions which may result in emotional or behavioral problems, physical manifestations, disordered or delayed development.

(2) "Accredited" means approved by the joint commission on accreditation of hospitals or the bureau of hospitals of the American Osteopathic Association.

(3) "Adolescent" means an individual during that period of life beginning with the appearance of secondary sex characteristics and ending with the cessation of somatic growth.

(4) "Agent," when used in a reference to a medical order or a procedure for a treatment, means any power, principle, or substance, whether physical, chemical, or biological, capable of producing an effect upon the human body.

(5) "Alterations":

(a) "Alterations" means changes requiring construction in existing hospitals.

(b) "Minor alterations" means any physical or functional modification within existing hospitals not changing the approved use of the room or area. (Minor alterations performed under this definition do not require prior review of the department as specified in WAC 246-318-510 (3)(a); however, this does not constitute a release from other applicable requirements.)

(6) "Area" means a portion of a room containing the equipment essential to carrying out a particular function and separated from other facilities of the room by a physical

barrier or adequate space, except when used in reference to a major section of the hospital.

(7) "Authenticate" means to authorize or validate an entry in a record by:

(a) A signature including first initial, last name, and discipline; or

(b) A unique identifier allowing identification of the responsible individual.

(8) "Bathing facility" means a bathtub or shower and does not include sitz baths or other fixtures designated primarily for therapy.

(9) "Birthing room" or "labor, delivery, recovery (LDR) room" or "labor-delivery-recovery-postpartum (LDRP) room" means a room designed and equipped to provide care of a woman, fetus, and newborn and to accommodate her support persons during the complete process of vaginal childbirth.

(10) "Children" means young persons of either sex between infancy and adolescence.

(11) "Clean" means space or spaces and/or equipment for storage and handling of supplies and/or equipment which are in a sanitary or sterile condition, when the word is used in reference to a room, area, or facility.

(12) "Critical care" means a special physical and functional nursing unit for the segregation, concentration, and close or continuous observation and care of patients critically, acutely, or seriously ill and in need of intensive, highly skilled services.

(13) "Department" means the Washington state department of health.

(14) "Dentist" means an individual licensed under chapter 18.32 RCW.

(15) "Diagnostic radiologic technician" means an individual:

(a) Certified or eligible for certification as a diagnostic radiologic technologist under chapter 18.84 RCW; or

(b) Trained by a radiologist and approved by a radiologist member of medical staff to perform specified diagnostic radiologic procedures.

(16) "Dialysis facility" means a separate physical and functional nursing unit of the hospital serving patients receiving renal dialysis.

(17) "Dialysis station" means an area designed, equipped, and staffed to provide dialysis services for one patient.

(18) "Dietitian" means an individual meeting the eligibility requirements for active membership in the American Dietetic Association described in *Directory of Dietetic Programs Accredited and Approved*, American Dietetic Association, edition 100, 1980.

(19) "Double-checking" means verification of patient identity, agent to be administered, route, quantity, rate, time, and interval of administration by two persons legally qualified to administer prior to administration of the agent.

(20) "Drug administration" means an act in which a single dose of a prescribed drug or biological is given to a patient by an authorized person in accordance with all laws and regulations governing such acts. The complete act of administration entails:

(a) Removing an individual dose from a previously dispensed, properly labeled container (including a unit dose container);

(b) Reviewing the label on the container with a verified transcription, a direct copy or the original medical practitioner's orders;

(c) Giving the individual dose to the proper patient; and

(d) Properly recording the time and dose given.

(21) "Drug dispensing" means an act entailing the interpretation of an order for a drug or biological and, pursuant to that order, proper selection, measuring, labeling, packaging, and issuance of the drug for a patient or for a service unit of the facility.

(22) "Easily cleanable" means of material or finish and so fabricated to allow complete removal of residue by normal cleaning methods.

(23) "Electrical receptacle outlet" means an outlet where one or more electrical receptacles are installed.

(24) "Facilities" means a room or area and equipment serving a specific function.

(25) "Faucet controls" means wrist, knee, or foot control of the water supply:

(a) "Wrist control" means water supply controls not exceeding four and one-half inches overall horizontal length designed and installed to be operated by the wrists;

(b) "Knee control" means the water supply is controlled through a mixing valve designed and installed to be operated by the knee;

(c) "Foot control" means the water supply control is through a mixing valve designed and installed to be operated by the foot.

(26) "Governing body" means the person or persons responsible for establishing the purposes and policies of the hospital.

(27) "Grade" means the level of the ground adjacent to the building measured at required windows. The ground must be level or slope downward for a distance of at least ten feet from the wall of the building. From there the ground may slope upward not greater than an average of one foot vertical to two feet horizontal within a distance of eighteen feet from the building.

(28) (~~"Handwashing facility" means a lavatory or a sink properly designed and equipped to serve for handwashing purposes.~~)

(29)) "He, him, his, or himself" means a person of either sex, male, or female, and does not mean preference for nor exclude reference to either sex.

((30)) (29) "High-risk infant" means an infant, regardless of gestational age or birth weight, whose extrauterine existence is compromised by a number of factors, prenatal, natal, or postnatal needing special medical or nursing care.

((31)) (30) "Hospital" means any institution, place, building, or agency providing accommodations, facilities and services over a continuous period of twenty-four hours or more, for observation, diagnosis, or care of two or more individuals not related to the operator who are suffering from illness, injury, deformity, or abnormality, or from any other condition for which obstetrical, medical, or surgical services would be appropriate for care or diagnosis. "Hospital" as used in this chapter does not include:

(a) Hotels, or similar places furnishing only food and lodging, or simply domiciliary care;

(b) Clinics, or physicians' offices where patients are not regularly kept as bed patients for twenty-four hours or more;

(c) Nursing homes, as defined and which come within the scope of chapter 18.51 RCW;

(d) Maternity homes, which come within the scope of chapter 18.46 RCW;

(e) Psychiatric or alcoholism hospitals, which come within the scope of chapter 71.12 RCW; nor

(f) Any other hospital or institution specifically intended for use in the diagnosis and care of those suffering from mental illness, mental retardation, convulsive disorders, or other abnormal mental conditions.

(g) Furthermore, nothing in this chapter shall be construed as authorizing the supervision, regulation, or control of the remedial care or treatment of residents or patients in any hospital conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any well-recognized church or religious denominations.

~~((32))~~ (31) "Infant" means a baby or very young child up to one year of age.

~~((33))~~ (32) "Infant station" means a space for a bassinet, incubator, or equivalent, including support equipment used for the care of an individual infant.

~~((34))~~ (33) "Intermediate care nursery" means an area designed, organized, staffed, and equipped to provide constant care and treatment for mild to moderately ill infants not requiring neonatal intensive care, but requiring or may require physical support and treatment beyond support required for a normal neonate and may include the following:

- (a) Electronic cardiorespiratory monitoring;
- (b) Gavage feedings;
- (c) Parenteral therapy for administration of drugs; and
- (d) Respiratory therapy with intermittent mechanical ventilation not to exceed a continuous period of twenty-four hours for stabilization when trained staff are available.

~~((35))~~ (34) "Investigational drug" means any article not approved for use in the United States, but for which an investigational drug application (IND) is approved by the Food and Drug Administration.

~~((36))~~ (35) "Island tub" means a bathtub placed in a room to permit free movement of a stretcher, patient lift, or wheelchair to at least one side of the tub, and movement of people on both sides and at the end of the tub.

~~((37))~~ (36) "Lavatory" means a plumbing fixture of adequate design and size for washing hands.

~~((38))~~ (37) "Legend drugs" means any drugs required by state law or regulation of the state board of pharmacy to be dispensed on prescription only or are restricted to use by practitioners only.

~~((39))~~ (38) "Licensed practical nurse," abbreviated L.P.N., means an individual licensed under provisions of chapter 18.78 RCW.

~~((40))~~ (39) "May" means permissive or discretionary on the part of the board or the department.

~~((41))~~ (40) "Medical staff" means physicians and may include other practitioners appointed by the governing body to practice within the parameters of governing body and medical staff bylaws.

~~((42))~~ (41) "Movable equipment" means equipment not built-in, fixed, or attached to the building.

~~((43))~~ (42) "Neglect" means mistreatment or maltreatment; an act or omission evincing; a serious disregard of

consequences of a magnitude constituting a clear and present danger to an individual patient's health, welfare, and safety.

(a) "Physical neglect" means physical or material deprivation (e.g., lack of medical care, lack of supervision necessary for patient level of development, inadequate food, clothing, or cleanliness).

(b) "Emotional neglect" means acts such as rejection, lack of stimulation, or other acts of commission or omission which may result in emotional or behavioral problems, physical manifestations, and disordered development.

~~((44))~~ (43) "Nuclear medicine technologist" means an individual certified or eligible for certification as a nuclear medicine technologist under chapter 18.84 RCW.

~~((45))~~ (44) "Neonate" or "newborn" means a newly born infant through the twenty-seventh day of life or under twenty-eight days of age.

~~((46))~~ (45) "Neonatal intensive care nursery" means an area designed, organized, equipped, and staffed to provide constant nursing and medical care and treatment for high-risk infants who may require:

- (a) Continuous ventilatory support, twenty-four hours per day;
- (b) Intravenous fluids or parenteral nutrition;
- (c) Preoperative and postoperative monitoring when anesthetic other than local is administered; or
- (d) Cardiopulmonary or other life support on a continuing basis.

~~((47))~~ (46) "Neonatologist" means a pediatrician who is board certified in neonatal-perinatal medicine or board eligible in neonatal-perinatal medicine, provided the period of eligibility does not exceed three years, as defined and described in *Directory of Residency Training Programs by the Accreditation Council for Graduate Medical Education*, American Medical Association, 1981-1982 or the *American Osteopathic Association Yearbook and Directory*, 1981-1982.

~~((48))~~ (47) "Newborn care" means provision of nursing and medical services described by the hospital and appropriate for well and convalescing infants including supportive care, ongoing physical assessment, and resuscitation.

~~((49))~~ (48) "New construction" means any of the following:

- (a) New buildings to be used as hospitals;
- (b) Additions to existing buildings to be used as hospitals;
- (c) Conversion of existing buildings or portions thereof for use as hospitals;
- (d) Alterations.

~~((50))~~ (49) "Nursing home unit" or "long-term care unit" means a group of beds for the accommodation of patients who, because of chronic illness or physical infirmities, require skilled nursing care and related medical services but are not acutely ill and not in need of the highly technical or specialized services ordinarily a part of hospital care.

~~((51))~~ (50) "Nursing unit, general" means a separate physical and functional unit of the hospital including a group of patient rooms, ancillary and administrative, and service facilities necessary to provide nursing service to the occupants of these patient rooms. Facilities serving other areas of the hospital and creating traffic unnecessary to the functions of the nursing unit are excluded.

~~((52))~~ (51) "Observation room" means a room for close nursing observation and care of one or more outpa-

tients for a period of less than twenty-four consecutive hours.

~~((53))~~ (52) "Obstetrical area" means the portions or units of the hospital designated or designed for care and treatment of women during the antepartum, intrapartum, and postpartum periods, and/or areas designed as nurseries for care of newborns.

~~((54))~~ (53) "Occupational therapist" means an individual licensed under the provisions of chapter 18.59 RCW.

(54) "Operating room" means a room within the sterile surgical department intended for invasive and noninvasive procedures requiring anesthesia.

(55) "Outpatient" means a patient receiving services that generally do not require admission to a hospital bed for twenty-four hours or more.

(56) "Patient" means an individual receiving (or has received) preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative health services at the hospital. (~~"Outpatient" means a patient receiving services that generally do not require admission to a hospital bed for twenty-four hours or more.~~)

~~((56))~~ (57) "Patient care areas" means all nursing service areas of the hospital where direct patient care is rendered and all other areas of the hospital where diagnostic or treatment procedures are performed directly upon a patient.

~~((57))~~ (58) "Pediatrician" means a physician:

(a) Having successfully completed a residency program approved by the American Board of Pediatrics as described in the *Directory of Residence Training Programs Accredited by the Accreditation Council for Graduate Medical Education*, American Medical Association, 1981-1982; or

(b) Approved by the American Osteopathic Board of Pediatrics as described in the *American Osteopathic Association Yearbook and Directory*, 1981-1982; and

(c) Board certified or board eligible for period not to exceed three years.

~~((58))~~ (59) "Pediatric service" means any diagnostic, treatment, or care service provided for infants, children, or adolescents.

~~((59))~~ (60) "Person" means any individual, firm, partnership, corporation, company, association, or joint stock association, and the legal successor thereof.

~~((60))~~ (61) "Pharmacist" means an individual licensed by the state board of pharmacy to engage in the practice of pharmacy under the provisions of chapter 18.64 RCW as now or hereafter amended.

~~((61))~~ (62) "Pharmacy" means the central area in a hospital where drugs are stored and are issued to hospital departments or where prescriptions are filled.

~~((62))~~ (63) "Physical barrier" means a partition or similar space divider designed to prevent splash or spray between room areas.

~~((63))~~ (64) "Physical therapist" means an individual licensed under provisions of chapter 18.74 RCW.

~~((64))~~ (65) "Physician" means an individual licensed under provisions of chapter 18.71 RCW, Physicians, or chapter 18.57 RCW, Osteopathy—Osteopathic medicine and surgery.

~~((65))~~ (66) "Physician's assistant" means an individual who is not a physician but practices medicine under provisions, rules, and regulations of chapter 18.71A RCW, or

provisions, rules, and regulations under chapter 18.57A RCW.

~~((66))~~ (67) "Physician member of medical staff qualified in nuclear medicine" means a physician with staff privileges who is:

(a) Certified or eligible for certification by the American Board of Radiology (ABR) or the American Board of Nuclear Medicine (ABNM) in radiologic physics including diagnostic, therapeutic, and medical nuclear physics; and

(b) Included in the 1987-1989 list of board-certified physicians maintained by ACR Professional Bureau, 1899 Preston White Drive, Reston, VA 22091.

~~((67))~~ (68) "Prescription" means an order for drugs for a specific patient given by a licensed physician, dentist, or other individual legally authorized to write prescriptions, transmitted to a pharmacist for dispensing to the specific patient.

~~((68))~~ (69) "Procedure" means an activity to relieve pain, diagnose, cure, improve, or treat a patient's condition usually requiring specialized equipment.

(70) "Protocols" and "standing order" mean written descriptions of actions and interventions for implementation by designated hospital personnel under defined circumstances and authenticated by a legally authorized person under hospital policy and procedure.

~~((69))~~ (71) "Psychiatric unit" means a separate portion of the hospital specifically reserved for the care of psychiatric patients (a part of which may be unlocked and a part locked), as distinguished from "seclusion rooms" or "security rooms" as defined in this section.

~~((70))~~ (72) "Psychiatrist" means a physician having successfully completed a three-year residency program in psychiatry and is eligible for certification by the American Board of Psychiatry and Neurology as described in the *Directory of Residency Training Programs Accredited by the Accreditation Council for Graduate Medical Education*, American Medical Association, 1981-1982, or eligible for certification by the American Osteopathic Board of Neurology and Psychiatry as described in the *American Osteopathic Association Yearbook and Directory*, 1981-1982.

~~((71))~~ (73) "Psychologist" means an individual licensed as a psychologist in the state of Washington under provisions of chapter 18.83 RCW.

~~((72))~~ (74) "Radiation oncologist" means a physician who successfully completed an approved residency program in therapeutic radiology and is either board certified or eligible for board certification in radiation oncology by:

(a) The American Board of Radiology described under *Directory of Residency Programs Accredited by the Accreditation Council for Graduate Medical Education*, American Medical Association, 1981-82, with:

(i) Certification in use of both external and brachytherapy techniques; and

(ii) Continuing education requirements of the board met; or

(b) The American Osteopathic Board of Radiology described in the *American Osteopathic Association Yearbook and Directory*, 1981-82 with:

(i) Certification in use of both external and brachytherapy techniques; and

(ii) Continuing education requirements of the board met.

~~((73))~~ (75) "Radiologist" means a physician who is board certified or eligible for certification in radiology and meeting continuing education requirements of:

(a) The American Board of Radiology described under *Directory of Residency Programs Accredited by the Accreditation Council for Graduate Medical Education*, American Medical Association, 1981-82; or

(b) The American Osteopathic Board of Radiology described under *American Osteopathic Association Yearbook and Directory*, 1981-82.

~~((74))~~ (76) "Recreational therapist" means an individual with a bachelors degree including a major or option in therapeutic recreation or recreation for the ill and handicapped.

~~((75))~~ (77) "Recovery unit" means a special physical and functional unit for the segregation, concentration, and close or continuous nursing observation and care of patients for a period of less than twenty-four hours immediately following anesthesia, obstetrical delivery, surgery, or other diagnostic or treatment procedures which may produce shock, respiratory obstruction or depression, or other serious states.

~~((76))~~ (78) "Referred outpatient diagnostic service" means a service provided to an individual receiving medical diagnosis, treatment, and other health care services from one or more sources outside the hospital limited to diagnostic tests and examinations:

(a) Not involving administration of a parenteral injection, the use of a local or general anesthesia or the performance of a surgical procedure; and

(b) Ordered by a health care practitioner, legally permitted to order such tests and examinations, to whom the hospital reports the findings and results of the tests and examinations.

~~((77))~~ (79) "Registered nurse" means an individual licensed under the provisions of chapter 18.88 RCW and practicing in accordance with the rules and regulations promulgated thereunder.

~~((78))~~ (80) "Restraint" means any apparatus used for the purpose of preventing or limiting free body movement. This shall not be interpreted to include a safety device as defined herein.

~~((79))~~ (81) "Room" means a space set apart by floor-to-ceiling partitions on all sides with proper access to a corridor and with all openings provided with doors or windows.

~~((80))~~ (82) "Rooming-in" means an arrangement for mother and infant to room together with provision for family interaction within the hospital setting.

~~((81))~~ (83) "Safety device" means a device used to safeguard a patient who, because of developmental level or condition, is particularly subject to accidental self-injury.

~~((82))~~ (84) "Seclusion room" means a small, secure room specifically designed and organized to provide for temporary placement, care, and observation of one patient and further providing an environment with minimal sensory stimuli, maximum security and protection, and visualization of the patient by authorized personnel and staff. Doors of seclusion rooms shall be provided with staff-controlled locks. There shall be security relites in the door or equivalent means affording visibility of the occupant at all times. Inside or outside rooms may be acceptable.

~~((83))~~ (85) "Security room" means a patient sleeping room designed, furnished, and equipped to provide maximum safety and security, including window protection or security windows and a lockable door with provision for observation of room occupant.

~~((84))~~ (86) "Self-administration of drugs" means a patient administering or taking his or her own drugs from properly labeled containers: *Provided*, That the facility maintains the responsibility for seeing the drugs are used correctly and the patient is responding appropriately.

~~((85))~~ (87) "Sensitive area" means a room used for surgery, obstetrical delivery, nursery, post-anesthesia recovery, special procedures where invasive techniques are used, or critical care including, but not limited to, intensive and cardiac care.

~~((86))~~ (88) "Shall" means compliance is mandatory.

~~((87))~~ (89) "Should" means a suggestion or recommendation, but not a requirement.

~~((88))~~ (90) "Sinks":

(a) "Clinic service sink (siphon jet)" means a plumbing fixture of adequate size and proper design for waste disposal with siphon jet or similar action sufficient to flush solid matter of at least two and one-eighth inch diameter.

(b) "Scrub sink" means a plumbing fixture of adequate size and proper design for thorough washing of hands and arms, equipped with knee, foot, electronic, or equivalent control, and gooseneck spout.

(c) "Service sink" means a plumbing fixture of adequate size and proper design for filling and emptying mop buckets.

~~((89))~~ (d) "Handwash sink" means a plumbing fixture of adequate size and proper design for washing hands, equipped with soap dispenser and single service hand drying device.

(91) "Social worker" means an individual holding a masters degree in social work from a graduate school of social work approved by the council on social work education.

~~((90))~~ (92) "Soiled" (when used in reference to a room, area, or facility) means space and equipment for collection or cleaning of used or contaminated supplies and equipment or collection or disposal of wastes.

~~((91))~~ (93) "Special procedure" means a distinct and/or special diagnostic exam or treatment, such as, but not limited to, endoscopy, angiography, and cardiac catheterization.

(94) "Stretcher" means a four-wheeled cart designed to serve as a litter for the transport of an ill or injured individual in a horizontal or recumbent position.

~~((92))~~ (95) "Surgical procedure" means any manual or operative procedure performed upon the body of a living human being for the purpose of preserving health, diagnosing or curing disease, repairing injury, correcting deformity or defect, prolonging life or relieving suffering, and involving any of the following:

(a) Incision, excision, or curettage of tissue or an organ;

(b) Suture or other repair of tissue or an organ including a closed as well as an open reduction of a fracture;

(c) Extraction of tissue including the premature extraction of the products of conception from the uterus; or

(d) An endoscopic examination with use of a local or general anesthesia.

~~((93))~~ (96) "Therapeutic radiologic technologist" means an individual certified or eligible for certification as

a therapeutic radiologic technologist under chapter 18.84 RCW.

~~((94))~~ (97) "Through traffic" means traffic for which the origin and destination are outside the room or area serving as a passageway.

~~((95))~~ (98) "Toilet" means a room containing at least one water closet.

~~((96))~~ (99) "Treatment" means the care and management of a patient to combat, improve, or prevent a disease, disorder, or injury, and may be:

(a) Pharmacologic, surgical, or supportive;

(b) Specific for a disorder; or

(c) Symptomatic to relieve symptoms without effecting a cure.

(100) "Tuberculous patient" means an individual receiving diagnostic or treatment services because of suspected or known tuberculosis.

~~((97))~~ (101) "Water closet" means a plumbing fixture for defecation fitted with a seat and device for flushing the bowl of the fixture with water.

~~((98))~~ (102) "Window" means a glazed opening in an exterior wall.

(a) "Maximum security window" means a window that can only be opened by keys or tools under the control of personnel. The operation shall be restricted to prohibit escape or suicide. Where glass fragments may create a hazard, safety glazing and other appropriate security features shall be incorporated. Approved transparent materials other than glass may be used.

(b) "Relite" means a glazed opening in an interior partition between a corridor and a room or between two rooms to permit viewing.

(c) "Security window" means a window designed to inhibit exit, entry, and injury to a patient, incorporating approved, safe transparent material.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-500 Applicability of ~~((these regulations governing hospital construction))~~ WAC 246-318-500 through 246-318-99902. (1) These regulations apply to new construction of hospitals ~~((covered by))~~ as defined in RCW 70.41.020 ~~((section 2, chapter 267, Laws of 1955).¹ New construction shall include any of the following started after promulgation of these regulations))~~ including:

(a) New buildings to be used as hospitals;

(b) Additions to existing buildings to be used as hospitals;

(c) Conversions of existing buildings or portions thereof for use as hospitals;

(d) Alterations other than minor alterations to existing hospitals.

(2) These regulations ~~((cover the))~~ apply to facilities generally required within a hospital, with the following provisions~~((:))~~:

(a) ~~((Omission of required facilities for some services may be permitted provided))~~ The department may not require facilities for certain services when the hospital has a definite arrangement ~~((has been made))~~ for adequate services from suitably located facilities outside the hospital.

~~((Hospitals restricting services to))~~ The department may approve the omission of facilities for certain services that will not be provided in accordance with legally allowable and customarily recognized limitations ~~((may be permitted to omit required facilities for the services not to be provided))~~.

(c) A hospital providing facilities ~~((provided,))~~ not specifically required by these regulations ~~((, must be))~~ shall assure that facilities are adequate for the services to be performed and ~~((must))~~ meet the objectives of these regulations.

(Note:

¹See WAC 248-18-001 for definition of "hospital.")

(3) Compliance with the regulations in this chapter does not constitute release from the requirements of applicable state and local codes and ordinances. Where regulations in this chapter exceed other codes and ordinances, the regulations in this chapter shall apply.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-510 Programs, drawings and construction. (1) ~~((Professional design services.))~~ Drawings and specifications for new construction shall be prepared by, or under the direction of, an architect registered ~~((in the state of Washington, and shall include plans and specifications prepared by))~~ under chapter 18.08 RCW. The services of a consulting ~~((professional))~~ engineer~~((s))~~ registered under chapter 18.43 RCW shall be used for the various branches of the work where appropriate~~((; except))~~. The services of a registered professional engineer may be used in lieu of the services of an architect if work involves engineering only. ~~((If the work involved is believed to be not extensive enough to require professional design services, a written description of the proposed construction should be submitted to the department for a determination of the applicability of this regulation.))~~ A hospital may request an exception to the requirements of this subsection by submitting to the department a written description of the proposed construction and justification for not using the services of an architect and/or engineer.

(2) ~~((Submission for review.))~~ A hospital shall submit the program and drawings for new construction ~~((shall be submitted in the following stages))~~ to the department for review as specified in this subsection. Identify each room, area and item of fixed equipment and major movable equipment ~~((shall be identified))~~ on all drawings to demonstrate that the required facilities for each function have been provided.

(a) A written program containing, at a minimum~~((:))~~: (i) Information concerning services to be provided and operational methods to be used which will affect the extent of facilities required by these regulations~~((:))~~; and (ii) if the project involves an addition or alteration which materially increases the bed capacity of the hospital, ~~((the program shall contain))~~ a thorough appraisal of all existing supporting services to determine their adequacy for the increased number of patients.

(b) Preliminary drawings of the new construction including major equipment. For alterations and additions,

~~include a functional layout of the existing building ((must be included. The hospital should be designed so that it may be expanded to provide for anticipated future needs. The future additions and their proposed functions should be designated on the preliminary plans)).~~

(c) Detailed working drawings and specifications including mechanical and electrical work.

(d) If carpets are to be used ~~((, the following information is to be submitted for review)):~~

(i) A floor plan showing areas to be carpeted and adjoining areas. These areas shall be labeled, according to function, and meet the requirements in WAC 246-318-540(6)(b). Proposed carpeted areas shall be coded on the plan and keyed to the appropriate carpet sample ~~((:))~~; and

(ii) ~~((One 3" x 5" sample of each carpet type, labeled to identify the following:~~

(A) Manufacturer; and

(B) Specific company designation (trade name and number).

~~((iii) Information)) Specifications and radiant panel and smoke density test reports showing that proposed carpeting meets the specifications as listed in ((WAC 248-18-719(5))) 246-318-540(6).~~

~~((iv) Carpets may be used in the following nonpatient occupied areas: administrative areas, lobbies, lounges, chapels, waiting areas, nurses' station, dining rooms, corridors, equipment alcoves opening onto carpeted corridors. Carpets are not permitted in any areas of the surgery or delivery suites. Carpets may be used in other areas only upon written approval of such use by the department.~~

~~((v) Carpets may be used in the following patient occupied areas: Patient rooms (excluding toilets, bathrooms, and designated isolation rooms), coronary care units, recovery rooms (not within surgical suites), labor rooms (not within delivery suites), corridors within patient occupied areas, dayrooms, equipment alcoves opening onto carpeted corridors. Carpets may be used in other areas only upon written approval of such use by the department.))~~

(3) ~~((Construction:))~~ A hospital shall:

(a) Commence construction, of other than minor alterations ~~((, shall not be commenced until))~~ only after the final drawings and specifications have been stamped "construction authorized" by the department. Such authorization by the department does not constitute release from the requirements contained in these regulations.

~~((b) ((Compliance with these regulations does not constitute release from the requirements of applicable state and local codes and ordinances. These regulations must be followed where they exceed other codes and ordinances.~~

~~((c) Notification shall be given))~~ Notify the department when construction is commenced and completed.

(c) Provide for the safety and comfort of patients if construction takes place in or near occupied areas ~~((, adequate provision shall be made for the safety and comfort of patients)).~~

(d) Assure construction ~~((shall be))~~ is completed in compliance with the final "construction authorized" drawings and specifications.

(e) Submit to the department for review any addenda or modifications which might affect the fire safety or functional operation ~~((shall be submitted for review by the department)).~~

(4) ~~((Department's reports on reviews or on-site construction inspections:))~~ The department shall identify the sections and items of chapter ~~((248-18))~~ 246-318 WAC under which a requirement is stated or a deficiency noted in any written review report ~~((on a review))~~ of a functional program, drawings or specifications and in any ~~((report on a))~~ on-site inspection report of a construction project.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-520 Design and construction standards, general. (1) ~~((Exemptions, substitutions, and interpretations:))~~ A hospital may request an exemption, substitution, or interpretation as described in WAC ~~((248-18-040))~~ 246-318-015.

(2) ~~((Industry standards, guides, and codes adopted by reference.~~

~~((a))~~ At least once every two years, the department shall:

~~((i))~~ (a) Review industry standards referenced in the construction section of chapter ~~((248-18))~~ 246-318 WAC and update, as necessary; and

~~((ii))~~ (b) Adopt the revised list of referenced standards, if required.

~~((b))~~ (3) Hospitals shall:

~~((i) Submit preliminary drawings))~~ (a) Prepare preliminary documents for hospital construction projects conforming to industry standards, guides, and codes appearing in the current chapter ~~((248-18))~~ 246-318 WAC;

~~((ii))~~ (b) Follow ~~((applicable standards, guides, and codes))~~ the requirements of chapter ~~((248-18))~~ 246-318 WAC ~~((existing))~~ effective at the time the preliminary document was submitted for the duration of construction project; ~~((except as specified in subsection (2)(c) of this section.~~

~~((e) The department may respond to a hospital's written))~~

(4) A hospital may request ~~((by giving written))~~ in writing, department approval to use a more recent edition of an industry standard, guide, or code. The department may approve such request under the following conditions:

~~((i))~~ (a) The standard, guide, or code was adopted after preliminary drawings were developed; and

~~((ii))~~ (b) The request is received by the department prior to the department's final approval of project design and authorization for construction per WAC ~~((248-18-510))~~ 246-318-510 (3)(a).

~~((3) Hospitals and the department shall interpret construction WAC as follows:~~

(a) Rules concerning the size, location, function, and major equipment of rooms and areas are generally found under headings for particular departments or facilities;

(b) Some service facilities common to several departments or units are grouped under "general requirements for service facilities," WAC 248-18-711;

~~((c) Mechanical and electrical requirements and detailed architectural requirements are included in "GENERAL DESIGN REQUIREMENTS," WAC 248-18-719;~~

~~((d) Equipment specified in rule includes only equipment frequently built-in or attached to the building;~~

(e) WAC section titles describe the category of facilities, requirements, or information to which the contents of that section relates; and

(f) Except for sections adopted after July 1, 1989, in "NEW CONSTRUCTION REGULATIONS," WAC 248-18-500 through 248-18-719 and WAC 248-18-99902:

(i) Capital letters designate a requirement or all requirements;

(ii) Lower case letters designate options, suggestions, recommendations, or explanations;

(iii) Hospitals including any equipment, area, room, unit, service, or other facility designated in lower case letters (suggested or optional) shall comply with applicable standards in chapter 248-18 WAC;

(iv) If a WAC title denotes a unit, service, department, or other category of facilities required only under certain circumstances:

(A) The circumstances are stated following the title; and

(B) If included, constructed according to applicable rules and standards in chapter 248-18 WAC.

(v) The words "Optional. SHALL MEET REQUIREMENTS, IF INCLUDED." following a WAC title indicate:

(A) The particular unit, service, department, or other category of facilities is only recommended and not mandatory; and

(B) If included, constructed according to applicable rules and standards in chapter 248-18 WAC.))

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-530 Site and site development.
 ((REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.))

(1) LOCATION.^{2,3}

(a) SERVED BY AT LEAST ONE STREET, USABLE UNDER ALL WEATHER CONDITIONS.

(b) REMOTE FROM INSECT BREEDING AREAS AND FREE FROM OBJECTIONABLE NOISE, SMOKE, DUST, AND ODORS.

(c) SERVED BY ADEQUATE UTILITIES.²

(d) ON HIGH GROUND PROVIDING NATURAL DRAINAGE OR SERVED BY ADEQUATE STORM SEWERS.

(e) SERVED BY ADEQUATE ORGANIZED FIRE FIGHTING AND POLICE SERVICES.

Sufficiently close to center of community served.

(2) SIZE.

(a) ADEQUATE FOR HOSPITAL PLANNED AND NECESSARY SERVICE ROADS AND PARKING.

(b) SUFFICIENT TO PROVIDE PRIVACY FOR PATIENTS and attractive grounds.

Sufficient for one hundred percent expansion in building area.

Four acres for twenty-five beds, six acres for fifty beds, nine acres for one hundred beds, sixteen acres for two hundred beds are recommended.

(c) SUFFICIENT FOR PRIVATE SEWAGE DISPOSAL IF THERE IS NO PUBLIC SEWER SYSTEM.

(3) PARKING AREA.

(a) LOCATED FOR CONVENIENCE AND TO AVOID UNDUE DISTURBANCE TO PATIENTS.

(b) ADEQUATE NUMBER OF PARKING SPACES.
 One parking space per bed plus one space per employee for the day shift recommended.

(c) ADEQUATE DRAINAGE.

(d) SURFACE TREATED TO MINIMIZE DUST.
 Illuminated at night.

(4) DRIVES AND WALKS.

(a) ADEQUATE FOR MOVEMENT OF PATIENTS, VISITORS, STAFF AND SERVICE VEHICLES.

(b) CONSTRUCTED FOR USE UNDER ALL WEATHER CONDITIONS.

(c) LOCATED TO PREVENT CONFLICTING TRAFFIC.

(d) LOCATED FOR A MINIMUM OF DISTURBANCE TO PATIENTS.

(e) SURFACE TREATED TO MINIMIZE DUST.

Illuminated at night.

(5) ENTRANCES.

(a) LOCATED FOR A MINIMUM OF DISTURBANCE TO PATIENTS.

(b) ENTRANCES REQUIRED FOR MOVEMENT OF PATIENTS IN WHEELCHAIRS OR ON STRETCHERS TO BE DESIGNED WITHOUT STAIRS. RAMPS PERMISSIBLE WITH SLOPE NOT EXCEEDING ONE IN TEN. A slope not exceeding one in twenty recommended. AT LEAST ONE ENTRANCE TO THE HOSPITAL TO BE SO DESIGNED.

(i) PATIENTS' AND VISITORS' ENTRANCE.

ADJACENT TO LOBBY.

(ii) Emergency patients' entrance.

REQUIRED IF HOSPITAL HAS AN EMERGENCY DEPARTMENT.

LOCATED FOR READY ACCESS TO EMERGENCY DEPARTMENT.

AT GRADE LEVEL AND READILY ACCESSIBLE TO PEDESTRIAN, AMBULANCE, AND OTHER VEHICULAR TRAFFIC.

AMBULANCE PORT SIZED TO ACCOMMODATE AT LEAST ONE VEHICLE TWENTY TWO FEET LONG, ONE HUNDRED THIRTY INCHES HIGH AND EIGHT FEET WIDE. AMBULANCE PORT TO BE DESIGNED TO PROTECT AN EMERGENCY PATIENT AND THE INTERIOR OF THE EMERGENCY DEPARTMENT FROM WEATHER WHEN A PATIENT IS BROUGHT FROM AN AMBULANCE OR OTHER VEHICLE INTO THE EMERGENCY DEPARTMENT.

Designed to permit attendants to stand on same level as entrance when removing a stretcher from ambulance.

RAMPS TO BRIDGE ANY DIFFERENCE IN LEVELS OF APPROACH FOR PEDESTRIAN TRAFFIC.

(iii) OUTPATIENT ENTRANCE.

May be combined with entrances for patients and visitors or emergency patients.

LOCATED NEAR OUTPATIENT FACILITIES AND FOR ACCESSIBILITY BY WHEELCHAIR PATIENTS.

(iv) SERVICE ENTRANCE.

CLOSE TO STORAGE, ELEVATORS, AND KITCHEN.

(v) EXIT FOR REMOVAL OF BODIES.

May be combined with emergency patients' entrance and/or service entrance.

~~LOCATED WHERE BODIES CAN BE REMOVED IN AN UNOBTRUSIVE MANNER:~~

~~(vi) Employees' entrance:~~

~~Convenient to locker rooms and for control of ingress and egress.~~

~~(vii) Doctors' entrance:~~

~~Convenient to locker room, records room, and switch-board.~~

~~(6) ORIENTATION OF PATIENT ROOMS:⁴~~

~~(a) ON QUIET SIDE OF SITE.~~

~~(b) LOCATED FOR PRIVACY FOR PATIENTS.~~

~~(c) PROTECTED FROM THE VIEW OF REMOVAL OF BODIES, AND STORAGE OF RUBBISH.~~

~~Oriented for sunlight and prevailing breezes.~~

Notes:

²See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719(3), PLUMBING AND SEWERAGE.

³Not applicable to alterations and additions to existing hospitals.

⁴See requirements for "windows," WAC 248-18-719(1) and see WAC 248-18-001 for definition of "grade.") Hospitals planning site and site development for construction of a new facility shall:

(1) Provide a site with:

(a) Road surface useable in all weather and traffic conditions;

(b) Adequate utilities meeting requirements in WAC 246-318-540 (4)(a), (b), and (k);

(c) Natural drainage or properly designed/engineered drainage system; and

(d) Ready access to fire fighting and police services.

(2) Plan for:

(a) Service roads and parking;

(b) Patient privacy and surroundings;

(c) Noise attenuation;

(d) Future expansion; and

(e) On-site sewage disposal area meeting requirements in chapter 246-272 WAC when no public sewer system is available.

(3) Provide parking area, drives, and walkways:

(a) Convenient for patients, staff, and visitors, avoiding interference with patient privacy and comfort;

(b) Adequate number of parking spaces;

(c) Arranged to prevent conflicting traffic;

(d) Graded for adequate drainage and constructed for use under all weather conditions;

(e) Surface treated to minimize dust;

(f) Illuminated at night; and

(g) Meeting accessibility requirements in WAC 51-20-3100.

(4) Plan sufficient space and location for:

(a) Entrances;

(b) Emergency vehicle access;

(c) Loading dock;

(d) Garbage storage and disposal;

(e) Removal of deceased;

(f) Service vehicle access;

(g) Patient entrance located near outpatient facilities meeting accessibility requirements in WAC 51-20-3100; and

(h) Service entrance close to storage and elevators.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-540 General design requirements. Hospitals planning new construction shall include the ~~((following))~~ general design elements ~~((for certain rooms or areas required by other sections of this chapter:))~~ in this section.

(1) A hospital shall ensure the safety of occupants during construction and painting by assuring rooms or areas are well-ventilated, unoccupied, and unavailable for use until free of volatile fumes and odors.

(2) A hospital shall assure architectural components meet Washington state building code requirements in chapter 51-20 WAC, including:

(a) Aisles between fixed elements wide enough to allow unimpeded movement of equipment and personnel within rooms or suites ((meeting requirements under WAC 248-18-99902(19)));

(b) Ceiling heights meeting requirements in Table ((719-1, Minimum Clear Opening for Doors and Nominal Ceiling Heights)) 540-1;

(c) A corridor system ((established)) throughout the hospital designed for traffic circulation providing patient privacy and preventing through traffic in examination, observation, treatment, and diagnostic areas, with ((width)):

(i) Width of eight feet and restrictions of no more than seven inches for nonambulatory patient areas;

(ii) Minimum existing width of seven feet ((minimum)) permitted in alteration projects; and

(iii) ((Meeting requirements under WAC 248-18-99902 (19) and (20) in all other areas with:

(A))) Five feet width for corridors ((permitted when)) serving ambulatory patient traffic within a single department; and

((B))) (iv) Minimum four feet ((minimum)) width permitted for nonpatient areas and departments when there is a five-by-five foot turnaround at least every seventy-five feet.

(d) Handrails on both sides of corridors used by patients on orthopedic units, rehabilitation nursing units, nursing home units, and other long-term nursing units with dimensions as follows:

(i) The top of the handrail thirty-two to thirty-four inches above the floor;

(ii) ((Projecting)) A maximum projection of three and one-half inches from wall; and

(iii) The end of handrail returning to the wall.

(e) Doors:

(i) With widths meeting requirements ((under WAC 248-18-99902(20) and Table 719-1, Minimum Clear Opening for Doors and Nominal Ceiling Heights)) in Table 540-1;

(ii) Designed to prevent swinging into established corridor widths, except ((those from)) for handicapped accessible toilets and small unoccupied spaces, such as small closets;

(iii) ((In patient rooms)) Designed to swing to a full, open position in patient rooms;

(iv) With provision for staff to gain immediate emergency access to patient ((toilets, showers, and bathrooms)) occupied rooms; and

(v) With vision panels (~~(required)~~) in all pairs of opposite swinging doors.

(f) At least one elevator in multi-story hospital designed for patient transport with minimum dimensions of:

- (i) Five feet four inches inside width;
- (ii) Eight feet six inches inside length; and
- (iii) Four feet wide door openings.

(g) Stairways and ramps with:

~~((i))~~ skid-resistant surfaces~~((;))~~;

~~((ii))~~ handrails, guardrails, and other safety devices

~~((on all stair wells and ramps meeting requirements under WAC 248-18-99902(19) and (20)));~~

~~((iii)) Slope of ramps used for patients not to exceed one unit of vertical rise for every twelve units of horizontal run; and~~

~~(iv) Slope of all other ramps meeting requirements under WAC 248-18-99902(20).)~~

(h) Design and construction to control entrance and infestation by pests, such as mammals, birds, and insects;

(i) Windows in twenty-four-hour stay patient rooms, except in ~~((labor rooms and))~~ nurseries, with:

(i) A clear glass area of at least one-tenth of the floor space ~~((or meeting requirements under WAC 248-18-99902(20)));~~

(ii) Location in the outside walls and:

(A) Twenty feet or more from another building or opposite wall or court;

(B) Ten feet or more from property line except on street side; and

(C) Allowance for a satisfactory amount of unobstructed natural light.

(iii) ~~((Location in interior common walls rather than in outside walls only when meeting requirements in WAC 248-18-99902(20)))~~ Relites may be used on interior atrium walls in place of windows on outside walls;

(iv) Sills:

(A) No higher than three feet from the floor;

(B) No higher than four feet from the floor in critical care rooms;

(C) With exterior grade a minimum of six inches below window sill; and

(D) With exterior grade sloping away from building for at least ten feet.

(v) Sixteen mesh screens on all operable windows.

~~((2))~~ (3) A hospital shall provide heating, ventilation, and cooling including:

(a) A heating system with capacity to maintain a temperature of seventy-five degrees Fahrenheit or more in ~~((each room or occupied space))~~ all patient areas;

(b) A cooling system with capacity to cool patient areas to a temperature of seventy-five degrees Fahrenheit or below;

(c) Heating and cooling controls with:

(i) Individual thermostatic control in each patient room; and

(ii) All other areas suitably zoned and thermostatically controlled consistent with WAC ~~((248-18-99902))~~ 246-318-99902(2).

(d) Piping and duct systems which are insulated to control excessive heat transfer and condensation;

(e) Air balancing of distribution systems to maintain air changes and pressure relationships meeting requirements in

Table ~~((719-3, General Pressure Relationships and Ventilation of Certain Hospital Areas, in this section))~~ 540-3;

(f) An air handling duct system~~((:~~

~~((i))~~ meeting requirements ~~((under WAC 248-18-99902))~~ in WAC 246-318-99902(5)((;)) with:

~~((ii))~~ With (i) Fiberglass ducts, if installed, of nonerosive wearing surfaces ~~((specified under WAC 248-18-99902(9) and (10)));~~ and

~~((iii))~~ With (ii) Fiberglass-lined ducts, if installed, serving sensitive areas with ninety percent efficiency filters installed downstream of the duct lining.

(g) The use of space above ceilings for exhaust and return plenums ~~((restricted to))~~ is only allowed in nonclinical and nonpatient care areas, such as administrative, public waiting, and meeting areas;

(h) Air supply and exhaust locations~~((:~~

~~((i))~~ meeting requirements ~~((under WAC 248-18-99902(2) and (8);))~~ in WAC 246-318-99902(2) and chapter 51-22 WAC including:

~~((ii))~~ With (i) Outdoor intakes located to the extent practical and possible as follows:

(A) Directionally different exposures twenty feet or more from:

(I) Combustion equipment stacks;

(II) Ventilation exhaust outlets from the hospital or adjoining buildings including fume hoods and ethylene oxide systems;

(III) Medical-surgical vacuum systems;

(IV) Plumbing vent stacks; and

(V) Areas that may collect vehicular exhaust and other noxious fumes.

(B) Bottom of intake six feet or more above ground level or three feet or more above roof level specified ~~((under WAC 248-18-99902))~~ in WAC 246-318-99902(2).

~~((iii))~~ (ii) Locate exhaust air discharge ~~((located))~~ to avoid cross circulation to supply air intakes or operable windows.

(i) Filters installed in central ventilation or air conditioning systems ~~((with))~~ as follows:

(i) Filter beds and filter efficiencies meeting requirements ~~((under Table 719-4, Ventilation and Air Conditioning Systems: Filter Efficiencies in Hospitals))~~ in Table 540-4;

(ii) Filter bed No. 2 downstream of the last component of any central air handling unit except:

(A) Steam injection-type humidifier permitted downstream of filter bed No. 2;

(B) Terminal reheat coils permitted downstream of filter bed No. 2; and

(C) Terminal cooling coils permitted downstream of filter bed No. 2 with additional filtration downstream of coil meeting requirements of filter bed No. 2.

(iii) Filter frames tight to the enclosing duct work; and

(iv) A manometer or equivalent installed across each filter bed serving sensitive areas of central air systems.

(j) Fire shutdown located in accordance with WAC ~~((248-18-99902))~~ 246-318-99902(5) and ~~((25))~~ (13).

(k) Exhaust hoods or other approved exhaust devices provided over equipment likely to produce excessive heat, moisture, odors, or contaminants, and properly designed for intended use.

(l) Laboratory hoods for handling infectious materials ~~((meeting requirements under WAC 248-18-99902(7)))~~ with:

- (i) A minimum face velocity of seventy-five feet per minute at maximum operating level of sash;
- (ii) ~~((Served by))~~ An independent exhaust system with the exhaust fan located at the discharge end of the system;
- (iii) Ducts with welded joints or equivalent from the hood to filter enclosure;
- (iv) Filters ~~((with))~~ in the exhaust stream rated at 99.97 percent efficiency by the dioctyl-phthalate (DOP) test method ~~((in the exhaust stream));~~ and
- (v) Features designed and equipped to permit the safe removal of contaminated filters.
- (m) Laboratory hood for venting radioactive particulate aerosols with:
 - (i) A minimum face velocity of one hundred feet per minute at a maximum operating level of sash;
 - (ii) An independent exhaust system with an exhaust fan at the discharge end of the system;
 - (iii) Ducts with welded joints or equivalent from the hood to the filter enclosure;
 - (iv) Exhaust stream filters with 99.97 percent efficiency using the dioctyl-phthalate (DOP) test method;
 - (v) Features designed and equipped ~~((for))~~ to permit the safe removal of contaminated filters; and
 - (vi) Provisions for washdown.
- (n) Laboratory hoods for processing strong oxidizing agents with:
 - (i) A minimum face velocity of one hundred feet per minute at maximum operating level of sash;
 - (ii) An independent exhaust system and explosion-proof exhaust fan at the discharge end of the system;
 - (iii) Ducts of welded stainless steel or equivalent throughout the exhaust system; and
 - (iv) Hood and exhaust duct system equipped with complete coverage washdown facilities.
- (o) ~~Noncentral supply ventilation systems~~ ~~((: ~~((:)))~~ serving sensitive areas meeting the filtering requirements ~~((for central systems under Table 719-4, Ventilation and Air Conditioning Systems: Filter Efficiencies in Hospitals))~~ in Table 540-4; and
 - ~~((ii))~~ In other areas with outdoor air for individual rooms and units meeting filtering requirements for central systems under Table 719-4, Ventilation and Air Conditioning Systems: Filter Efficiencies in Hospitals.~~
- ~~(p) Equipment to provide relative humidity as follows:~~
 - ~~(i) Forty percent minimum to sixty percent maximum at seventy two degrees Fahrenheit in:~~
 - ~~(A) Operating rooms;~~
 - ~~(B) Delivery rooms;~~
 - ~~(C) Special procedure rooms;~~
 - ~~(D) Anesthetizing locations;~~
 - ~~(E) Critical care patient rooms, such as intensive and coronary care; and~~
 - ~~(F) Recovery rooms.~~
 - ~~(ii) Forty percent minimum to sixty percent maximum at seventy five degrees Fahrenheit in all nursery facilities.~~
- ~~((3)))~~ (p) Noncentral supply ventilation systems serving nonsensitive areas, with outdoor air for units meeting filtering requirements for central systems in Table 540-4. Recirculated air to individual room units need not be filtered.
- (4) A hospital shall design and install plumbing components meeting requirements in chapters 246-290 and 51-26 WAC and WAC 51-20-3100, including:

- ~~(a) ((Design and installation meeting requirements under:~~
 - ~~(i) WAC 248-18-99902 (3) and (21); and~~
 - ~~(ii) WAC 248-18-99902(19) when rooms and areas are designated for use by the handicapped.~~
 - ~~(b)))~~ Backflow prevention device on water supply and plumbing fixtures ~~((meeting requirements under WAC 248-18-99902 (3) and (21)));~~
 - ~~((e)))~~ (b) Trap primers in floor drains and stand pipes subject to infrequent use ~~((meeting requirements under WAC 248-18-99902(3)));~~
 - ~~((d) Lavatories))~~ (c) Handwash sinks in each toilet ~~((room))~~ except where provided in connecting single patient room, dressing or locker room;
 - ~~((e)))~~ (d) Skid-resistant floor surfaces in tubs and showers;
 - ~~((f)))~~ (e) Wrist, knee, or foot faucet controls or equivalent and gooseneck spouts:
 - (i) On ~~((lavatories))~~ handwash sinks in patient rooms;
 - (ii) In toilet rooms adjoining patient rooms except those for psychiatric patients per program requirements; and
 - (iii) On all ~~((lavatories))~~ handwash sinks and sinks for personnel use where required to control cross infection ~~((, unless the))~~. Except a fixture ~~((is))~~ used for soiled functions only and another sink equipped with appropriate controls is located in the same area of the room.
 - ~~((g)))~~ (f) Foot, knee, or equivalent faucet controls and gooseneck spouts on ~~((lavatories))~~ handwash sinks and scrub sinks in:
 - (i) All nursery rooms;
 - (ii) Birthing rooms;
 - (iii) Surgery and delivery; ~~((and))~~
 - (iv) Special procedures, emergency treatment and trauma rooms; and
 - (v) Other sensitive areas.
 - ~~((h)))~~ (g) Drinking fountains or equivalent at suitable locations, with at least one on each floor;
 - ~~((i)))~~ (h) Insulation ~~((installed))~~ on:
 - (i) Hot water piping systems ~~((as required to control excessive heat transfer and to provide safety));~~
 - (ii) Cold water and drainage piping ~~((as required to control condensation));~~ and
 - (iii) Piping exposed to outside temperatures ~~((, designed to prevent freezing)).~~
 - ~~((j)))~~ (i) Hot water supply meeting requirements ~~((under WAC 248-18-99902 (2) and (21)))~~ in WAC 246-318-99902(2);
 - ~~((k)))~~ (j) Equipment to deliver hot water at temperatures measured at point of use as follows:
 - (i) One hundred sixty degrees Fahrenheit or more for laundry;
 - (ii) One hundred twenty degrees Fahrenheit or more for mechanical dishwashers and laundry washers using chemical sanitization;
 - (iii) One hundred fifty degrees Fahrenheit or more for high temperature sanitization dishwashers; and
 - (iv) One hundred twenty degrees Fahrenheit or less at ~~((patient sinks, lavatories,))~~ handwash sinks and bathing facilities.
 - ~~((l)))~~ (k) Sewage disposal systems meeting requirements ~~((under WAC 248-18-99902 (22) and (23)))~~ in chapters 246-271 and 246-272 WAC;

~~((m)) (l) Vacuum and medical gas systems((: (i) Installed and tested to meet)) meeting requirements ((under WAC 248 18 99902 (4) and (11);)) in WAC 246-318-99902(4) and~~

~~((ii) Located to meet requirements under Table 719 2, Medical Gases, Vacuum, and Waste Gas Evacuation)) Table 540-2.~~

~~((n)) (m) Waste gas evacuation system((: (i) Installed and tested to meet requirements under WAC 248 18 99902(24); and~~

~~((ii) Located to meet)) meeting requirements ((under Table 719 2, Medical Gases, Vacuum, and Waste Gas Evacuation)) in Table 540-2.~~

~~((4) Electrical requirements)) (5) A hospital shall provide electrical service including:~~

(a) General ~~((electrical))~~ service as follows:

(i) Electrical receptacle outlets meeting requirements ~~((under Table 719 5, Single Electrical Receptacle Outlet Requirements))~~ in Table 540-5;

(ii) ~~((Capacity))~~ All inpatient or outpatient care areas limited to twelve single electrical receptacle outlets or six duplex electrical receptacle outlets, or equivalent, per twenty amp circuit ~~((in all inpatient or outpatient care areas)); and~~

(iii) ~~((Convenience))~~ Electrical receptacle outlets conveniently located to accommodate cleaning equipment and accessories such as floor polishers, vacuums, and televisions.

(b) ~~((Electrical))~~ Service ~~((in))~~ to critical care units and areas as follows:

(i) Dedicated circuits to serve designated electrical receptacle outlets located at the head of each bed;

(ii) Capacity limited to six single electrical receptacle outlets or three duplex electrical receptacle outlets or equivalent per twenty amp circuit; and

(iii) Branch circuit panels located within the area providing ready accessibility to circuit breakers for staff.

(c) Emergency electrical service with:

(i) Critical emergency power electrical receptacle outlets meeting requirements ~~((under Table 719 5, Single Electrical Receptacle Outlet Requirements))~~ in Table 540-5; and

(ii) Additional emergency power and lighting meeting requirements ~~((under WAC 248 18 99902(13)))~~ in WAC 246-318-99902(7).

(d) Lighting fixtures with:

(i) ~~((Fixtures of the))~~ Number, type, and location to provide adequate illumination for the functions of each area ~~((meeting requirements under WAC 248 18 99902(12)));~~

(ii) A reading light and control ~~((conveniently located for use by the patient))~~ at each bed in the patient rooms conveniently located for patient use;

(iii) Protective lens or diffusers on overhead light fixtures in:

(A) All patient care areas;

(B) Food service areas; and

(C) Areas where patient care equipment and supplies are stored or processed;

(iv) A night light for each bed located below the level of the bed ~~((to dimly light pathway in the room));~~

(v) Night light switches and general illumination switches located adjacent to the opening side of patient room doors, except in psychiatric patient security and seclusion

rooms, ~~((where))~~ locate switches ~~((are located))~~ outside of the rooms; and

(vi) Lighting fixtures in psychiatric security and seclusion rooms of tamper-resistant design.

(e) Electrical/electronic equipment including:

(i) Call systems meeting requirements ~~((under Table 719 6, Call Systems))~~ in Table 540-6;

(ii) Annunciator at department or unit control point ~~((of department or unit))~~ and additional staff duty stations such as utility, medication, and nourishment rooms and staff lounges; and

(iii) Film illuminators, or equivalent, accommodating at least two x-ray films in all areas where films are viewed, except in private offices.

~~((5)) (6) A hospital shall provide interior finishes ((with)) suitable to the function of an area including:~~

(a) Floor finishes ~~((suitable to the function of each area and))~~ with:

(i) Easily cleanable surfaces;

(ii) Skid-resistant ~~((material))~~ surfaces at entrances and other areas used while wet; and

(iii) A coved base integral with floors or top set base with toe tight to the walls.

(b) Carpets, if installed~~((, of))~~:

(i) Made from easily cleanable material;

(ii) ~~((Construction))~~ Constructed to prevent or reduce static build-up;

(iii) With a finish classification ~~((with a:~~

~~(A) Radiant panel test class I, a minimum flux of 0.45 watts per centimeter squared; and~~

~~(B) Smoke density test class A, 450 or less on the smoke test scale.))~~ in accordance with WAC 246-318-99902(14);

(iv) With an average pile density of 4,000 ounces per cubic yard calculated by:

$$\frac{\text{Yarn weight (ounces per square yard)} \times 36}{\text{Pile height (inches)}} = \text{Average pile density (ounces per cubic yard);}$$

(v) With a maximum pile height of .312 inches;

(vi) With padding, if used, that is water resistant and permanently bonded to the carpet backing;

(vii) Cemented to the floor; ~~((and))~~

(viii) With edges covered and top set base with toe at all wall junctures;

(ix) May be used in the following nonpatient occupied areas: Administrative areas, lobbies, lounges, chapels, waiting areas, nurses' station, dining rooms, corridors, equipment alcoves opening onto carpeted corridors. Carpets are not permitted in any areas of the surgery or delivery suites; and

(x) May be used in the following patient occupied areas: Patient rooms (excluding toilets, bathrooms, and designated isolation rooms), coronary care units, recovery rooms (not within surgical suites), labor rooms (not within delivery suites), corridors within patient occupied areas, dayrooms, equipment alcoves opening onto carpeted corridors. Carpets may be used in other areas only upon written approval of such use by the department.

(c) Ceiling finishes or construction ~~((suitable to the functions of each area))~~ with:

(i) Monolithic or bonded construction (~~((for ceilings))~~) in patient rooms of psychiatric nursing units, security and seclusion rooms;

(ii) (~~((Concealed duct work and piping in occupied spaces;~~

~~((iii))) Easily cleanable surfaces;~~

~~((iv))) (iii) Smooth finish without visible joints or crevices in areas where surgical asepsis must be maintained, such as operating rooms, delivery rooms, and emergency treatment rooms;~~

~~((v))) (iv) Surfaces finished to minimize glare in patient rooms, labor rooms, birthing rooms, operating rooms, delivery rooms, and emergency treatment rooms; and~~

~~((vi))) (v) Surfaces finished to minimize reflection of ultraviolet radiation when ultraviolet radiation generators are used.~~

(d) Wall finishes (~~((suitable to the functions of each area))~~) meeting requirements (~~((under WAC 248-18-99902(20) which are))~~) in chapter 51-20 WAC with:

(i) (~~((Protected))~~) Protection from impact in high traffic areas;

(ii) Easily cleanable surfaces;

(iii) Smooth (~~((finish))~~) surface without open joints or crevices in areas where surgical asepsis must be maintained, such as operating rooms, delivery rooms, and emergency treatment rooms;

(iv) Surfaces finished to minimize glare in patient rooms and labor rooms and areas in which lasers are used; and

(v) Water-resistant paint, glaze, or similar water-resistant finish extending above the splash line in all rooms or areas subject to splash or spray(~~(; and~~

~~(vi) Protected by corner guards on external angles to resist impact in areas of heavy traffic.~~

(e) Safety of occupants assured during installation or application with room or area:

(i) Well ventilated;

(ii) Unoccupied; and

(iii) Unavailable for use until the room or area is free of volatile fumes and odors).

~~((6))) (7) A hospital shall provide accessories for bathroom and toilet rooms with:~~

(a) Backing to support (~~((the))~~) mounting (~~((of))~~) all accessories;

(b) (~~((Special requirements for))~~) Accessories (~~((as follows: (i)))~~) at bathing facilities, (~~((water closets))~~) toilets, dressing rooms, and examination rooms, except in psychiatric units as follows:

~~((A))) (i) Toilet paper holder at water closets;~~

~~((B))) (ii) Towel bar, hook, or ring at bathing facilities; and~~

~~((C))) (iii) Robe hook.~~

~~((ii) Suitable)) (c) A mirror and shelving or equivalent ((with a mirror)) at each ((lavatory)) handwash sink in:~~

~~((A))) (i) Toilet room,~~

~~((B))) (ii) Patient room,~~

~~((C))) (iii) Birthing room,~~

~~((D))) (iv) Dressing room, and~~

~~((E))) (v) Locker room.~~

~~((iii) Provision of)) (d) Dispensers at all sinks, for single-use towels or equivalent ((at all lavatories and sinks)), mounted to avoid contamination from splash and spray;~~

~~((iv) Provision for)) (e) Soap at each ((lavatory,)) sink(;) and bathing facility; and~~

~~((v)) (f) Grab bars ((as follows:~~

~~(A) Meeting)) that are easily cleanable, resistant to corrosion, functionally designed, securely mounted, and meet the requirements ((under WAC 248-18-99902(19);~~

~~(B) Easily cleanable, resistant to corrosion, functionally designed, securely mounted;~~

~~(C))) in WAC 51-20-3100 as follows:~~

~~(i) Mounted on two sides of each standard bathtub and shower; and~~

~~((D))) (ii) At least one horizontal grab bar extended eighteen inches or more in front of the water closet.~~

~~((E)) (g) Accessories in bathing and toilet rooms designated for the handicapped ((meeting requirements under WAC 248-18-99902(19))) in accordance with WAC 51-20-3100.~~

~~((7)) (8) A hospital shall provide signage for identification of:~~

(a) Rooms and spaces; and

(b) Electric panel boards (~~((meeting requirements under WAC 248-18-99902(13)))~~) in accordance with WAC 246-318-99902(7).

TABLE ((719-4)) 540-1
MINIMUM CLEAR OPENING FOR DOORS AND NOMINAL CEILING HEIGHTS

AREA/ROOM NAME	MINIMUM CLEAR OPENING FOR DOORS	NOMINAL CEILING HEIGHT
Anesthetizing and Special:		
Delivery	3'-10"	((9'-0")) 8'-0" (1)
Fracture	3'-10"	8'-0"
Recovery/post anesthesia care	3'-10"	8'-0"
Surgery	3'-10"	((9'-0")) 8'-0" (1)
Trauma	3'-10"	((9'-0")) 8'-0" (1)
Special procedures	3'-10"	8'-0"
Critical Care:		
Intensive care	3'-10"	8'-0"
Nursing:		
Birthing	3'-10" ((+)) (2)	8'-0"
Nurseries, all	3'-10" ((+)) (2)	8'-0"
Patient	3'-10" ((+)) (2)	8'-0"
Radiology and Imaging:		
Computerized tomography scan	3'-10"	8'-0"
Radiation therapy	3'-10"	((9'-0")) 8'-0" (1)
Fluoroscopy	3'-10"	8'-0"
Nuclear medicine	3'-10"	8'-0"
X-ray	3'-10"	8'-0"
Diagnostic and treatment:		
Physical treatment therapy	3'-10" ((+)) (2)	8'-0"
General:		
Bathrooms and toilets	2'-8" ((2)) (3)	7'-6"

NOTES:

- (1) Greater than 8'-0" ceiling heights may be necessary due to equipment to be used in room.
- (2) Existing 3'-8" clear opening door permitted in alterations.
- ((2)) (3) Existing 2'-6" clear opening door permitted in alterations except in nursing home rehabilitation units.

TABLE ((719-2)) 540-2
MEDICAL GASES, VACUUM, AND WASTE GAS EVACUATION

AREA/ROOM NAME	MEDICAL GASES				WASTE GAS EVACUATION I
	OXYGEN	MEDICAL AIR	NITROUS OXIDE	VACUUM	
Anesthetizing and Special:					
Cystoscopic	D	E		D	
<u>Endoscopy</u>	<u>E</u>			<u>E</u>	
Delivery	B,G	A,G	A	D,G	E
Operating	B	A	A	D,H	E
Operating patient hold area	B			B	
Recovery	B	A-Infants Only		C	
<u>Recovery (ECT)</u>	<u>A</u>			<u>A</u>	
Recovery (delivery)	A,G	G		B,G	
Special procedures	D	E	((A)) I	D	((E)) I
Trauma	D	E	I	D	((E)) I
Critical Care:					
Coronary care	B	B		C	
Intensive care	B	B		C	
Nursing:					
Birthing (Labor, Delivery and Recovery)	A,G			((B)) A,G	
Examination, treatment	A			A	
Labor	B			B	
((Nursery:					
Intermediate care	F	F		G	
Neonatal intensive care	F	F		G	
Newborn	A			A	
Patient:))					
Medical, surgical and obstetrical	B			B	
Outpatient	B			B	
Pediatrics	B	B		B	
Nursery:					
<u>Intermediate care</u>	<u>F</u>	<u>F</u>		<u>B</u>	
<u>Neonatal intensive care</u>	<u>F</u>	<u>F</u>		<u>B</u>	
<u>Newborn</u>	<u>A</u>			<u>A</u>	
Radiology and Imaging:					
Imaging services	B			B	
Diagnostic and Treatment:					
Autopsy				E	
Emergency treatment	A	E	I	E	((E)) I

NOTES:

- A One outlet accessible to each bed, stretcher, bassinet, or equivalent; one outlet may serve two beds or two bassinets.
- B Separate outlet for each bed, stretcher, bassinet, or equivalent.
- C Two outlets for each bed.
- D Two outlets per room intended for one patient at any one time.
- E One outlet per room.
- F Two outlets per station.
- G Separate outlets for infants.
- H If used for delivery, must include G.
- I Required only when general anesthesia is used.

TABLE ((719-3)) 540-3
 GENERAL PRESSURE RELATIONSHIPS AND
 VENTILATION OF CERTAIN HOSPITAL AREAS

Area/Room Name	Pressure Relation-Ship To Adjacent Areas	Minimum Air Changes Of Outdoor Air Per Hour Supplied To Room	Minimum Total Air Changes Per Hour Supplied To Room	All Air Exhausted Directly To Outdoors	Recir-culated Within Room Units
ANESTHETIZING AND SPECIAL:					
Operating and obstetrical delivery (recirculating air system)	P	3	15	Optional	No ¹
Operating and obstetrical delivery (all outdoor air system) ⁶	P	15	15	Yes	No
<u>Special procedures</u>	<u>P</u>	<u>2</u>	<u>6</u>	<u>Optional</u>	<u>Optional</u>
<u>Endoscopy</u>	<u>N or E</u>	<u>2</u>	<u>6</u>	<u>Yes</u>	<u>No</u>
<u>Recovery/post anesthesia care</u>	<u>P</u>	<u>2</u>	<u>6</u>	<u>Optional</u>	<u>No¹</u>
<u>Trauma²</u>	<u>P</u>	<u>3</u>	<u>15</u>	<u>Optional</u>	<u>No¹</u>
CRITICAL CARE:					
Intensive care	P	2	6	Optional	No
NURSING:					
Birthing	P	2	2	Optional	No ¹
Nursery, newborn	P	2	6	Optional	No ¹
Patient	NA	2	2	Optional	Optional
Patient Corridor	NA	2	4	Optional	Optional
Patient isolation ³	((P or N)) <u>N or P</u>	2	6	Yes	No
Patient isolation alcove or anteroom ³	((P or N)) <u>N or P</u>	2	10	Yes	No
Patient toilet	<u>N</u>	Optional	10	Yes	No
RADIOLOGY AND IMAGING:					
Darkroom	N	2	10	Optional	No
X-ray	NA	2	6	Optional	Optional
DIAGNOSTIC AND TREATMENT:					
Autopsy	N	2	12	Yes	No
Body holding, nonrefrigerated ⁴	N	Optional	10	Yes	No
Examination	((NA)) N or P	2	6	Optional	Optional
Medication	P	2	4	Optional	Optional
Nuclear medicine	N	2	6	Yes	No
Pharmacy	P	2	4	Optional	Optional
Physical therapy and hydrotherapy	N	2	6	Optional	Optional
Treatment	((NA)) <u>N or P</u>	2	6	Optional	Optional
LABORATORY:					
Bacteriology	N	2	6	Yes	No
Biochemistry	P	2	6	Optional	No
Cytology	N	2	6	Yes	No
Glass washing	N	2	10	Yes	Optional
Histology	N	2	6	Yes	No
Media transfer	P	2	4	Optional	No ²
Pathology	N	2	6	Yes	No
Serology	P	2	6	Optional	No
Sterilizing	N	Optional	10	Yes	No
CENTRAL SERVICE:					
Clean workroom and sterile storage	P	2	4	Optional	Optional
((Equipment storage	NA	2 (Optional)	2	Optional	Optional))
ETO sterilizer⁷	<u>N</u>	<u>2</u>	<u>10</u>	<u>Yes</u>	<u>No</u>
Sterilizer equipment	N	Optional	10	Yes	No
Laundry	<u>N</u>	<u>2</u>	<u>10</u>	<u>Yes</u>	<u>No</u>
Soiled receiving/decontamination	<u>N</u>	Optional	<u>10</u>	<u>Yes</u>	<u>No</u>

KITCHEN AND DIETARY:

Dietary ((day)) dry storage	NA	Optional	2	Optional	No
Food preparation centers ⁵	NA		10	Yes	No
Ware washing	N	Optional	10	Yes	No

GENERAL:

((Bathroom)) Bathing facility	N	Optional	10	Yes	No
Bedpan dump	N	Optional	10	Yes	No
Janitors closet	N	Optional	10	Yes	No
Utility, clean	P		4	Optional	Optional
Utility, soiled	N		2	Yes	No

ABBREVIATIONS:

((P=Positive))

N = Negative

P = Positive

NA = Not Applicable (Continuous Direction Control Not Required)

E = Equal

NOTES:

- Recirculating room units meeting the filtering requirements for the space may be used.
- The term "trauma room" used in Table ((719-3)) 540-3 is the operating room space in the trauma center routinely used for emergency surgery. The first aid room and/or "emergency room" used for general initial treatment of accident victims may be ventilated as noted for the "treatment room."
- The isolation rooms described in the standards might be used in the average community hospital. The assumption is the isolation procedures will be for infectious patients and the room should also be suitable for normal private patient use when not needed for isolation.
- The nonrefrigerated body-holding room would be applicable only for facilities not performing autopsies on site and using the space for a short period while waiting for body transfer to be completed.
- Food preparation centers shall have ventilation systems with an excess of air supply for positive pressure when hoods are not in operation.
- The number of air changes may be reduced when areas are not occupied.
- See WAC ((248-18-99902(15) and (28))) 246-318-99902(8) and 296-62-07355 general occupational health standards for ethylene oxide.

Radiology and Imaging:

X-Ray	25	90 (B)
Fluoroscopy	25	90 (B)

Laundry:

80	NA
----	----

Kitchen and Dietary:

Food preparation	80	NA
Storage, bulk	25	NA

General:

Administration	25	NA
Utility, soiled	25	NA

NOTES:

- (A) 99.9% recirculating air.
- (B) 80% acceptable with total outside air.
- NA Not applicable.

TABLE ((719-4)) 540-4
VENTILATION AND AIR CONDITIONING SYSTEMS
FILTER EFFICIENCIES IN HOSPITALS

AREA/ROOM NAME	FILTER BED 1 FILTER BED 2	
	%	%
Anesthetizing and Special:		
Operating and delivery	25	90
Organ transplant	25	90 (A)
Recovery/post anesthesia care	25	90
Special procedures	25	90
Critical Care:		
Intensive and CCU	25	90
Nursing:		
Birthing	25	90 (B)
Labor	25	90 (B)
Nursery, newborn	25	90
Patient	25	90 (B)
Patient treatment	25	90 (B)
Postpartum	25	90 (B)

TABLE ((719-5)) 540-5
 PATIENT CARE AREA
 SINGLE ELECTRICAL RECEPTACLE OUTLET REQUIREMENTS

AREA/ROOM NAME	LOCATION IN ROOM (*ACCORDING TO PROGRAM UNLESS OTHERWISE STATED)	TOTAL	CRITICAL EMER- GENCY POWER	SPECIAL REQUIREMENTS (*HOSPITAL GRADE)
ANESTHETIZING AND SPECIAL:				
Delivery	*	12	12	*
Trauma	*	6	6	*
Patient holding	*	4	4	*
Operating	*	12	12	*
Recovery	Head of each bed	4	4	*
Special procedures	*	12	12	*
Endoscopy	*	6	2	*
Outpatient pre-op/recovery	<u>Each station</u>	<u>4</u>	<u>2</u>	<u>*</u>
CRITICAL CARE:				
Intensive care and other	Head of each bed	12	12	*
NURSING:				
Birthing ((and)), LDR, LDRP	* for woman and infant	6	2	*
Nursery	Between every two bassinets and *	4	4	<u>*</u>
Nursery, intermediate care	Each station and *	6	6	*
Nursery, neonatal intensive care	Each station and *	12	12	*
Patient Pediatric	<u>Head of bed</u> Head of bed	4 4	<u>2</u> 2	<u>*</u> Tamper- resistant safety receptacles
Pediatric critical care	Head of bed and *	12	12	*
Psychiatric	Head of bed	2	0	Tamper- resistant safety receptacles
DIAGNOSTIC AND TREATMENT:				
Emergency examination	One per wall	4	4	*
Emergency, minor	One per wall	6	6	*
Physical therapy		2(A)	(B)	*
Occupational therapy	*			<u>*</u>
Radiology and imaging	*	(C)		<u>*</u>
Dialysis	<u>Each station</u>	<u>4</u>	<u>D</u>	<u>* (B)</u>
LABORATORY:				
General	*			
Critical equipment	*	2	2	(D)
GENERAL:				
Patient lavatories		2	0	((#E)) (B)
Other lavatories		0	0	((#E)) (B)
All bathing facilities		0	0	((#E)) (B)

NOTES:

- (A) Per treatment area sufficient to support diagnostic and treatment activities.
- (B) Ground fault circuit interrupter required when installed within five feet of wet areas, sinks, and bathing facilities.
- (C) Sufficient to support diagnostic and treatment.
- (D) With grounding conductor and dedicated circuits as required per each piece of equipment and sufficient to support work station.
- ~~((#E) When installed within five feet of lavatories and bathing facilities, ground fault circuit interrupter required.)~~

TABLE ((719-6)) 540-6
CALL SYSTEMS

AREA/ROOM NAME	SYSTEM TYPE	INITIATION INDICATOR		INDICATOR	
		LOCATION	TYPE	LOCATION	TYPE
ANESTHETIZING AND SPECIAL:					
Delivery	MES	H	E	E	
<u>Emergency receiving/triage</u>	<u>MES</u>	<u>H</u>	<u>E</u>	<u>E</u>	
Trauma	<u>PNC</u>	<u>A</u>	<u>B</u>	<u>B</u>	
	MES	H,A	E	E	
Operating	MES	H	E	C	
<u>Electro convulsive therapy</u>	<u>MES</u>	<u>H</u>	<u>E</u>	<u>C</u>	
Patient holding area	PNC	A	B	B	
Patient induction	PNC	A	B	B	
	MES	H	E	E	
Recovery stations	PNC	A	G	C	
	MES	H	E	E	
<u>Special procedures</u>	<u>MES</u>	<u>H</u>	<u>E</u>	<u>E</u>	
<u>Pharmacy</u>	<u>MES</u>				
<u>Outpatient pre-op/recovery</u>	<u>PNC</u>	<u>H</u>	<u>G</u>	<u>C</u>	
	<u>MES</u>	<u>H,A</u>	<u>E</u>	<u>E</u>	
CRITICAL CARE:					
Intensive and coronary care	PNC	A	B	B	
	MES	H,A	E	E	
NURSING:					
Birthing	PNC	A	B	B	
	MES	A,H	E	E	
Labor	PNC	A	B	B	
	MES	H	E	E	
Nursery, neonatal intensive care	MES	H		E	
Nursery, intermediate care	MES	H	E	E	
Nursery, newborn	MES	H	E	E	
Nurses station			Annunciator panel for PNC/MES		
Patient dressing	PNC	F	B,D	B	
Patient shower,	PNC	A	B	B	
bathroom and toilet	PNC	F	B,D	B	
Psychiatric activity	MES	H,I,C	C		
Psychiatric patient	MES	H	C		
Psychiatric seclusion	MES	H	C		
RADIOLOGY AND IMAGING:					
<u>Electrocardiography</u>	<u>MES</u>	<u>H</u>	<u>E</u>	<u>E</u>	
<u>Electroencephalography</u>	<u>MES</u>	<u>H</u>	<u>E</u>	<u>E</u>	
X-ray, Fluoroscopy (CT, MRI, etc.)	MES	H	E	E	
DIAGNOSTIC AND TREATMENT:					
Blood draw	MES	H	E	E	
((Emergency)) Exam	PNC	A	B	C	
	MES	H	E	E	
((Minor)) Treatment	PNC	A	B,C	B,C	
	MES	H	E	E	
Nuclear medicine	MES	H	E	E	
Physical therapy	PNC	I	B,C	B,C	
	MES	H	E	E	
Occupational therapy	MES	H	E	E	
Dialysis station	PNC	H	G	C	
GENERAL:					
Emergency entrance	Doorbell	Outside hospital door	AS/VL	At a 24-hour monitored duty station	

Utilities AS/VL AS/VL Duty station

ABBREVIATIONS:

PNC = Patient nurse call

MES = Medical emergency signal

AS = Audible signal

VL = Visual light

NOTES:

- A Head of bed.
- B Register by light at corridor door or treatment area and register by light and audible signal at the nurses' station and duty stations.
- C Call signals initiated by staff within a department by remote or other means to register at a staff control point from which assistance is always available.
- D Signals from toilets and bathing facilities to have distinctive light and distinctive audible signals.
- E Medical emergency system devices to register by distinctive light at the corridor door. Nurses' station annunciator or equivalent shall identify point of origin by a distinctive light and distinctive audible signal. Signal device to be reset only by staff at the point of origin. Distinctive visual and distinctive audible signals at locations from which additional staff assistance is always available.
- F A properly located signal device mounted no higher than six feet above the floor and activated by a nonconductive pull cord within easy grasp by a patient slumped forward on the floors of either the toilet, bathing facility, or dressing room.
- G Register by light and outside each patient station or register by light and audible signal at the nurses' station.
- H Properly located signal device within easy reach by staff.
- I Any area not within direct observation.
- J May be integrated with other systems.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-550 General requirements for ((service)) support facilities. ~~((General requirements for service facilities constructed in certain rooms and areas required by other sections of these rules as follows))~~ Hospitals planning new construction of support facilities shall:

(1) Follow general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage ((meeting requirements under WAC 248-18-719)) in WAC 246-318-540;

(2) ~~((At least one cleaning facility for carts and large equipment with the floor drain connected to a sanitary sewerage system;~~

~~(3) Each clean materials room considered part of a system for storage and distribution of clean and sterile supplies and materials, with sufficient space for parking of clean supply))~~ Provide staff facilities with:

- (a) Space for personal belongings;
- (b) A toilet; and
- (c) A handwash sink;
- (3) Provide clean materials room or area with:
 - (a) Storage shelves; and/or
 - (b) Space for carts;
 - (4) ~~((Each))~~ Provide clean utility room with:
 - (a) A work counter;

- (b) A handwash sink ((or lavatory));
- (c) Enclosed and/or open storage; and
- (d) ((Dispensers or equivalent for towels and liquid detergent-)) A soap dispenser and single-use hand drying device;
- (5) ((Each)) Provide clean-up room ((for the surgery or delivery suite, or equivalent,)) separate from the clean materials room or clean utility room, with:
 - (a) A clinic service sink;
 - (b) A work counter;
 - (c) Adequate storage space; and
 - (d) A double-compartment sink integral with the counter and space on either side to accommodate equipment and materials to be cleaned((-));
 - (6) ((Each)) Provide housekeeping supply room with:
 - (a) A service sink or equivalent;
 - (b) Soap and towel dispensers or equivalent;
 - (c) A mop rack; and
 - (d) Storage area((-);
 - (7) ((Each medicine distribution facility, if planned, in a room designed to minimize traffic, with:
 - (a) Lavatory;
 - (b) Working surface, either on a cart or counter;
 - (c) Lockable drug storage;
 - (d) Enclosed cabinet or equivalent for storage;
 - (e) Storage space for the medicine cart; and
 - (f) Space and electrical receptacle for a refrigerator.))
 - Provide medication distribution and storage including:
 - (a) Room designed to minimize traffic, with:
 - (i) A handwash sink;
 - (ii) A working surface, either on a cart or counter;
 - (iii) Sturdily constructed, lockable drug storage;
 - (iv) An enclosed cabinet or equivalent for storage;
 - (v) Storage space for medication cart when appropriate;
 - and
 - (vi) Space and electrical receptacle for refrigerator; or
 - (b) Permanently affixed satellite medication storage units with:
 - (i) Convenient access to a refrigerator and sink;
 - (ii) A work surface;
 - (iii) Sturdy construction; and
 - (iv) Positive latching locked doors; or
 - (c) Medication distribution carts, stored in locked room or continuously attended area;
 - (8) ((Each)) Provide soiled materials room separate from clean materials or utility rooms with:
 - (a) A clinic service sink, unless((-;
 - (i) A toilet containing bedpan flushing attachment adjoins each patient room; or
 - (ii) a soiled utility room is on the same nursing unit((-);
 - (b) Space for waste container, linen hampers, carts, and other large equipment; and
 - (c) ((Handwashing)) A handwash sink or equivalent((-);
 - (9) ((Each)) Provide soiled utility room with:
 - (a) A double-compartment sink large enough to accommodate equipment to be cleaned;
 - (b) A three-foot long work surface which may be moveable;
 - (c) Storage cabinets sufficient to store cleaning supplies;
 - (d) A clinic service sink with bedpan flushing attachment; and

- (e) Space for waste containers, linen hampers, and other large equipment((-);
- (10) ((Each storage room with:
 - (a) Arrangement to separate clean and sterile supplies and equipment from used or soiled items;
 - (b) Enclosed storage units or carts or shelves, or drawers for clean and sterile supplies, unless provided in a clean utility room under WAC 248-18-711(4);
 - (c) Storage for large nursing and medical patient care equipment; and
 - (d) Shared use by one or more adjacent units or areas permitted.
 - (11) Alcove space in corridor permitted to accommodate equipment such as stretchers, wheelchairs, walkers, and lifts.)) Provide nourishment facilities in a clean room with:
 - (a) A refrigerator;
 - (b) A work counter or space;
 - (c) A handwash sink;
 - (d) Storage for utensils and food stuffs;
 - (e) Space for a waste container; and
 - (f) A three-compartment sink if area will be used to wash dishes, glasses, or pitchers.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-560 Maintenance and mechanical facilities. ~~((REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.))~~

~~(1) BOILER AND/OR MECHANICAL EQUIPMENT ROOMS.³⁵~~

~~INSULATED, SOUND DEADENED, AND MECHANICALLY VENTILATED TO MINIMIZE TRANSFER OF HEAT AND NOISE TO ROOMS OCCUPIED BY PATIENTS AND EMPLOYEES. Not required if location of rooms precludes necessity.~~

- ~~(2) Maintenance shop.~~
 - (a) ~~LOCATED FOR A MINIMUM OF NOISE AND DUST TO THE REST OF THE HOSPITAL.~~
 - (b) ~~LOCATED AND DESIGNED FOR EASY DELIVERY AND REMOVAL OF EQUIPMENT.~~

Note:

³⁵See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719.)) Hospitals planning new construction of maintenance and mechanical facilities shall:

- (1) Follow general design requirements for architectural components, electrical service, lighting, hardware, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;
- (2) Provide boiler and/or mechanical equipment rooms with insulation, sound deadening and mechanical ventilation to minimize transfer of heat and noise to rooms occupied by patients and employees;
- (3) Provide maintenance shop, if planned, located, and designed for easy delivery and removal of equipment and to minimize noise and dust to the rest of the hospital.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-570 Administrative facilities. ~~((REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.))~~

(1) LOBBY.

(a) WAITING SPACE.

(b) WHEELCHAIR PARKING.

(c) PUBLIC TOILETS FOR EACH SEX.

(d) PUBLIC TELEPHONE.

(e) INFORMATION COUNTER.

Provision for sale of newspapers, soft drinks, gifts, cigarettes, etc.

(2) ADMITTING FACILITIES.

(a) PROVISION FOR AUDITORY PRIVACY DURING INTERVIEW.

(b) Interview rooms.

(c) Vault for patient valuables.

(d) Routine examination facilities.

(3) ADMINISTRATION FACILITIES.

(a) OFFICE FOR ADMINISTRATOR.

(b) OFFICE FOR DIRECTOR OF NURSING—IF OVER TWENTY FIVE BEDS.

(c) Offices for other administrative personnel.

(d) Secretarial office space.

(e) Board room.

(4) BUSINESS OFFICE. Vault for records, cash, etc.

(5) MEDICAL RECORDS FACILITIES.

(a) ACTIVE RECORDS STORAGE. SPACE FOR FIFTY INPATIENT RECORDS PER BED PER YEAR, NOT LESS THAN THREE SQUARE FEET FLOOR SPACE PER BED.

(b) ADDITIONAL SPACE FOR OUTPATIENT RECORDS.

(c) INACTIVE RECORDS STORAGE.

(i) SPACE FOR FIFTY INPATIENT RECORDS PER BED PER YEAR.

(ii) TOTAL SPACE DEPENDENT UPON DURATION AND TYPE OF STORAGE PLANNED.

(iii) Doctors' dictation facilities.

(iv) Transcribing facilities.

(6) MEDICAL STAFF FACILITIES.

(a) Doctors' in and out register.

(b) COAT ROOM.

(c) Toilet.

(d) Medical lounge and library.

(7) HOSPITAL EMPLOYEE FACILITIES.

(a) LOCKER ROOMS, and lounges. ADEQUATE TO ACCOMMODATE ALL EMPLOYEES NOT PROVIDED ADEQUATE FACILITIES IN INDIVIDUAL DEPARTMENTS.

(i) SEPARATE FOR MEN AND WOMEN.

(ii) SPACE FOR INDIVIDUAL LOCKERS.

(b) TOILETS. ADEQUATE TOILETS ADJOINING EACH LOCKER ROOM. ADDITIONAL EMPLOYEES' TOILETS THROUGHOUT THE HOSPITAL TO ADEQUATELY SERVE EMPLOYEES OF ALL DEPARTMENTS.

(c) Showers—Adjoining locker rooms.

(8) Conference and training facilities.

(9) Retiring room.

(10) Social service office.

(11) HOUSEKEEPING FACILITIES⁵.

Suitable combination with other housekeeping facilities permitted if convenient to administration facilities.

Note:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.)) Hospitals planning new construction of administrative facilities shall:

(1) Follow general design requirements for architectural components, electrical service, lighting, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping facilities meeting requirements in WAC 246-318-550(6) within or adjacent to the administrative facilities;

(3) Provide a lobby with:

(a) A waiting area;

(b) A conveniently located public toilet with handwash sink;

(c) A telephone; and

(d) An information desk or signage;

(4) Provide an admitting area with provision for auditory privacy during interviews;

(5) Provide administration offices;

(6) Provide a business office; and

(7) Provide a medical records area with:

(a) Active and inactive records storage; and

(b) Total space appropriate for the duration and type of storage planned.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-580 Receiving, storage and distribution facilities. ~~((REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.))~~

(1) CENTRAL STORAGE FACILITIES, IN ADDITION TO THE SUPPLY FACILITIES IN INDIVIDUAL DEPARTMENTS, SHALL BE PROVIDED.

(2) AT LEAST TWENTY SQUARE FEET FLOOR AREA STORAGE PER BED OR EQUIVALENT.²⁴

(3) OFFICE.

(4) GENERAL STORAGE SHALL:

(a) BE DESIGNED AND LOCATED FOR MINIMUM DISTURBANCE TO THE OPERATION OF THE HOSPITAL.

(b) BE LOCATED TO PREVENT CONTAMINATION OR DAMAGE DURING MOVEMENT OF GOODS TO AND FROM STORAGE.

(c) BE DESIGNED AND CONSTRUCTED TO PREVENT ENTRANCE AND HARBORAGE OF RODENTS AND INSECTS, AND SPOILAGE, CONTAMINATION, AND CORROSION OF GOODS STORED THEREIN.

(d) PROVIDE FOR PROTECTION AGAINST INCLEMENT WEATHER DURING TRANSFER OF SUPPLIES WHEN GENERAL STORAGE FACILITIES ARE LOCATED IN SEPARATE BUILDING.

(e) If pharmaceuticals are stored, PROVIDE SECURED SPACES WITH APPROPRIATE ENVIRONMENTAL CONDITIONS AS APPROVED BY DIRECTOR OF HOSPITAL PHARMACY²⁴ AND IN ACCORDANCE

~~WITH FEDERAL AND STATE LAWS AND RULES ON DRUG STORAGE.~~

~~(5) RECEIVING AREA OR AREAS.~~

~~(a) UNLOADING FACILITIES LOCATED TO PROVIDE PROTECTION FOR SUPPLIES AND TO PREVENT AUTOMOTIVE EXHAUST FROM ENTERING AIR INTAKES OF HOSPITAL.²⁴ Offstreet, raised platform at truck bed height with roof cover allowing fourteen feet vertical clearance.~~

~~(b) ADMINISTRATIVE WORK SPACE FOR RECEIVING NEAR TO RECEIVING AND BREAK OUT AREAS. May be combined with distribution and issue area.~~

~~(c) Floor scales.~~

~~(6) BULK STORAGE ROOM OR ROOMS WITH STORAGE OFF FLOOR.~~

~~(7) BREAK OUT AREA.~~

~~(a) INDOOR SPACE WITHIN THE HOSPITAL TO ALLOW FOR REMOVAL AND DISPOSAL OF OUTSIDE SHIPPING CONTAINERS PRIOR TO STORAGE OR TRANSPORT WITHIN CLEAN AREAS.~~

~~(b) PHYSICALLY SEPARATED FROM CLEAN STORAGE ROOMS.~~

~~(c) SHALL NOT RESTRICT REQUIRED MEANS OF EGRESS.~~

~~(8) CLEAN STORAGE ROOMS.~~

~~(a) DESIGNED AND EQUIPPED FOR STORAGE OF ITEMS REMOVED FROM ORIGINAL SHIPPING CONTAINERS INCLUDING PROCESSED AND STERILIZED ITEMS THAT ARE PACKAGED.~~

~~(b) May be centralized in one storage room or decentralized according to areas or rooms for grouping of different types of items according to use.~~

~~(c) SPACE FOR SHELVING AND/OR CART STORAGE.²⁴~~

~~(d) LOCATION AND DESIGN OF STORAGE UNITS⁶ TO ALLOW FOR CLEANING OF WALLS, SHELVES, AND FLOORS.²⁴~~

~~(e) ALL FIXED SHELVING AT LEAST SIX INCHES ABOVE FLOOR.~~

~~(9) DISTRIBUTION OR ISSUE AREA OR AREAS (also see WAC 248-18-680).~~

~~(a) LOCATED CONVENIENT TO THE EXIT FROM CLEAN STORAGE ROOMS. May be combined with office for receiving area or with issue area from central processing service.~~

~~(b) EQUIPMENT FOR ADMINISTRATIVE FUNCTIONS,²⁴ e.g., desk, communication system, files.~~

~~(10) FLAMMABLE AND COMBUSTIBLE LIQUID STORAGE FACILITIES SHALL MEET REQUIREMENTS OF FLAMMABLE AND COMBUSTIBLE LIQUIDS CODE NFPA 30. SEE WAC 248-18-99902(15) (e.g., alcohol, acetone, paint thinners, oils, and chemicals used in laboratory).~~

~~(a) SEPARATE STORAGE ROOM OR ROOMS SIZED IN ACCORDANCE WITH QUANTITY TO BE STORED.²⁴~~

~~(b) LOCATED TO MINIMIZE HAZARD TO THE HOSPITAL.~~

~~(c) APPROVED CONTAINERS, VENTILATED STORAGE CABINETS, AND APPROVED FLAMMABLE STORAGE REFRIGERATORS.~~

~~(d) CHEMICALS USED IN LABORATORY STORED IN ACCORDANCE WITH NFPA 99, CHAPTER 7. SEE WAC 248-18-99902(16).~~

~~(11) GASEOUS OXIDIZING MATERIALS INCLUDING BUT NOT LIMITED TO OXYGEN, NITROUS OXIDE, NITROGEN TRIOXIDE, FLUORINE, CHLORINE, AND CHLORINE TRIFLUORIDE SEGREGATED IN ACCORDANCE WITH REQUIREMENTS OF STORAGE OF GASEOUS OXIDIZING MATERIALS NFPA 43C. SEE WAC 248-18-99902(17).~~

~~(a) SEGREGATED EITHER BY SPACE OR IN A SEPARATE ROOM OR IN A SEPARATE BUILDING.~~

~~(b) SPACE SIZED TO ACCOMMODATE QUANTITY TO BE STORED.²⁴~~

~~(c) NONFLAMMABLE MEDICAL GAS SYSTEMS INCLUDING OXYGEN, NITROUS OXIDE, AND MEDICAL COMPRESSED AIR SHALL MEET THE STANDARD NFPA 56F. SEE WAC 248-18-99902(4).~~

~~(12) FLAMMABLE ANESTHETIC STORAGE, when flammable anesthetics to be used in hospital. SEE WAC 248-18-99902(1).~~

~~(a) LOCATED TO MINIMIZE HAZARD AND DISTURBANCE TO THE HOSPITAL.~~

~~(b) SIZED TO ACCOMMODATE QUANTITY REQUIRED BY PROGRAM.~~

~~(c) FOR USE OF FLAMMABLE ANESTHETICS, NFPA 99, CHAPTER 3, APPLIES. SEE WAC 248-18-99902(1).~~

~~(13) BULK FOOD STORAGE ROOM.~~

~~(a) May be combined with day storage in room adjacent to kitchen.~~

~~(b) ACCESSIBLE FROM AN OUTSIDE DELIVERY ENTRANCE.²⁴~~

~~(c) Location convenient to the kitchen.~~

~~(d) PROPER CONSTRUCTION, VENTILATION, AND TEMPERATURE TO MINIMIZE SPOILAGE.~~

~~(e) PEST PROOF CONSTRUCTION.~~

~~(f) NO OPENINGS OR SPACES WHICH CANNOT BE CLEANED.~~

~~(g) BOTTOM SHELF FOR FOOD STORAGE AT LEAST SIX INCHES ABOVE FLOOR.~~

~~(h) LOCATION AND DESIGN OF STORAGE UNITS⁶ TO ALLOW FOR EASY AND REGULAR CLEANING OF SHELVES, WALLS, AND FLOORS.²⁴~~

Note:

⁶May be movable equipment.

²⁴In accordance with program.) A hospital planning new construction of receiving, storage, and distribution facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide clean supply storage facilities, in addition to the supply facilities in individual departments, with:

(a) At least twenty square feet floor area storage per bed;

(b) Office space;

(c) Off-floor storage when appropriate; and

(d) Accessible handwash sink;

(3) Locate bulk and general supply storage to:

(a) Avoid disturbance to the operation of the hospital; and

(b) Prevent contamination or damage of goods during movement to and from storage;

(4) Provide general storage constructed in accordance with WAC 246-318-540 (1)(h), and to prevent spoilage, contamination, and corrosion of goods stored therein including:

(a) Protection against inclement weather during transfer of supplies;

(b) Secured spaces with appropriate environmental conditions in accordance with federal and state laws and rules on supplies and drug storage if pharmaceuticals are stored; and

(c) Off-floor storage when appropriate;

(5) Provide receiving and unloading area or areas with administrative work space near receiving and break-out areas and located to:

(a) Provide protection for supplies; and

(b) Prevent vehicle exhaust from entering hospital;

(6) Include at least one break-out area for hospital with:

(a) Indoor space to allow for removal and disposal of outside shipping containers prior to storage or transport to clean areas;

(b) Physical separation from clean storage rooms; and

(c) No restriction of egress;

(7) Provide clean storage rooms designed and equipped for storage of all clean and sterilized items with:

(a) Space for shelving and/or cart storage; and

(b) Fixed storage units and shelving at least six inches above floor and located for easy cleaning;

(8) Provide separate room or rooms for flammable and combustible liquid storage in accordance with WAC 246-318-99902(8);

(9) Provide separate room or rooms for storage of laboratory chemicals in accordance with WAC 246-318-99902(9);

(10) Provide storage of gaseous oxidizing materials in accordance with WAC 246-318-99902(10) for materials including, but not limited to, oxygen, nitrous oxide, fluorine, and chlorine trifluoride with:

(a) Segregation either by space or in a separate room or separate building; and

(b) Nonflammable medical gas systems including oxygen, nitrous oxide, and medical compressed air meeting requirements in WAC 246-318-99902(4).

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-590 Central sterilizing and processing service facilities. ((Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS. SEE WAC 248-18-515.))

(1) GENERAL.

(a) A SEGREGATED UNIT DESIGNED AND LOCATED:

(i) TO PREVENT THROUGH TRAFFIC;

(ii) TO AVOID CONTAMINATION OF CLEAN AND STERILE SUPPLIES AND EQUIPMENT;

(iii) TO PREVENT OBJECTIONABLE HEAT AND NOISE IN PATIENT CARE AREAS;

~~(iv) TO FACILITATE DELIVERY AND RETURN OF SUPPLIES AND EQUIPMENT TO AND FROM OTHER SERVICES;²⁴~~

~~(v) Near or adjacent to central stores and distribution services.~~

~~(b) AREAS WITHIN THE UNIT ADEQUATE TO PROVIDE FOR PROPER HANDLING OF SUPPLIES AND EQUIPMENT.²⁴~~

~~(c) WORK FLOW:~~

~~(i) EQUIPPED AND ARRANGED TO PROVIDE WORK FLOW MAINTAINING PROPER SEPARATION OF CLEAN OR STERILE ITEMS FROM SOILED OR CONTAMINATED ITEMS.~~

~~(ii) DESIGNED FOR CONTINUOUS OR SEQUENTIAL WORK FLOW FROM RECEIVING TO ISSUING.~~

~~(d) SEPARATE RECEIVING AND DECONTAMINATION ROOM.~~

~~(e) SEPARATE CLEAN EQUIPMENT STORAGE ROOM.²⁴~~

~~(f) ADEQUATE SPACE FOR CIRCULATION AND PARKING OF CARTS.²⁴~~

~~(2) SOILED RECEIVING AND DECONTAMINATION ROOM OR ROOMS.~~

~~(a) FACILITIES FOR RECEIVING, DISASSEMBLING, AND CLEANING OF SUPPLIES AND EQUIPMENT PHYSICALLY SEPARATED FROM ALL OTHER AREAS OF CENTRAL PROCESSING SERVICE.~~

~~(b) LOCATED TO FACILITATE RETURN OF SOILED OR CONTAMINATED ITEMS WITHOUT TRANSPORTING THE ITEMS THROUGH OTHER AREAS OF CENTRAL PROCESSING SERVICE.~~

~~(c) SPACE FOR PARKING OF SOILED COLLECTION CARTS, IF USED.~~

~~(d) PROVISIONS FOR CLEANING AND DISINFECTING CARTS AND LARGE EQUIPMENT UNLESS CART WASH FACILITIES PROVIDED ELSEWHERE. Refer to WAC 248-18-711(2).~~

~~(e) WORK FLOW FROM DECONTAMINATION ROOM DIRECTLY INTO CLEAN PREPARATION ROOM AND/OR CLEAN CART STORAGE/PARKING AREA OR AREAS.~~

~~(f) EQUIPMENT:~~

~~(i) AT LEAST ONE DOUBLE-COMPARTMENT SINK MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER.~~

~~(ii) ADDITIONAL SINKS OR MECHANICAL WASHERS AS REQUIRED BY TYPES AND VOLUME OF ITEMS TO BE PROCESSED.²⁴~~

~~(iii) Washer-sterilizer or sterilizer, pass-through type.~~

~~(iv) WORK COUNTER OR EQUIVALENT SPACE FOR COLLECTION EQUIPMENT ADJACENT TO EACH SINK OR MECHANICAL WASHER FOR COLLECTION OF SOILED OR CONTAMINATED ITEMS.~~

~~(v) WORK COUNTER OR EQUIVALENT SPACE FOR COLLECTION EQUIPMENT ADJACENT TO EACH SINK OR MECHANICAL WASHER FOR COLLECTION OF ITEMS WHICH HAVE BEEN WASHED.~~

~~(vi) STORAGE FOR CLEANING AGENTS AND OTHER CLEANING SUPPLIES AND EQUIPMENT.~~

~~(vii) FLUSH OR RECESSED FLOOR DRAIN.~~

~~(viii) Pressure systems such as air, water, steam, vacuum.~~

~~(ix) Deionized or distilled water system.~~

~~(3) CLEAN WORKROOM, PREPARATION, AND REPACKAGING AREAS.~~

~~(a) SPACE AND FACILITIES ARRANGED FOR ASSEMBLING AND PACKAGING SUPPLIES AND EQUIPMENT FOR STERILIZATION.~~

~~(b) WORK SURFACES OF SUFFICIENT SIZE AND QUANTITY TO FACILITATE ASSEMBLY OF MATERIALS AND EQUIPMENT.²⁴~~

~~(c) STORAGE FOR CLEAN ITEMS AND MATERIALS USED IN PACKAGING.~~

~~(d) SPACE FOR PARKING OF CARTS AND OTHER MOVABLE EQUIPMENT.~~

~~(e) HANDWASHING LAVATORY LOCATED TO PREVENT SPLASH OR SPRAY ON CLEAN ITEMS.²⁴~~

~~(f) WHEN PREPARATION OF LINEN IS A FUNCTION IN CENTRAL PROCESSING, A SEPARATE ROOM IS REQUIRED TO AVOID ACCUMULATION AND SPREAD OF LINT.²⁴~~

~~(4) FACILITIES FOR STERILIZING.~~

~~(a) LOCATED BETWEEN FACILITIES FOR ASSEMBLING AND PACKAGING AND FACILITIES FOR STORAGE OF CLEAN AND STERILE SUPPLIES.~~

~~(b) EQUIPMENT:~~

~~(i) AT LEAST ONE PRESSURE STERILIZER OF ADEQUATE SIZE.~~

~~(ii) ADDITIONAL PRESSURE STERILIZERS AS REQUIRED BY VOLUME OF ITEMS TO BE PROCESSED.~~

~~(iii) PRESSURE STERILIZERS TO HAVE RECORDING THERMOMETERS AND AUTOMATIC CONTROLS.~~

~~(iv) Ethylene oxide sterilizer with automatic controls. MECHANICAL AERATOR REQUIRED WHEN ETHYLENE OXIDE STERILIZER INSTALLED.⁶~~

~~(v) Dry heat sterilizer.~~

~~(5) STORAGE OF CLEAN AND STERILE ITEMS FOR ISSUE/DISTRIBUTION FROM CENTRAL PROCESSING SERVICE.^{6, 18}~~

~~(a) SEPARATE ROOM OR AREA LOCATED TO FACILITATE ISSUE WITHOUT TRANSPORT OF CLEAN AND STERILE ITEMS THROUGH OTHER AREAS OF CENTRAL PROCESSING AND STERILIZING SERVICE.~~

~~(b) IF STORAGE AREA IS PART OF THE PREPARATION AREA, ENCLOSED SHELVING IN CABINETS, CARTS, OR EQUIVALENT SHALL BE PROVIDED.⁶ Open shelving permitted if separate room provided.⁶~~

~~(6) CLEAN EQUIPMENT STORAGE ROOM, AREA, OR AREAS.¹⁸ Also refer to WAC 248-18-700.~~

~~(a) LOCATED TO FACILITATE ISSUE OF LARGE AND SMALL PATIENT CARE EQUIPMENT. SEPARATED FROM OTHER AREAS OF CENTRAL PROCESSING SERVICE. May be centralized in one room or area or decentralized on each nursing unit or within each department.²⁴~~

~~(b) AREA SUFFICIENT TO PROVIDE FOR PROPER HANDLING OF EQUIPMENT IN ACCORDANCE WITH PLANNED SYSTEM.²⁴~~

~~(c) PROVISION FOR CLEANING THE EQUIPMENT IN THE DECONTAMINATION ROOM, CART WASH ROOM OR AREA OR OTHER SUITABLE FACILITIES IN THE HOSPITAL WITH SINK OR EQUIVALENT.~~

~~(7) DISTRIBUTION/ISSUE AREA OR AREAS. Also refer to WAC 248-18-700.~~

~~(a) LOCATED TO FACILITATE ISSUE OF CLEAN AND STERILE ITEMS WITHOUT BACKTRACKING THROUGH OTHER AREAS OF CENTRAL PROCESSING SERVICE.~~

~~(b) SPACE FOR MOVEMENT AND PARKING OF CARTS.²⁴~~

~~(c) SPACE FOR EQUIPMENT; e.g., communication system, files, labeling.~~

~~(8) PERSONNEL FACILITIES.~~

~~(a) TOILET, SHOWER ROOM OR AREA, CHANGE AND LOCKER AREA AS CLOSE AS POSSIBLE TO ENTRANCE OF CENTRAL PROCESSING/STERILIZING UNIT WITH STORAGE FOR CLEAN WORK ATTIRE. May be combined with other facilities if close by and adequate for both.~~

~~(b) LOCKER ROOM with storage²⁴ or equivalent for clean attire LOCATED TO ALLOW SEPARATE ACCESS TO AND FROM CLEAN AND SOILED ROOMS.~~

~~(9) OFFICE ROOM OR SPACE WITH COMMUNICATION DEVICE.~~

~~(a) LOCATED TO PERMIT ACCESS FROM PUBLIC AREAS WITHOUT ENTERING PROCESSING AREAS.~~

~~(b) Located to allow observation of activities within central processing service.~~

~~(c) May be desk and file space in suitable location within workroom.~~

~~(10) HOUSEKEEPING FACILITIES.⁵~~

~~Combination with other housekeeping facilities permitted only if suitable and convenient to central sterilizing and processing service facilities.~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.

²⁴In accordance with program-) Hospitals planning new construction of central sterilizing and processing service facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping facilities meeting requirements in WAC 246-318-550(6);

(3) Locate central sterilizing and processing service facilities to:

(a) Prevent through traffic;

(b) Avoid contamination of clean and sterile supplies and equipment;

(c) Prevent objectionable heat and noise in patient care areas; and

(d) Facilitate delivery and return of supplies and equipment to and from other services;

(4) Provide central sterilizing and processing service facilities with:

(a) Areas within the unit to provide for proper handling of supplies and equipment;

(b) Work flow designed to maintain separation of clean or sterile items from soiled or contaminated items;

(c) Staff facilities convenient to entrance of central processing/sterilizing facilities including:

- (i) Toilet with handwash sink;
- (ii) Shower room or area; and
- (iii) Change and locker room with storage for clean work attire;
- (d) Office room or area:
 - (i) With communication device; and
 - (ii) Located to permit access from public areas without entering processing areas;

(5) Locate soiled receiving and decontamination rooms with direct access to preclude transport of soiled or contaminated items through other areas of central processing service with:

(a) Facilities for receiving, disassembling, and cleaning of supplies and equipment physically separated from all other areas of central processing service; and

(b) Work flow from decontamination room directly into clean preparation room;

(6) Provide soiled receiving and decontamination room or rooms with:

- (a) Space for soiled collection carts;
- (b) An area with a floor drain connected to a sanitary sewerage system for cleaning and disinfecting carts and large equipment unless cart wash facilities are provided elsewhere;
- (c) At least one double-compartment sink mounted in or integral with counter with soap dispenser and single-use hand drying device;

(d) Additional sinks or mechanical washers as required by types and volume of items to be processed;

(e) Work counter or equivalent space adjacent to each sink or mechanical washer for collection and separation of soiled or contaminated items and washed items; and

(f) Storage for cleaning supplies and equipment;

(7) Provide clean workroom, preparation and repackaging areas with:

(a) Space and facilities arranged for assembling and packing supplies and equipment for sterilization;

(b) Work surfaces of sufficient size and quantity for assembly of materials and equipment;

(c) Storage;

(d) Space for mobile equipment;

(e) Handwash sink located to prevent splash or spray on clean items; and

(f) A separate room to avoid accumulation and spread of lint, if preparation of linen is a function in central processing;

(8) Locate sterilizing equipment to facilitate movement of supplies/materials from assembling/packaging to storage of clean and sterile supplies with:

- (a) Easy access for maintenance;
- (b) Ventilation according to manufacturer;
- (c) Unalterable air gap for drain and cross-connection control on all incoming water lines;
- (d) Pressure sterilizers with recording thermometers and automatic controls; and
- (e) If ethylene oxide sterilizer is installed, include:
 - (i) Mechanical aerator;
 - (ii) Ventilation in accordance with manufacturer's recommendations and chapter 296-62 WAC;
 - (iii) Separate storage room for ethylene oxide gas cylinder; and

(iv) Readily accessible emergency deluge shower with floor drain;

(9) Provide separate room or area for clean and sterile items including:

(a) Provisions for issuance without transport through areas of central processing and sterilizing service; and

(b) Enclosed shelves, cabinets, carts, or equivalent if storage is in the preparation area.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-600 (~~Housekeeping department~~)
Environmental services facilities. (~~REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.~~)

~~(1) Administrative facilities:~~

~~(a) Office space.~~

~~(b) Telephone.~~

~~(2) STORAGE ROOM.~~

~~(a) RACKS, BINS, SHELVES, CABINETS.~~

~~For:— Extra mop trucks and pails.~~

~~Vacuum cleaners and polishers.~~

~~Wall working equipment.~~

~~Scaffolding and ladders.~~

~~Handtrucks and maids' carts.~~

~~Extra mop heads and wringers.~~

~~Dusters and cleaning cloths.~~

~~Soaps and detergents.~~

~~(b) LOCKED CUPBOARD.~~

~~For:— Pesticides, drain cleaners, etc.~~

~~(3) FACILITIES FOR CLEANING.~~

~~(a) LARGE EQUIPMENT CLEAN UP AREA.²⁴~~

~~(i) May be within storage room for housekeeping equipment if properly separated from storage area.~~

~~(ii) EQUIPMENT:~~

~~SINK.~~

~~FLOOR DRAIN.~~

~~(b) HOUSEKEEPING FACILITIES.⁵~~

~~WITHIN OR CONVENIENT TO EACH AREA OF THE HOSPITAL AS REQUIRED IN OTHER SECTIONS OF THESE REGULATIONS.~~

~~(4) WASTE DISPOSAL FACILITIES.~~

~~(a) LOCATED TO PREVENT OBJECTIONABLE TRAFFIC, SMOKE, AND ODORS IN OTHER AREAS OF THE HOSPITAL.~~

~~(b) Waste chutes not recommended.~~

~~(c) INCINERATION FACILITIES.~~

~~(d) STORAGE AREA.~~

~~(i) LOCATED IN SEPARATE, WELL VENTILATED ROOM OR OUTSIDE, ENCLOSED SPACE.~~

~~(ii) CONSTRUCTED TO PREVENT RAT HARBORAGE.~~

~~(e) CAN WASH AREA.~~

~~CAN WASH AREA WITH FLOOR DRAIN, HOT AND COLD WATER. Steam recommended.~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

²⁴In accordance with program:)) Hospitals planning new construction of environmental services facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, hardware,

interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide a primary housekeeping area with:

(a) Storage area including:

(i) Racks, bins, shelves, or cabinets;

(ii) Storage for pesticides, cleaning compounds, and toxic substances, etc.; and

(iii) Space for mobile equipment;

(b) Cleanup area for large mobile equipment with:

(i) Appropriate sink and floor drain; and

(ii) Soap dispenser and single-use hand drying device;

(c) Waste handling facilities located to prevent objectionable traffic, smoke, and odors in other areas of the hospital including:

(i) Incineration facilities, if planned, and storage area with drain connected to sanitary sewer located in separate, well-ventilated room or outside, enclosed space; and

(ii) Can wash area, if provided, with floor drain connected to a sanitary sewerage system and hot and cold water.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-610 Laundry facilities. ((REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.) FACILITIES LISTED UNDER SUBSECTION (1) OR (2) OF THIS SECTION ARE REQUIRED.

(1) FACILITIES REQUIRED WHEN COMMERCIAL LAUNDRY SERVICE USED EXCLUSIVELY.

(a) ADEQUATE SPACE FOR CIRCULATION AND SEPARATE PARKING AREAS FOR CLEAN AND SOILED CARTS.

(b) SOILED LINEN ROOM.

(i) LOCATED TO PREVENT ODORS AND CONTAMINATION TO PATIENT CARE, SUPPLY, AND FOOD SERVICE AREAS.

(ii) SUITABLY LOCATED FOR DISPATCHING TO COMMERCIAL LAUNDRY.

(iii) SEPARATE ENCLOSED ROOM. ARRANGED TO AVOID THROUGH TRAFFIC.

(iv) SIZED FOR STORAGE OF THREE DAYS' ACCUMULATION OF SOILED LINEN AND NECESSARY SORTING (IF ANY).

(v) MECHANICAL VENTILATION TO PROVIDE AN EXCESS OF EXHAUST OVER SUPPLY.³³

(vi) EQUIPMENT:

HANDWASHING FACILITY IN OR ADJACENT FLOOR DRAIN.

(e) CLEAN LINEN ROOM.

(i) SEPARATE ENCLOSED ROOM.

(ii) ARRANGED TO AVOID THROUGH TRAFFIC.

(iii) LOCATED AND ARRANGED TO AVOID SOURCES OF MOIST OR CONTAMINATED AIR.

(iv) SIZED FOR STORAGE OF RESERVE SUPPLY OF LINEN, BLANKETS, AND PILLOWS.

(d) SEWING ROOM.

May be combined with clean linen room.

(e) HOUSEKEEPING FACILITIES.⁵

Suitable combination with other housekeeping facilities permitted if convenient to laundry facilities.

(2) FACILITIES REQUIRED WHEN LAUNDRY IS PROCESSED IN HOSPITAL.

(a) LOCATED AND ARRANGED TO PREVENT OBJECTIONABLE HEAT, NOISE, ODORS, MOISTURE, AND CONTAMINATION TO PATIENT CARE, SUPPLY, AND FOOD SERVICE AREAS.

(b) ADEQUATE SPACE FOR CIRCULATION AND SEPARATE PARKING AREAS FOR CLEAN AND SOILED CARTS.

(c) SOILED LINEN ROOM.

(i) SEPARATE ENCLOSED ROOM.

(ii) ARRANGED TO AVOID THROUGH TRAFFIC.

(iii) SIZED FOR STORAGE OF THREE DAYS' ACCUMULATION OF SOILED LINEN AND NECESSARY SORTING (IF ANY).

(iv) EQUIPMENT:

HANDWASHING FACILITY IN OR ADJACENT FLOOR DRAIN.

MECHANICAL VENTILATION TO PROVIDE AN EXCESS OF EXHAUST OVER SUPPLY.³³

(d) PROCESSING ROOM OR ROOMS.

(i) SEPARATE FROM OTHER HOSPITAL FACILITIES.

(ii) ROOM SIZE AND CAPACITY OF EQUIPMENT ADEQUATE TO PROCESS FULL SEVEN DAYS' LAUNDRY IN WORK WEEK.

(iii) ARRANGED FOR UNINTERRUPTED FLOW FROM SOILED TO CLEAN (I.E., WASHING, EXTRACTING, IRONING, FOLDING, STORAGE).

(iv) BOTH SOILED AND CLEAN LINENS STORED OUTSIDE PROCESSING AREA.

(v) ADEQUATE VENTILATION PROPERLY ENGINEERED TO AVOID FLOW OF POTENTIALLY CONTAMINATED AIR FROM WASH AREA TO CLEAN AREAS.³³

(vi) EQUIPMENT:

COMMERCIAL WASHER OR WASHERS LOCATED TO AVOID THE SPREAD OF CONTAMINANTS IN THE LOADING OF SOILED LINEN.

COMMERCIAL EXTRACTOR OR EXTRACTORS.

COMMERCIAL TUMBLER OR TUMBLERS.

Commercial ironer or ironers.

Presses.

STORAGE FOR LAUNDRY SUPPLIES.

HANDWASHING FACILITY IN WASH AREA.

FLOOR DRAIN IN WASH AREA.

(e) Drying room:

(i) REQUIRED IF HANG DRYING IS TO BE DONE.

(ii) SEPARATE ENCLOSED ROOM.

(iii) ARRANGED TO AVOID THROUGH TRAFFIC.

(iv) SIZED AND EQUIPPED TO SUIT DRYING NEEDS (e.g., blankets, curtains, etc.).

(v) ADEQUATE VENTILATION PROPERLY ENGINEERED TO AVOID FLOW OF POTENTIALLY CONTAMINATED AIR INTO ROOM.³³

(f) SEWING ROOM.

May be combined with clean linen room.

(g) CLEAN LINEN ROOM.

(i) SEPARATE ENCLOSED ROOM.

(ii) ARRANGED TO AVOID THROUGH TRAFFIC.

(iii) LOCATED AND ARRANGED TO AVOID SOURCES OF MOIST OR CONTAMINATED AIR.

(iv) SIZED FOR STORAGE OF RESERVE SUPPLY OF LINEN, BLANKETS, AND PILLOWS.

~~(h) HOUSEKEEPING FACILITIES.⁵~~~~(i) FACILITIES SERVING OTHER AREAS OF THE LAUNDRY MAY NOT BE IN SOILED LINEN ROOM.~~~~(ii) Suitable combination with other housekeeping facilities permitted if convenient to laundry facilities.~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.²³See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719(2) and Table 719-3, VENTILATION-)) Hospitals planning new construction of laundry facilities shall:(1) Follow the general design requirements for architectural components, electrical service, lighting, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;(2) Provide housekeeping facilities within or adjacent to the laundry facilities meeting requirements in WAC 246-318-550(6);(3) Provide laundry facilities with:(a) Adequate space for movement and storage of clean and soiled carts;(b) Separate enclosed soiled linen processing room located to avoid through traffic including:(i) Storage capacity for three days' accumulation of soiled linen;(ii) Handwash sink in or directly adjacent to the room;(iii) Floor drain;(iv) Negative air pressure gradient with direction of air flow from clean side of room to dirty side of room;(v) Convenient location for dispatch to vendor if commercial laundry service is used; and(vi) The following additional provisions if laundry is done on site:(A) Equipment capacity for processing full seven-days laundry in work week;(B) Commercial washing machine;(C) Storage; and(D) Arrangement for uninterrupted work flow from soiled to clean function;(4) Provide a separate enclosed clean linen room located to avoid through traffic and sources of moist or contaminated air with:(a) Storage for reserve supply of linens, blankets, and pillows;(b) Positive air pressure gradient;(c) Commercial dryers;(d) A folding area;(e) A sewing area;(f) A space for carts and/or shelves; and(g) Dryer exhaust and make-up air.AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)WAC 246-318-620 Dietary ((department)) facilities. ((REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.))(1) DIETARY DEPARTMENT, GENERAL.(a) SUITABLY LOCATED TO FACILITATE DELIVERY OF STORES, DISPOSAL OF KITCHEN WASTE, AND TRANSPORTATION OF FOOD TO NURSING UNITS.~~(b) EQUIPMENT CONSTRUCTED AND INSTALLED IN ACCORDANCE WITH NATIONAL SANITATION FOUNDATION STANDARDS.²⁶~~~~(c) ALL EQUIPMENT AND COUNTERS CONSTRUCTED FOR EASY CLEANING AND FREE FROM INACCESSIBLE SPACE PROVIDING HARBORAGE FOR VERMIN.~~~~(d) ADEQUATE SPACE BETWEEN EQUIPMENT (INCLUDING CASEWORK) AND WALL AND/OR FLOOR TO PERMIT CLEANING; OR, EQUIPMENT TIGHT AGAINST WALL AND/OR FLOOR AND JOINT PROPERLY SEALED.~~~~(e) ADEQUATE SPACE FOR CIRCULATION OF CARTS THROUGHOUT DIETARY DEPARTMENT.~~~~(2) ADMINISTRATIVE FACILITIES.~~~~(a) OFFICE SPACE—may be limited to desk and file space.²⁴~~~~(b) Separate room recommended.~~~~(3) RECEIVING AREA.²⁷~~~~(a) LOCATED FOR READY ACCESS TO REFRIGERATION AREA.~~~~(b) Floor scales.~~~~(4) BULK FOOD STORAGE AREA.²⁷~~~~(5) DAY STORAGE ROOM OR AREA.~~~~(a) IN OR ADJACENT TO KITCHEN—may be combined in a room with bulk food storage.~~~~(b) SPACE FOR THREE DAYS SUPPLY.~~~~(c) STORAGE SHELVES AT LEAST TWELVE INCHES OFF FLOOR AND AT LEAST EIGHTEEN INCHES FROM TOP OF SHELVES TO CEILING.~~~~(d) SPACE FOR LARGE CONTAINERS AND DOLLIES.~~~~(6) REFRIGERATION AREA.~~~~(a) IN OR ADJACENT TO KITCHEN.~~~~(b) SPACE ADEQUATE FOR MINIMUM OF THREE DAYS SUPPLY.~~~~(c) REFRIGERATION UNITS, GENERAL.⁶~~~~A MINIMUM OF TWO SEPARATE SECTIONS OR BOXES (ONE FOR MEATS AND DAIRY PRODUCTS AND ONE FOR FRUIT AND VEGETABLES)—three sections or boxes recommended (one for meat, one for dairy products, and one for fruit and vegetables).~~~~(d) Walk-in boxes.~~~~(i) SHELVES AT LEAST TWELVE INCHES OFF FLOOR.~~~~(ii) SPACE FOR LARGE STORAGE CONTAINERS AND DOLLIES.~~~~(e) Frozen food storage.~~~~Section of walk-in box or separate deep freeze unit.~~~~(7) Ice facilities.~~~~(a) LOCATED TO AVOID CONTAMINATION OF ICE AND TO AVOID TRAFFIC INTO KITCHEN FOR ICE SERVICE FOR OTHER DEPARTMENTS.~~~~(b) EQUIPMENT:
WORK COUNTER.⁶~~~~ICE MACHINE OR ADEQUATE STORAGE UNIT (self-dispensing types recommended).~~~~(8) KITCHEN.~~~~(a) LOCATED AND ARRANGED TO AVOID CONTAMINATION OF FOOD; TO PREVENT OBJECTIONABLE HEAT, NOISE, AND ODORS TO PATIENT CARE AREAS; AND TO ELIMINATE THROUGH TRAFFIC.~~

(b) ADEQUATE FLOOR DRAINS.
(c) ADEQUATE SPACE FOR GARBAGE CONTAINERS.

(d) MEAT PREPARATION AREA.
(i) May be omitted if only prefabricated meats are to be used.

(ii) EQUIPMENT:
SINK WITH INTEGRAL DRAINBOARD OR COUNTER.

WORK TABLE OR COUNTER.⁶

MEAT BLOCK.⁶

Lavatory.

(e) FRUIT AND VEGETABLE PREPARATION AREA.

(i) LOCATED TO AVOID CONTAMINATION OF PREPARED FOODS AND CLEAN EQUIPMENT BY SOIL FROM VEGETABLES.

(ii) EQUIPMENT:
TWO COMPARTMENT SINK WITH INTEGRAL DRAINBOARDS OR COUNTERS.

Food waste grinder.

Vegetable peeler.

(f) COOKING AREA.

(i) Located between preparation and serving units.

(ii) EQUIPMENT:

RANGE(S).

WORK TABLE(S) OR COUNTER(S).⁶

UTENSIL STORAGE.

COOK'S SINK—meat or vegetable sink may be used if conveniently located.

OVEN(S).²⁸

Steam kettles.

Mixers.

(g) SALAD AND SANDWICH PREPARATION AREA.²⁹

EQUIPMENT:

WORK TABLE OR COUNTER.⁶

REFRIGERATOR.⁶⁻³⁰

(h) DESSERT PREPARATION AREA.²⁹

EQUIPMENT:

WORK TABLE OR COUNTER.⁶

REFRIGERATOR.⁶⁻³⁰

(i) SPECIAL DIET PREPARATION AREA.

(i) May be omitted if special diets are to be prepared in same areas as general diets.

(ii) EQUIPMENT:

SINK WITH INTEGRAL DRAINBOARD OR COUNTER.

REFRIGERATOR.⁶⁻³⁰

WORK COUNTER.⁶

STORAGE CABINETS.

RANGE.

(j) Bakery area.

EQUIPMENT:

MIXER(S).

OVEN(S).

RANGE.

THREE COMPARTMENT SINK—may be single compartment if utensils are to be washed in main pot and pan wash area.

WORK TABLE(S).⁶

COOLING RACK.⁶

POT AND PAN CABINET.
STORAGE SHELVES.⁶

PROOF BOX⁶—unless bread is purchased elsewhere.

(k) PATIENT SERVING AREA.

(i) ADEQUATE SPACE FOR MOBILE EQUIPMENT SUCH AS FOOD CARTS AND TRAY CARTS.²⁴

(ii) EQUIPMENT:

ADEQUATE SERVING EQUIPMENT.²⁴

CLOSED STORAGE UNITS FOR FOOD CONTAINERS, DISHES, AND TRAYS—may be on open shelves at least thirty inches above floor if utensils are to be reused within twenty-four hour periods.

ICE CREAM STORAGE.²⁴

BEVERAGE SERVICE EQUIPMENT.²⁴

(9) EMPLOYEE SERVING AREA.²⁴

(a) LOCATED AND ARRANGED TO ELIMINATE TRAFFIC INTO KITCHEN FOR SERVICE.—Convenient to kitchen.

(b) PROTECTION OF OPEN FOOD DISPLAY COUNTERS.

(c) REFRIGERATION FOR PERISHABLE FOODS.²⁴

(10) DINING ROOM OR AREA.

(a) ADJACENT TO EMPLOYEE SERVING AREA—adjacent to dishwashing area.

(b) AT LEAST TWELVE SQUARE FEET OF FLOOR AREA PER PERSON FOR THE MAXIMUM NUMBER TO BE SERVED AT ANY ONE TIME.

(11) POT AND PAN WASH AREA.²⁹

EQUIPMENT:

THREE COMPARTMENT SINK (OR EQUIVALENT) WITH INTEGRAL DRAINBOARDS OR COUNTERS.

Floor drain.

STORAGE CABINETS.

Food waste grinder.

(12) DISHWASHING ROOM OR AREA.

(a) May be located in a separate area of the kitchen.

(b) LOCATED TO AVOID TRAFFIC THROUGH OTHER AREAS OF THE KITCHEN.

(c) LOCATED TO PERMIT UNLOADING OF TRAY CARTS AND RECEIVING OF SOILED DISHES FROM DINING ROOM WITHOUT OBSTRUCTING TRAFFIC IN CORRIDORS.

(d) EQUIPMENT:

DISHWASHING MACHINE OR EQUIVALENT.

FLOOR DRAIN.

COUNTER FOR DIRTY DISHES.

Food waste grinder.

SPACE FOR GARBAGE CAN.

PRE RINSE SINK UNLESS DISHWASHER EQUIPPED FOR PRE RINSE CYCLE.

COUNTER FOR CLEAN DISHES.⁶

LAVATORY—may be located in cooking area if convenient to dishwashing area.

(13) GARBAGE FACILITIES.

(a) May be combined with general waste disposal facilities.²¹

(b) ADEQUATE SPACE (twenty-four square feet of floor area plus five square feet of storage space per can).

(c) STORAGE AREA.

(i) LOCATED IN SEPARATE, WELL VENTILATED ROOM OR OUTSIDE, ENCLOSED SPACE.

(ii) CONVENIENT TO KITCHEN.

~~(iii) CONSTRUCTED TO PREVENT RAT HARBORAGE.~~

~~(iv) Refrigerated storage.~~

~~(d) CAN WASH AREA.~~

~~GARBAGE CAN WASH AREA WITH FLOOR DRAIN AND HOT AND COLD WATER. Steam recommended.~~

~~(14) HOUSEKEEPING FACILITIES.⁵~~

~~Suitable combination with other housekeeping facilities permitted if convenient to dietary facilities.~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES (JANITORS' AND MAIDS').

⁶May be movable equipment.

²⁴In accordance with program.

²⁶See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719 (5) and (6), EQUIPMENT AND CASEWORK.

²⁷See RECEIVING AND STORES, WAC 248-18-700.

²⁸May be combined with ranges.

²⁹May be combined with cooking areas.

³⁰May be combined with other refrigeration.

³¹See HOUSEKEEPING DEPARTMENT, WAC 248-18-690(4), WASTE DISPOSAL FACILITIES.) Hospitals planning new construction of dietary facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping facilities meeting requirements in WAC 246-318-550(6);

(3) Meet the food service sanitation requirements in chapter 246-215 WAC;

(4) Locate the dietary facility to facilitate:

(a) Delivery of stores;

(b) Disposal of kitchen waste; and

(c) Transport of food to nursing units;

(5) Provide the dietary facility with:

(a) Equipment and counters constructed for easy cleaning and free from inaccessible space which provides harborage for vermin including:

(i) Adequate space between equipment including casework and wall or floor to permit cleaning; and/or

(ii) Equipment tight against wall or floor and joint properly sealed;

(b) Adequate space for moving carts throughout the facility;

(c) Office space;

(d) Receiving area readily accessible to the refrigeration and food storage areas;

(e) At least one dry storage room located in or adjacent to the kitchen with:

(i) Access from an outside delivery entrance;

(ii) Proper construction, ventilation, and temperature to minimize spoilage;

(iii) Space for large containers and mobile equipment;

(iv) Food storage bottom shelves at least six inches above floor; and

(v) Storage units located and designed to allow for easy and regular cleaning of shelves, walls, and floors;

(6) Provide a refrigeration area in or adjacent to the kitchen with refrigeration units containing a minimum of three separate sections or boxes for:

(a) Meats and dairy products;

(b) Fruits and vegetables; and

(c) Prepared food;

(7) Locate kitchen to:

(a) Avoid food contamination from other hospital operations;

(b) Prevent unnecessary traffic through dietary department; and

(c) Prevent objectionable heat, noise, and odors to patient care areas;

(8) Provide kitchen with:

(a) Storage for clean dishes and utensils at least six inches above the floor;

(b) Floor drains;

(c) Space for garbage containers;

(d) Handwash sink convenient to each food preparation area;

(e) Raw or uncooked food, meat, fruit, vegetable preparation area including the following equipment:

(i) Two-compartment sink with indirect drainage and integral drainboard or counter; and

(ii) Work table or counter;

(f) Cooking area including the following equipment:

(i) Range;

(ii) Work table or counter;

(iii) Utensil and cookware storage;

(iv) Sink with indirect drainage; and

(v) Oven;

(g) Salad, sandwich, and dessert assemble area including the following equipment:

(i) Sink with indirect drainage and integral drainboard or counter;

(ii) Refrigerator;

(iii) Work table or counter; and

(iv) Storage cabinets;

(h) Patient tray preparation area with:

(i) Adequate space for mobile equipment such as food tray carts;

(ii) Serving equipment;

(iii) Closed or covered storage units for food containers, dishes, and trays;

(iv) Refrigerator and/or frozen food storage unit; and

(v) Beverage service equipment;

(i) Provision for bulk ice;

(9) Provide employee food service area, if planned, separate from, but convenient to the kitchen;

(10) Locate dining room, if planned, adjacent to employee food service area;

(11) Locate a dishwashing and utensil washing room or area to:

(a) Avoid traffic through other areas of the kitchen; and

(b) Permit unloading of tray carts and receiving of soiled dishes without obstructing traffic in corridors;

(12) Provide dishwashing and utensil washing area or room with:

(a) Two-compartment sink and dishwashing machine or three-compartment sink with integral drainboards or counters;

(b) Prerinse sink with garbage disposal unless dishwasher equipped for prerinse cycle;

(c) Floor drain;

(d) Separate counters for dirty and clean dishes;

- (e) Space for garbage can; and
- (f) Handwash sink;

(13) Provide garbage handling and storage facilities in a well ventilated room separate from and convenient to the kitchen or in an outside enclosed space with:

- (a) Cleanable construction to prevent pest harborage; and
- (b) Garbage can wash area with floor drain and hot and cold water;

(14) Provide dietary employees with adjacent facilities meeting requirements in WAC 246-318-550(2).

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-630 Laboratory and pathology 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 TO AVOID OUTPATIENT TRAFFIC THROUGH INPATIENT AREAS.~~

~~(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) EQUIPMENT—LABORATORY GENERAL:~~

~~(a) WORK COUNTER 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 248-18-719(2) and Table 719-3.²⁴~~

~~(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 LABORA-~~

~~TORY 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 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

¹⁹CORROSION RESISTANT—Stainless steel recommended.

²⁰IMPERMEABLE SURFACE.

²⁴IN ACCORDANCE WITH PROGRAM.)) Hospitals planning new construction of laboratory and pathology facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/ air conditioning, and signage in WAC 246-318-540;

(2) Provide a clean-up room meeting requirements in WAC 246-318-550(5); and a housekeeping supply room meeting requirements in WAC 246-318-550(6). Housekeeping facilities may be shared if convenient to the laboratory facilities;

(3) Locate laboratory facility to avoid outpatient traffic through inpatient areas and provide with:

(a) Electrical service including emergency power to critical laboratory areas;

(b) Noise attenuation where applicable;

(c) Piped utility valves and waste line clean-outs accessible for repair and maintenance;

(d) Waiting area;

(e) Work areas for technical, clerical, and administrative staff, files, and storage;

(f) Staff facilities meeting requirements in WAC 246-318-550(2) convenient to the laboratory;

(g) Impermeable work counter or counters with sufficient height, depth, and length to accommodate equipment and procedures;

(h) Knee hole spaces at work stations where appropriate;

(i) Corrosion resistant sinks in testing areas and in accordance with program;

(j) Space for freestanding equipment;

(k) Storage;

(l) Clear aisle width suitable to function and to provide accessibility;

(m) Easily accessible emergency showers with drains and eye washers;

(n) Special drainage as appropriate for equipment and waste disposal;

(o) Blood drawing room or area separate from laboratory testing area including:

(i) Work counter;

(ii) Handwash sink; and

(iii) Space to accommodate wheelchair and infants; and

(p) Wheelchair accessible patient toilet with shelf or equivalent to accommodate specimen collection and handwash sink;

(4) Provide the following if laboratory services are planned:

(a) Specimen preparation area located in or adjacent to laboratory with equipment as required in subsection (3)(a), (e), (g), (i), (j), (k), and (l) of this section;

(b) Media preparation room or area meeting the ventilation requirements in WAC 246-318-540, Table 540-3;

(c) Reagent preparation area including equipment as required in subsection (3)(g), (h), (i), (j), and (k) of this section with:

(i) Space for vibration-free balance table unless available elsewhere in laboratory; and

(ii) Equipment for preparation of reagent water or outlet for piped reagent water prepared elsewhere;

(d) Microbiology area including:

(i) Separate enclosed room or an area located away from traffic flow; and

(ii) Equipment as required in subsection (3)(a), (e), (g), (i), (j), (k), and (l) of this section with the following additional provisions:

(A) Space for special gas cylinders with safety fasteners unless all gas is piped in; and

(B) For highly infectious materials (including but not limited to tubercle bacillus, virus, systemic mycology), an additional enclosed area with counters, sink, storage, and biological safety cabinet or laminar flow hood;

(e) Blood bank area including:

(i) Equipment as required in subsection (3) of this section; and

(ii) A blood bank refrigerator equipped with high and low temperature alarm which signals in staffed area;

(f) Chemistry area including equipment as required in subsection (3)(a), (b), (e), (i), (j), (k), (l), (m), and (n) of this section with the following additional provisions if applicable:

(i) Fume hood when any procedure produces dangerous, toxic, or noxious fumes;

(ii) Special equipment properly vented as per manufacturer's instructions (e.g., atomic absorption); and/or

(iii) Special gases piped in or space for special gas cylinders with safety fasteners;

(g) Cytology and/or histology in a separate area with:

(i) A staining area with forced air exhaust ventilation;

(ii) As necessary, a fume hood to exhaust tissue processing equipment;

(iii) Space for frozen section equipment as needed; and

(iv) Provisions for storing flammable materials used in the area;

(h) Hematology facility located and equipped as required in subsection (3) of this section;

(5) Locate a morgue facility, if planned, to accommodate transport of deceased via least used public corridor or corridors and provide refrigeration for body storage;

(6) Locate an autopsy room, if planned, adjacent to the morgue and provide with:

(a) An autopsy table with water supply, suction outlet, and appropriate drain;

(b) Space for dissection table or counter;

(c) A floor drain;

(d) A scrub sink;

(e) An instrument sterilizer unless provided elsewhere;

(f) A conveniently located changing room, toilet, handwash sink and shower; and

(g) Space for housekeeping equipment;

(7) Locate animal quarters, if planned, apart from laboratory and to avoid annoyance with provisions for:

(a) Food and supply storage;

(b) Handwash sink;

(c) Disposal of wastes and dead animals;

(d) Cleaning and sanitizing of quarters and cages; and

(e) Locked isolation of inoculated animals.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-640 Pharmacy. ((REQUIREMENTS IN CAPITAL LETTERS. SEE WAC 248-18-515.)) Not required if hospital is to use outside pharmacy services exclusively.

(1) PHARMACY, GENERAL.

(a) LOCATED IN A CLEAN, SECURE ROOM.

(b) ALL ENTRANCES EQUIPPED WITH CLOSERS.

(c) LOCKING MECHANISMS ON ALL ENTRANCE DOORS.

(d) ALL PERIMETER WALLS OF THE PHARMACY AND VAULT SHALL BE CONSTRUCTED FULL HEIGHT FROM FLOOR TO UNDERSIDE OF STRUCTURE ABOVE.

(e) ACCESSIBLE WINDOWS AND RELITES SUPPLIED WITH SECURITY DEVICES OR ALARM SYSTEMS.

(f) EMERGENCY SIGNAL DEVICE TO SECURE EMERGENCY ASSISTANCE.

(2) GENERAL COMPOUNDING AND DISPENSING UNIT OR AREA.

(a) Dispensing window. If provided, equipped with appropriate security device.

(b) Instruction area to allow for patient privacy while receiving instructions regarding drug usage.

(c) EQUIPMENT:

(i) WORK COUNTER.²⁰

(ii) SINK¹⁹ (MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER).

(iii) STORAGE UNIT⁶—Drawers, cupboards, and shelves to accommodate different size containers.

(iv) REFRIGERATOR.⁶

(v) Freezer.⁶

(vi) SPACE FOR TRANSPORTATION EQUIPMENT.²⁴

(vii) Telephone.

(viii) Bulletin board.

(3) Manufacturing and unit dose packaging area.

(a) Located in a work area separate from other functions.

(b) EQUIPMENT:

(i) WORK COUNTER.²⁰

(ii) SINK¹⁹ (MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER).

(iii) STORAGE UNITS⁶

(4) Parenteral, Admixtures, Radiopharmaceuticals, and Other Sterile Compounding Area.

(a) LOW TRAFFIC, CLEAN AREA. May be located in other suitable, clean area outside pharmacy.

(b) PREPARATION AREA.

EQUIPMENT:

(i) WORK COUNTER.²⁰

(ii) Laminar flow unit.

(iii) SINK¹⁹ (MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER).

~~(iv) SPACE FOR PARKING OF PORTABLE EQUIPMENT.²⁴~~

~~(v) STORAGE UNITS.⁶~~

~~(5) LOCKED STORAGE FOR SCHEDULE II CONTROLLED SUBSTANCES.~~

~~(6) SPACE FOR FILES AND CLERICAL FUNCTIONS. May be located in another suitable area outside the pharmacy. Office and library.~~

~~(7) Waiting room or area. Located outside the physical boundaries of the pharmacy.~~

~~(8) Conference room.~~

~~(9) BREAKOUT AREA SEPARATE FROM CLEAN AREAS.~~

~~(10) HOUSEKEEPING FACILITIES.~~

~~Suitable combination with other housekeeping facilities permitted if convenient to pharmacy.~~

Notes:

⁶May be movable equipment.

¹⁹CORROSION RESISTANT—Stainless steel recommended.

²⁰IMPERMEABLE SURFACE.

²⁴In accordance with program.) Hospitals planning new construction of a pharmacy shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping facilities within or adjacent to the pharmacy meeting requirements in WAC 246-318-550(6);

(3) Locate pharmacy in a clean, separate, secure room with:

(a) Storage, including locked storage for Schedule II controlled substances in accordance with WAC 246-873-070 and 246-873-080;

(b) All entrances equipped with closers;

(c) Automatic locking mechanisms on all entrance doors to preclude entrance without a key or combination;

(d) All perimeter walls of the pharmacy and vault constructed full height from floor to underside of structure above;

(e) Security devices or alarm systems for perimeter windows and relites;

(f) An emergency signal device to signal at a location where twenty-four-hour assistance is available;

(g) Space for files and clerical functions;

(h) Break-out area separate from clean areas; and

(i) Electrical service including emergency power to critical pharmacy areas and equipment;

(4) Provide a general compounding and dispensing unit, room, or area with:

(a) A work counter with impermeable surface;

(b) A corrosion-resistant sink, suitable for handwashing, mounted in counter or integral with counter;

(c) Storage space;

(d) A refrigeration and freezing unit; and

(e) Space for mobile equipment;

(5) Provide manufacturing and unit dose packaging area or room, if planned, with the following:

(a) Work counter with impermeable surface;

(b) Corrosion-resistant sink, suitable for handwashing, mounted in counter or integral with counter; and

(c) Storage space;

(6) Locate admixture, radiopharmaceuticals, and other sterile compounding room, if planned, in a low traffic, clean area with:

(a) A preparation area;

(b) A work counter with impermeable surface;

(c) A corrosion-resistant sink, suitable for handwashing, mounted in counter or integral with counter;

(d) Space for mobile equipment;

(e) Storage space;

(f) A laminar flow hood in admixture area; and

(g) Shielding and appropriate ventilation in accordance with WAC 246-318-540 (3)(m) for storage and preparation of radiopharmaceuticals;

(7) Satellite pharmacies, if planned, shall meet the requirements in: Subsections (1), (3)(a), (b), (c), (d), (e), and (f) of this section when drugs will be stored; subsection (3)(g), (h), and (i) of this section, if appropriate; and subsection (4)(a) through (e) of this section and subsection (6)(a) through (g) of this section if planned;

(8) Provide separate outpatient pharmacy, if planned, meeting requirements for satellite pharmacy including:

(a) Easy access;

(b) A conveniently located toilet meeting accessibility requirements in WAC 51-20-3100; and

(c) A private counseling area.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-650 Radiology and other imaging facilities. Hospitals planning new construction of radiology and imaging facilities (~~shall meet requirements under WAC 248-18-99902(18), WAC 248-28-032, and~~) shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage under WAC ((248-18-719-)) 246-318-540;

(2) Meet ((general)) requirements ((for certain service facilities under WAC 248-18-711 and provide the following:

(a) Clean-up area;

(b) Housekeeping room; and

(c) Storage room or area.

(3) Provide radiographic room with:

(a) Location to minimize outpatient traffic through inpatient areas and convenient for the transport of patients from emergency department, surgery suite, and nursing units;

(b) Barrier free access for wheeled stretcher or bed movement;

(c) Control area in accordance with WAC 402-28-032;

(d) Installations for imaging equipment, cobalt 60, or other sources of ionizing radiation, and radiation protection of floors, doors, walls, and ceilings in accordance with WAC 248-18-99902(18) and WAC 402-28-032;

(e) Grounding of table, tube stand and controls, and any associated electrical apparatus in accordance with WAC 248-18-99902(13);

(f) Facilities and equipment to provide infection control as required under WAC 248-18-035 and 248-18-311; and

(g) Lavatory in or immediately available to radiographic room or rooms:

(4) Provide contrast preparation area containing:

(a) A lavatory or sink with barium trap;

(b) Work counter; and

(c) Enclosed storage cabinets or movable enclosed storage cabinets.

(5) Provide processing or dark room or equivalent which is light tight and has:

(a) A safe light which means an electric light that does not fog films;

(b) Developing tank with a thermostatic mixing valve, or automatic film processor with appropriate backflow protection;

(c) Film storage, shielded from stray radiation;

(d) Work counter;

(e) Sink, if dark room is provided; and

(f) Lighting provided for clean-up and maintenance purposes.

(6) Provide dressing area with rooms or booths providing privacy for dressing and including:

(a) Provision for clean and soiled linen storage in or near dressing rooms; and

(b) Access to at least one barrier free booth or room to accommodate a wheelchair in or adjacent to the dressing area.

(7) Provide image viewing area with:

(a) Film illuminator or equivalent, for viewing at least two films; and

(b) Location to prevent public view of films.

(8) Provide waiting area with space for wheelchair patients, stretcher patients, and ambulatory patients.

(9) Provide toilet connected to or adjacent to radiographic room or rooms, with ratio of one toilet for every two radiographic rooms.

(10) Provide administrative facilities with:

(a) Office area, with provision for consultation; and

(b) An active film file area.

(11) Provide staff facilities separate or shared with other service areas meeting requirements under WAC 248-18-525(7).

(12) Meet the following requirements if planning new construction of imaging rooms listed below:

(a) Fluoroscopy room meeting requirements under subsection (3) of this section;

(b) Angiography room with scrub sinks designed to meet requirements under WAC 248-18-251(5) and 248-18-645(9);

(c) Cardiac laser, cardiac catheterization with angioplasty or valvuloplasty with scrub sink and designed to meet requirements under WAC 248-18-251(5), 248-18-645(9), and 248-18-711 (2), (4), and (10);

(d) Computerized tomography or computerized axial tomography (CT) room:

(i) With lavatory;

(ii) Meeting manufacturer's specifications for installation and safety; and

(iii) Meeting requirements under WAC 248-18-251(5) and 248-18-645(9).

(e) Lithotripsy room meeting requirements under WAC 248-18-251(5), 248-18-711 (2), (4), and (10), and accessible

to cystoscopy, if appropriate, meeting requirements of WAC 248-18-645(9);

(f) Mammography room with provisions for patient privacy;

(g) Magnetic resonance imaging (MRI) room meeting manufacturer's specifications for installation and safety;

(h) Nuclear medicine room with a separate laboratory including a lavatory for preparation, storage, and safe disposal of radioactive materials meeting:

(i) Manufacturer's specifications for installation and safety; and

(ii) Requirements under WAC 248-18-99902(27).

(i) Other specialized rooms intended for invasive procedures meeting requirements under WAC 248-18-251(5) and 248-18-645(9);) in WAC 246-318-99902(11) and 402-28-032;

(3) Provide clean-up room meeting requirements in WAC 246-318-550(5); and housekeeping supply room meeting requirements in WAC 246-318-550(6);

(4) Locate radiographic room to minimize outpatient traffic through inpatient areas and facilitate transport of patients to and from other hospital services areas;

(5) Provide radiographic room with:

(a) Access for wheeled stretcher or bed movement;

(b) Control area;

(c) Grounding of table, tube stand and controls, and any associated electrical apparatus in accordance with WAC 246-318-99902(13); and

(d) A handwash sink adjacent to radiographic room or rooms;

(6) Provide a contrast preparation area including:

(a) A handwash sink with barium trap;

(b) A work counter; and

(c) Enclosed storage cabinets or movable enclosed storage cabinets;

(7) Provide a processing or dark room or equivalent which is light-tight including:

(a) A safe light that does not fog films;

(b) Developing tank with a thermostatic mixing valve, or automatic film processor with appropriate backflow protection;

(c) Film storage, shielded from stray radiation;

(d) Work counter;

(e) Sink, if dark room is provided; and

(f) Lighting for clean-up and maintenance purposes;

(8) Provide dressing area with rooms or booths for privacy including:

(a) Provision for clean and soiled linen storage in or near dressing rooms; and

(b) At least one booth or room designed to accommodate a wheelchair in or adjacent to the dressing area;

(9) Provide image viewing area with:

(a) Film illuminator or equivalent, for viewing at least two films; and

(b) Location to prevent public view of films;

(10) Provide waiting area with space for wheelchair patients, stretcher patients, and ambulatory patients;

(11) Provide toilet connected to or adjacent to radiographic room or rooms, with ratio of one toilet for every two radiographic rooms;

(12) Provide supply and equipment storage;

(13) Provide administrative facilities with:

- (a) Office area, with provision for consultation; and
 (b) An active film file area;
- (14) Provide staff facilities separate or shared with other service areas meeting requirements in WAC 246-318-550(2);
- (15) Provide fluoroscopy room, if planned, meeting requirements in subsection (5) of this section;
- (16) Provide angiography room, if planned, meeting requirements in WAC 246-318-850(7);
- (17) Provide cardiac laser, cardiac catheterization with angioplasty or valvuloplasty room, if planned, meeting requirements in WAC 246-318-850(8);
- (18) Provide computerized tomography or computerized axial tomography (CT) room, if planned, with handwash sink and meeting manufacturer's specifications for installation and safety;
- (19) Provide mammography room, if planned, with provisions for patient privacy;
- (20) Provide magnetic resonance imaging (MRI) room, if planned, meeting manufacturer's specifications for installation and safety;
- (21) Provide nuclear medicine room, if planned, meeting requirements in WAC 246-318-660;
- (22) Provide other specialized rooms intended for invasive procedures meeting requirements in WAC 246-318-850(8).

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-660 ((Radioisotope)) Nuclear medicine facilities. ((Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.)

- (1) RADIOISOTOPE FACILITIES, GENERAL.²¹
- (a) LOCATED SO OUTPATIENT TRAFFIC THROUGH INPATIENT AREAS WILL BE AVOIDED.
- (b) LOCATED TO MINIMIZE EXPOSURE HAZARD TO PATIENTS AND PERSONNEL.
- (c) Located for ease of access by outpatients.
- (d) Located in or near clinical department assuming responsibility.
- (e) WORK SURFACES AND FLOORS SUBJECT TO SPILLS OF RADIOACTIVE SOLUTIONS TO BE IMPERMEABLE, READILY DECONTAMINATED SURFACES.
- (2) RADIOCHEMISTRY LABORATORY.
- (a) ADEQUATE RADIATION SHIELDING AND OTHER PROTECTIVE DEVICES TO FACILITATE SAFE STORAGE AND HANDLING OF ISOTOPES AND WASTE MATERIALS.⁶⁻²¹
- (b) EQUIPMENT:
 SEPARATE WORK SURFACES FOR PATIENT DOSE AND FOR CLINICAL SPECIMEN PREPARATION. FACILITIES FOR AIR CONTROL²² (glove box or fume hood).
 LOCKABLE ISOTOPE STORAGE.⁶
 EQUIPMENT AND SUPPLY STORAGE.⁶
 LAVATORY OR SINK.
 LOCKABLE STORAGE FOR CONTAMINATED EQUIPMENT AND WASTE MATERIALS.⁶
 Storage unit⁶ for monitoring equipment located to avoid contamination.
- (3) PATIENT UP TAKE MEASURING ROOM.

- (a) LOCATED AWAY FROM X RAY MACHINES, AND RADIOACTIVE MATERIALS OR BE ADEQUATELY SHIELDED.
- (b) DESK AND FILE SPACE.
- (c) WAITING AREA—May be shared with other area if adjacent.
- (d) SPACE FOR DENTAL CHAIR OR EXAMINATION TABLE.
- (e) EQUIPMENT:
 Lavatory or sink.
 WORK SURFACE FOR SCALER AND DETECTORS.
 STORAGE CABINETS.⁶

Notes:

⁶May be movable equipment.

²¹Refer to WAC 248-18-99902(27).

²²May be omitted if program indicates is not needed.) Hospitals planning new construction of nuclear medicine facilities shall:

- (1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;
- (2) Provide housekeeping facilities meeting requirements in WAC 246-318-550(6);
- (3) Meet requirements in Radiation protection standards, chapter 246-221 WAC;
- (4) Locate the facility to avoid outpatient traffic through inpatient areas with minimum exposure hazard to patients and personnel;
- (5) Provide impermeable, readily decontaminated work surfaces and floors subject to spills of radioactive solutions;
- (6) Provide radiochemistry lab with radiation shielding and other protective devices to facilitate safe storage and handling of nuclides and waste materials including:
- (a) Separate work surfaces for patient dose and clinical specimen preparation;
- (b) Fume hood, if appropriate, in accordance with WAC 246-318-540 (3)(m);
- (c) Lockable nuclide storage;
- (d) Equipment and supply storage;
- (e) Corrosion-resistant sink suitable for handwashing;
- and
- (f) Lockable storage for all radioactive materials, equipment and waste;
- (7) Locate patient imaging room away from x-ray machines, and radioactive materials or shield the room and provide with:
- (a) Administrative work surface at least ten feet away from imaging device;
- (b) Conveniently located waiting area for dosed-patient use only;
- (c) Space for examination bed, table, or equivalent;
- (d) Work surface for scaler and detection equipment;
- and
- (e) Storage;
- (8) Provide toilet for dosed-patient use only meeting accessibility requirements in WAC 51-20-3100, with impermeable surfaces and handwash sink;

(9) Provide a private patient clothes changing room or area including a receptacle for potentially contaminated hospital clothing.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-670 Electrocardiography facilities. ((Optional, SHALL MEET REQUIREMENTS, IF INCLUDED.

~~(1) LOCATED OUTSIDE LABORATORY TESTING AREAS IN DESIGNATED ROOM OR AREA FREE FROM EXCESSIVE NOISE AND PROVIDING PRIVACY FOR PATIENTS.~~

~~(2) MINIMUM DIMENSION OF EIGHT FEET AND MINIMUM AREA OF EIGHTY SQUARE FEET.~~

~~(3) WHEN STRESS TEST FACILITY, MINIMUM AREA ONE HUNDRED FIFTY SQUARE FEET AND VERTICAL HEIGHT NINE FEET.~~

~~(4) EQUIPMENT:~~

~~(a) LAVATORY OR SINK IN OR CONVENIENT TO ROOM.~~

~~(b) SPACE FOR ELECTROCARDIOGRAPHIC MACHINE.~~

~~(c) CLOTHES HOOK OR HOOKS.~~

~~(d) LINEN STORAGE AND DISPOSAL FACILITIES OR SPACE IN OR CONVENIENT TO ROOM.⁶~~

~~(e) MEDICAL EMERGENCY SIGNAL DEVICE.~~

~~(i) REGISTER BY DISTINCTIVE LIGHT AT CORRIDOR DOOR OR EQUIVALENT LOCATOR SYSTEM,~~

~~(ii) REGISTER BY DISTINCTIVE VISUAL AND AUDIBLE SIGNALS AT LOCATIONS FROM WHICH ADDITIONAL ASSISTANCE IS ALWAYS AVAILABLE, AND~~

~~(iii) RESET ONLY AT POINT OF ORIGIN.~~

~~(f) RECORD FILING FACILITY OR SPACE IN OR CONVENIENT TO ROOM OR ROOMS.⁶~~

FOOTNOTE: ⁶May be movable equipment.)) Hospitals planning new construction of electrocardiography facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping facilities on or convenient to the electrocardiography facility meeting requirements in WAC 246-318-550(6);

(3) Locate electrocardiography facility outside laboratory testing areas in designated room or area, free from excessive noise and providing privacy for patients with:

(a) A minimum dimension of eight feet;

(b) A minimum area of eighty square feet;

(c) A minimum area of one hundred fifty square feet when a stress test facility is planned;

(d) Handwash sink;

(e) Space for electrocardiographic machine;

(f) Clothes hook or equivalent;

(g) Storage; and

(h) Space for soiled linen and garbage containers.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-680 Electroencephalography facilities. ((Optional, SHALL MEET REQUIREMENTS, IF INCLUDED.

~~(1) LOCATED OUTSIDE OF LABORATORY TESTING AREAS IN DESIGNATED ROOM OR AREA FREE FROM EXCESSIVE NOISE AND PROVIDING PRIVACY FOR PATIENTS.~~

~~(2) NOISE ATTENUATION MATERIALS IN WALLS AND CEILINGS.~~

~~(3) MINIMUM DIMENSION OF EIGHT FEET AND MINIMUM AREA OF ONE HUNDRED SQUARE FEET.~~

~~(4) EQUIPMENT:~~

~~(a) LAVATORY OR SINK IN ROOM OR NEARBY.~~

~~(b) ADMINISTRATIVE OR CLERICAL AREA LOCATED IN SEPARATE ROOM FROM TESTING AREA.~~

~~(c) CLOTHES HOOK OR HOOKS.~~

~~(d) LINEN STORAGE AND DISPOSAL FACILITIES OR SPACE IN OR CONVENIENT TO ROOM.⁶~~

~~(e) MEDICAL EMERGENCY SIGNAL DEVICE TO:~~

~~(i) REGISTER BY DISTINCTIVE LIGHT AT CORRIDOR DOOR OR EQUIVALENT LOCATOR SYSTEM,~~

~~(ii) REGISTER BY DISTINCTIVE VISUAL AND AUDIBLE SIGNALS AT LOCATIONS FROM WHICH ADDITIONAL ASSISTANCE IS ALWAYS AVAILABLE, AND~~

~~(iii) RESET ONLY AT POINT OF ORIGIN.~~

FOOTNOTE: ⁶May be movable equipment.)) Hospitals planning new construction of electroencephalography facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping facilities within or adjacent to the electroencephalography facility meeting the requirements in WAC 246-318-550(6);

(3) Locate electroencephalography facility outside laboratory testing areas in designated room or area, free from excessive noise and providing privacy for patients with:

(a) Noise attenuation materials in walls and ceilings;

(b) Minimum dimension of eight feet;

(c) Minimum area of one hundred square feet;

(d) Handwash sink;

(e) Clothes hook or equivalent;

(f) Administrative, clerical, or monitoring area located in separate room from testing area;

(g) Space for electroencephalography equipment;

(h) Storage; and

(i) Space for soiled linen and refuse receptacles.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-690 Nursing unit((—General)). ((REQUIREMENTS ARE SHOWN IN CAPITAL LETTERS. SEE WAC 248-18-515.)

(1) DEFINITION. A SEPARATE, PHYSICAL, AND FUNCTIONAL UNIT OF THE HOSPITAL WHICH

INCLUDES A GROUP OF PATIENT ROOMS, AND THE ANCILLARY ADMINISTRATIVE AND SERVICE FACILITIES NECESSARY TO PROVIDE NURSING SERVICE TO THE OCCUPANTS OF THESE PATIENT ROOMS. EXCLUDES FACILITIES WHICH SERVE OTHER AREAS OF THE HOSPITAL AND WHICH CREATE TRAFFIC UNNECESSARY TO THE FUNCTIONS OF THE NURSING UNIT.

(2) LOCATION.

(a) EACH NURSING UNIT LOCATED TO AVOID THROUGH TRAFFIC TO ANY SERVICE, DIAGNOSTIC, TREATMENT, OR ADMINISTRATIVE AREA. INTENSIVE CARE UNITS, AND PSYCHIATRIC NURSING UNITS IN A LOCATION WITH NO THROUGH TRAFFIC TO ANY OTHER AREA OF THE HOSPITAL. For nursery or neonatal intensive care unit, refer to WAC 248-18-224 and 248-18-637.

(b) ALL ROOMS AND AREAS WITHIN A NURSING UNIT ON THE SAME FLOOR.

(c) Nursing units placed on quiet side of site and separated from service and ambulance courts. Convenient relationships to surgery and obstetrical delivery suites, adjunct diagnostic and treatment facilities and service areas.

(d) Location and relationship of nursing units in hospital to provide for flexible overlap of postpartum rooms with surgical rooms.

(3) CAPACITY.

(a) Bed capacity of a nursing unit, twenty to thirty five beds, except where necessary to provide separation of units, such as units for special care.²⁴

(b) Additional service facilities may be required in units of more than thirty five beds.²⁴

(4) SEPARATION OF CLINICAL SERVICES.²⁴ Suitable combinations of ancillary administrative and service facilities between or among units may be permitted.²⁴

(a) BEDS FOR POSTPARTUM PATIENTS GROUPED TOGETHER AND LOCATED TO AVOID INTERMIXING WITH BEDS FOR OTHER TYPES OF PATIENTS.

(b) ROOMS WITH PEDIATRIC BEDS LOCATED TOGETHER OR IN CLOSE PROXIMITY TO EACH OTHER.²⁴ Refer to WAC 248-18-541.

(c) WHEN A SEPARATE PSYCHIATRIC UNIT IS PLANNED, WAC 248-18-534 APPLIES. WHEN TEN OR MORE PSYCHIATRIC BEDS ARE PLANNED, A PSYCHIATRIC UNIT SHALL BE PROVIDED. Refer to WAC 248-18-534.

(d) SEGREGATED INTENSIVE CARE PATIENT BEDS.²⁴ SEPARATE INTENSIVE CARE NURSING UNIT WHERE FIVE OR MORE BEDS ARE PLANNED. Refer to WAC 248-18-555.

(e) SEPARATE NURSING HOME OR LONG TERM CARE UNIT WHERE TEN OR MORE BEDS ARE PLANNED FOR NURSING HOME OR LONG TERM CARE PATIENTS.

(5) SPECIAL DESIGN FEATURES OF SPECIALIZED FACILITIES.

(a) Facilities for psychiatric patients. Refer to WAC 248-18-530 (6)(e) and 248-18-534.

(b) Facilities for pediatric patients. Refer to WAC 248-18-530 (6)(d) and 248-18-541.

(c) Facilities for intensive care. Refer to WAC 248-18-555. Relites between corridors and rooms.

(6) PATIENT ROOM.

(a) DIRECTLY ACCESSIBLE FROM CORRIDOR OF NURSING UNIT. LOCATED TO PREVENT TRAFFIC THROUGH ROOMS AND TO MINIMIZE ENTRANCE OF ODORS, NOISE, AND OTHER NUISANCES.

(b) ISOLATION ROOM(S), ONE OR MORE PER HOSPITAL, FOR AIRBORNE COMMUNICABLE DISEASE WITH ADJOINING TOILET, BEDPAN FLUSHING EQUIPMENT, AND BATHING FACILITY. LAVATORY LOCATED IN ROOM AT ENTRY. AIR CHANGES AND AIR PRESSURE GRADIENTS AS DESCRIBED IN WAC 248-18-719 TABLE 719-3. ULTRAVIOLET GENERATOR IRRADIATION IN ROOMS DESIGNATED FOR ISOLATION OF TUBERCULOSIS PATIENTS AS DESCRIBED IN WAC 248-18-245 (1)(a)(iii).^{6,24} Mirror, shelf, and towel bar or hook not required if provided with lavatory in adjoining toilet room.

(c) Rooms for disturbed medical or psychiatric patients. At least one seclusion or security room with adjoining toilet for the care of seriously disturbed patients on an appropriate nursing unit or near emergency rooms unless a separate psychiatric unit is provided, as described in WAC 248-18-534.

(d) CAPACITY AND AREA.

(i) MAXIMUM CAPACITY OF FOUR BEDS PER PATIENT ROOM. Maximum patient room capacity of two beds recommended. At least twenty five percent of beds in one bed rooms.

(ii) AT LEAST EIGHTY SQUARE FEET USABLE FLOOR SPACE PER BED IN MULTIBED ROOMS. One hundred square feet of usable floor space per bed in multibed rooms recommended.

(iii) AT LEAST ONE HUNDRED SQUARE FEET USABLE FLOOR SPACE IN ONE BED ROOMS. One hundred twenty five square feet usable floor space in one bed rooms recommended.

(iv) AT LEAST FORTY SQUARE FEET PER BASSINET IN PATIENT ROOM FOR INFANT PEDIATRIC PATIENTS. ADULT REQUIREMENTS APPLY TO ROOMS FOR YOUTH CRIBS AND BEDS. Refer to WAC 248-18-541.

(e) DIMENSIONS.

(i) MINIMUM WIDTH OF ELEVEN FEET FOR MULTIBED ROOMS. Minimum recommended dimensions of twelve feet by sixteen feet for two bed rooms.

(ii) MULTIBED ROOMS ARRANGED TO ALLOW SPACING OF BEDS AT LEAST TWO FEET FROM WALL (EXCEPT AT HEAD) AND AT LEAST THREE FEET APART. CLEARANCE AT LEAST THREE FEET EIGHT INCHES AT FOOT OF BED to permit passage of large equipment and beds.

(f) EQUIPMENT.

(i) LAVATORY IN EACH ROOM EXCEPT OPTIONAL IN PSYCHIATRIC PATIENT ROOMS OR SINGLE PATIENT ROOMS HAVING A SEPARATE ADJOINING TOILET ROOM WHICH SERVES SINGLE ROOM ONLY AND CONTAINS A LAVATORY.

(ii) CUBICLE CURTAIN TRACKS OR RAILS TO PROVIDE COMPLETE SCREENING OF EACH BED OR AN EQUIVALENT MEANS FOR PROVIDING PRIVACY FOR EACH PATIENT IN ALL MULTIBED PATIENT ROOMS EXCEPT PSYCHIATRIC. Refer to WAC 248-18-

~~534. TRACKS OR EQUIVALENT SCREENING SHALL PROVIDE ACCESS TO TOILET, LAVATORY, WARDROBE, AND ENTRY WITHOUT INTERFERENCE WITH PRIVACY OF OTHER PATIENTS.~~

~~(iii) WARDROBE, CLOSET OR LOCKER PER BED FOR HANGING FULL LENGTH GARMENTS AND STORAGE OF PERSONAL EFFECTS, extra pillows, and other equipment.⁶~~

~~(iv) SEPARATE OXYGEN OUTLET LOCATED AT HEAD OF EACH BED. (See exception for psychiatric unit WAC 248-18-534 (4)(c)). Alcoholism units may be excepted.~~

~~(v) SEPARATE SUCTION OR VACUUM OUTLET LOCATED AT HEAD OF EACH BED. (See exception for psychiatric unit WAC 248-18-534 (4)(c)). Alcoholism units may be excepted.~~

~~(vi) NURSE CALL SYSTEM. Refer to WAC 248-18-719, Table 719-6.~~

~~(g) DOORS AND WINDOWS. Refer to WAC 248-18-719(1), Table 719-1.~~

~~(h) ELECTRICAL REQUIREMENTS. Refer to WAC 248-18-719(4), Table 719-5.~~

~~(7) PATIENT TOILET.~~

~~(a) TOILET EQUIPPED WITH BEDPAN FLUSHING EQUIPMENT ADJOINING EACH PATIENT ROOM. Exceptions: Refer to WAC 248-18-534 PSYCHIATRIC NURSING UNIT, WAC 248-18-541 PEDIATRIC NURSING UNIT, WAC 248-18-555 INTENSIVE CARE.~~

~~(b) WATER CLOSETS IN RATIO OF AT LEAST ONE PER FOUR BEDS OR MAJOR FRACTION THEREOF ON EACH NURSING UNIT. For alteration projects, ratio of one per six acceptable.~~

~~(c) AT LEAST ONE TOILET, DESIGNED AND ARRANGED FOR USE BY INDIVIDUALS IN WHEELCHAIRS, OPENING DIRECTLY FROM A MAIN CORRIDOR ON EACH FLOOR. For use by patients, public, and staff. May be used by either sex.~~

~~(8) PATIENT BATHING FACILITIES.~~

~~(a) SHOWERS OR TUBS IN THE RATIO OF AT LEAST ONE BATHING FACILITY PER EIGHT BEDS OR MAJOR FRACTION THEREOF ON EACH NURSING UNIT.²⁴ BEDS HAVING A BATHING FACILITY ADJOINING THE PATIENT ROOM SHALL BE EXCLUDED FROM THE RATIO. For alteration projects, one bathing facility per twelve beds or major fraction thereof may be acceptable.~~

~~(b) AT LEAST ONE COMMUNAL BATHING FACILITY ON EACH FLOOR TO BE AN "ISLAND" TUB (ACCESSIBLE ON TWO SIDES AND ONE END), OR ROLL IN SHOWER OR EQUIVALENT, (shower in which a chair on wheels may be used). SPACE PROVIDED FOR WHEELCHAIR WITH ASSISTING ATTENDANT. Elevation of island tub on pedestal not recommended.~~

~~(c) PROPERLY LOCATED GRAB BARS AT EACH BATHTUB, SHOWER, AND WATER CLOSET FOR PATIENT USE. Refer to WAC 248-18-719(6).~~

~~(9) MISCELLANEOUS FACILITIES AND EQUIPMENT.~~

~~(a) NURSES' STATION OR EQUIVALENT.²⁴~~

~~(i) STATION FOR EACH NURSING UNIT OR SHARED WITH ADJACENT UNIT.²⁴~~

~~(ii) EQUIPMENT:²⁴~~

~~CHARTING SURFACE.⁶~~

~~STORAGE FOR PATIENT CHARTS.⁶⁻²⁴~~

~~TELEPHONE.~~

~~NURSE CALL ANNUNCIATOR.~~

~~Storage for charting supplies.~~

~~Clock.~~

~~(b) UTILITY OR MATERIALS ROOM.⁷ May be shared if adequate size and convenient to units served.²⁴~~

~~(i) AT LEAST ONE CLEAN UTILITY ROOM OR A CLEAN MATERIALS ROOM ON EACH NURSING UNIT. Refer to WAC 248-18-711 (3) or (4).~~

~~(ii) AT LEAST ONE SOILED UTILITY ROOM OR A SOILED MATERIALS ROOM ON EACH NURSING UNIT. Refer to WAC 248-18-711 (8) or (9).~~

~~(c) MEDICINE DISTRIBUTION FACILITIES.⁷ AT LEAST ONE ON EACH NURSING UNIT OR SHARED WITH ADJACENT UNIT(S).²⁴ Convenient to beds served.~~

~~(d) LINEN STORAGE.¹⁸ IN CLEAN AREA ON EACH NURSING UNIT (SHELVING, CART, OR EQUIVALENT). OR SHARED WITH OTHER UNIT(S), if adequate size and convenient to units.~~

~~(e) ICE FACILITIES.~~

~~(i) ON OR ADJACENT TO EACH NURSING UNIT. LOCATED IN AREA SERVING CLEAN FUNCTIONS ONLY, EXCEPT SELF-DISPENSING ICE MACHINES may be in alcove on corridor.~~

~~(ii) EQUIPMENT: May be combined with nourishment facilities.~~

~~WORK COUNTER.⁶~~

~~ICE MACHINE OR ADEQUATE STORAGE UNIT.~~

~~(Self dispensing types recommended.)~~

~~(f) DRINKING FACILITIES ACCESSIBLE IN PUBLIC AREA ON EACH FLOOR TO PROVIDE WATER: (Fountain, disposable drinking cups or equivalent dispensing system accessible to individuals using wheelchairs).~~

~~(g) NOURISHMENT FACILITIES.~~

~~(i) ON OR ADJACENT TO EACH NURSING UNIT. SEPARATE AREA IN ROOM SERVING CLEAN FUNCTIONS ONLY; SEPARATE ROOM IF FACILITIES TO BE USED FOR DISHWASHING OR DECENTRALIZED FOOD SERVICE.~~

~~(ii) SPACE FOR WASTE CONTAINER.~~

~~(iii) EQUIPMENT:~~

~~REFRIGERATOR.⁶~~

~~WORK COUNTER.⁶~~

~~SINK OR LAVATORY.~~

~~STORAGE FOR UTENSILS AND FOODSTUFFS.⁶~~

~~Cooking unit.⁶~~

~~DISHWASHING MACHINE (OR THREE COMPARTMENT SINK) IF DISHES, GLASSES OR PITCHERS ARE TO BE WASHED ON THE UNIT.~~

~~(iv) ADDITIONAL FACILITIES MAY BE REQUIRED DEPENDING UPON DEGREE OF DECENTRALIZATION OF FOOD SERVICE. Refer to chapter 248-84 WAC.~~

~~(h) EQUIPMENT STORAGE.¹⁸ ON OR ADJACENT TO EACH NURSING UNIT. FOR NURSING AND MEDICAL EQUIPMENT. Centralized equipment storage area may be acceptable.²⁴~~

~~(i) WHEELCHAIR AND STRETCHER STORAGE ON OR ADJACENT TO EACH NURSING UNIT.¹⁸~~

~~(j) HOUSEKEEPING FACILITIES.⁵ ON OR ADJACENT TO EACH NURSING UNIT.~~

~~(k) PERSONNEL FACILITIES.~~~~(i) TOILET ON OR ADJACENT TO EACH NURSING UNIT.~~~~(ii) STORAGE FOR PURSES AND PERSONAL EFFECTS APART FROM STORAGE FOR PATIENT CARE SUPPLIES AND EQUIPMENT ON OR ADJACENT TO EACH NURSING UNIT.~~~~(l) Treatment and examination room.²⁴ REQUIRED FOR HOSPITALS WITH PSYCHIATRIC AND PEDIATRIC UNITS. Refer to WAC 248-18-534 (8)(e), 248-18-541.~~~~(i) MINIMUM DIMENSION, EIGHT FEET, AT LEAST EIGHTY SQUARE FEET EXCLUSIVE OF CABINETS, SINK, WORK COUNTER, DESK AND VESTIBULE.~~~~(ii) EQUIPMENT:~~~~EMERGENCY SIGNAL DEVICE.~~~~LAVATORY OR SINK.~~~~Clock.~~~~Oxygen outlet.~~~~Suction outlet.~~~~WORK SURFACE.⁶~~~~STORAGE CABINET.⁶~~~~(m) Patient activity areas.²⁴ Optional except where mandated in this section.~~~~(i) Adequate facilities to accommodate the maximum number of patients to be cared for.~~~~(ii) PLAYROOM OR AREA FOR PEDIATRIC PATIENTS. Refer to WAC 248-18-541.~~~~(iii) DAYROOM WITH WINDOWS OR SOLARIUM ON PSYCHIATRIC NURSING UNITS AND NURSING HOME OR LONG TERM CARE UNITS. Refer to WAC 248-18-534.~~~~(iv) RECREATION ROOM ON PSYCHIATRIC NURSING UNITS AND NURSING HOME OR LONG TERM CARE UNITS.²⁴ Refer to WAC 248-18-534.~~~~(v) DINING AREA ON OR AVAILABLE TO PSYCHIATRIC NURSING UNITS AND NURSING HOME OR LONG TERM CARE UNITS.²⁴ Refer to WAC 248-18-534.~~~~(vi) OCCUPATIONAL THERAPY AREA ON OR AVAILABLE TO PSYCHIATRIC NURSING UNITS AND NURSING HOME OR LONG TERM CARE UNITS.²⁴ Refer to WAC 248-18-534.~~~~(vii) Above areas may be combined in one room.²⁴~~~~(viii) Suitable outdoor recreational space for patients on nursing home or long term care units and psychiatric units. Refer to WAC 248-18-534.~~~~(ix) Barber and beauty shop facilities available for psychiatric and nursing home or long term care units. Refer to WAC 248-18-534.~~~~(n) Patient laundry facilities.²⁴~~~~(i) REQUIRED ON PSYCHIATRIC UNITS. Refer to WAC 248-18-534. Recommended on nursing home or long term care units.²⁴~~~~(ii) EQUIPMENT:~~~~SINK AND COUNTER.⁶~~~~Drying facilities.^{6, 24}~~~~STORAGE CABINET.⁶~~~~Ironing facilities.^{6, 24}~~~~(o) Interview room. REQUIRED ON OR ACCESSIBLE TO PSYCHIATRIC UNITS. Refer to WAC 248-18-534. Recommended on nursing home or long term care units. May be combined with private office.~~~~(p) Patient classroom. Recommended availability for obstetric, psychiatric, and pediatric units and other units where group instruction to patients may be given. Refer to WAC 248-18-541.~~~~(q) OFFICE FOR HEAD NURSE OR NURSING SUPERVISOR ON OR CONVENIENT TO UNITS OF TWENTY BEDS OR MORE.²⁴ AT LEAST ONE NURSING OFFICE PER HOSPITAL.~~~~(r) CONFERENCE ROOM FOR CONFIDENTIAL STAFF COMMUNICATION.²⁴ Combined with rooms for other nursing functions as appropriate.~~~~(s) AT LEAST ONE WAITING ROOM OR AREA PER FLOOR.²⁴~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.⁶May be movable equipment.⁷See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711.¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.²⁴In accordance with program:)) Hospitals planning new construction of nursing units shall:(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;(2) Provide support facilities on or adjacent to each unit meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and WAC 246-318-550(10) nourishment services;(3) Locate each nursing unit to avoid through traffic to any service, diagnostic, treatment, or administrative area;(4) Provide each nursing unit with:(a) All rooms and areas of the unit on the same floor;(b) Separate areas for each of the following clinical services:(i) Beds for postpartum patients grouped together and located to avoid intermixing with beds for other types of patients;(ii) When a separate pediatric unit is planned or when rooms with pediatric beds are located together or in close proximity to each other, in accordance with program and WAC 246-318-700 (4)(a), (b), (c);(iii) When a separate psychiatric unit is planned, or when ten or more psychiatric beds are planned, a psychiatric unit shall be provided in accordance with WAC 246-318-820;(iv) Segregated critical care patient beds where five or more beds are planned in accordance with WAC 246-318-740; and(v) A separate long-term care unit where ten or more beds are planned in accordance with WAC 246-318-870;(5) Provide the following on or adjacent to each unit:(a) Ice facilities including:(i) Bulk ice dispensing located in a clean room equipped with a fixed or mobile work surface; or

- (ii) A self dispensing ice machine;
- (b) One main nursing support station including:
 - (i) A writing surface;
 - (ii) Storage for patient charts;
 - (iii) A telephone; and
 - (iv) A nurse call annunciator;
- (c) An office for the head nurse or nursing supervisor for units of twenty beds or more;
- (d) Staff facilities meeting accessibility requirements in WAC 51-20-3100, including:
 - (i) A toilet with handwash sink; and
 - (ii) Storage for personal effects, apart from storage for patient care supplies and equipment;
 - (e) A room for confidential communication; and
 - (f) A waiting room or area, convenient to the unit;
- (6) Provide the following on each unit:
 - (a) Patient rooms located:
 - (i) To prevent traffic through rooms;
 - (ii) To minimize entrance of odors, noise, and other nuisances; and
 - (iii) With direct access from corridor of nursing unit;
 - (b) Patient rooms designed with:
 - (i) A maximum capacity of four beds per room;
 - (ii) At least eighty square feet usable floor space per bed in multibed rooms;
 - (iii) At least one hundred square feet usable floor space in single-bed rooms;
 - (iv) Minimum width of eleven feet for multibed rooms;
 - (v) Beds arranged in multibed rooms with at least:
 - (A) Two feet from wall, except at head;
 - (B) Three feet apart; and
 - (C) Three feet eight inches clearance at foot of bed;
 - (vi) Handwash sink in each room or in adjoining private toilet for single patient rooms, optional in psychiatric patient rooms;
 - (vii) Cubicle curtains or equivalent to provide patient privacy in all multibed patient rooms arranged to provide patient access to toilet, handwash sink, wardrobe, and entry without interference to privacy of other patients; and
 - (viii) One full-length wardrobe, closet, or locker per bed for storage of personal effects;
 - (c) Patient bathing facilities including showers or tubs in the ratio of one bathing facility per eight beds or major fraction thereof. Beds having a bathing facility adjoining the patient room shall be excluded from the ratio;
 - (d) Patient toilets with bedpan flushing equipment adjoining each patient room; and
 - (e) Water closets in ratio of one per four beds or major fraction thereof;
 - (7) Provide at least one isolation room for airborne communicable disease within hospital with:
 - (a) Adjoining toilet, bedpan flushing equipment, and bathing facility;
 - (b) Handwash sink located in room near entry;
 - (c) Air changes and air pressure gradients in accordance with WAC 246-318-540 Table 540-3 and WAC 246-318-035 (4)(a)(i);
 - (d) Ultraviolet generator irradiation in rooms designated for isolation of tuberculosis patients in accordance with WAC 246-318-035 (4)(a)(ii); and
 - (e) Uncarpeted floors.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-700 Pediatric nursing unit. Hospitals planning new construction of a pediatric unit shall:

- (1) Locate the pediatric unit to prevent unnecessary traffic through the service area;
- (2) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage ((under WAC 248-18-719)) in WAC 246-318-540;
- (3) ((Meet general requirements for certain service facilities under WAC 248-18-711 as follows:
 - (a) Locate for convenient use of staff;
 - (b) May be shared with other service areas when service is limited to sixteen patient beds or less in a combined use area;
 - (c) Provide clean utility or materials room;
 - (d) Provide housekeeping room;
 - (e) Provide medication distribution facilities;
 - (f) Provide soiled utility or materials room; and
 - (g) Provide storage room.)) Provide support facilities located for convenient use by staff meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and WAC 246-318-550(10) nourishment facilities. Support facilities may be shared with other service areas when service is limited to sixteen patient beds or less in a combined-use area;
 - (4) Design the pediatric unit to ((accommodate WAC 248-18-216 and meet the requirements under WAC 248-18-530 (6), (7), and (8),)) meet requirements in WAC 246-318-210 and 246-318-690(6) except as follows:
 - (a) Patient rooms ((with)) shall have fifty square feet usable floor space per bassinets;
 - (b) Adjoining patient toilets may be omitted from bassinets rooms;
 - (c) Ratios of bathing facilities to beds may exclude cribs and bassinets; and
 - (d) At least one isolation room shall be located in the pediatric area meeting requirements in WAC 246-318-690(7).
 - (5) ((Meet the requirements under WAC 248-18-530(9) for:)) Provide a pediatric nursing unit with:
 - (a) ((Nurses')) Nursing support station or equivalent meeting requirements in WAC 246-318-690 (5)(b);
 - (b) Ice facilities meeting requirements in WAC 246-318-690 (5)(a);
 - (c) Drinking ((facilities)) fountain or equivalent;
 - (d) ((Nourishment facilities)) Staff facilities meeting requirements in WAC 246-318-690 (5)(d);
 - (e) ((Personnel facilities)) Storage; and
 - (f) Treatment and examination room with minimum dimension of eight feet and at least eighty square feet exclusive of cabinets, sink, work counter desk, and vestibule, including:
 - (i) Handwash sink;
 - (ii) Work surface; and

(iii) Storage.

(6) Provide parents' waiting room with education facilities; and

(7) Provide multipurpose room with:

- (a) Space for playing and dining;
- (b) Separate activity area for adolescents; and
- (c) Construction minimizing sound transmission.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-710 Emergency ((department)) facilities. ((Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS SEE WAC 248-18-515.) REQUIRED IF HOSPITAL WILL OFFER EMERGENCY CARE SERVICES REGULARLY.

(1) EMERGENCY DEPARTMENT GENERAL.⁸

(a) ON SAME FLOOR AS EMERGENCY PATIENTS' ENTRANCE.

(b) LOCATED FOR READY ACCESS FROM EMERGENCY PATIENT ENTRANCE.

(c) SEPARATE FROM SURGERY SUITE AND DELIVERY SUITE.

(d) LOCATED SO EMERGENCY TRAFFIC THROUGH INPATIENT AREAS WILL BE AVOIDED.

(e) Close to radiology department.

(f) NUMBERS, TYPES, AND EQUIPMENT OF ROOMS TO BE PREDICATED UPON THE SCOPE AND TYPES OF SERVICES TO BE OFFERED, AND THE ANTICIPATED PATIENT LOAD.

(g) CUBICLE CURTAINS OR AN EQUIVALENT MEANS FOR PROVIDING COMPLETE PRIVACY SCREENING FOR EACH EXAMINATION OR TREATMENT TABLE (OR CART) AND PATIENT BED IN EXAMINATION, TREATMENT, OR OBSERVATION ROOMS.

(h) AN EMERGENCY AUDIO ALARM SYSTEM WITH AN EMERGENCY ALARM SIGNAL DEVICE IN EACH TREATMENT, EXAMINATION, AND OBSERVATION ROOM. EMERGENCY AUDIO ALARM TO BE DISTINCT AND DIFFERENT FROM OTHER AUDIO SIGNALS AND ALARM SYSTEMS IN HOSPITAL. EMERGENCY AUDIO ALARM SYSTEM TO SOUND ALARM CALL INTO AN AREA OF HOSPITAL WHERE NURSING PERSONNEL ARE ON DUTY AT ALL TIMES. IN MULTIRoom EMERGENCY DEPARTMENT, EMERGENCY ALARM SYSTEM ALSO TO ACTIVATE A DISTINCT VISUAL SIGNAL AT DOOR OF ROOM FROM WHICH ALARM IS SOUNDED SO PERSONS RESPONDING TO AUDIO ALARM CAN IMMEDIATELY IDENTIFY ROOM WHERE ASSISTANCE IS NEEDED.

(2) STRETCHER AND WHEELCHAIR STORAGE. ADJACENT TO EMERGENCY DEPARTMENT ENTRANCE.

(3) RECEIVING AND TRIAGE AREA.

(a) ADJACENT TO EMERGENCY ENTRANCE.

(b) ADJACENT TO TREATMENT ROOMS.

(c) Sufficient space for triage in event of mass casualties.

(4) REGISTRATION AREA.

(a) OFFICE FACILITIES OR DESK SPACE FOR REGISTRATION LOCATED TO CONTROL ACCESS TO AREAS OF THE EMERGENCY DEPARTMENT WHERE EXAMINATION, TREATMENT, AND OBSERVATION ROOMS ARE LOCATED.

(b) CONVENIENT TO WAITING AREA.

(5) WAITING AREA.

(a) OUTSIDE AREA OF MAIN TRAFFIC FLOW IN EMERGENCY DEPARTMENT.

(b) May be combined with other waiting area in close proximity to emergency department.

(6) PUBLIC TOILETS.

Other public toilets may serve if close and easily accessible from the emergency department.

(7) Police, press, and ambulance attendants' room or rooms.

(a) OUTSIDE AREA OF MAIN TRAFFIC FLOW IN EMERGENCY DEPARTMENT.

(b) Equipped with desk and telephone.

(8) MAJOR EMERGENCY TREATMENT ROOM OR ROOMS.

(a) Number of rooms dependent upon anticipated volume of emergency services.

(b) AT LEAST ONE, MAJOR EMERGENCY TREATMENT ROOM.

(c) DIMENSIONS AND ARRANGEMENT OF EACH EMERGENCY TREATMENT ROOM TO PROVIDE A CLEAR SPACE AT LEAST FOUR FEET WIDE BETWEEN BOTH SIDES AND BOTH ENDS OF EACH TREATMENT TABLE (OR CART) AND ANY FIXED EQUIPMENT (CABINETS, SINKS, ETC.) OR MAJOR MOVABLE EQUIPMENT KEPT IN THE ROOM: PROVIDED HOWEVER, THE CLEAR SPACE BETWEEN TREATMENT TABLES (OR CARTS) SHALL BE AT LEAST EIGHT FEET WIDE. THE FLOOR SPACE ALLOWED FOR A TREATMENT TABLE SHALL BE AT LEAST EIGHTY INCHES BY THIRTY INCHES.

(d) Major emergency treatment room designed and equipped to accommodate at least two treatment tables if emergency department has only one major treatment room.

(e) EQUIPMENT:

STORAGE FOR CLEAN AND STERILE SUPPLIES, SMALL EQUIPMENT, AND DRUGS.⁶⁻¹⁸

CLEAN WORK COUNTER FOR ASSEMBLY AND PREPARATION OF CLEAN AND STERILE SUPPLIES AND EQUIPMENT FOR USE.⁶

SINK (MOUNTED IN, INTEGRAL WITH, OR ADJACENT TO CLEAN WORK COUNTER).

SCRUB SINK EIGHT FEET APART OR PHYSICAL BARRIER SEPARATING FROM CLEAN WORK COUNTER AND STORAGE FOR CLEAN AND STERILE SUPPLIES AND EQUIPMENT AND DRUGS. Not required if a scrub sink is located outside but adjacent to emergency treatment room.

DETERGENT DISPENSER.⁶

SOILED WORK COUNTER FOR COLLECTION OF CONTAMINATED SUPPLIES AND EQUIPMENT.⁶

SINK WITH PLASTER TRAP Not required if separate fracture room provided. Suitable combination with other sink in emergency department permitted.

TREATMENT LIGHT.⁶

SUCTION OUTLET.

OXYGEN OUTLET.
FILM ILLUMINATORS.⁶

OUTLET FOR PORTABLE X RAY MACHINE.
CLOCK WITH SWEEP SECOND HAND and interval timer.

SPACE FOR MAJOR MEDICAL EQUIPMENT TO BE KEPT IN ROOM.

SPACE FOR LINEN HAMPERS AND TRASH CONTAINERS.

(9) Minor treatment and examination room or rooms.

(a) At least one minor treatment and examination room.

(b) DIMENSIONS AND ARRANGEMENT OF EXAMINATION ROOM OR ROOMS TO PROVIDE AT LEAST EIGHTY NET SQUARE FEET OF FLOOR SPACE, EXCLUSIVE OF SPACE FOR LAVATORY, CABINETS, WORK COUNTER, WARDROBE, DESK, OR VESTIBULE. CONFIGURATION OF THIS NET FLOOR SPACE TO ALLOW FOR PLACEMENT OF A SIX FEET BY TWO FEET EXAMINATION TABLE WITH AT LEAST THREE FEET WIDE CLEAR SPACE ON EACH SIDE OF THE TABLE AND FOUR FEET WIDE CLEAR SPACE AT THE FOOT END OF THE TABLE.

(c) EQUIPMENT:
LAVATORY.
WORK COUNTER.⁶
STORAGE FOR SUPPLIES AND EQUIPMENT.^{6, 18}
SUCTION OUTLET.
OXYGEN OUTLET.
EXAMINATION LIGHT.⁶

(10) Observation room or rooms.

(a) NEAR TO NURSES' STATION OR OTHER CONTROL STATION TO PERMIT CLOSE OBSERVATION OF PATIENTS.

(b) AT LEAST ONE HUNDRED TWENTY FIVE SQUARE FEET IN ONE BED ROOM.

(c) MINIMUM DIMENSION OF TEN FEET FOR ONE BED ROOM.

(d) EACH MULTIPLE BED ROOM DESIGNED TO PROVIDE AT LEAST FOUR FEET WIDE SPACE BETWEEN SIDE OF EACH BED (OR CART) AND ANY WALL, OTHER BED, OR FIXED EQUIPMENT (e.g., CABINET, SINK, CLOSET), AND AT LEAST FIVE FEET WIDE SPACE BETWEEN FOOT END OF ANY BED AND ANY WALL OR FIXED EQUIPMENT.

(e) ROOM DETAILS, DOORS, HARDWARE, WINDOWS, AND SCREENS IN ANY ROOM FOR SEVERELY DISTURBED PERSON TO PROVIDE FOR PATIENT SAFETY IN AN UNOBTRUSIVE MANNER.

(f) EQUIPMENT:
LAVATORY IN EACH ROOM.

A NURSE CALL SIGNAL DEVICE AT EVERY PATIENT BED.

OXYGEN OUTLET FOR EACH BED (OR CART).

SUCTION OUTLET FOR EACH BED (OR CART).

CLOSET OR LOCKER PER EACH BED FOR PATIENT CLOTHING. May be in or adjacent to observation room or rooms.

SEPARATE STORAGE PER BED FOR EXTRA PILLOWS AND BLANKETS. May be combined with closet or locker.

(11) PATIENT TOILET OR TOILETS.

(a) CONVENIENT TO EXAMINATION AND TREATMENT ROOMS.

(b) TOILET OR TOILETS LOCATED SO PATIENTS IN EVERY OBSERVATION ROOM HAVE ACCESS TO A TOILET WITHOUT ENTERING A PUBLIC CORRIDOR.

(c) AT LEAST ONE COMMUNAL PATIENT TOILET DESIGNED AND ARRANGED TO ACCOMMODATE A PATIENT IN A WHEELCHAIR.

(d) GRAB BARS AT EACH PATIENT TOILET.

(12) MEDICINE AREA.⁷

(13) UTILITY ROOMS.⁷

(14) DESK SPACE FOR NURSES AND PHYSICIANS.

May be combined with office facilities in reception, triage, and registration area.

(15) EQUIPMENT STORAGE.

(a) STORAGE FOR MOBILE CART WITH EMERGENCY MEDICAL SUPPLIES AND EQUIPMENT (CRASH CART) IN A CLEAN AREA READILY ACCESSIBLE FROM ALL ROOMS USED FOR PATIENT CARE OR TREATMENT.

(b) Storage area for portable x ray equipment.

REQUIRED IF PORTABLE X RAY EQUIPMENT TO BE STORED IN EMERGENCY DEPARTMENT.

(c) STORAGE FOR OTHER MAJOR PORTABLE OR MOBILE EQUIPMENT.

(16) HOUSEKEEPING FACILITIES.⁵

Suitable combination with other housekeeping facilities permitted if convenient to emergency department.

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

⁷See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711.

⁸Where combustible anesthetic is to be used, see FLOOR FINISHES, WAC 248-18-719(5); VENTILATION, WAC 248-18-719(2); and ELECTRICAL SYSTEMS, WAC 248-18-719(4).

¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.) Hospitals planning new construction of emergency facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(5) clean-up room; WAC 246-318-550(6) housekeeping supply room; and WAC 246-318-550(7) medication distribution facility and provide storage for:

(a) Stretcher and wheelchair adjacent to emergency facility entrance;

(b) Mobile cart with emergency medical supplies and equipment, in a clean area, readily accessible from all rooms used for patient care or treatment;

(c) Portable x-ray equipment, if stored in emergency facility; and

(d) Other major portable or mobile equipment;

(3) Locate emergency patient entrance to emergency facilities including:

(a) Ready access at grade level to pedestrian, ambulance, and other vehicular traffic;

(b) Port-size to accommodate at least one vehicle twenty-two feet long, eleven feet high and eight feet wide designed to:

(i) Permit attendants to stand on same level as entrance when removing a stretcher from vehicle; and

(ii) Accommodate different levels of approach with ramps for pedestrian traffic;

(c) Protection of emergency patient and the interior of the emergency facility from weather when a patient is brought from an ambulance or other vehicle into the emergency facility;

(4) Locate a separate, segregated emergency facility to:
(a) Prevent traffic through emergency facilities to any other area of hospital; and

(b) Facilitate transfer of patients to other hospital service areas;

(5) Provide emergency facilities with:

(a) Emergency receiving/triage area close or adjacent to emergency entrance, and convenient to treatment rooms including decontamination area with shower and floor drain; and

(b) Registration area including:

(i) Office space or work space for registration, located to control access to emergency facility patient care areas; and

(ii) A communication device;

(c) Waiting area and public telephone located outside the main traffic flow in emergency department;

(d) Police, press, and ambulance attendant room, if planned, located outside the main traffic flow of emergency department;

(e) Writing surface for nurses and physicians;

(f) Cubicle curtains or equivalent means for providing patient privacy in examination, treatment, or observation rooms;

(g) At least one patient toilet meeting accessibility requirements in WAC 51-20-3100, convenient to examination and treatment rooms and located so patients receiving treatment have access to a toilet without entering a public corridor;

(h) Sink with plaster trap; and

(i) Public toilet meeting accessibility requirements in WAC 51-20-3100;

(6) Provide at least one major treatment or trauma room with:

(a) Dimensions and arrangement to provide:

(i) Clear space at least four feet wide at both sides and both ends of each treatment table or cart; and

(ii) Clear eight feet wide space between treatment tables or carts;

(b) Storage for clean and sterile supplies and small equipment;

(c) Storage for drugs in accordance with WAC 246-318-550(7);

(d) Clean work surface for assembly and preparation of clean and sterile supplies and equipment for use;

(e) A sink mounted in, integral with, or adjacent to clean work surface;

(f) A scrub sink equipped with foot operated soap dispenser and brush dispenser or equivalent located as follows:

(i) Eight feet away from or with a physical barrier separating it from clean work surface, clean and sterile supply storage, equipment and drugs, if within the room; or

(ii) Outside and adjacent to the room;

(g) Soiled work surface for collection of contaminated supplies and equipment;

(h) Ceiling mounted treatment light for each treatment space;

(i) Film illuminator or equivalent;

(j) Outlet for mobile x-ray machine;

(k) Clock with sweep second hand or equivalent within view of each treatment space;

(l) Storage space for major medical equipment; and

(m) Space for linen hampers and waste containers;

(7) Provide minor treatment and examination room, if planned, with:

(a) Dimensions and arrangement to provide:

(i) Clear space at least three feet at each side and end of each treatment table or cart;

(ii) Clear six feet wide space between treatment tables or carts; and

(iii) At least six feet eight inches by two feet six inches of floor space per treatment table;

(b) Handwash sink;

(c) Clean work surface;

(d) Storage for supplies and equipment;

(e) Examination light;

(f) Readily accessible film illuminator or equivalent; and

(g) Space for linen hampers and waste containers convenient to all treatment rooms;

(8) Provide observation room, if planned, located convenient to nursing support station with:

(a) Minimum dimension of ten feet and at least one hundred square feet in one-bed rooms;

(b) Each multiple-bed room designed to provide:

(i) At least four feet wide space between side of each bed or cart and any wall, other bed, or fixed equipment (e.g., cabinet, sink, closet); and

(ii) At least four feet wide space between foot end of any bed and any wall or fixed equipment;

(c) Handwash sink in each room; and

(d) Storage for each patient's personal effects;

(9) Provide room for severely disturbed patients, if planned, with room details, doors, hardware, windows, and screens designed and constructed for patient safety.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-720 Surgery suite. ((⁸Optional. SHALL MEET REQUIREMENTS IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.)

(1) SURGERY SUITE, GENERAL.

(a) A SEPARATE SEGREGATED UNIT UNLESS SURGERY AND OBSTETRICAL DELIVERY FACILITIES ARE IN A COMBINED SUITE, IN ACCORD WITH WAC 248-18-601. TO INCLUDE OPERATING ROOMS AND ANCILLARY FACILITIES ESSENTIAL TO THE

~~PROPER FUNCTIONING OF THE OPERATING ROOMS. ANCILLARY FACILITIES TO BE LOCATED OUTSIDE OPERATING ROOMS AND, IF A COMBINED SUITE, OUTSIDE DELIVERY ROOMS.~~

~~(b) LOCATED TO PREVENT TRAFFIC THROUGH SURGERY SUITE TO ANY OTHER AREA OF THE HOSPITAL AND TO FACILITATE TRANSFER OF PATIENTS TO SURGICAL NURSING UNITS AND, IF A COMBINED SUITE, TO OBSTETRICAL NURSING UNIT.~~

~~(c) SUITE TO INCLUDE NO FACILITIES (such as central sterilizing and processing service facilities) SERVING OTHER AREAS OF THE HOSPITAL AND THEREBY CREATING TRAFFIC UNNECESSARY TO THE SURGICAL SUITE, EXCEPT AS PROVIDED FOR IN WAC 248-18-601 FOR COMBINED SURGERY/OBSTETRICAL DELIVERY SUITE.~~

~~(d) NUMBER AND TYPES OF OPERATING ROOMS TO BE PREDICATED UPON THE TYPES OF SURGERY TO BE PERFORMED AND THE ANTICIPATED SURGERY CASELOAD.~~

~~(e) ARRANGED TO PREVENT TRAFFIC THROUGH AN OPERATING ROOM OR OBSTETRICAL DELIVERY ROOM TO OTHER AREAS OF THE SUITE, EXCEPT DIRECTLY CONNECTING SUBSTERILIZING ROOM SERVING ONLY OPERATING ROOMS OR OBSTETRICAL DELIVERY ROOMS TO WHICH IT CONNECTS.~~

~~(f) ANY ROOMS IN THE SUITE PLANNED TO SERVE FOR OUTPATIENT SURGERY LOCATED SO PENETRATION OF THE SUITE BY THE PUBLIC IS LIMITED.~~

~~(g) CONDUCTIVITY METER WITHIN SUITE REQUIRED ONLY IF OPERATING ROOMS DESIGNED FOR USE OF FLAMMABLE ANESTHETICS.⁶~~

~~(h) MEDICAL EMERGENCY SIGNALLING DEVICE —SEE WAC 248-18-719(4) and Table 719-6.~~

~~(2) MAJOR OPERATING ROOM.~~

~~(a) AT LEAST ONE MAJOR OPERATING ROOM.~~

~~(b) MINIMUM DIMENSION AT LEAST EIGHTEEN FEET.²⁴ Twenty feet or more recommended.~~

~~MINIMUM CLEAR AREA AT LEAST THREE HUNDRED SIXTY SQUARE FEET EXCLUSIVE OF FIXED AND MOVABLE CABINETS AND SHELVES.²⁴~~

~~(c) EQUIPMENT:~~

~~(i) OVERHEAD SURGERY LIGHT.~~

~~(ii) TWO X RAY FILM ILLUMINATORS.⁶~~

~~(iii) ELECTRIC CLOCK WITH SWEEP SECOND HAND OR EQUIVALENT AND INTERVAL TIMER.~~

~~(iv) STORAGE FOR SURGICAL SUPPLIES.^{6, 18}~~

~~(v) TWO SUCTION OUTLETS.~~

~~(vi) TWO OXYGEN OUTLETS.~~

~~(vii) SEPARATE WASTE GAS EVACUATION SYSTEM.~~

~~(viii) Work surface.⁶~~

~~(ix) Medical gases and medical air.²⁴~~

~~(3) Minor operating room.~~

~~(a) All operating rooms should be designed as major operating rooms to achieve maximum flexibility in use. However, in large or specialty hospitals a large volume of minor surgery may make inclusion of minor operating rooms practical.~~

~~(b) MINIMUM DIMENSION AT LEAST FIFTEEN FEET.~~

~~MINIMUM CLEAR AREA AT LEAST TWO HUNDRED SEVENTY SQUARE FEET EXCLUSIVE OF FIXED AND MOVABLE CABINETS AND SHELVES.~~

~~(c) EQUIPMENT:~~

~~(i) OVERHEAD SURGERY LIGHT OR EQUIVALENT.²⁴~~

~~(ii) TWO X RAY ILLUMINATORS.⁶~~

~~(iii) ELECTRIC CLOCK WITH SWEEP SECOND HAND OR EQUIVALENT AND INTERVAL TIMER.²⁴~~

~~(iv) STORAGE FOR SURGICAL SUPPLIES.^{6, 18}~~

~~(v) TWO SUCTION OUTLETS.~~

~~(vi) TWO OXYGEN OUTLETS.~~

~~(vii) SEPARATE WASTE GAS EVACUATION SYSTEM.~~

~~(viii) Work surface.⁶~~

~~(ix) Medical gases and medical air.²⁴~~

~~(4) Cystoscopy facilities.~~

~~(a) Cystoscopy operating room.~~

~~(i) May be in suitable location outside surgery suite.~~

~~(ii) MINIMUM DIMENSION AT LEAST FIFTEEN FEET.~~

~~MINIMUM CLEAR AREA OF TWO HUNDRED SEVENTY SQUARE FEET EXCLUSIVE OF FIXED AND MOVABLE CABINETS AND SHELVES.²⁴~~

~~(iii) IF LOCATED OUTSIDE SURGERY SUITE, PROVIDE ONE SCRUB SINK OUTSIDE THE ENTRANCE AND FACILITIES FOR CLEANING AND STERILIZATION IN SOILED AND CLEAN UTILITY ROOMS.~~

~~(iv) EQUIPMENT:~~

~~(A) SURGERY LIGHT.²⁴~~

~~(B) TWO X RAY FILM ILLUMINATORS.⁶~~

~~(C) Work surface.⁶~~

~~(D) STORAGE FOR SURGICAL SUPPLIES.^{6, 18}~~

~~(E) ELECTRIC CLOCK WITH SWEEP SECOND HAND OR EQUIVALENT AND INTERVAL TIMER.²⁴~~

~~(F) X RAY UNIT⁶ —preferably mounted on urological table.~~

~~(G) TWO OXYGEN OUTLETS.~~

~~(H) TWO SUCTION OUTLETS.~~

~~(I) Flushing rim type floor drain may be permitted; PROVIDED DRAIN SYSTEM IS SPECIFICALLY DESIGNED FOR EASY ACCESS FOR CLEANING DRAIN AND TRAP.~~

~~(J) SEPARATE WASTE GAS EVACUATION SYSTEM.~~

~~(b) Darkroom or equivalent.~~

~~(c) Adjoining toilet, wheelchair accessible, if outside surgery suite.~~

~~(5) SEPARATE PATIENT HOLDING AREA.²⁴~~

~~(a) May be omitted in hospitals with only one operating room.~~

~~(b) ROOM OR ALCOVE OUT OF TRAFFIC.~~

~~(c) LOCATED FOR DIRECT VISIBILITY OF EACH PATIENT.²⁴~~

~~(d) IF SURGICAL PREPS AND INDUCTIONS DONE, PROVIDE LAVATORY OR SINK, WORK COUNTERS, AND CUBICLE CURTAINS OR EQUIVALENT.~~

~~(e) OXYGEN AND SUCTION OUTLETS.~~

~~(f) MEDICAL EMERGENCY SIGNALLING DEVICE—SEE WAC 248-18-719(4) and Table 719-6.~~

~~(6) SCRUB UP AREA.~~

~~(a) ADJACENT TO EACH OPERATING ROOM.~~

~~(b) DIRECT ACCESS TO EACH OPERATING ROOM.~~

~~(c) EQUIPMENT:~~

~~(i) AT LEAST THREE SCRUB SINKS FOR EACH TWO OPERATING ROOMS, BUT IN NO CASE LESS THAN TWO SCRUB SINKS.~~

~~(ii) DETERGENT DISPENSER OR EQUIVALENT.⁶ FOOT CONTROL OR EQUIVALENT IF LIQUID DISPENSER.~~

~~(iii) BRUSH DISPENSER OR EQUIVALENT.²⁴~~

~~(iv) SHELF.~~

~~(v) TOWEL DISPENSER OR EQUIVALENT.²⁴~~

~~(vi) CLOCK WITHIN VIEW FROM SCRUB SINKS.~~

~~(7) CLEAN UP FACILITIES WITH A SINK WITH ACCESSIBLE PLASTER TRAP. Sink with plaster trap may be in other appropriate soiled area.¹⁰~~

~~(8) CLEAN WORKROOM.~~

~~(a) May be omitted if written program defines a supply and equipment system eliminating need for preparation and assembly within the suite.~~

~~(b) EQUIPMENT:~~

~~(i) Lavatory.~~

~~(ii) WORK COUNTERS OR TABLES OR EQUIVALENT.⁶~~

~~(iii) STORAGE FOR SUPPLIES AND SMALL EQUIPMENT.^{6, 18}~~

~~(9) STERILIZING FACILITIES.~~

~~(a) HIGH SPEED STERILIZERS WITH RECORDING THERMOMETERS AND AUTOMATIC CONTROLS OF SUFFICIENT CAPACITY TO ACCOMMODATE SUPPLIES AND EQUIPMENT TO BE STERILIZED IN SUITE.~~

~~(b) MINIMUM OF ONE STERILIZER¹¹ IN EACH SURGERY SUITE.~~

~~(c) IF PRACTICE OF STERILIZING UNWRAPPED SETS OF INSTRUMENTS IS TO BE FOLLOWED, A SUFFICIENT NUMBER OF STERILIZERS¹², ACCESSIBLE FOR MAINTENANCE, SHALL BE LOCATED TO PROVIDE DIRECT ACCESS TO EACH OPERATING ROOM AND OBSTETRICAL DELIVERY ROOM FROM A STERILIZING FACILITY.~~

~~(10) SOLUTION WARMER.^{6, 24}~~

~~(11) STORAGE FACILITIES.¹⁸~~

~~(a) CLEAN SUPPLY ROOM;~~

~~(b) INSTRUMENTS. May be located in clean supply room;~~

~~(c) DRUGS—SEE WAC 248-18-711(7). May be located in anesthesia work room or in clean supply room;~~

~~(d) LINEN.⁶ May be located in clean supply room;~~

~~(e) BLOOD REFRIGERATION unless satisfactory provision elsewhere;~~

~~(f) SOLUTIONS;~~

~~(g) STERILE SUPPLIES;~~

~~(h) LARGE AND SMALL EQUIPMENT;~~

~~(i) STRETCHERS. Space for one stretcher per operating room or delivery room;~~

~~(j) PORTABLE X-RAY unless suitable provision for storage elsewhere.~~

~~(12) ANESTHESIA STORAGE—MACHINES AND CARTS¹³ unless satisfactory provision elsewhere.~~

~~(13) Anesthesia workroom.~~

~~(a) IF CLEANING OF ANESTHESIA EQUIPMENT TO BE DONE, DESIGNED FOR SEPARATION OF SOILED AND CLEAN FUNCTIONS. Soiled room may be omitted if cleaning function to occur in clean-up or decontamination room in central processing.~~

~~(b) CLEAN ROOM.~~

~~(i) WORK COUNTERS.⁶~~

~~(ii) STORAGE FOR ANESTHESIA SUPPLIES AND SMALL EQUIPMENT.⁶~~

~~(iii) SPACE FOR TESTING AND STORAGE OF ANESTHESIA MACHINES AND EQUIPMENT WITH ADEQUATE ELECTRICAL OUTLETS.²⁴~~

~~(iv) LAVATORY OR SINK FOR HANDWASHING.~~

~~(c) SOILED ROOM. May be omitted if cleaning to be done in clean-up or decontamination room or soiled processing areas elsewhere in the hospital.~~

~~(i) WORK COUNTERS.~~

~~(ii) DOUBLE COMPARTMENT SINK.~~

~~(iii) STORAGE FOR CLEANING SUPPLIES AND EQUIPMENT.~~

~~(iv) Space for anesthesia carts.²⁴~~

~~(14) ADMINISTRATIVE FACILITIES.~~

~~(a) CONTROL STATION.²⁴~~

~~(i) LOCATED TO PERMIT COORDINATION OF FUNCTIONS AMONG OPERATING ROOMS and to permit visual surveillance of traffic entering suite.~~

~~(ii) TELEPHONE.~~

~~(iii) ANNUNCIATOR FOR EMERGENCY SIGNALING DEVICE UNLESS LOCATED IN ALTERNATE LOCATION FROM WHICH ADDITIONAL ASSISTANCE IS ALWAYS AVAILABLE.⁵⁶~~

~~(b) SUPERVISOR'S OFFICE PROVIDING PRIVACY. May be combined with control station.²⁴~~

~~(c) Surgery schedule board or equivalent.~~

~~(d) Dictating facilities.~~

~~(e) CONFERENCE ROOM FOR CONFIDENTIAL COMMUNICATION.²⁴ May be combined with other facilities, as appropriate.~~

~~(15) STAFF FACILITIES.~~

~~(a) LOCATED AND ARRANGED FOR ACCESS FROM OUTSIDE SUITE TO CLOTHING CHANGE AREA PRIOR TO ENTERING SUITE.~~

~~(b) LOCKER ROOM OR ROOMS, TOILET OR TOILETS, SHOWER OR SHOWERS, AND LOUNGE OR LOUNGES.~~

~~(i) Lockers, secured spaces, or equivalent predicated upon daily average volume or flow of personnel, medical staff, and others to and from surgical suite.²⁴~~

~~(ii) STORAGE SPACE FOR SCRUB CLOTHING.^{6, 18}~~

~~(iii) SPACE FOR COLLECTION RECEPTACLES FOR SOILED SCRUB CLOTHING.~~

~~(16) HOUSEKEEPING FACILITIES.⁵~~

~~(17) RECOVERY OR POST ANESTHESIA CARE UNIT.²⁴~~

~~(18) Viewing gallery.~~

~~ACCESS TO GALLERY NOT THROUGH AN OPERATING ROOM OR OBSTETRICAL DELIVERY ROOM and outside of suite.~~

GLASS SEPARATION BETWEEN GALLERY AND OPERATING ROOM OR OBSTETRICAL DELIVERY ROOM.

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

⁸Where combustible anesthetic is to be used, see FLOOR FINISHES, WAC 248-18-719(5); VENTILATION, WAC 248-18-719(2); and ELECTRICAL SYSTEMS, WAC 248-18-719(4).

¹⁰See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(2), CLEAN UP FACILITIES.

¹¹May be instrument sterilizer (high speed recommended) if only instruments are to be sterilized within the suite.

¹²May be instrument pressure sterilizer (high speed recommended) or instrument washer sterilizer.

¹³See RECEIVING, STORES, AND DISTRIBUTION, WAC 248-18-700(10), FLAMMABLE ANESTHETIC STORAGE.

¹⁴See Recovery Unit, WAC 248-18-560.

¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.

²⁴In accordance with program.

⁵⁶See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719(4) and Table 719-6.) Hospitals planning new construction of surgery facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; and WAC 246-318-550(7) medication distribution facility, including the following:

(a) Clean-up room in accordance with WAC 246-318-550(5) with a sink and plaster trap;

(b) Storage facilities for:

(i) Instruments;

(ii) Blood refrigeration, if blood is stored;

(iii) Solutions; and

(iv) Mobile x-ray;

(c) Anesthesia work room with:

(i) Adequate space for storing anesthesia machines, carts, supplies, and medications;

(ii) A two-compartment sink with counter space to separate clean and soiled functions; and

(iii) A writing desk or counter;

(3) Locate a separate segregated surgery suite to:

(a) Prevent traffic through surgery suite to any other area of the hospital; and

(b) Facilitate transfer of patients to recovery/post anesthesia care unit and surgical nursing units;

(4) Provide surgery suite with:

(a) A scrub-up area including:

(i) Direct access to each operating room;

(ii) A minimum of two scrub sinks per operating room or at least three scrub sinks for every two operating rooms;

(iii) Soap dispenser with foot control or equivalent;

(iv) Brush dispenser or equivalent;

(v) Shelf;

(vi) Single service towel dispenser or equivalent; and

(vii) Clock with sweep second hand or equivalent within view from scrub sinks;

(b) Sterilizing facilities located for maintenance accessibility including:

(i) One sterilizer for every three operating rooms; and

(ii) High speed sterilizers with recording thermometers and automatic controls of sufficient capacity to accommodate supplies and equipment if sterilized in suite;

(c) Separate patient preoperative area, if planned, located for direct observation of each patient including:

(i) Room or alcove out of traffic; and

(ii) Provision for toilet, handwash sink, work counters, and cubicle curtains or equivalent, if surgical preps and inductions are done;

(d) A solution warmer; and

(e) A blanket warmer;

(5) Provide at least one major operating room with:

(a) Minimum dimension of eighteen feet;

(b) Minimum clear area of three hundred sixty square feet exclusive of fixed and movable cabinets and shelves;

(c) A ceiling mounted surgery light;

(d) Film illuminators or equivalent for viewing at least two films;

(e) A clock with sweep second hand or equivalent and interval timer;

(f) Storage for surgical supplies; and

(g) Additional space and equipment in accordance with WAC 246-318-221 (4)(a)(i) through (v) if obstetrical deliveries are done;

(6) Provide minor operating procedure room, if planned, with:

(a) Minimum dimension of fifteen feet;

(b) Minimum clear area of two hundred seventy square feet, exclusive of fixed and movable cabinets and shelves;

(c) A ceiling mounted surgery light or equivalent;

(d) A film illuminator or equivalent;

(e) A clock with sweep second hand or equivalent; and

(f) Storage for surgical supplies;

(7) Locate administrative area to permit coordination of functions among operating rooms and control access to surgery facilities with:

(a) Telephone;

(b) Annunciator for emergency signaling device unless located in alternate location from which additional assistance is always available;

(c) Supervisor's office;

(d) Room convenient to the surgery suite for confidential communication; and

(e) File storage;

(8) Provide staff facilities with:

(a) Locker rooms located within the surgery suite, with direct access to the restricted corridor, including:

(i) Storage for personal effects;

(ii) A clothing change area or room;

(iii) A toilet and handwash sink;

(iv) Storage space for scrub clothing; and

(v) Space for collection receptacles for soiled scrub clothing;

(b) A lounge within the surgery suite;

(9) Include a recovery/post anesthesia care unit in accordance with WAC 246-318-730.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-730 Recovery/post anesthesia care unit (PACU). ((Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS—SEE WAC 248-18-515.)

(1) LOCATION.

(a) LOCATED TO AVOID THROUGH TRAFFIC.

(b) Located in or near clinical department assuming responsibility.

(2) PATIENT CARE AREA.

(a) ROOM OR ROOMS WITH AT LEAST EIGHTY SQUARE FEET PER BED, STRETCHER, OR CART.

(b) CUBICLE CURTAIN TRACKS OR EQUIVALENT.

(c) EQUIPMENT FOR EACH PATIENT STATION:

(i) OXYGEN OUTLET. Two recommended.

(ii) TWO SUCTION OUTLETS.

(iii) MEDICAL EMERGENCY SIGNALLING DEVICE.⁵⁶

(iv) SIX SINGLE OR THREE DUPLEX ELECTRICAL RECEPTACLES.

(v) OVERHEAD LIGHTING.

(vi) Medical air.

(d) LAVATORY LOCATED CONVENIENT TO EVERY SIX PATIENT STATIONS.

(e) STORAGE, SHELVES, DRAWERS, OR EQUIVALENT AND CHARTING SURFACE AT EACH PATIENT STATION.⁶

(f) Isolation room.

(i) LAVATORY OR SINK.

(ii) ONE OXYGEN OUTLET.

(iii) TWO SUCTION OUTLETS.

(iv) MEDICAL EMERGENCY SIGNALLING DEVICE.⁵⁶

(v) ONE HUNDRED TWENTY SQUARE FEET. One hundred fifty square feet recommended.

(vi) CLOCK.

(vii) Access from both outside and inside recovery unit.

(viii) Relites from isolation room into recovery unit.

(ix) Capability to change or switch from negative to positive pressure gradient.

(x) Curtain tracks or equivalent.

(xi) Medical air.

(xii) LIGHTING OVER PATIENT STATION.

(xiii) SIX SINGLE OR THREE DUPLEX ELECTRICAL RECEPTACLES.

(xiv) CLINIC SERVICE SINK OR WATER CLOSET WITH BEDPAN RINSING/FLUSHING ATTACHMENT ADJOINING ROOM.

(3) SERVICE FACILITIES.

(a) ADEQUATE SPACE, IN ADDITION TO REQUIRED PATIENT CARE AREA, IF LOCATED IN SAME ROOM AS PATIENT CARE AREA.

(b) CLEAN UTILITY OR MATERIALS. May be located in patient care room or adjoining room or rooms.

(i) WORK SURFACE.

(ii) SINK.

(iii) LOCKED DRUG STORAGE INCLUDING SEPARATELY LOCKED STORAGE FOR CONTROLLED SUBSTANCES—See WAC 248-18-711(7).

(iv) STORAGE UNIT.^{6,18}

(v) REFRIGERATOR. Ice dispenser.⁶

(vi) LINEN STORAGE.^{6,18}

(vii) EQUIPMENT STORAGE.^{6,18}

(viii) Warmer for blankets and solutions.

(e) SOILED UTILITY OR SOILED MATERIALS ROOM⁷, LOCATED WITH DIRECT ENTRY FROM RECOVERY UNIT. May be shared with clean-up facilities of the surgical suite or combined surgical/obstetrical suite provided there is a direct entry from each.

(d) CHARTING SURFACE.⁶ May be shelf, desk, or equivalent.

STAFF TOILET. May be in or convenient to unit.

(f) HOUSEKEEPING FACILITIES.⁵

[(e)] Suitable combination with other housekeeping facilities permitted if convenient to recovery unit.

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

⁷See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(8) or (9), SOILED UTILITY OR MATERIALS ROOM.

¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.

⁵⁶See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719, Table 719-6.) Hospitals planning new construction of recovery/post anesthesia facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room. Service facilities may be shared, if clean and soiled utilities and medication storage is directly accessible to surgery;

(3) Locate recovery/post anesthesia care unit area or rooms adjacent to the surgery suite, avoiding through traffic;

(4) Provide patient care area with:

(a) At least eighty square feet per patient;

(b) Cubicle curtains or equivalent;

(c) A handwash sink located convenient to every six patient stations or major fraction;

(d) Storage, shelves, drawers, or equivalent and charting surface at each patient station;

(e) Clock with sweep second hand or equivalent and interval timer; and

(f) Isolation room, if planned, with:

(i) One hundred twenty square feet;

(ii) A handwash sink;

(iii) A clock;

(iv) A charting surface; and

(v) A clinic service sink or water closet with bedpan rinsing/flushing attachment adjoining room;

(5) Provide storage for supplies and equipment;

(6) Provide nursing support station with:

(a) A telephone;

(b) A writing surface; and

(c) Storage;

(7) Provide easily accessible staff toilet with handwash sink.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-740 Critical care facilities. Hospitals planning new construction of critical care facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage ~~((under WAC 248-18-719))~~ in WAC 246-318-540.

~~(2) ((Meet general requirements for certain service facilities under WAC 248-18-711 (3) or (4), (6), (7), (8) or (9), (10) and (11) including nourishment facilities and ice machine in a clean room with combined use or sharing permitted if:))~~ Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and WAC 246-318-550(10) nourishment facilities with provision for bulk ice. Support facilities may be shared if:

(a) The critical care facility has fewer than five beds; and

(b) The ~~((service))~~ support facilities:

(i) Are in close proximity to the beds; and

(ii) Provide sufficient space for critical care functions.

(3) Provide a critical care facility with:

(a) Location to avoid traffic and penetration of objectionable heat or noise or odors from other areas of the hospital;

(b) A water closet, clinic sink, hopper, or equivalent with bedpan-flushing device for disposing of patient wastes, in a room directly accessible to each critical care patient room;

(c) A staff toilet; ~~((and))~~

(d) Charting areas; and

(e) Storage.

(4) Provide patient rooms with:

(a) Location of patient rooms and placement of beds in rooms to provide for direct visibility of patients from ~~((nurses'))~~ nursing support station or equivalent unless there is provision for indirect viewing of patients by mirror system or television;

(b) Maximum capacity of two beds per room and a ratio of at least one single room for every three planned critical care beds;

(c) Minimum usable floor space per bed of one hundred fifty square feet, exclusive of areas taken up by passage door swings, closets, wardrobes, portable lockers, and toilet rooms;

(d) Spacing of at least:

(i) Four feet or more between side of bed and wall;

(ii) Six feet or more between foot of bed and wall; and

(iii) Eight feet or more between beds in multibed rooms;

(e) Equipment as follows:

(i) Curtains or equivalent means of providing visual privacy;

(ii) Clocks with sweep second hands and ~~((lapse))~~ interval timer ~~((functions))~~ or equivalent;

(iii) One ~~((lavatory))~~ handwash sink per room; and

(iv) An electrocardiographic monitor with oscilloscope at least five inches wide with an audio alarm system for each bed;

(f) Uncarpeted floors.

(5) Provide ~~((nurses'))~~ nursing support station or equivalent with:

(a) Location to provide direct visibility of each patient ~~((unless))~~ or a mirror system or television ~~((is provided))~~ for viewing patients;

(b) Space for patient monitoring equipment including:

(i) Slave oscilloscope with audio alarm for continuous display of each patient's electrocardiogram;

(ii) Rate meter; and

(iii) Recorder;

(c) Wall-mounted clock with sweep second hand or equivalent;

(d) Charting surface or equivalent; and

(e) Combined use or sharing permitted if:

(i) The critical care facility has fewer than five beds; and

(ii) The ~~((nurses'))~~ nursing support station or equivalent~~((:~~

~~((A)))~~ is located in close proximity to the beds~~((:))~~ and

~~((B)))~~ provides sufficient space for critical care functions.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-750 Facilities for care of patients in labor. Hospitals planning new construction of labor rooms which are not birthing rooms shall:

(1) Locate labor rooms to prevent unnecessary traffic through the labor room service area;

(2) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in ~~((accordance with WAC 248-18-719))~~ WAC 246-318-540.

~~(3) ((Meet general requirements for certain service facilities under WAC 248-18-711 as follows:~~

~~(a) Locate for convenient use of staff;~~

~~(b) May be shared with other service areas;~~

~~(c) Provide medicine distribution facilities;~~

~~(d) Provide clean materials room or clean utility room;~~

~~(e) provide soiled materials room or soiled utility room;~~ and

~~(f) Provide housekeeping facilities.))~~ Provide support facilities located for convenient use by staff meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room. Support facilities may be shared with other areas;

(4) Provide a labor room meeting requirements ~~((under WAC 248-18-530(6)))~~ in WAC 246-318-690 (6)(a) and (b) with:

(a) Identification and location accommodating requirements (~~under WAC 248-18-221~~) in WAC 246-318-220(3); and

(b) A maximum capacity of two beds.

(5) Provide toilet and bathing facilities meeting requirements (~~under WAC 248-18-530 (7) and (8)~~) with:

(a) ~~Water closets in ratio of at least one to every four labor beds or fraction thereof; and~~

(b) ~~Showers in the ratio of at least one to every eight obstetrical service beds or fraction thereof~~) in WAC 246-318-690 (6)(c), (d), and (e).

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-760 Obstetrical delivery facilities. Hospitals planning new construction of obstetrical delivery facilities shall:

(1) Locate delivery rooms to prevent traffic through delivery room service areas;

(2) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage meeting requirements (~~under WAC 248-18-719~~) in WAC 246-318-540.

(3) (~~Meet general requirements for certain service facilities under WAC 248-18-711 and provide the following:~~

(a) ~~Clean materials or clean utility room;~~

(b) ~~Housekeeping facilities;~~

(c) ~~Medicine distribution facility;~~

(d) ~~Soiled utility room; and~~

(e) ~~Storage room.)~~ Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(9) soiled utility room.

(4) Design delivery room or surgery room for obstetrical services (~~to accommodate~~) meeting the requirements ((under WAC 248-18-221)) in WAC 246-318-220 and provide:

(a) Clock with sweep second hand and interval timer or equivalent;

(b) Film illuminators for at least two x-ray films or equivalent;

(c) Minimum gross area of three hundred and sixty square feet;

(d) Minimum dimension of eighteen feet; and

(e) Delivery room light.

(5) Provide scrub area located to provide direct access to the delivery room with:

(a) One scrub sink or equivalent for every delivery or surgery room;

(b) A dispenser at each scrub sink with foot control, or equivalent, if liquid hand cleaner is used;

(c) Storage for scrub equipment, masks, caps, nail cleaners, and shoe covers;

(d) A clock or timer within view from scrub sinks; and

(e) A towel dispenser or equivalent.

(6) Provide sterilizing facilities within the delivery service area and meeting requirements (~~under WAC 248-18-680(4))~~ in WAC 246-318-590(8), or ((provide central

processing)) in central sterilizing and processing service facilities meeting requirements ((under WAC 248-18-680(4))) in WAC 246-318-590.

(7) Provide anesthesia storage or anesthesia workroom meeting requirements (~~under WAC 248-18-565 (12) or (13))~~) in WAC 246-318-720 (2)(c).

(8) Provide staff facilities meeting requirements (~~under WAC 248-18-565(15))~~) in WAC 246-318-720(8).

(9) Include a recovery/post anesthesia care unit in accordance with WAC 246-318-730.

(10) Provide storage for supplies and equipment.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-770 Birthing rooms. Hospitals planning new construction of birthing rooms shall:

(1) Locate birthing rooms to prevent unnecessary traffic through the obstetrical service area;

(2) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage (~~under WAC 248-18-719~~) in WAC 246-318-540;

(3) (~~Meet general requirements for certain service facilities under WAC 248-18-711 as follows:~~

(a) ~~Locate for convenient use by staff;~~

(b) ~~May be shared with other service areas;~~

(c) ~~Provide medicine distribution facilities;~~

(d) ~~Provide clean utility room;~~

(e) ~~Provide soiled utility room;~~

(f) ~~Provide housekeeping facilities; and~~

(g) ~~Provide storage room.~~

(4) ~~Provide a nourishment facility which:~~

(a) ~~Meets requirements under WAC 248-18-530(9); and~~

(b) ~~May be shared with other service areas.)~~ Provide

support facilities located for convenient use by staff meeting requirements in WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; WAC 246-318-550(9) soiled utility room; and WAC 246-318-550(10) nourishment facility. Support facilities may be shared with other areas;

(~~(5))~~ (4) Design each birthing room (~~to accommodate~~) meeting the requirements ((under WAC 248-18-221)) in WAC 246-318-220(4) and provide:

(a) Area and dimensions (~~meeting the requirements under WAC 248-18-530 (6)(d) and~~) with a minimum usable floor space excluding lavatory, wardrobe, or closet, fixed or movable cabinets, storage facilities, and entry vestibules as follows:

(i) One hundred and sixty square feet total; and

(ii) Four feet at one side and at foot of bed.

(b) A (~~lavatory~~) handwash sink in the room meeting requirements (~~under WAC 248-18-719~~) in WAC 246-318-540; ((and))

(c) Privacy curtains or equivalent; and

(d) One full-length wardrobe, closet, or locker for storage of personal effects.

(~~(6))~~ (5) Provide toilet and bathing facilities meeting requirements (~~under WAC 248-18-530 (7) and (8))~~) in WAC 246-318-690 (6)(c) and (d) and with:

- (a) Patient toilets adjoining birthing room and in a ratio of one toilet for each patient bed;
- (b) Support persons' toilets, separate from patient toilet, and conveniently located; and
- (c) Showers in a ratio of one shower to every eight patient beds in obstetrical service area.
- ~~((7))~~ (6) Provide ((nurses²)) nursing support station or equivalent meeting requirements ((under WAC 248-18-530 (9)(a))) in WAC 246-318-690 (5)(b).
- ~~((8))~~ (7) Provide staff facilities meeting requirements ((under WAC 248-18-070)) in WAC 246-318-070.
- (8) Provide storage for supplies and equipment.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-780 Obstetrical recovery unit.
~~((14Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS - SEE WAC 248-18-515.)~~

~~Within or close to delivery suite or combined surgery/delivery suite. IF WITHIN DELIVERY SUITE OR COMBINED SURGERY/DELIVERY SUITE, LOCATED NEAR ENTRANCE AND AWAY FROM IMMEDIATE AREA OF DELIVERY ROOMS AND OPERATING ROOMS.~~

Note:
¹⁴~~See Recovery Unit, WAC 248-18-560.)~~ Hospitals planning new construction of an obstetrical recovery unit shall meet the requirements in WAC 246-318-730.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-790 Newborn nursery facilities.
 Hospitals planning new construction of newborn nursery facilities shall:

- (1) Locate the nursery facilities to prevent unnecessary traffic through the service area;
- (2) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage ((under WAC 248-18-719)) in WAC 246-318-540;
- (3) ~~((Provide service facilities:~~
 - ~~(a) Convenient to nursery room;~~
 - ~~(b) Shared with other nursery areas at hospital's discretion;~~
 - ~~(c) Designed to separate clean and soiled areas and meeting the requirements under WAC 248-18-711 with:~~
 - ~~(i) A clean utility room with accommodation for a refrigerator for infant feedings;~~
 - ~~(ii) A soiled utility room;~~
 - ~~(iii) Housekeeping room; and~~
 - ~~(iv) Storage.)~~ Provide support facilities convenient to nursery room meeting requirements in WAC 246-318-550(4) clean utility room with additional provision of refrigerator for infant feedings; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(9) soiled utility room. Support facilities may be shared with other nursery areas;
 - (4) Meet the requirements ((under WAC 248-18-221)) in WAC 246-318-220 (6) and (7);

- (5) Provide nursery rooms with:
 - (a) No public access to the nursery except through handwashing and gowning area;
 - (b) Enough bassinets for newborn infants at least equal to anticipated need;
 - (c) An area of twenty-four square feet per bassinet;
 - (d) At least three feet between bassinets;
 - (e) A ((lavatory)) handwash sink meeting the requirements ((of WAC 248-18-719 (3)(g) and (6)(b)(iv) and (v))) in WAC 246-318-540 (4)(f) and (7)(b), (e), and (f) and located at every entrance to each nursery room, ((and)) with a ratio of one lavatory for every twelve bassinets or major fraction;
 - (f) A liquid detergent dispenser with foot control;
 - (g) A clock with sweep second hand or equivalent visible from all nursery rooms and service areas;
 - (h) Lighting level measured at height of infant station or treatment table:
 - (i) Minimum seventy foot candles; and
 - (ii) Maximum one hundred foot candles.
 - (i) Provision for viewing infants in the nursery rooms by visitors outside the nursery rooms;
 - (j) A charting area which may be shared with other nurseries, with provisions for:
 - (i) A writing desk or counter;
 - (ii) A chart rack; and
 - (iii) Use of telephone.
 - (6) Provide a handwashing and gowning area at the public entrance to the nursery room with:
 - (a) A ((lavatory)) handwash sink with gooseneck spout and knee or foot faucet control or equivalent;
 - (b) Liquid detergent dispenser with foot control;
 - (c) Storage for linen and equipment; and
 - (d) Provision for hanging outer garments.
 - (7) Provide staff facilities meeting the requirements ((under WAC 248-18-070)) in WAC 246-318-070 which may be shared with other service areas;
 - (8) Provide storage room for supplies and equipment.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-800 Intermediate care nursery and neonatal intensive care nursery. Hospitals planning new construction of intermediate care nurseries and neonatal intensive care nurseries shall:

- (1) Locate the nursery facilities to prevent unnecessary traffic through the service area;
- (2) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage ((under WAC 248-18-719)) in WAC 246-318-540;
- (3) ~~((Provide service facilities:~~
 - ~~(a) Convenient to nursery room;~~
 - ~~(b) Shared with other nursery areas at hospital's discretion; and~~
 - ~~(c) Designed to separate clean and soiled areas and meeting the requirements of WAC 248-18-711 with:~~
 - ~~(i) A clean utility room with accommodation for a refrigerator for infant feedings;~~
 - ~~(ii) A soiled utility room;~~

(iii) Housekeeping room;
 (iv) Storage; and
 (v) Medicine distribution facilities;)) Provide support facilities convenient to nursery room meeting requirements in WAC 246-318-550(4) clean utility room with additional provision of refrigerator for infant feedings; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(9) soiled utility room. Support facilities may be shared with other nursery areas;

(4) Meet the requirements ((under WAC 248-18-221)) in WAC 246-318-220 (6) and (7);

(5) Meet the requirements ((under WAC 248-18-224)) in WAC 246-318-230(2) for intermediate care nurseries;

(6) Meet the requirements ((under WAC 248-18-224)) in WAC 246-318-230(3) for neonatal intensive care nurseries;

(7) Meet all requirements ((under WAC 248-18-616)) in WAC 246-318-790 with additions as follows:

(a) Provide nursery rooms with film illuminators or equivalent to view a minimum of two x-ray films which may be shared between intermediate and neonatal intensive care nurseries; and

(b) Provide infant stations with:

(i) Minimal usable floor area exclusive of aisles with:

(A) Fifty square feet in intermediate care nursery; and

(B) Eighty square feet in neonatal intensive care nursery.

(ii) Space to accommodate monitors;

(iii) Work counter with provisions for a writing area; and

(iv) Closed storage for individual supplies and equipment.

(8) Provide scrub area including:

(a) A scrub sink for every eight infant stations or a major fraction thereof, with no less than two sinks;

(b) Germicidal dispenser, hand brush, sponge dispenser or equivalent, located at each scrub sink; and

(c) Clean storage for clean gowns, masks, nail cleaners, and shoe covers.

(9) ((Design any planned)) Provide isolation room ((to meet)) if planned, meeting the requirements ((under)) in subsection (((6))) (7)(b)(i), (ii), (iii), and (iv) of this section;

(10) Provide parent privacy room with education facilities ((providing)) and cubicle curtains or equivalent for complete visual privacy;

(11) Provide conference or counseling room convenient to intermediate care and neonatal intensive care nursery rooms;

(12) Provide ((nurses')) nursing support station or equivalent meeting the requirements ((under WAC 248-18-530-9(a)) in WAC 246-318-690 (5)(b); ((and))

(13) Provide staff facilities meeting the requirements ((under WAC 248-18-070)) in WAC 246-318-070 which may be shared with other service areas; and

(14) Provide storage room for supplies and equipment.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-810 Alcoholism and substance abuse nursing unit. ((Optional. SHALL MEET REQUIREMENTS IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS— See WAC 248-18-515)

(1) WHEN SEPARATE ALCOHOLISM AND/OR SUBSTANCE ABUSE UNIT IS PLANNED, WAC 248-18-532 SHALL APPLY. When ten or more alcoholism treatment beds in the hospital are planned, a separate alcoholism unit is recommended.

(2) DETOXIFICATION AREA.

(a) PATIENT ROOMS, TOILET ROOMS, AND BATHING FACILITIES SHALL MEET REQUIREMENTS UNDER WAC 248-18-530 (6), (7), and (8).

(b) May be located on an acute care nursing unit.

(c) Security or seclusion rooms. Refer to WAC 248-18-534 (6) and (7).

(3) ALCOHOLISM AND SUBSTANCE ABUSE AREA OTHER THAN DETOXIFICATION.

(a) DESIGNED FOR CARE OF AMBULATORY AND HANDICAPPED PATIENTS.

(b) PROVISION FOR FLEXIBILITY IN ARRANGEMENT FOR VARIOUS TYPES OF THERAPIES.

(c) PATIENT ROOMS SHALL MEET REQUIREMENTS UNDER WAC 248-18-530(6) WITH EXCEPTIONS:

(i) SEVENTY SQUARE FEET USABLE FLOOR SPACE PER BED IN MULTI-BED ROOMS PERMITTED IN EXISTING PATIENT ROOMS.

(ii) EIGHTY SQUARE FEET USABLE FLOOR SPACE IN ONE-BED ROOMS PERMITTED IN EXISTING PATIENT ROOMS.

(iii) IN MULTI-BED ROOMS: BEDS SPACED AT LEAST THREE FEET APART WITH THREE FOOT AISLE MINIMUM WIDTH TO ALLOW TRAFFIC FLOW WITHIN THE ROOM.

(iv) Lavatory in each room optional.

(d) PATIENT TOILET ROOMS SHALL MEET REQUIREMENTS UNDER WAC 248-18-530(7). AT LEAST ONE TOILET OPENING DIRECTLY FROM THE MAIN CORRIDOR OF THE NURSING UNIT IS DESIGNED TO ACCOMMODATE PATIENTS IN WHEELCHAIRS. May be used by either sex.

(i) EXCEPTIONS FOR ALTERATIONS OF EXISTING FACILITIES, REFER TO WAC 248-18-530 (7)(b).

(ii) SEPARATE TOILETS FOR EACH SEX UNLESS A TOILET ADJOINS EACH PATIENT ROOM.

(iii) Bedpan flushing devices, optional.

(e) BATHING FACILITIES SHALL MEET REQUIREMENTS UNDER WAC 248-18-530(8).

(f) SERVICE AND SUPPORT FACILITIES.

(i) NURSES STATION OR EQUIVALENT SPACE FOR CLERICAL FUNCTIONS, TELEPHONE, NURSE CALL ANNUNCIATOR, AND MEDICAL RECORDS.

(ii) STANDARDS FOR NURSING UNIT IN WAC 248-18-530 (9)(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), and (r) APPLY.

(g) SOCIAL FACILITIES.

(i) AT LEAST TWO SEPARATE ROOMS.²⁴

~~(iii) COMBINED ROOMS AND SOCIAL AREAS NOT LESS THAN FOUR HUNDRED SQUARE FEET FOR UNIT OF TEN BEDS OR LESS. FOR EVERY ADDITIONAL BED, ADD TWENTY SQUARE FEET PER BED.~~

~~(h) EXAMINATION AND TREATMENT ROOM SHALL MEET REQUIREMENTS IN WAC 248-18-530 (9)(i). LOCATED ON UNIT OR ELSEWHERE WITHIN HOSPITAL.~~

~~(i) Patient laundry facilities.²⁴—See WAC 248-18-534(13).~~

~~(j) OFFICES FOR ALCOHOLISM TREATMENT STAFF, INTERVIEWING ROOMS, COUNSELING ROOMS.²⁴~~

Note:

²⁴~~In accordance with program.)~~ Hospitals planning new construction of alcoholism and substance abuse nursing facilities shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room;

(3) Locate each nursing unit to avoid through traffic to any service, diagnostic, treatment, or administrative area and to control access;

(4) Provide the unit with:

(a) Patient rooms, toilet rooms, bathing facilities, nursing support station or equivalent, and nourishment facilities as required in WAC 246-318-690;

(b) Examination and treatment room available including:

(i) Minimum dimension of eight feet;

(ii) At least eighty square feet useable floor space exclusive of cabinets, sink, work counter, desk, and vestibule;

(iii) Handwash sink;

(iv) Work surface; and

(v) Storage cabinet;

(c) Social facilities including:

(i) At least two separate rooms or one room with partition to accommodate two separate functions simultaneously; and

(ii) At least four hundred square feet for unit of ten beds or less. Add twenty square feet per bed for each additional bed;

(d) Offices for staff;

(e) Interview and counseling rooms for patient confidentiality and privacy;

(f) Facilities for patients to launder personal belongings; and

(g) Provide detoxification area, if planned, with patient rooms equipped with oxygen and suction outlets at each bed.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-830 Rehabilitation facilities. ((Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS. SEE WAC 248-18-515.))

(1) REHABILITATION FACILITIES, GENERAL.

(a) Located for easy access by inpatients and outpatients and to facilitate transport of equipment for bedside treatment when necessary.

(b) LOCATED TO AVOID OUTPATIENT TRAFFIC THROUGH INPATIENT AREAS.

(c) TYPE AND EXTENT OF FACILITIES ADEQUATE FOR THE TYPE AND VOLUME OF ANTICIPATED SERVICES.

(2) WAITING AREA.

(a) Suitable combinations with other waiting areas permitted.

(b) Accommodations for inpatients and outpatients.

(c) ADEQUATE SPACE FOR STRETCHERS AND WHEELCHAIRS.

(d) Reception counter or desk.

(3) PHYSICAL THERAPY FACILITIES. May be omitted if program indicates not needed.

(a) ADMINISTRATIVE FACILITIES.

OFFICE SPACE suitable for interviewing patients, and administrative and clerical functions.

(b) Examining room.

(i) Floor to ceiling partitions for privacy. Arranged to permit permanent placement of examining equipment.

(c) TREATMENT AREA.

(i) GENERAL TREATMENT AREA.

(A) CUBICLES LARGE ENOUGH FOR THERAPIST TO WORK ON BOTH SIDES OF TABLE.

(B) Divided by curtains rather than solid partitions.

(C) ARRANGED TO PERMIT EASY ACCESS FOR WHEELCHAIR OR STRETCHER PATIENTS.

(ii) Underwater exercise area.

(A) Concentration of equipment requiring special water supply and plumbing in one section of department.

(B) ACCESSIBLE AND ADJACENT TO OTHER TREATMENT AREAS.

(C) Overhead lifts for tank or exercise pool.

(iii) General exercise area.

(A) Flexible open space.

(B) At least one wall reinforced for installation of stall bars and similar equipment.

(d) PATIENT LOCKER FACILITIES.

LOCKERS OR OTHER SUITABLE PROVISION FOR PATIENT CLOTHING IN OR NEAR TREATMENT AREAS.

(e) STORAGE FOR SUPPLIES AND EQUIPMENT.

(i) ADEQUATE TO MEET NEEDS OF SERVICE.

(ii) Near work areas.

(f) SPECIAL DESIGN FEATURES.

(i) SINK OR SINKS.

(A) HANDWASHING FACILITIES IN GENERAL TREATMENT AREA AND IN OR CONVENIENT TO OTHER TREATMENT AREAS.

(B) AT LEAST ONE SINK OF SUFFICIENT WIDTH AND DEPTH TO ACCOMMODATE WET PACKS.

- (ii) Ceiling moorings.
 (A) Constructed to support at least five hundred pounds.
 (B) Strategically located throughout treatment areas for attachment of overhead equipment.
 (4) Occupational therapy.²³ Located close to physical therapy facilities.
 (a) ADMINISTRATIVE FACILITIES.
 (i) OFFICE AND WORK SPACE FOR STAFF.
 (ii) Separate room recommended.
 (iii) Designed and located to permit visual supervision of therapy areas.
 (b) STORAGE FOR SUPPLIES AND EQUIPMENT.
 (i) ADEQUATE TO MEET NEEDS OF THERAPY PROGRAM.
 (ii) Near therapy areas.
 (c) THERAPY AREA.²⁴
 (i) At least thirty six square feet of floor area per patient for the maximum number to be in therapy at any one time.
 (ii) Divided and equipped for diversified work.
 (iii) EQUIPMENT:
 SINK WITH SLUDGE TRAP.
 (d) Facilities for teaching activities of daily living.
 (5) Psychological facilities.
 Office space for psychological testing, evaluation, and counseling.
 (6) Social service facilities.
 Office space for private interview and counseling.
 (7) Vocational facilities.
 Office and work space for counseling, evaluation, prevocational program, and placement.
 (8) Special education facilities.
 Schoolroom for children if children are to be included in program.
 (9) TOILET, LOCKER, AND SHOWER FACILITIES.
 (a) LOCKER, TOILET, AND SHOWER FACILITIES FOR PATIENTS.
 (b) PATIENT TOILET OR TOILETS DESIGNED FOR ACCOMMODATION OF WHEELCHAIR PATIENTS.
 (c) May be omitted if program does not indicate need for locker and shower facilities and other suitable patient toilets are convenient to rehabilitation facilities.
 (10) HOUSEKEEPING FACILITIES.⁵
 Suitable combination with other housekeeping facilities permitted if convenient to rehabilitation facilities.

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

²³For construction and ventilation requirements for areas in which flammable agents are to be handled or stored, refer to standards of the State Fire Marshal.

²⁴In accordance with program.) Hospitals planning new construction of rehabilitation facilities such as rehabilitation nursing units, physical therapy, occupational therapy, speech therapy, therapeutic recreation shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping supply room meeting requirements in WAC 246-318-550(6);

(3) Locate rehabilitation facilities for easy access by patients, avoiding outpatient traffic through inpatient areas meeting accessibility requirements in WAC 51-20-3100;

(4) Meet the requirements in WAC 246-318-870 for an inpatient rehabilitation nursing unit and provide:

(a) Day/dining, recreation, activity room or rooms totaling at least four hundred square feet for units of twenty beds and twenty square feet for each additional bed, with windows;

(b) Space and privacy for interviewing, group, family, and individual counseling; and

(c) Facilities for patients to launder personal belongings;
 (5) Provide outpatient rehabilitation facilities, if planned, with:

(a) Patient toilet and shower facilities meeting accessibility requirements in WAC 51-20-3100 including changing area, lockers, or other suitable clothing storage in or near treatment areas;

(b) Reception and waiting area in or convenient to the facility;

(c) Office and work space with communication device for staff;

(d) Public toilet convenient to the facility and meeting accessibility requirements in WAC 51-20-3100;

(e) Staff facilities on or convenient to the facility meeting requirements in WAC 246-318-550(2) and 51-20-3100; and

(ii) Storage for personal belongings;

(f) Ready access to emergency medical equipment;

(6) Provide physical therapy facilities, if planned, with:

(a) General treatment area including:

(i) Private areas large enough for therapist to access both sides of work station;

(ii) Arrangement to permit easy access for wheelchair or stretcher patients;

(iii) Therapy area of at least thirty-six square feet usable floor area per patient in therapy at any one time; and

(iv) Provision for patient privacy;

(b) Handwash sink in or convenient to treatment areas;

(c) Storage for hot packs and equipment;

(d) Refrigeration for cold packs; and

(e) Area for physical activities and equipment;

(7) Provide occupational therapy facilities, if planned, with:

(a) Therapy areas of at least thirty-six square feet useable floor area per patient in therapy at any one time, divided and equipped for diversified work; and

(b) Handwash sink with plaster trap;

(8) Provide pools, spas, and tubs which remain filled between patients, if planned, meeting requirements in chapter 246-260 WAC;

(9) Provide therapeutic recreation facilities, if planned, with:

(a) Individual therapy areas divided and planned for diversified work; and

(b) Handwash sink with plaster trap;

(10) Provide speech therapy facilities, if planned, with a quiet room of at least forty-eight square feet.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-840 Outpatient care facilities (~~for one day patient care~~). (~~Optional. SHALL MEET REQUIREMENTS, IF INCLUDED.~~

~~(1) LOCATED FOR CONVENIENT TRANSFER TO AND FROM A SURGICAL SUITE.²⁴~~

~~(2) WAITING ROOM OR AREA FOR FAMILY MEMBERS. May be combined with other waiting areas, if in close proximity.~~

~~(3) PATIENT CARE ROOM OR ROOMS.~~

~~(a) DIRECTLY ACCESSIBLE FROM CORRIDOR.~~

~~(b) ONE BED ROOM OR ROOMS WITH ONE HUNDRED SQUARE FEET PER ROOM.~~

~~(c) MULTI BED ROOM OR ROOMS WITH AT LEAST EIGHTY SQUARE FEET PER EACH BED, STRETCHER, OR EQUIVALENT. THIS SPACE MAY INCLUDE SUPPORT FACILITIES PERMITTED WITHIN THE ROOM, THREE FEET CLEAR SPACE BETWEEN EACH BED, STRETCHER, OR EQUIVALENT.~~

~~(d) EQUIPMENT.~~

~~(i) OXYGEN OUTLET AT HEAD OF EACH BED, STRETCHER, OR EQUIVALENT.~~

~~(ii) SUCTION OUTLET AT HEAD OF EACH BED, STRETCHER, OR EQUIVALENT.~~

~~(iii) NURSE CALL SIGNAL DEVICE AT EACH BED, STRETCHER, OR EQUIVALENT. SEE WAC 248-18-719(4) and Table 719-6.~~

~~(iv) CLOSET, LOCKER, OR EQUIVALENT PER EACH BED, STRETCHER, OR EQUIVALENT FOR PATIENT CLOTHING. May be in or adjacent to the patient care room or rooms.~~

~~(v) LAVATORY.~~

~~(vi) MEDICAL EMERGENCY SIGNALLING DEVICE.⁵⁶~~

~~(vii) CUBICLE CURTAIN TRACKS OR RAILS OR EQUIVALENT TO PROVIDE COMPLETE SCREENING OF EACH BED, STRETCHER, OR EQUIVALENT TO PROVIDE VISUAL PRIVACY FOR EACH PATIENT IN MULTI-BED ROOMS.~~

~~(4) SERVICE FACILITIES LOCATED IN PATIENT CARE ROOM OR ROOMS OR ADJOINING ROOM OR ROOMS OR AREAS.~~

~~(a) SINK OR LAVATORY if service facility outside patient care room.~~

~~(b) WORK COUNTER.⁶~~

~~(c) LOCKED DRUG STORAGE INCLUDING SEPARATELY LOCKED STORAGE FOR CONTROLLED SUBSTANCES.^{6,24}~~

~~(d) STORAGE UNIT.^{6,18}~~

~~(e) REFRIGERATOR.⁶~~

~~(f) LINEN STORAGE.⁶~~

~~(g) CHARTING SURFACE OR DESK.⁶~~

~~(h) TELEPHONE.~~

~~(5) SOILED UTILITY OR SOILED MATERIALS ROOM. REFER TO WAC 248-18-711 (8) and (9).~~

~~(6) PATIENT TOILET DESIGNED AND ARRANGED TO ACCOMMODATE A PATIENT IN A WHEELCHAIR.~~

~~(7) HOUSEKEEPING FACILITIES.⁵ Suitable combination with other housekeeping facilities permitted, if convenient to one day patient care facilities.~~

- ~~(8) Predischarge area or lounge.~~
- ~~(a) Multipatient accommodation.~~
- ~~(b) Seventy square feet per patient space.~~
- ~~(c) Curtain tracks or equivalent to provide for visual privacy for patients.~~
- ~~(d) Access to toilet.~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.

²⁴In accordance with program.

⁵⁶See GENERAL DESIGN REQUIREMENTS, WAC 248-18-719(4) and Table 719-6.) Hospitals planning new construction of facilities for outpatient care shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide housekeeping supply room meeting the requirements in WAC 246-318-550(6);

(3) Provide for the following:

(a) Easy access for outpatients with minimal traffic through inpatient areas;

(b) Conveniently located waiting room;

(c) Patient toilet with handwash sink meeting accessibility requirements in WAC 51-20-3100;

(d) Administrative facilities including:

(i) Registration area or room;

(ii) Work surface or desk;

(iii) Telephone;

(iv) Clock;

(v) Storage space; and

(vi) Room for confidential communication, convenient to the unit;

(4) Provide facilities meeting the requirements in WAC 246-318-850 and subsection (6) of this section if special procedures are planned;

(5) Provide outpatient surgery facilities, if planned, with:

(a) Room or rooms for preoperative and predischarge functions with access to service facilities meeting the requirements in WAC 246-318-550(3) clean material room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and

(b) Convenient access to main hospital operating room or provide separate operating room meeting requirements in WAC 246-318-720;

(6) Provide outpatient exam or treatment facilities, if planned, with:

(a) Direct accessibility from the corridor;

(b) Service facilities meeting the requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and

(c) Single bed rooms of at least one hundred square feet or multibed room with at least eighty square feet per patient, including:

(i) Cubicle curtains or equivalent for each patient in multibed rooms;

(ii) Closet, locker, or equivalent for each patient;

(iii) Handwash sink, one for every six patients in multibed rooms;

(iv) Toilet with handwash sink meeting accessibility requirements in WAC 51-20-3100; and

(v) Clock;

(d) Exam or treatment rooms including:

(i) Minimum eight feet dimension with eighty square feet of usable floor space;

(ii) Handwash sink;

(iii) Examination table;

(iv) Examination light or equivalent;

(v) Storage for supplies and equipment;

(vi) Film illuminator or equivalent conveniently available; and

(vii) Coat hook or equivalent;

(e) Nursing support station with:

(i) Nurse call annunciator;

(ii) Telephone;

(iii) Writing surface; and

(iv) Storage.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-850 ((~~Outpatient department~~)) ~~Special procedure facilities.~~ ((~~Optional. SHALL MEET REQUIREMENTS, IF INCLUDED. (REQUIREMENTS IN CAPITAL LETTERS SEE WAC 248-18-515.)~~)

(1) ~~OUTPATIENT DEPARTMENT, GENERAL.~~

(a) ~~LOCATED FOR EASY ACCESS BY OUTPATIENTS.~~

(b) ~~LOCATED SO OUTPATIENT TRAFFIC THROUGH INPATIENT AREAS WILL BE AVOIDED.~~

(c) ~~Located for convenient access to radiology, pharmacy, laboratory, and physical therapy.~~

(d) ~~NUMBER, SIZE, AND TYPE OF FACILITIES DEPENDENT UPON TYPE AND ANTICIPATED VOLUME OF OUTPATIENT WORK.~~

(2) ~~ADMINISTRATIVE FACILITIES.~~

(a) ~~In small department, may be combined with inpatient or emergency department administrative facilities.~~

(b) ~~Secondary facilities may be needed adjacent to major clinic areas in large department.~~

(c) ~~WAITING AREA.~~

(d) ~~ADMITTING FACILITIES.~~

(e) ~~Appointment and cashier facilities.~~

(f) ~~Office.~~

(g) ~~PUBLIC TOILET.~~

(h) ~~Staff toilet.~~

(3) ~~EXAMINATION ROOM.~~

(a) ~~MINIMUM DIMENSION OF EIGHT FEET AND MINIMUM AREA OF EIGHTY SQUARE FEET.~~

(b) ~~EQUIPMENT:~~

~~LAVATORY OR SINK.~~

~~EXAMINATION LIGHT.⁶~~

~~STORAGE FOR SUPPLIES AND EQUIPMENT.¹⁸~~

~~Dressing cubicles.~~

~~Film illuminator.~~

~~(4) Doctors' office.~~

~~(5) Minor surgery or treatment room.~~

~~(a) MINIMUM DIMENSION OF FIFTEEN FEET.~~

~~(b) EQUIPMENT:~~

~~SCRUB SINK.~~

~~LIQUID DETERGENT DISPENSER WITH FOOT CONTROL.⁶~~

~~SURGERY OR TREATMENT LIGHT.⁶~~

~~STORAGE FOR SUPPLIES AND EQUIPMENT.⁶⁻¹⁸~~

~~FILM ILLUMINATOR OR ILLUMINATORS.⁶~~

~~(6) UTILITY ROOM.²~~

~~Located close to examination and treatment rooms.~~

~~(7) MEDICINE FACILITIES.⁷~~

~~(8) HOUSEKEEPING FACILITIES.⁵~~

~~Suitable combination with other housekeeping facilities permitted if convenient to outpatient department.~~

~~(9) LINEN STORAGE.¹⁸~~

~~(10) EQUIPMENT STORAGE.¹⁸~~

~~(11) Observation or recovery room.¹⁴~~

Notes:

⁵See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(6), HOUSEKEEPING FACILITIES.

⁶May be movable equipment.

⁷See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711.

¹⁴See Recovery Unit, WAC 248-18-560.

¹⁸See GENERAL REQUIREMENTS FOR SERVICE FACILITIES, WAC 248-18-711(10), STORAGE FACILITIES.)) Hospitals planning new construction of special procedure rooms shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage in WAC 246-318-540;

(2) Provide convenient and easily accessible support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; and WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room;

(3) Locate special procedure rooms for easy access by patients and convenient to waiting area;

(4) Meet requirements in WAC 246-318-650 (3) and (5) through (19) when imaging procedures are done in special procedure rooms which are not located in the radiology facilities;

(5) Provide endoscopy room, if planned, with:

(a) Minimum fifteen feet room dimension when x-ray equipment is planned for endoscopic procedures; or

(b) Minimum twelve feet room dimension for routine endoscopic procedures;

(c) Handwash sink;

(d) Ceiling mounted surgery light or equivalent;

(e) Film illuminator;

(f) Clock with sweep second hand or equivalent and interval timer;

(g) Supply and equipment storage; and

(h) Adjacent toilet with handwash sink;

- (6) Provide laser room, if planned, with:
 - (a) Handwash sink, unless laser room is in the operating room;
 - (b) Clock with sweep second hand and interval timer, unless laser room is in operating room;
 - (c) Prominently displayed warning sign at entrance;
 - (d) If equipped, viewing windows to provide protection in accordance with manufacturer of laser in use;
 - (e) Supply and equipment storage;
 - (f) Provision for exhaust in accordance with manufacturer of laser in use;
 - (g) If watercooled laser is to be used, provide water supply line equipped with vacuum breaker and unalterable air gap for drain; and
 - (h) Minimally reflective finishes;
- (7) Provide angiography room, if planned, with:
 - (a) Minimum fifteen feet room dimension;
 - (b) Two scrub sinks;
 - (c) Work counter;
 - (d) Supply and equipment storage;
 - (e) Exam light; and
 - (f) Clock with sweep second hand and interval timer;
 - (8) Provide cardiac laser, cardiac cath, angioplasty, valvoplasty, or other special procedure room, if planned, with:
 - (a) Minimum twenty feet room dimension;
 - (b) Two scrub sinks;
 - (c) Work counter;
 - (d) Supply and equipment storage;
 - (e) Exam light; and
 - (f) Clock with sweep second hand and interval timer;
 - (9) Provide lithotripsy room, if planned, with:
 - (a) Minimum fifteen feet room dimension;
 - (b) Handwash sink, unless lithotripsy device is in operating room;
 - (c) Work counter;
 - (d) Supply and equipment storage; and
 - (e) Clock with sweep second hand and interval timer, unless lithotripsy is done in operating room.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-860 Dialysis facilities. Hospitals planning new construction of dialysis facilities shall:

- (1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage (~~under WAC 248-18-719~~) in WAC 246-318-540 with:
 - (a) Air changes in patient areas equivalent to a treatment room;
 - (b) Capture hoods in equipment cleanup or dialyzer reuse preparation rooms:
 - (i) Capable of maintaining formaldehyde levels less than 0.5 parts per million in the rooms; and
 - (ii) Exhausting directly to outdoors;
 - (c) Plumbing for each dialysis station providing:
 - (i) A water supply system or mechanism capable of meeting the flow and pressure requirements of the manufacturer for each machine;

- (ii) A waste line serving dialysis equipment with an unalterable air gap or equivalent to prevent backflow;
- (iii) Connections to the dialysis equipment or equivalent to prevent backflow; and
- (iv) Piping and fittings used for all dialysis functions conforming to current National Sanitation Foundation Standard No. 14 (~~(titled)~~) entitled "Plastics Piping Components," (~~August-1986~~);
- (d) Electrical services providing:
 - (i) A minimum of four single electrical receptacles on emergency power at each dialysis station;
 - (ii) At least two of the electrical receptacles per station on emergency power connected to a dedicated branch circuit;
 - (iii) Lighting in each dialysis facility on emergency power; and
 - (iv) Ground fault circuit interrupter protection for all electrical outlet services in dialysis stations and wet areas.
- (2) Meet general requirements for (~~certain service~~) support facilities (~~under~~) in WAC ((248-18-711)) 246-318-550 (3) or (4), (6), (7), and (8) or (9) (~~(, (10), and (11))~~) which may be shared with any immediately adjacent facility and including:
 - (a) Lockable storage for patient valuables unless provided elsewhere under hospital policy;
 - (b) Chemical storage in an area within a room; and
 - (c) Cleanup room for dialysis equipment meeting requirements (~~of~~) in WAC ((248-18-711)) 246-318-550 (5)(b), (c), and (d) with eyewash equipment located within the dialysis facility.
 - (3) Provide a dialysis facility with:
 - (a) Location to avoid through traffic;
 - (b) Uncarpeted floors in patient care and wet areas;
 - (c) Coat hook or equivalent for hanging full length garments;
 - (d) A medical emergency signal device;
 - (e) A patient waiting area;
 - (f) Work station for staff with writing surfaces and storage for supplies;
 - (g) Patient preparation areas (~~(;~~) ~~(+))~~ adjacent to dialysis stations (~~(;~~) ~~(+))~~) with provisions for:
 - ~~((A))~~ (i) Privacy;
 - ~~((B))~~ (ii) Handwashing; and
 - ~~((C))~~ (iii) Storage;
 - (h) Privacy areas for interviewing and consultation which may be shared;
 - (i) Toilet or toilets in or convenient to the dialysis facility including at least one wheelchair accessible toilet; and
 - (j) Patient training room with a (~~lavatory~~) handwash sink if home training is planned.
 - (4) Provide dialysis stations including:
 - (a) Minimum square feet per dialysis station of:
 - (i) Seventy square feet excluding aisles when the service uses recliner chairs; and
 - (ii) Eighty square feet excluding aisles when the service uses beds;
 - (b) (~~Lavatory~~) A handwash sink adjacent to each dialysis station; and
 - (c) A patient nurse call.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-870 Long-term care unit. Hospitals planning new construction of long-term care facilities of ten or more beds shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage (~~(under WAC 248-18-719))~~ in WAC 246-318-540;

(2) Provide (~~and meet general requirements for certain service facilities under WAC 248-18-711 (3) or (4), (6), (7), (8) or (9), (10), and (11))~~ support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and WAC 246-318-550(10) nourishment facilities with provision for bulk ice, including:

(a) Locks on all doors for housekeeping, medications, storage, and utility rooms;

(b) Controlled access locks on medication rooms;

(c) (~~A housekeeping supply room on or adjacent to each facility;~~

(d)) Linen storage in a clean room; and

((e)) (d) General storage space of not less than four square feet per bed within the hospital in addition to closets and equipment storage provided in the long-term care service area;

(3) Provide long-term care facilities with:

(a) Location of facilities described under subsection

(2)(a) (~~through (e))~~ and (b) of this section on the same floor as long-term care beds;

(b) Location to minimize through traffic and penetration of objectionable noise, odors, or heat from other areas of the hospital;

(c) Wheelchair accessible patient toilets including:

(i) Water closets in a ratio of at least one per four beds;

(ii) Bedpan flushing equipment;

(iii) Accessibility from each patient room;

(iv) (~~Lavatory~~) A handwash sink in each toilet; and

(v) Grab bars properly located and securely mounted on each side of the water closet;

(d) At least one wheelchair accessible toilet opening directly from the main corridor;

(e) Handrails along both sides of all patient use corridors:

(i) Mounted at thirty-two to thirty-four inches above the floor;

(ii) With ends returned to the walls; and

(iii) Projecting a maximum of three and one-half inches from the wall;

(f) Patient bathing facilities including:

(i) Showers or tubs in a ratio of one per fifteen beds;

(ii) At least one emersion bathing fixture accessible from two sides and one end for wheelchairs and stretchers;

(iii) One roll-in shower or equivalent designed:

(A) For ease of shower chair entry;

(B) With bulk heads a maximum of thirty-four inches high providing for toe space;

(C) With properly sloped and drained floor to prevent the flow of water outside the stall while providing for safe use of a shower chair within the stall; and

(D) With the water inlet approximately four and one-half feet from floor level and a flexible hose approximately five feet long including a lightweight, shampoo-type, spray attachment;

(g) Grab bars including:

(i) One horizontal grab bar a minimum of forty-eight inches long at the side of each standard bathtub with an "L" shaped bar at the faucet end;

(ii) At least one horizontal grab bar at the faucet end of each peninsular bathtub; and

(iii) A horizontal grab bar on two sides of each shower stall with an "L" shaped bar on the shower head side;

(h) (~~Nourishment room in each facility including:~~

(i) ~~Space for waste containers;~~

(ii) ~~Equipment:~~

(A) ~~Refrigerator;~~

(B) ~~Ice machine;~~

(C) ~~Sink with work counter; and~~

(D) ~~Storage for utensils and foodstuffs;~~

(i)) ~~Waiting room or area;~~

(4) Provide patient rooms with:

(a) Maximum capacity of two beds per patient room;

(b) Minimum usable floor space per bed exclusive of areas taken up by passage door swings, closets, wardrobes, portable lockers, and toilet rooms of:

(i) Eighty-five square feet in multibed rooms; and

(ii) One hundred square feet in one-bed rooms;

(c) Minimum dimensions of:

(i) Eleven feet for multibed rooms; and

(ii) Three feet between the sides and the foot of the bed and any wall, fixed obstruction, or other bed;

(d) Space for wheelchair storage;

(e) (~~Equipment including:~~

(i)) ~~The provision for patient privacy in all rooms;~~

((ii)) (f) One wardrobe, closet, or locker per bed for hanging of full-length garments and a securable drawer for personal effects; and

((iii)) (g) A (~~lavatory~~) handwash sink in each multibed room;

(5) Provide a (~~nurses~~) nursing support station or equivalent including:

(a) ((A)) Charting surface;

(b) Confidential storage for patients' medical records;

(c) Storage for charting supplies;

(d) Clock; and

(e) Telephone;

(6) Provide staff facilities including:

(a) ((A)) Toilet;

(b) Securable storage for (~~purses and~~) personal effects apart from storage for patient care supplies and equipment;

(c) ((A)) Office for confidential management and staff communications; and

(d) ((A)) Conference room for confidential staff and family communication;

(7) Provide suitably equipped patient areas in the long-term care facility for:

(a) Dining room;

(b) Recreational activity; and

(c) Dayroom with windows;

- (8) Provide occupational therapy and physical therapy facilities as described (~~under WAC 248-18-675~~) in WAC 246-318-830 either in the long-term care unit or elsewhere in the hospital;
- (9) Include the following features if planning to provide a protective facility for cognitively impaired patients:
 - (a) Corridors with the following minimum widths:
 - (i) Ten feet;
 - (ii) Eight feet for a circular route allowing the patient to return to the patient's starting point without reversing direction; or
 - (iii) As permitted under chapter 248-14 WAC specifically for construction of facilities for the cognitively impaired;
 - (b) Floors, walls, and ceiling surfaces displaying contrasting colors for identification;
 - (c) Door thresholds of one-half inch or less;
 - (d) Exits secured by alarms or doors requiring cognitive ability to open or other methods provided doors release upon activation of the fire alarm system and upon loss of power;
 - (e) Instruction labels on door release devices requiring direction for use;
 - (f) Secured outdoor space and walkways, when outdoor space is provided, including:
 - (i) Walls or fences at least six feet high and designed to prevent climbing and penetration;
 - (ii) Ambulation area with:
 - (A) Walking surfaces firm, stable, and free from abrupt changes in elevation; and
 - (B) Slip-resistant surfaces on areas subject to wet conditions;
 - (iii) Exits from the secured outdoor spaces and walkways releasing automatically upon activation of fire alarm signal or upon loss of power.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

- WAC 246-318-99902 Appendix B—Dates of documents adopted by reference in chapter ~~((248-18)) 246-318 WAC.~~** (1) National Fire Protection Association (NFPA), 99, Chapter 12, ~~((1987)) 1990.~~ Required.
- (2) American Society of Heating, Refrigerating, and Air Conditioning Engineers (ASHRAE) Handbook - five volumes: 1987 HVAC Systems and Applications; ~~((1983)) 1988~~ Equipment; ~~((1985)) 1989~~ Fundamentals; ~~((1986)) 1990~~ Refrigeration and 1991 HVAC Applications. Recommended.
- (3) Uniform Plumbing Code ~~((Standards, WAC 51-16-060, as)), 1991 edition,~~ hereafter amended ~~((1985 edition))~~ by the state of Washington. Required.
- (4) National Fire Protection Association (NFPA), 99, Chapter 4, ~~((1987)) 1990.~~ Required.
- (5) National Fire Protection Association (NFPA), ~~((90A-1985)) 90A-1989.~~ Required.
- (6) ~~((Food Service Equipment Standards of the National Sanitation Foundation.~~ Required.
- (7) Recommended are:
- (a) ~~"Biosafety in Microbiological and Biomedical Laboratories," Appendix A; "Biological Safety Cabinet," United States Department of Health and Human Services, Publication No. (NIH) 88-8395, Second Edition, May 1988.~~

- (b) ~~"National Sanitation Foundation Standard No. 49 (NSF No. 49) for Class II Biohazard Cabinetry," revised June 1987.~~
- ~~((8))~~ Uniform Mechanical Code, ~~((WAC 51-16-040, as now and)) 1991 edition,~~ hereafter amended by the state of Washington. Required.
- ~~((9)) Underwriters Laboratories (UL), 181 Factory Made Air Ducts and Connectors, 1984 edition.~~ Required.
- (10) Sheet Metal and Air Conditioning Contractors' National Association, Inc., (SMACNA), Duct Liner Application Standard, 1985. Required.
- ~~((11)) Compressed Gas Association, Inc., Pamphlet Number P-2-1-1983, "Recommendations for Medical-Surgical Vacuum Systems," 1983 edition.~~ Recommended.
- ~~((12)) Illuminating Engineers Lighting Handbook (IES), 1987 Application Volume.~~ Recommended.
- ~~((13))~~ (7) National Fire Protection Association (NFPA) ~~((70-1987)) 70-1990.~~ Required.
- ~~((14)) Method of Testing Air Cleaning Devices Used In General Ventilation for Removing Particulate Matter, American Society of Heating, Refrigeration, and Air Conditioning Engineers (ASHRAE), Standard 52-76, 1976 edition.~~ Required.
- ~~((15)) National Fire Protection Association (NFPA) 30-1987)~~ (8) Uniform Fire Code, Article 79, 1991 edition. Required.
- ~~((16))~~ (9) National Fire Protection Association (NFPA) 99, CHAPTER 7, ~~((1987)) 1990.~~ Required.
- ~~((17))~~ (10) National Fire Protection Association (NFPA) 43C-1986. Required.
- ~~((18))~~ (11) National Council on Radiation Protection Handbook No. 49. Required.
- ~~((19)) Chapter 51-10 WAC Washington State Regulations for Barrier Free Facilities, second edition.~~ Required.
- ~~((20))~~ (12) Uniform Building Code ~~((Standards, WAC 51-16-030, as now and)), 1991 edition,~~ hereafter amended by the state of Washington. Required.
- ~~((21)) Chapter 248-54 WAC Public Water Supplies.~~ Required.
- ~~((22)) Chapter 248-92 WAC Public Sewage.~~ Required.
- ~~((23)) Chapter 248-96 WAC On-Site Sewage Disposal.~~ Required.
- ~~((24)) National Institute for Occupational Safety and Health (NIOSH) Standard.~~ Required.
- ~~((25))~~ (13) Chapter 212-12 WAC Fire Marshal Standards. Required.
- ~~((26)) Guidelines for Construction and Equipment of Hospital and Medical Facilities, Department of Health and Human Services, 1987.~~ Required.
- ~~((27)) Chapter 402-24 WAC Standards for Protection Against Radiation.~~ Required.
- ~~((28)) WAC 296-62-07353 General Occupational Health Standards for Ethylene Oxide.~~ Required.) (14) National Fire Protection Association (NFPA), 101, 1988 edition. Required.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-318-799 Infant formula facilities.

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-318-820 Psychiatric (~~unit construction~~) facilities. Hospitals planning new construction of a psychiatric unit shall:

(1) Follow the general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage (~~under WAC 248-18-719~~) in WAC 246-318-540, with:

(a) All windows and relites located in rooms or areas accessible to patients:

(i) Meeting requirements (~~under WAC 248-18-719~~) in WAC 246-318-540 (l)(i); and

(ii) Installation of security or maximum security windows or equivalent;

(b) Tamper-resistant accessories and equipment in patient rooms, toilet rooms, and bathrooms;

(c) Tamper-resistant electrical receptacles in all patient rooms and areas;

(d) Design to prevent opportunity for suicide.

(2) (~~Meet general requirements for certain service facilities under WAC 248-18-711 (3) or (4), (6), (7), (8) or (9), and (10) with locks on~~) Provide support facilities meeting requirements in WAC 246-318-550(3) clean materials room; or WAC 246-318-550(4) clean utility room; WAC 246-318-550(6) housekeeping supply room; WAC 246-318-550(7) medication distribution facility; WAC 246-318-550(8) soiled materials room; or WAC 246-318-550(9) soiled utility room; and WAC 246-318-550(10) nourishment facilities with provision for bulk ice. All doors for house-keeping, medications, storage, and utility rooms shall be equipped with locks.

(3) Provide psychiatric facilities including:

(a) Location avoiding traffic and penetration of objectionable heat, noise, or odors from other areas of the hospital;

(b) Examination room, unless available in an adjacent area or unit, with:

(i) Minimum floor space of one hundred square feet;

(ii) Minimum dimension of eight feet; and

(iii) The following equipment:

(A) Medical emergency signal devices;

(B) (~~Lavatory or~~) A handwash sink;

(C) A clock with sweep second hand or equivalent;

(D) An oxygen outlet;

(E) A suction outlet;

(F) A work surface; and

(G) A storage cabinet.

(c) Toilet rooms with water closets in ratio of at least one water closet to every four beds.

(d) At least one wheelchair accessible toilet available on the unit.

(e) A staff toilet available on the unit.

(f) Patient bathing facilities with:

(i) Showers or tubs in the ratio of at least one bathing facility per eight beds; and

(ii) At least one wheelchair accessible shower on the psychiatric unit.

(g) (~~Nourishment station in an area serving clean functions only~~) with:

(i) ~~Space for waste containers;~~

(ii) ~~The following equipment:~~

(A) ~~Refrigerator;~~

(B) ~~Ice machine;~~

(C) ~~Work counter;~~

(D) ~~Sink; and~~

(E) ~~Storage for utensils and foodstuffs.~~

(H)) ~~Administrative facilities with:~~

(i) Storage for personal effects of staff apart from storage for patient care supplies and equipment;

(ii) Office or private area for staff and supervisory activities; and

(iii) Conference room for confidential (~~staff/patient/family~~) communications on or adjacent to the unit.

(~~(A)~~) (h) Waiting area adjacent to the unit;

(~~(B)~~) (i) A wheelchair-accessible:

(i) Water fountain; and

(ii) Public telephone.

(~~(C)~~) (j) Patient laundry facility with:

(i) A handwash sink (~~or lavatory~~);

(ii) Clothes washer;

(iii) Clothes dryer;

(iv) Lockable storage facilities; and

(v) Counter.

(4) Provide patient rooms including:

(a) Maximum capacity of two beds per patient room;

(b) Minimum usable floor space per bed, exclusive of areas taken up by passage door swings, closets, wardrobes, portable lockers and toilet rooms, of:

(i) Eighty square feet in multi-bed rooms; and

(ii) One hundred square feet in one-bed rooms.

(c) Minimum dimension of eleven feet for multi-bed rooms.

(d) The following equipment:

(i) Provision for patient privacy in all multi-bed rooms; and

(ii) A wardrobe, closet, or locker per bed, designed to prevent suicide, for garments and storage of personal effects.

(5) Provide a (~~nurses~~) nursing support station or equivalent with:

(a) (~~Charting~~) A writing surface;

(b) Storage for(~~g~~)

(~~g~~) patient(~~s~~) charts(~~g~~ and

(~~g~~) Charting) and supplies;

(c) A telephone; and

(d) A clock.

(6) Provide a seclusion room, unless provided on an adjacent nursing unit, with:

(a) Design to minimize potential for stimulation, escape, hiding, injury, or suicide;

(b) Maximum capacity of one patient;

(c) Doors to open outward;

(d) Minimum space of eighty square feet;

(e) Minimum dimension of eight feet;

(f) Staff-controlled, lockable, adjoining toilet room; and

(g) A provision for staff (~~visualization of~~) to see the occupant at all times.

(7) Provide suitably equipped areas which may be for multipurpose use (~~combining activities below and~~) including areas for:

(a) Dining;

- (b) Occupational and recreational therapies;
- (c) Day room;
- (d) Physical activity and patient recreation on the unit or elsewhere on the hospital premises; and
- (e) Space and privacy for interviewing, group, family, and individual counseling.
- (8) If electroconvulsive therapy (ECT) rooms are planned, provide:
 - (a) Minimum area of one hundred fifty square feet;
 - (b) Minimum dimension of twelve feet; and
 - (c) The following equipment:
 - (i) Emergency call;
 - (ii) ~~((Lavatory or))~~ Handwash sink;
 - (iii) Treatment light;
 - (iv) Storage for supplies and equipment;
 - (v) Robe hook and shelf;
 - (vi) Space and electrical receptacles for ECT machine;
 - (vii) Oxygen and suction outlet;
 - (viii) Stretcher or treatment table or equivalent;
 - (ix) Space for emergency medical supplies and equipment;
 - (x) Space for anesthesia machine or cart and equipment;
 - (xi) Space for (EKG) electrocardiograph monitor; and
 - (xii) Clock with sweep second hand or equivalent.
- (9) If ECT is performed, provide a recovery facility, which may be the patient room, with:
 - (a) Location near ECT treatment room;
 - (b) Oxygen and suction for each bed, stretcher, or cart;
 - (c) Easy access to a clean and soiled utility room; and
 - (d) Provisions for equipment, space, and functions required ~~((under WAC 248-18-256))~~ in WAC 246-318-310.

**WSR 93-01-152
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed December 23, 1992, 10:25 a.m.]

Original Notice.

Title of Rule: Telecommunications quality of service rule. Docket No. UT-921192.

Purpose: Establishes standards for telecommunications service and facilities. Adds definitions. Repeals WAC 480-120-086. Requires local exchange companies (LECs) to develop procedures for providing operator services and to maintain business offices or customer service centers; establishes network performance standards for LECs; requires procedures to minimize effects of major outages; institutes network maintenance requirements and sets trouble report thresholds for LECs; and sets standards for #-911 emergency service quality reports by LECs.

Statutory Authority for Adoption: RCW 80.01.040.

Summary: Requires all telecommunication service companies to provide and maintain adequate service to the public.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Paul Curl, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA, (206) 753-6451.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: No comments or recommendations are submitted because the proposal is pursuant to legislative authorization in RCW 80.01.040.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: See Purpose above.

Small Business Economic Impact Statement

SIC 481 — Telephone Communications

Pursuant to chapter 19.85 RCW, an economic impact statement is required if more than ten percent of the businesses within a three-digit standard industry classification are affected by the proposed rule. Telecommunications local exchange carriers and interexchange telecommunications companies fall generally within industry group number 481: "Telephone Communications," and more specifically within industry number 4813: "Telephone Communications, Except Radiotelephone." The predominant impact of the subject rules falls upon Washington local exchange companies. According to RCW 80.04.010, "Local Exchange Company" means "a telecommunications company providing local exchange telecommunications service."

Content of the Proposed Rules

The proposed rule:

Adds definitions.

Deletes existing WAC 480-120-086 Adequacy of service and redistributes still relevant portions of the former WAC 480-120-086 under new sections.

Amends existing WAC 480-120-051 by adding a standard for the installation of primary exchange access lines. As measured on a calendar monthly basis, ninety percent of a local exchange company's applications for installation of up to five residence or business primary exchange access lines in any exchange shall be completed within five business days after the date of receipt of the applications when all tariff requirements have been met by the applicant or subscriber. In those instances where a later installation date is requested by the applicant or subscriber, or where special equipment is involved, this time period does not apply. Ninety-nine percent of all applications for installation of primary exchange access lines in any exchange shall be completed within ninety days after the date of receipt of the applications.

Requires all telecommunications companies to design, construct, maintain and operate their facilities to ensure reasonable continuity of service, uniformity in the quality of service, and the safety of persons and property. Telecommunications companies are further required to use reliable forecasting procedures to ensure that sufficient facilities and an adequate operating force are available to meet reasonable demands under normal operating conditions. The rules are not intended to establish a standard of care owed by a telecommunications company to any consumer or subscriber.

Requires each local exchange company to develop procedures for providing operator services, to ensure that

operator-assisted calls are accurately recorded and the confidentiality of operator-assisted calls is protected, and to ensure that operators receiving emergency calls route them to the appropriate emergency response agency. When automated operator services are provided, local exchange companies must ensure that consumers and subscribers can also readily access a live operator.

Requires local exchange companies to maintain business offices or customer service centers, accessible by toll-free calling or in person, for the purpose of providing information relating to services and rates, to accept and process applications for service, to explain charges on customers' bills and to adjust charges made in error. Criteria are also set for maintaining and closing payment agencies. Payment agencies are locations at which subscribers can make cash and urgent payments. Local exchange companies serving over 50,000 access lines are required to provide business offices or customer service centers accessible by telephone or in person. Such business offices or service centers must be staffed with qualified personnel, including supervisory personnel, to provide information relating to services and rates, to accept and process applications for service, to explain charges on customers' bills, to adjust charges made in error, and generally to act as representatives of the company. If one business office or service center serves several exchanges, toll-free calling from those exchanges to the office is required to be provided. Local exchange companies serving under 50,000 access lines are required to have at least one such business office or customer service center. Each local exchange company is required to establish payment agencies, and operate them during regular business hours. Exchanges serving over 75,000 access lines shall have a minimum of one payment agency for every 50,000 access lines. Exchanges serving 25,000 to 75,000 access lines shall have a minimum of one payment agency. Local exchange companies that do not have exchanges that meet the access line criteria above, are required to have a minimum of one payment agency. The local business office of the company can substitute for the payment agency and be supported by the same personnel as the business office or customer service center.

Establishes network performance standards applicable to local exchange companies for central office functions, interoffice facilities, outside plant, special circuits and digital private line circuits. The standards are consistent with the provisions of relevant standards bodies, such as the American National Standards Institute, Bell Communications Research, Rural Electrification Administration, Institute of Electrical and Electronics Engineers, etc. Currently, nearly all telecommunications companies operating in Washington observe standards established by one or more of these standards bodies.

Requires all telecommunications companies to establish procedures aimed at minimizing the effects of major outages. A major outage is defined as a service failure lasting for 30 or more minutes, which causes the disruption of local exchange or toll services to more than 1,000 subscribers, or which causes the total loss of service to a governmental emergency response agency. Telecommunications companies are required to maintain and provide upon request by the commission current plans for emergency operation during a major outage, to notify the commission of a major outage

as soon as reasonably practicable, and to provide reports on major outage recovery efforts to the commission, the news media, the public and public officials. In addition, when a major outage is deemed as an outage that may require coordination of disaster response and recovery operations, it shall also be reported to the Department of Community Development Emergency Management Division. Finally, requirements are established for the restoration of service after more minor service interruptions and for notifying subscribers who may be affected by planned interruptions of service.

Institutes network maintenance requirements and establishes trouble report thresholds for local exchange companies. Trouble reports by exchange should not exceed four trouble reports per 100 access lines per month for two consecutive months, nor should they exceed four trouble reports per 100 access lines per month for two consecutive months, nor should they exceed four trouble reports per month for four months in any one twelve month period. This standard does not apply to trouble reports relating to the operation of customer premises equipment.

Sets standards for the identification, monitoring, maintenance and protection of dedicated 9-1-1 emergency circuits by local exchange companies. Each local exchange company that does not monitor the performance of dedicated 911 circuits on a continuous and automatic basis, must perform manual operational tests at least once every 24 hours. Circuits found to be defective must be immediately reported to the primary Public Safety Answering Point (PSAP) manager and repaired. Further, each local exchange company is required to develop and institute by April 1, 1993, a circuit identification and protection program for dedicated 911 circuits. The program must be fully implemented by July 1994. The purpose of this program is to ensure that all dedicated 911 circuits and associated electronic equipment serving governmental emergency response agencies are clearly identified as such in every central office and remote switch.

Establishes requirements for the development and filing of service quality performance reports by local exchange companies. Reporting will apply to central office performance, installation appointments met, primary held orders, upgrade orders held and trouble reports.

Installation appointments met. This report measures the percentage of appointments for the connection of service met on the commitment date. The actual date at which installation was completed must be compared to the applicable commitment date to determine the percentage of appointments met.

Held orders. For purposes of this section of the rule a held order is defined as any request for service, primary or regrade, that exceeds the commitment date. This report measures the provisioning of primary exchange access lines in locations where there are presently no company services or facilities, and locations where service is presently being provided, but where the company is temporarily unable to provide service to new subscribers because of a lack of facilities. The number of held orders shall be expressed as a ratio per 100 new reestablished lines ordered.

Upgrade orders held. This report measures the number of requests for higher grades of service (e.g., a request to upgrade from multi-party to single party service.) unfilled for

more than 30 days. The number of upgrade requests unfilled for more than 30 days will be expressed as a ratio per 100 requests for upgrades (new requests plus unfilled requests from the previous months).

Trouble reports. This is a report of subscribers indicating improper functioning of service. The total number of initial trouble reports (including repeated reports) will be expressed as a ratio per 100 lines in service. Trouble reports related to customer premise equipment are not included. This measurement must be reported on an exchange basis.

Reporting for the above categories is required as follows:

Each local exchange company must demonstrate upon request by the commission that its central office switch(es) meet acceptable performance standards.

Local exchange companies with less than 50,000 access lines must maintain performance records on installation appointments met, held orders, upgrade orders held and trouble reports in a format suitable for each company's operation. Such companies shall file reports on installation appointments met, held orders and upgrade orders held when deemed necessary by the commission. A report detailing trouble reports by exchange shall be filed with the commission on a monthly basis.

Local exchange companies with more than 50,000 access lines must file monthly reports, on an aggregate basis, on installation appointments met, held orders and upgrade orders held. A monthly detail of trouble reports is required on an exchange by exchange basis. Whenever the commission deems it necessary to address excessive levels of subscriber complaints, or otherwise to protect the public interest, it may request more detailed information on the above categories, by service or geographic unit.

Estimated Cost of Compliance

In large measure, this rule only codifies within the Washington Administrative Code existing industry standards set by relevant standards bodies, and generally accepted management, engineering and operating practices in the telecommunications industry. Otherwise, the rule reincorporates existing provisions of WAC 480-120-086. The rule will have measurable implementation costs, however, related to items 10 and 11 above: Dedicated 9-1-1 Emergency Circuits and Service Quality Performance Reports. Those costs are summarized in Table I, below.

Dedicated 9-1-1 Emergency Circuits—Inasmuch as the vast majority of dedicated 9-1-1 circuits are engineered over alarmed T-1 dedicated circuits, that are monitored continuously, it is assumed that, statewide, only 30 dedicated 9-1-1 circuits are not alarmed and must be manually monitored. It is further assumed that the equivalent of one telecommunications technician must spend one hour per day, every day, performing this manual monitoring task at a fully loaded cost of \$35.00 per hour. The annual cost of manual monitoring under these assumptions will total \$12,600 annually, or .000009% (9×10^{-6}) of the total of 1991 Washington intrastate revenues of \$1,431,789,238 for the state's telecommunications local exchange companies.

As for the relative costs for large companies versus small companies, it is assumed that local exchange companies with over 50,000 access lines possess 85%, or 25 of the 30 assumed unmonitored circuits. Companies with over

50,000 generated 1991 Washington intrastate revenues of \$1,352,790,329. Assuming that such companies absorbed 85% of the \$12,600 annual cost of manually monitoring non-alarmed 9-1-1 circuits, their annual cost would be \$10,710, or .000008% (8×10^{-6}) of 1991 intrastate revenues for the group. The five circuits remaining to be monitored by local exchange companies with less than 50,000 access lines would cost the group \$1,890 annually, or .00002% (2×10^{-5}) of the group's 1991 intrastate revenues of \$78,998,909.

There will also be an economic impact resulting from the new requirement that each local exchange company identify dedicated emergency 9-1-1 circuits and associated electronic equipment in every central office and remote switch. The purpose of this requirement is to reduce the possibility of company technicians inadvertently disconnecting or reassigning 9-1-1 circuits or related equipment, resulting in the failure of an emergency circuit.

In Washington, there is a total of approximately 400 central offices and remote switches. We will rely on a rather liberal assumption that there are four dedicated 9-1-1 circuits, with some related equipment, in each and every one of the 400 central offices and remote switches in the state. We further assume that it will require three hours per central office and remote switch for a telecommunications craftsman to identify and tag the dedicated circuits/equipment. The labor requirement totals 1200 hours. Estimating further that the fully-loaded cost per hour for a craftsman is \$36.00, the total cost of the identification and tagging requirement will be \$43,200 — or .00003% (3×10^{-5}) of the total of 1991 Washington intrastate revenues of \$1,431,789,238 for Washington local exchange companies.

In the absence of up-to-date data on the distribution of central offices and remotes among the state's local exchange companies, we estimate that three-quarters, or 300, of the central offices and remotes are owned by companies with in excess of 50,000 access lines. We will also presume that such companies will have to absorb three-quarters of the cost of the identification and tagging program, or \$32,400. This amount represents .00002% (2×10^{-5}) of the \$1,352,790,329 of revenues generated by local exchange companies in the state with over 50,000 access lines during 1991.

Under the above assumptions, companies with less than 50,000 access lines would be required to absorb the remainder of the \$43,200 total cost of identifying and tagging dedicated 9-1-1 circuits, or \$10,800. This amount represents .00014% (14×10^{-5}) of the group's 1991 total intrastate revenue of \$78,998,909.

Service Quality Performance Reports — There will be an economic impact as a result of new requirements for the smaller local exchange companies to compile service quality performance data and to file monthly trouble report data, and for the larger companies to both compile such data and file the monthly aggregate reports required and the monthly detail on trouble reports. In general, US West currently compiles statistics and files some reports similar to those required by the proposed rule. For example, US West currently files monthly summaries of trouble reports and held orders. The company does not currently file reports regarding installation appointments met or upgrade orders held.

It is estimated that the labor requirement for US West to comply with the supplementary data compilation and reporting requirements will involve an initial commitment of

120 hours of a data analyst's time to develop a data collection vehicle and a spreadsheet to report the required statistics. We will assume a fully loaded cost per hour for the data analyst of \$45.00 (@ 120 hours), for a total cost of \$5,400. Once the data collection mechanism and reporting format have been developed, we estimate that an additional 10 hours per week of the analyst's time will be required to assemble data and generate reports, for a total of 520 hours per year. This recurring work will cost approximately \$23,400 annually. Added to the labor costs would be the costs of copying and mailing the reports, which we estimate will be in the range of \$450 annually. Total cost to US West of the added data assembly and reporting requirements will be approximately \$29,250 for the first year. This amount represents approximately .000030% (30x10-6%) of the company's 1991 intrastate revenue.

For the other local exchange companies in the state with in excess of 50,000 access lines: GTE/Contel, Pacific Telecom (Pacific Telecom includes the operations of Telephone Utilities, Inter-Island Telephone Company and Peninsula Telephone Co.) and United/Sprint, it is believed that such companies currently gather some of the required data. However, none of these companies report such information to the commission on any kind of regular basis. Since each of these companies have fewer customers and exchanges than US West, we have assumed their cost of compliance with the data gathering and reporting proposal will be somewhat lower than for US West. It is estimated that each company will require an initial commitment of 45 hours of a data analyst's time to develop a data collection system and a reporting spreadsheet. We will assume a fully loaded cost per hour for the data analyst of \$45.00 (@ 45 hours), for a total cost averaging \$2,025 per company. Once the data collection mechanism and reporting format have been developed, we estimate that an additional 3.5 hours per week of the analyst's time will be required to assemble data and generate reports, for a total of 182 hours per year. The cost of this recurring work will average approximately \$8,190 annually for each company.

Added to the labor costs would be the costs of copying and mailing the reports, which we estimate will average \$150 annually. Total cost to GTE/Contel, Pacific Telecom and United/Sprint of the added data assembly/reporting will be approximately \$31,095 for the first year — or .00008% (8x10-5%) of the revenue GTE/Contel, Pacific Telecom and United/Sprint generated during 1991.

Pursuant to the proposed rule, local exchange companies with less than 50,000 access lines, must collect performance data for installation appointments met, held orders and upgrade orders held. They must maintain such information for review upon request by the commission. These companies, however, are required to file monthly summaries of trouble report statistics in the same manner as companies with over 50,000 access lines.

It is estimated that, on average, each local exchange company with less than 50,000 access lines will require an initial average commitment of 5 hours of a data analyst's time to develop a data collection system and reporting spreadsheet. We will assume a fully loaded cost per hour for the data analyst of \$45.00 (@ 5 hours), for a total average cost of \$225 per company. Once the data collection mechanism and reporting format have been developed, we

estimate that an additional 2 hours per month on average of an analyst's time will be required to gather data and generate reports, for a total of 24 hours per year. This recurring work will cost approximately \$1,080 annually for each company on average. Added to the labor costs would be the costs of copying and mailing the monthly trouble report statistics, which we estimate will be in the average about \$25 annually. Total estimated cost of data assembly/reporting for the 16 local exchange companies in the state with less than 50,000 access lines, (Asotin Telephone Co., Cowiche Telephone Co., Ellensburg Telephone Co., Hood Canal Telephone Co., Inland Telephone Co., Kalama Telephone Co., Lewis River Telephone Co., Mashell Telephone Co., McDaniel Telephone Co., Pioneer Telephone Co., St. John Cooperative, Tenino Telephone Co., Toledo Telephone Co., Western Wahkiakum Telephone Co., Whidbey Telephone Co. (includes Hat Island Telephone Co.), and Yelm Telephone Company.) will be approximately \$21,280 for the first year. This represents .00027% (27x10-5%) of these companies' 1991 intrastate revenue.

TABLE 1

Small Business Economic Impact Statement

Schedule of Impacts

<u>Item</u>	Companies with <50,000 Lines	Companies with >50,000 lines
9-1-1 Circuits (Monitor)	1,890	10,710
(Identify/Label)	10,800	32,400
Performance Data Assembly/Reporting	21,280	60,345
Annual Costs	19,570	59,580
One-time Costs	<u>14,400</u>	<u>43,875</u>
Total Cost	\$34,150	\$103,455
Percentage of 1991 Revenue	0.00043	.000076

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA 98503, on January 27, 1993, at 9:00 a.m.

Submit Written Comments to: Paul Curl, Secretary, P.O. Box 47250, Olympia, WA 98503-7250, by January 13, 1993.

Date of Intended Adoption: January 27, 1993.

December 23, 1992

Paul Curl
Secretary

AMENDATORY SECTION (Amending Order R-345, Docket No. UT-900726, filed 6/18/91, effective 7/19/91)

WAC 480-120-021 Glossary. Access line - a circuit between a subscriber's point of demarcation and a serving switching center.

Alternate operator services company - any corporation, company, partnership, or person other than a local exchange company providing a connection to intrastate or interstate

long-distance or to local services from locations of call aggregators. The term "operator services" in this rule means any intrastate telecommunications service provided to a call aggregator location that includes as a component any automatic or live assistance to a consumer to arrange for billing or completion, or both, of an intrastate telephone call through a method other than ~~((1))~~; Automatic completion with billing to the telephone from which the call originated((2)); or ~~((2))~~ Completion through an access code use by the consumer with billing to an account previously established by the consumer with the carrier.

Applicant - any person, firm, partnership, corporation, municipality, cooperative organization, governmental agency, etc., applying to the utility for new service or reconnection of discontinued service.

Automatic dialing-announcing device - any automatic terminal equipment which incorporates the following features:

- (1)(a) Storage capability of numbers to be called; or
- (b) A random or sequential number generator that produces numbers to be called; and
- (c) An ability to dial a call; and
- (2) Has the capability, working alone or in conjunction with other equipment, of disseminating a prerecorded message to the number called.

Automatic location identification/data management system (ALI/DMS) - ALI/DMS is a feature that forwards to the public safety answering point (PSAP) a caller's telephone number, the name and service address associated with the telephone number, and supplementary information as defined in the DMS for automatic display at the PSAP. The DMS is a combination of manual procedures and computer programs used to create, store, manipulate, and update data required to provide selective routing, ALI, emergency service numbers, and other information associated with the calling party's telephone number.

Billing agent - A person such as a clearing house which facilitates billing and collection between a carrier and an entity such as a local exchange company which presents the bill to and collects from the consumer.

Base rate area or primary rate area - the area or areas within an exchange area wherein mileage charges for primary exchange service do not apply.

Call aggregator - a person who, in the ordinary course of its operations, makes telephones available for intrastate service to the public or to users of its premises, including but not limited to hotels, motels, hospitals, campuses, and pay telephones.

Centrex - a telecommunications service providing a subscriber with direct inward dialing to telephone extensions and direct outward dialing from them.

Central office - ~~((1))~~ a switching unit in a telephone system having the necessary equipment and operating arrangements for terminating and interconnecting subscribers' lines, farmer lines, toll lines and interoffice trunks. (More than one central office may be located in the same building or in the same exchange.)

Commission (agency) - in a context meaning a state agency, the Washington utilities and transportation commission.

Commission (financial) - in a context referring to compensation for telecommunications services, a payment

from an AOS company to an aggregator based on the dollar volume of business, usually expressed as a percentage of tariffed message toll charges.

Competitive telecommunications company - a telecommunications company which is classified as such by the commission pursuant to RCW 80.36.320.

Competitive telecommunications service - a service which is classified as such by the commission pursuant to RCW 80.36.330.

Consumer - user not classified as a subscriber.

Customer premises equipment (CPE) - telecommunications terminal equipment, including inside wire, located at a subscriber's premises on the subscriber's side of the standard network interface/point of demarcation (excluding pay telephones provided by the serving local exchange company).

Exchange - a unit established by a utility for communication service in a specific geographic area, which unit usually embraces a city, town or community and its environs. It usually consists of one or more central offices together with the associated plant used in furnishing communication service to the general public within that area.

Exchange area - the specific area served by, or purported to be served by an exchange.

Farmer line - outside plant telephone facilities owned and maintained by a subscriber or group of subscribers, which line is connected with the facilities of a telecommunications company for switching service. (Connection is usually made at the base rate area boundary.)

Farmer station - a telephone instrument installed and in use on a farmer line.

Foreign exchange service - a communications exchange service that uses a private line to connect a subscriber's local central office with a distant central office in a community outside the subscriber's local calling area.

Interexchange telecommunications company - a telecommunications company, or division thereof, that does not provide basic local service.

Interoffice facilities - facilities connecting two or more telephone switching centers.

Location surcharge - a flat, per-call charge assessed by an alternate operator services company on behalf of a call aggregator in addition to message toll charges, local call charges, and operator service charges. A location surcharge is remitted, in whole or in part, to the call aggregator-customer.

Operator service charge - a charge, in addition to the message toll charge or local call charge, assessed for use of a calling card, a credit card or for automated or live operator service in completing a call.

Outside plant - the telephone equipment and facilities installed on, along, or under streets, alleys, highways, or on private rights-of-way between the central office and subscribers' locations or between central offices.

Person - unless the context indicates otherwise, any natural person or an entity such as a corporation, partnership, municipal corporation, agency, or association.

Private branch exchange (PBX) - customer premises equipment installed on the subscriber's premises that functions as a switch, permitting the subscriber to receive incoming calls, to dial any other telephone on the premises, to access a tie trunk leading to another PBX or to access an outside trunk to the public switched telephone network.

Private line - a dedicated, nonswitched telecommunications channel provided between two or more points.

Public safety answering point (PSAP) - An answering location for enhanced 911 (E-911) calls originating in a given area. PSAPs are designated as a primary or secondary. Primary PSAPs receive E-911 calls directly from the public; secondary PSAPs receive E-911 calls only on a transfer or relay basis from the primary PSAP. Secondary PSAPs generally serve as centralized answering locations for a particular type of emergency call.

Reverse search of ALI/DMS data base - A query of the automatic location identification (ALI/DMS) data base initiated at the public safety answering point (PSAP) to obtain electronically the ALI data associated with a known telephone number for purposes of handling an emergency call when the searched telephone line is not connected to the PSAP.

Special circuit - an access line specially conditioned to give it characteristics suitable for handling special or unique services.

Standard network interface (SNI) - the point of interconnection between telecommunications company communications facilities and terminal equipment, protective apparatus, or wiring at a subscriber's premises. The network interface or demarcation point is located on the subscriber's side of the telecommunications company's protector, or the equivalent thereof in cases where a protector is not employed.

Station - a telephone instrument installed for the use of a subscriber to provide toll and exchange service.

Subscriber - any person, firm, partnership, corporation, municipality, cooperative organization, governmental agency, etc., supplied with service by any utility.

Toll station - a telephone instrument connected for toll service only and to which message telephone toll rates apply for each call made therefrom.

Trunk - A single or multichannel telecommunications medium between two or more switching entities which may include a PBX.

Utility - any corporation, company, association, joint stock association, partnership, person, their lessees, trustees or receivers appointed by any court whatsoever, owning, controlling, operating or managing any telephone plant within the state of Washington for the purpose of furnishing telephone service to the public for hire and subject to the jurisdiction of the commission.

AMENDATORY SECTION (Amending Order R-93, filed 2/9/77)

WAC 480-120-051 Availability of service—Application for and installation of service. Application for service may be made orally or in writing. However, a utility may require anyone desiring service to make application in writing on forms prescribed by the utility and in accordance with its filed tariff(s). An application for service shall clearly state the character of service for which application is being made. Application for service shall be deemed to be an expression of the applicant's willingness to conform to such effective tariff rules and regulations as are on file with the commission.

Upon receipt of an application for service, a utility shall endeavor to provide a specific date upon which service will be provided. If prior to any agreed upon date it becomes apparent that service cannot be supplied as agreed, the utility shall promptly notify the applicant prior to the agreed upon date that there will be a delay in completing ((his)) the application and the reason(s) therefor.

If requested by the applicant or subscriber, each local exchange company shall make appointments for the on-premises installation of new service orders. These appointments shall specify the date and approximate time of day of the on-premises installation.

Each utility shall maintain a record in writing of each application for service, including requests for a change of one grade of service to another, until such applications are acted upon and any commitment for service met. In situations where the utility is unable to make a commitment to provide the service applied for by a given date, the utility shall periodically examine its files to advise applicants of the status of their applications. Applicants for primary station service for which no commitment date has been provided shall be advised of the status of their applications at least once each three months. Applicants for other types of service, or a change of one grade of service to another, for which no commitment date has been provided shall be advised of the status of their applications at least once each six months.

Each local exchange company shall complete applications for installation of primary exchange access lines as follows:

(1) As measured on a calendar monthly basis, ninety percent of a local exchange company's applications for installation of up to five residence or business primary exchange access lines in any exchange shall be completed within five business days after the date of receipt of the applications when all tariff requirements have been met by the applicant or subscriber. In those instances where a later installation date is requested by the applicant or subscriber or where special equipment or service is involved, this time period does not apply.

(2) Ninety-nine percent of all applications for installation of primary exchange access lines in any exchange shall be completed within ninety days after the date of receipt of the applications.

NEW SECTION

WAC 480-120-500 Telecommunications service quality—General requirements. (1) The facilities of telecommunications companies shall be designed, constructed, maintained, and operated to ensure reasonable continuity of service, uniformity in the quality of service furnished, and the safety of persons and property.

(2) Telecommunications companies shall employ prudent management and engineering practices, including reasonable procedures for forecasting demand for service, to ensure that sufficient facilities and an adequate operating force are available to meet reasonable demands under normal operations.

(3) These rules are not intended to establish a standard of care owed by a telecommunications company to any consumer(s) or subscriber(s).

NEW SECTION

WAC 480-120-505 Operator services. (1) Except as authorized by law, every telecommunications company providing operator services shall protect the confidentiality of all communications carried, processed, or transmitted by it.

(2) Each local exchange company shall also be required to:

(a) Develop procedures to be followed by its employees for providing operator assistance to consumers and subscribers;

(b) Ensure that when automated operator services are provided, consumers and subscribers can also readily access a live operator;

(c) Ensure that call timing for operator assisted calls is accurately recorded;

(d) Ensure that all operators receiving 0- and 911 calls are capable of connecting calls to the appropriate emergency response agency on a twenty-four-hour a day basis; and

(e) Ensure that all emergency 0- calls are routed in a manner that will allow prompt access to the proper local emergency service agency.

NEW SECTION

WAC 480-120-510 Business offices. Local exchange companies shall provide applicants, consumers, and subscribers reasonable access to company representatives for conducting business. Local exchange companies shall also make available to applicants, consumers and subscribers a location to make cash and urgent payments. An urgent payment is a payment which the company requires upon threat of disconnection of service.

(1) Each local exchange company serving over fifty thousand access lines, shall provide business offices or customer service centers accessible by telephone or in person. Such business offices and service centers shall be staffed with qualified personnel, including supervisory personnel, to provide information relating to services and rates, to accept and process applications for service, to explain charges on customers' bills, to adjust charges made in error, and generally to act as representatives of the company. If one business office or service center serves several exchanges, toll-free calling from those exchanges to the office shall be provided.

(2) Each local exchange company serving under fifty thousand access lines, shall have at least one business office or customer service center, accessible by telephone or in person. The business office or service center shall be staffed with qualified personnel, including supervisory personnel, to provide information relating to services and rates, to accept and process applications for service, to explain charges on customers' bills, to adjust charges made in error, and generally to act as representatives of the company. If the business office or service center serves several exchanges, toll-free calling from those exchanges to the office shall be provided.

(3) Each local exchange company shall establish and maintain payment agencies for receipt of cash and urgent payments. At a minimum, payment agencies required by this rule shall clearly post and maintain regular business

hours. Requirements of this section shall be effective ninety days after the effective date of this rule.

The number of payment agencies shall be determined using the following criteria:

(a) Exchanges serving over seventy-five thousand access lines shall have a minimum of one payment agency for every fifty thousand access lines.

(b) Exchanges serving twenty-five thousand to seventy-five thousand access lines shall have a minimum of one payment agent.

(c) Local exchange companies that do not have exchanges that meet the criteria of (a) or (b) of this subsection, shall have a minimum of one payment agency. The local business office of the company can substitute for the payment agency required by this subsection and be supported by the same personnel as the business office or customer service center.

(4) A local exchange company may request a waiver of subsection (3) of this section. As a condition for waiver, the petitioner must demonstrate applicants, consumers and subscribers have a reasonable opportunity to make cash and urgent payments.

(5) A local exchange company must provide the following information to the commission, in writing, at least thirty days prior to the closing of any business office, customer service center, or payment agency, or as soon as the local exchange company becomes aware of the closure of any business office, customer service center, or payment agency:

(a) The exchange(s) and communities affected by the closing;

(b) The date of the closing;

(c) A listing of other methods and facility locations available for payment of cash or urgent payments; and

(d) A listing of other methods and locations for obtaining business office and customer service center services.

NEW SECTION

WAC 480-120-515 Network performance standards applicable to local exchange companies. This section establishes network performance standards which shall be offered by local exchange companies.

Except where otherwise specifically provided, the standards applied to each service quality measurement shall be the minimum acceptable quality of service under normal operating conditions. The standards shall not establish a level of performance to be achieved during periods of emergency or catastrophe, nor shall they apply to extraordinary or abnormal conditions of operation, such as those resulting from work stoppage, holidays, civil unrest, or force majeure, or disruptions of service caused by persons or entities other than the local exchange company.

(1) Central office.

(a) Dial service requirements - sufficient dial central office capacity and equipment shall be provided to meet the following minimum requirements during any normal busy hour of the average busy season:

(i) Dial tone within three seconds on at least ninety-eight percent of calls placed.

(ii) Complete dialing of called numbers on at least ninety-eight percent of telephone calls placed without

encountering a busy condition within the central office or in interoffice trunks.

(b) Intercept - dial central office equipment shall be equipped to provide adequate operator or recorded announcement intercept.

Adequate intercept as used in the preceding paragraph means that the central office be so equipped and arranged to permit the interception of calls to all vacant codes and to provide average busy hour, busy season service levels of less than one percent of calls to intercept reaching busy or no circuit conditions.

(2) Interoffice facilities.

(a) Local and EAS interoffice trunk facilities shall have a minimum engineering design standard of B.01 (P.01) level of service.

(b) Intertoll and intertandem facilities shall have a minimum engineering design standard of B.005 (P.005) level of service. Service to an interexchange carrier shall be provided at the grade of service ordered and specified by the interexchange carrier.

(3) Outside plant.

Each local exchange company shall design, construct and maintain subscriber loops to minimum transmission levels from the subscriber network interface or demarcation point as set forth below:

(a) Voice grade, local exchange telecommunications service.

(i) Transmission loss (TL) from the central office to the subscriber network interface not to exceed - 8.5 dB at 1004 Hz;

(ii) A minimum line current of 20 milliamperes DC measured across an assumed station resistance of 430 ohms;

(iii) Total external loop resistance excluding customer premises equipment (CPE), shall not exceed the basic range requirement of the exchange switch (1500 ohms). Range extension equipment (1800-2800 ohms) should be applied to those subscriber loops which are longer (i.e., having more resistance) than the basic working range of the central office.

(iv) Circuit noise objective on subscriber loops measured at the subscriber network interface should be equal to or less than - 20.0 dBmC.

(b) Customer premises equipment (CPE) to switched service(s).

(i) Transmission loss (TL) from the central office to the subscriber network interface not to exceed - 8.5 dB at 1004 Hz; transmission enhancement may be provided by option.

(ii) A minimum line current of 20 milliamperes DC measured across an assumed CPE resistance of 430 ohms.

(c) Special circuits.

(i) Each local exchange company with over fifty thousand access lines shall maintain design criteria for special circuits. Channel performance criteria shall be made available to subscribers by the local exchange company upon request.

(ii) Off premises station circuits shall not exceed - 5.0 dB at 1004 Hz, from demarcation (CPE switch) to demarcation (CPE station).

(d) Digital services.

Each local exchange company shall conform to the following digital private line circuit performance standards:

(i) Error free performance for nonswitched, dedicated circuits provided over copper transmission facilities, ex-

pressed in terms of a percentage of time in seconds when the circuit is available, shall be no less than 98.75% error free seconds for DS1, 99.86% for DS1 self healing and alternate route protection services and 99.875% error free seconds for DDS.

(ii) Error free performance for nonswitched, dedicated circuits provided over fiber optic transmission facilities, expressed in terms of a percentage of time in seconds when the circuit is available, shall be no less than 98.75% error free seconds for DS1 self healing and alternate route protection services, and 99.99% for services provided at DS3 and above.

(iii) Circuit availability for nonswitched, dedicated circuits, expressed as the percentage of total calendar month minutes, shall be no less than 99.7% for services provided over copper transmission facilities and 99.9% for services provided over fiber optic transmission facilities. A digital transmission channel is considered unavailable, or in an outage condition, when its bit error rate (BER) in each second is worse than 10^{-6} for a period of ten consecutive seconds.

(iv) Upon the request of a subscriber, a local exchange company may provide to that subscriber digital services that do not meet the performance standards set forth in (d)(i) through (iii) of this subsection.

NEW SECTION

WAC 480-120-520 Major outages and service interruptions. (1) Each local exchange company and interexchange telecommunications company shall make reasonable provisions to minimize the effects of major outages resulting from failures of power service, climate control, fire, explosion, water, storm, or force majeure. For purposes of this section, a major outage is defined as a service failure lasting for thirty or more minutes, which causes the disruption of local exchange or toll services to more than one thousand subscribers, or which causes the total loss of service to a governmental emergency response agency.

(2) Each local exchange company and interexchange telecommunications company shall inform and train pertinent employees as to procedures to be followed in the event of a major outage in order to prevent or minimize interruption or impairment of service.

(3) Each local exchange company and interexchange telecommunications company shall maintain, revise, and provide to the commission upon request, its current plans for emergency operation, including current plans for recovery of service to governmental disaster recovery response agencies within the state of Washington. Each local exchange company and interexchange telecommunications company shall maintain on file with the commission's disaster services coordinator the titles and telephone numbers of the local exchange and interexchange telecommunications company's disaster services coordinator and alternates. For coordination of disaster response and recovery operations, each local exchange company and interexchange telecommunications company shall maintain on file with the Washington state emergency management division, communications office, the titles and telephone numbers of the company's local or

regional network operations center or emergency operations center.

(4) Upon notification or detection of a major outage, each local exchange company and interexchange telecommunications company shall as soon as reasonably practicable notify the commission's disaster services coordinator. In addition, when a major outage is deemed as an outage that may require coordination of disaster response and recovery operations, it shall also be reported to the department of community development emergency management division. During major disaster response and recovery operations, restoration and progress of recovery work will be coordinated, monitored and maintained in the state's emergency operations center.

A company affected by a major outage shall report daily to the commission on the progress of restoration and recovery work until full network recovery has been obtained.

When service has been fully restored the company shall report to the commission within thirty days details about the cause of the interruption and the steps taken to prevent any recurrence. This requirement shall not apply to interruptions to service made by the company in accordance with the provisions of contracts between the company and its subscribers or other planned interruptions carried out in conjunction with normal operational and maintenance requirements of the company.

(5) Each local exchange company and interexchange telecommunications company shall develop and implement procedures for the dissemination of information about major outage recovery efforts to the news media, public, and public officials.

(6) Local exchange companies and interexchange telecommunications companies shall keep a record of each major outage, including a statement of the time, cause, extent, and duration of the interruption.

(7) Whenever, in connection with its work, a local exchange company or interexchange telecommunications company intends to interrupt service, those subscribers who may be affected shall be notified in advance, unless exigencies of the situation do not permit.

(8) All reported interruptions of telecommunications service shall be restored within two working days, excluding Sundays and holidays, except interruptions caused by emergency situations, unavoidable catastrophes, and force majeure.

(9) Cases of service interruptions affecting public health and safety shall receive priority restoral attention under any and all conditions, particularly in time of disaster. Every appropriate resource must be utilized. Service shall be restored within twelve hours unless conditions beyond the company's control prevent service restoration.

(10) Each local exchange company shall test and attempt to correct any service affecting intercompany and toll trunk problem (except a total outage) within four hours after the problem is reported. For the purposes of this section, service affecting problems are those that create an "all circuits busy" condition. If the problem is not corrected within this time frame, the company shall keep all other affected telecommunications utilities advised on a daily basis as to the current status. For a total outage (total isolation between near and far end network switches), the response

time shall be immediate and repairs shall be effected as soon as possible.

(11) Each local exchange company shall by June 1993, where economically and technically feasible, arrange and design incoming trunks to the primary repair service center so that traffic overflows during emergencies can be redirected or call forwarded to an alternate repair/maintenance service center location of the local exchange company.

NEW SECTION

WAC 480-120-525 Network maintenance. (1) Except during periods of emergency operation, each local exchange company shall answer eighty percent of repair calls within thirty seconds.

(2) Each local exchange company shall adopt maintenance procedures and employee instructions aimed at achieving efficient operation of its system so as to permit the rendering of safe, adequate, and continuous service at all times. Effective maintenance shall include but not be limited to, keeping all facilities in safe and serviceable repair. Examples are:

(a) Hazardous conditions endangering persons, property, or the continuity of service when found, reported, or known to exist, shall be immediately corrected. The accumulation of trash and other fire hazards in or upon central office premises shall not be permitted.

(b) Broken, damaged, or deteriorated equipment, when found to be no longer capable of providing adequate service, shall be promptly repaired or replaced.

(c) Transmission problems, including noise induction, cross-talk, or other poor transmission characteristics on any channel, shall be promptly corrected when located or identified.

(d) Central offices equipped with automatic start generators shall have three hours reserve battery capacity, and central offices without automatic start generators, shall have a minimum of five hours reserve battery capacity. For each office without permanently installed emergency power facilities, the company shall ensure access to a readily connectable mobile power unit with enough power capacity to carry the load and which can be delivered within one half of the expected battery reserve time.

(e) Trouble reports by exchange should not exceed four trouble reports per one hundred access lines per month for two consecutive months, nor should they exceed four trouble reports per month for four months in any one twelve-month period. This standard shall not apply to trouble reports relating to the operation of customer premises equipment.

(f) Test apparatus should be installed and maintained at appropriate locations to determine the operating characteristics of network systems.

(g) Air pressurization policies and an air pressurization alarm monitoring program should be established where appropriate for the continuous and safe operation of pulp underground cables.

(h) Sufficient portable power systems should be available to support up to the largest remote subscriber carrier site.

(i) If technically and economically feasible, route and circuit diversity should be established within the network,

particularly where interoffice and toll network performance and integrity could be at risk.

NEW SECTION

WAC 480-120-530 Emergency services. (1) Each local exchange company that does not monitor the performance of dedicated 911 circuits (central office to tandem to public service answering point) on a continuous and automatic basis, shall perform manual operational tests at least once every twenty-four hours. Any circuits found to be defective shall be immediately reported to the primary public safety answering point (PSAP) manager and repaired.

(2) Each local exchange company shall develop and institute by April 1, 1993, a circuit identification and protection program for dedicated 911 circuits. The program shall be fully implemented by July 1994. This program shall ensure that all dedicated 911 circuits and associated electronic equipment serving governmental emergency response agencies are clearly identified as such in every central office and remote switch.

NEW SECTION

WAC 480-120-535 Service quality performance reports. Beginning June 1, 1993, each local exchange company shall submit the following reports as indicated:

(1) Each local exchange company shall demonstrate upon request by the commission that the performance of its central office switch(es) meets acceptable central office performance standards.

(2) Local exchange companies with less than fifty thousand access lines shall file appropriate reports according to subsection (3)(a) through (c) of this section, when deemed necessary by the commission, and shall file the report required by subsection 3(d) of this section on a monthly basis. Performance records for such companies shall be kept in a format suitable for each local exchange company's operation and in such condition that they can be forwarded to the commission upon request or as required by this section.

(3) Local exchange companies with over fifty thousand access lines shall report monthly the information required by (a) through (d) of this subsection.

(a) Installation appointments met.

This report measures the percentage of appointments for the connection of service met on the commitment date. The actual date on which installation was completed shall be compared to the applicable commitment date to determine the percentage of appointments met.

(b) Held orders.

For purposes of this section a held order is any request for primary exchange service that is not filled on or before the commitment date. This report measures the provisioning of primary exchange access lines in locations where there are presently no company services or facilities, and locations where service is presently being provided, but where the company is temporarily unable to provide service to new subscribers because of a lack of facilities. The number of held orders shall be expressed as a ratio per one hundred new or reestablished lines ordered.

(c) Regrade orders held.

This report measures the number of requests for higher grades of service (e.g., a request to upgrade from multiparty to single party service) unfilled for more than thirty days. The number of regrade requests unfilled for more than thirty days shall be expressed as a ratio per one hundred requests for regrades (new requests plus unfilled requests from the previous months).

(d) Trouble reports.

This report measures the number of subscribers indicating improper functioning of service. The total number of initial trouble reports (including repeated reports) shall be expressed as a ratio per one hundred lines in service. Trouble reports related to customer premises equipment shall not be included. This measurement shall be reported on an exchange basis.

(4) When the commission believes it is necessary to investigate or address such problems as excessive levels of subscriber or consumer complaints, or otherwise to protect the public interest, the commission may request further detailed information from companies with more than fifty thousand access lines for subsection (3)(a) through (d) of this section, by geographic or service unit. Performance records for such companies shall be kept in a format suitable for each local exchange company's operation and in such condition that they can be forwarded to the commission upon request.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 480-120-086 Adequacy of service.

WSR 93-01-159
PROPOSED RULES
OFFICE OF
INSURANCE COMMISSIONER
[Filed December 23, 1992, 10:44 a.m.]

Original Notice.

Title of Rule: Statement of actuarial opinion to accompany annual statements of Washington domestic property and casualty insurance companies.

Purpose: To define who is a "qualified actuary" who may submit the required "statements of actuarial opinion" for domestic property and casualty companies.

Other Identifying Information: Insurance Commissioner Matter No. R 93-1.

Statutory Authority for Adoption: RCW 48.02.060.

Statute Being Implemented: RCW 48.05.250 and 48.05.400.

Summary: The only persons qualified to sign the "statement of actuarial opinion" are members of the Casualty Actuarial Society or members of the American Academy of Actuaries who have been approved for this purpose by the Casualty Practice Council of the American Academy of Actuaries.

Reasons Supporting Proposal: These statements should be done only by an actuary.

Name of Agency Personnel Responsible for Drafting: D. Lee Barclay, Insurance Building, Olympia, Washington,

(206) 586-3685; Implementation and Enforcement: John B. Woodall, Insurance Building, Olympia, Washington, (206) 753-7303.

Name of Proponent: Insurance Commissioner, Dick Marquardt, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The NAIC instructions for the annual statements would permit the statements to be signed by the actuaries as described in the proposed regulation. The NAIC instructions, however, would also permit them to be signed by nonactuaries specially approved in each case by the commissioner. The instructions further provide that the commissioner "may specify who may sign an opinion." The purpose of this rule is to remove the option to specially approve a nonactuary. The nature of these statements is such that only a formally qualified actuary should sign them. The theoretical effect of the rule is that companies will no longer have the option to seek special approval for a nonactuary to sign the statements. The actual effect is expected to be nil, because the statements of opinion accompanying the annual statements of all domestic property and casualty companies for 1991 were in fact signed by members of the Casualty Actuarial Society.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The regulation will have a minor or negligible effect on small businesses. Most of the domestic insurers to which it applies are not small businesses. For those that are small businesses, as well as for the larger firms, the "statement of opinion" is required already by existing laws and regulations. The only effect of the regulation is to require that the statement of opinion be signed by a person with specified qualifications. Such a person might charge more (per hour or otherwise) for the service than a person without those qualifications, but the difference, in the context of the operations of an insurance company, should be de minimis. At any rate, all the companies to which this regulation would apply—domestic property and casualty insurers—are already having the statements signed by persons who satisfy the proposed regulation, and therefore there would be no effect at all, and if there is an effect it must be minimal.

Hearing Location: Insurance Commissioner's Office, Insurance Building, Conference Room, Olympia, Washington, on January 26, 1993, at 9:00 a.m.

Submit Written Comments to: Insurance Commissioner, Insurance Building, P.O. Box 40255, Olympia, Washington 98504-0255, by January 1, 1993.

Date of Intended Adoption: January 29, 1993.

December 22, 1992
Dick Marquardt
Insurance Commissioner
by John B. Woodall
Deputy Insurance Commissioner

NEW SECTION

WAC 284-07-060 Statement of actuarial opinion.

The NAIC Annual Statement Instructions for property and casualty insurers require such insurers to submit with the annual statement the statement of a qualified actuary, entitled "Statement of Actuarial Opinion," setting forth his or her opinion relating to loss and loss adjustment expense reserves. With respect to statements of actuarial opinion for property and casualty insurers domiciled in this state, a person can demonstrate competency in loss reserve evaluation, and thus be considered to be a qualified actuary, only by being:

(1) A member in good standing of the Casualty Actuarial Society; or

(2) A member in good standing of the American Academy of Actuaries who has been approved as qualified for signing casualty loss reserve opinions by the Casualty Practice Council of the American Academy of Actuaries.

WSR 93-01-161

PROPOSED RULES

BUILDING CODE COUNCIL

[Filed December 23, 1992, 11:15 a.m.]

Supplemental Notice to WSR 92-16-105.

Title of Rule: Policies and procedures for consideration of statewide and local amendments to the State Building Code.

Purpose: To consider additional amendments to the proposed rule related to criteria for consideration of local amendments and council policies and procedures for code related interpretations and opinions.

Statutory Authority for Adoption: RCW 19.27.035.

Summary: Additional amendments are proposed to delete certain criteria for consideration of local code amendments and to revise council policies and procedures for developing code related interpretations and opinions.

Name of Agency Personnel Responsible for Drafting and Implementation: Willy O'Neil, 906 Columbia Street S.W., P.O. Box 48300, Olympia, WA 98504-8300, (206) 586-0486.

Name of Proponent: Washington Association of Building Officials, Washington State Building Code Council, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The additional changes would have been proposed in order to: Delete all of the criteria for council consideration of local residential amendments to the State Building Code, except that the amendments may not decrease the minimum performance standards of the code in accordance with RCW 19.27.040 and [19.27.060]; and revise the policies and procedures for developing and publishing council code related opinions, in order to allow council standing committees to issue the opinions without formal council approval. The first change would allow local governments more flexibility to develop and adopt local residential amendments for consideration by the council. The second change would allow the council to schedule fewer full council meetings in a year, since standing committee's could develop and issue

council opinions related to the State Building Code. Such opinions are still subject to review by the council, if necessary.

Proposal Changes the Following Existing Rules: The following criteria for consideration of local residential amendments to the State Building Code are deleted: Climatic conditions that are unique to the jurisdiction; geologic or seismic conditions that are unique to the jurisdiction; environmental impacts such as noise, dust, etc. that are unique to the jurisdiction; life, health or safety conditions that are unique to the local jurisdiction; and other special conditions that are unique to the jurisdiction.

WAC 51-04-060 is amended as follows:

WAC 51-04-060 Opinions and Interpretations. RCW 19.27.031 grants the Council authority to render opinions relating to the Building Code at the request of the local building official.

Council related opinions and interpretations shall be limited to the State Regulations for Barrier-free Facilities, the State Energy Code, the State Ventilation and Indoor Air Quality Code, and Council amendments to the Uniform Codes.

Council related opinions may be developed and approved by a Standing Committee of the Council.

Opinions approved by a Standing Committee may be reviewed and modified by the Council.

~~The Washington State Energy Office shall provide opinions and interpretations related to the State Energy Code.~~

Energy code related opinions shall be developed in consultation with the Washington State Energy Office.

No small business economic impact statement required by chapter 19.85 RCW.

Hearing Location: Legislative Meeting Room, 18000 Pacific Highway South, SeaTac Tower 1, Suite 500, SeaTac, WA, on February 12, 1993, at 9:00 a.m.

Submit Written Comments to: Gene Colin, Chair, State Building Code Council, P.O. Box 48300, Olympia, WA 98504-8300, by February 5, 1993.

Date of Intended Adoption: February 12, 1993.

November 13, 1992

Gene Colin
Chair

AMENDATORY SECTION (Amending WSR 90-02-108, filed 1/3/90, effective 2/3/90)

WAC 51-04-015 Definitions. (1) "Supplements and accumulative supplements" mean the publications between editions of the uniform codes and standards which include changes to the current edition of the uniform codes and standards.

(2) "Council" means the Washington state building code council.

(3) "Emergency state-wide amendment" means any proposed state-wide amendment, the adoption of which is necessary immediately in order to protect life, safety or health of building occupants, preserve the structural integrity of buildings built to the state building code or to comply with enacted state or federal legislation. Emergency state-wide amendments to the state building code must be adopted in accordance with the Administrative Procedure Act, chapter 34.05 RCW.

(4) "Local government amendment" means any amendment to the state building code, as adopted by cities or counties for implementation and enforcement in their respective jurisdictions.

(5) "Local government residential amendment" means any amendment to the state building code, as adopted by cities or counties for implementation and enforcement in their respective jurisdictions, that applies to single and multifamily buildings as defined by RCW 19.27.015.

(6) "State building code" means the Uniform Building Code and Standards; the Uniform Mechanical Code including Appendix B, Chapter 22 Fuel Gas Piping; the Uniform Fire Code and Standards; the Uniform Plumbing Code and Standards, excluding Chapters 11 and 12; the state regulations for barrier-free facilities; the state energy code; and any other codes so designated by the Washington state legislature as adopted and amended by the council.

(7) "State-wide amendment" means any amendment to the building code, initiated through council action or by petition to the council from any agency, city or county, or interested individual or organization, that would have the effect of amending the building code for the entire state of Washington. State-wide amendments to the state building code must be adopted in accordance with the Administrative Procedure Act, chapter 34.05 RCW.

(8) "State building code update cycle" means that period during which the uniform code and standards referenced in chapter 19.27 RCW are updated and amended by the council in accordance with the Administrative Procedure Act, chapter 34.05 RCW (~~During the code update cycle, the entire building code is updated by the council. The code update cycle commences upon availability of the publication of the current edition of the Uniform Codes by the International Conference of Building Officials, and concludes with formal adoption of the revised building code by the council and final review by the state legislature.~~

Within sixty days of the receipt of the new current editions of the uniform codes as published by the International Conference of Building Officials, International Association of Plumbing and Mechanical Officials, and Western Fire Chiefs respectively, the council shall enter rulemaking to update the building code.) hereinafter referred to as the "adoption period" and those additional periods when code changes are received for review as proposed amendments to the uniform codes, hereinafter referred to as "submission periods."

(9) "Uniform codes" means the Uniform Building, Mechanical, Plumbing, and Fire Codes as published by the International Conference of Building Officials, International Association of Plumbing and Mechanical Officials, and Western Fire Chiefs respectively.

AMENDATORY SECTION (Amending WSR 90-02-108, filed 1/3/90, effective 2/3/90)

WAC 51-04-018 ((Preproposal)) Petition for preliminary review. An agency, city or county, or other interested individual or organization wishing to submit state-wide or local government residential amendments to the building code for council consideration, may file with the council a ((preproposal)) petition for preliminary review of the state-wide or local government residential amendment, in order to

solicit comments from council members and interested parties, prior to council action.

The council may refer a ~~((preproposal))~~ petition for preliminary review to one of the council standing committees for review and comment.

AMENDATORY SECTION (Amending WSR 90-02-108, filed 1/3/90, effective 2/3/90)

WAC 51-04-020 Policies for the consideration of proposed state-wide amendments. The council will accept and consider petitions for emergency state-wide amendments to the building code at any time, in accordance with RCW 19.27.074 and chapter 34.05 RCW.

The council will accept and consider all other petitions for state-wide amendments in conjunction with the state building code update cycle, in accordance with RCW 19.27.074 and chapter 34.05 RCW, and WAC 51-04-015 and 51-04-020 as follows:

In every year excluding the year with the adoption period, the state building code council shall identify a submission period of at least thirty days when revisions to the uniform codes may be submitted. The state building code council shall review all submissions and accept for future rule making those revisions favorably reviewed. Revisions accepted shall be submitted to the International Conference of Building Officials, the International Association of Plumbing and Mechanical Officials and the International Fire Code Institute, respectively, as proposed revisions to the uniform codes (unless recently considered as amendments) and held for further review during the adoption period.

The adoption period commences upon availability of the publication of the new edition of the uniform codes by the International Conference of Building Officials, and concludes with formal adoption of the revised building code by the council and final review by the state legislature. For the purposes of this section, the publication of supplements shall not be considered a new edition. At the beginning of the adoption period, the state building code council shall identify a limited submission period of at least thirty days. During this period, the council will receive revisions proposed to:

The uniform codes provided that the proposed revisions shall be limited to revisions which address changes in the uniform codes since the previous edition.

The state building code which addresses existing state-wide amendments to the uniform codes.

The state building code which addresses portions of the state building code other than the uniform codes.

In addition, the state building code council shall review for adoption those proposed revisions to the uniform code accepted after preliminary review in those submission periods since the last adoption period. The state building code council shall consider the action of the International Conference of Building Officials, the International Association of Plumbing and Mechanical Officials and the International Fire Code Institute, respectively, in their consideration of these proposals.

Within sixty days of the receipt of the new edition of the uniform codes the council shall enter rule making to update the building code.

AMENDATORY SECTION (Amending WSR 90-02-108, filed 1/3/90, effective 2/3/90)

WAC 51-04-025 Procedure for submittal or proposed state-wide amendments. All proposed state-wide amendments shall be submitted in writing to the council, on the form provided by the council.

Petitions for state-wide amendments to the building code ~~((should))~~ shall be submitted to the council ~~((within thirty days of publication of the new current editions of the uniform codes as revised by the International Conference of Building Officials, International Association of Plumbing and Mechanical Officials, and Western Fire Chiefs respectively))~~ during the submission period and the adoption period in accordance with WAC 51-04-020.

Petitions for emergency state-wide amendments to the building code may be submitted at any time, in accordance with RCW 19.27.074 and chapter 34.05 RCW, and WAC 51-04-015 and 51-04-020.

The council may refer a proposed state-wide amendment to one of the council standing committees for review and comment prior to council action in accordance with chapter 34.05 RCW.

The council shall deal with all proposed state-wide amendments within the time frames required by chapter 19.27 RCW, RCW 34.05.330, and all other deadlines established by statute.

AMENDATORY SECTION (Amending WSR 90-02-108, filed 1/3/90, effective 2/3/90)

WAC 51-04-030 Policies for consideration of proposed local government residential amendments. All amendments to the building code, as adopted by cities and counties for implementation and enforcement in their respective jurisdictions, that apply to single and multifamily buildings as defined by RCW 19.27.015, shall be submitted to the council for approval.

The council shall consider and approve or deny all proposed local government residential amendments to the building code within ninety days of receipt of a proposal, unless alternative scheduling is agreed to by the council and the proposing entity.

All local government residential amendments to the building code that require council approval shall be submitted in writing to the council, after the city or county legislative body has adopted the amendment and prior to implementation and enforcement of the amendment by the local jurisdiction.

It is the policy of the council to encourage joint proposals for local government residential amendments from more than one jurisdiction. Local government residential amendments submitted to the council for approval ~~((should be based on:~~

- ~~(1) Climatic conditions that are unique to the jurisdiction.~~
- ~~(2) Geologic or seismic conditions that are unique to the jurisdiction.~~
- ~~(3) Environmental impacts such as noise, dust, etc., that are unique to the jurisdiction.~~
- ~~(4) Life, health, or safety conditions that are unique to the local jurisdiction.~~

~~(5) Other special conditions that are unique to the jurisdiction)) shall comply with RCW 19.27.040.~~

EXCEPTIONS: Appendices or portions thereof that have the effect of amending the uniform codes, that do not conflict with the building code for single and multifamily residential buildings as defined by RCW 19.27.015, may be adopted by local jurisdictions without council review or approval.

Local government residential amendments to Chapters 1, 2, or 3 of the uniform building code need not be submitted to the council for review and approval provided that such amendments do not diminish the construction requirements of those chapters.

Those portions of the supplement or accumulative supplements that affect single and multifamily residential buildings as defined by RCW 19.27.015 that are not adopted by the council shall be submitted to the council for consideration as local government residential amendments to the building code.

Local government residential amendments shall conform to the limitations provided in RCW 19.27.040.

AMENDATORY SECTION (Amending WSR 90-02-108, filed 1/3/90, effective 2/3/90)

WAC 51-04-060 Opinions ((and interpretations)). RCW 19.27.031 grants the council authority to render opinions relating to the building code at the request of a local building official.

Council building code related opinions ((and interpretations)) shall be limited to the state regulations for barrier-free facilities, the state energy code, the state ventilation and indoor air quality code, and council amendments to the uniform codes.

~~((The Washington state energy office shall provide opinions and interpretations related to the state energy code.))~~ Council related opinions may be developed and approved by a standing committee of the council.

Opinions approved by a standing committee may be reviewed and modified by the council.

Energy code related opinions shall be developed in consultation with the Washington state energy office.

**WSR 93-01-165
PROPOSED RULES
PARKS AND RECREATION
COMMISSION**

[Filed December 23, 1992, 11:37 a.m.]

Original Notice.

Title of Rule: Washington water trails established; new state park fees established and selected fees increased. Minor housekeeping technical changes are made.

Purpose: Establishes a new type of camping area for human powered, beachable vessels (kayaks, canoes, etc.). Established fees for boat launches, trailer dump stations, popular destination parks and day use parking spaces. Increases other existing fees. Minor technical clarifications. Statutory Authority for Adoption: RCW 43.51.040.

Summary: Defines a water trail camping area and the uses allowed in the area. Establishes new or increases existing state park fees.

Reasons Supporting Proposal: Water trails proposed by interest groups requesting specific camping areas at certain parks. Fee increases proposed by Washington State Parks and Recreation Commission.

Name of Agency Personnel Responsible for Drafting: Wayne McLaughlin, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, 753-2029; Implementation and Enforcement: Kathy Smith, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, 753-5761.

Name of Proponent: Washington Water Trails Association, private and Washington State Parks and Recreation Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: In order to accommodate a specific type of recreation for kayakers, canoeists or others using human powered, beachable vessels, Washington State Parks and Recreation Commission finds it necessary to define and designate by signs, where kayakers and canoeists can camp overnight on state park areas. In order to adequately fund state park operations it is necessary to establish new and increase existing fees; defines a water trail camping area in WAC 352-32-010(21) and explains the types of uses allowed in the area in WAC 352-32-030(11); establishes new fees in WAC 352-32-010 and increases existing or changes applicability of fees throughout chapter 352-12 WAC, Moorage fees, and chapter 352-32 WAC, Standard fees; and adds a clause to WAC 352-12-050 "Self registration for boaters" that was left out of a previous filing.

Proposal Changes the Following Existing Rules: Adds a clause to WAC 352-12-050 "Self registration for boaters" that was left out of a previous filing to decriminalize park violations. This clause is a technical clarification that states violations are infractions rather than misdemeanors. (See WSR 92-19-098); Changes the reservation period for certain parks and removes outdated reference to the reservation information center; and additional housekeeping changes include renumbering sections. WAC 352-12-020 Moorage fees; 352-12-030 Annual moorage permits; 352-12-050 Self registration; 352-32-010(21) Definition of marine water trail; 352-32-010 (22)-(25) Establishes new fees for boat launches, trail dump stations, popular destination parks, and day area parking spaces; 352-32-030 Explain marine water trail uses allowed; 352-32-035 Campsite reservation; 352-32-120 Firearms or weapons (technical change); 352-32-250 Standard fees charged; 352-32-252 Off season senior citizen pass—Fee; and 352-32-285 Standard fee for volunteers.

No small business economic impact statement required by chapter 19.85 RCW.

Hearing Location: Tyee Motor Inn, 500 Tyee Drive, Olympia, WA, on January 29, 1993, at 9:00 a.m.

Submit Written Comments to: Wayne McLaughlin, Washington State Parks and Recreation Commission, by January 22, 1993.

Date of Intended Adoption: January 29, 1993.

December 23, 1992
 Nina Carter
 Executive Assistant

AMENDATORY SECTION (Amending WSR 92-19-098, filed 9/17/92, effective 10/18/92)

WAC 352-12-020 Moorage fees. (1) Vessels moored between 3 p.m. and 8 a.m. at those facilities designated by the commission shall be charged a nightly moorage fee during the period May 1 through September 30, inclusive, according to the following schedule:

(a) Vessels twenty-six feet in length, and over, (~~(\$9.00)~~) \$11.00 per night;

(b) Vessels under twenty-six feet in length, (~~(\$6.00)~~) \$8.00 per night: *Provided, however,* This fee shall be applicable all year at Blake Island, Cornet Bay, Fort Worden, Jarrell Cove, and Mystery Bay State Parks;

(c) Vessels moored to state park buoys, \$5.00 per night: *Provided further,* Vessels properly displaying a valid annual permit shall not be charged a nightly moorage fee: *Provided further,* There shall be no moorage fee for any vessel riding on its own anchor: *Provided further,* There shall be no charge for temporary moorage for the purpose of loading or unloading a vessel, such temporary moorage shall be limited to thirty minutes.

(2) A vessel rafted to another vessel shall be charged the appropriate moorage fee based on that vessel's own length.

(3) Except as provided in WAC 352-12-060, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 92-19-098, filed 9/17/92, effective 10/18/92)

WAC 352-12-030 Annual moorage permits. (1) Annual moorage permits may be obtained for the period January 1 through December 31, inclusive. Application for such permits may be obtained from most state park managers, or by writing to the Commission Headquarters, 7150 Cleanwater Lane, P.O. Box 42650, Olympia, WA 98504-2650.

(2) Annual moorage permits will be issued for a particular vessel. The charge for such permits will be based upon the length of the vessel for which the permit is issued. Annual permits for vessels twenty-six feet in length and over shall cost (~~(\$45.00)~~) \$55.00; for vessels under twenty-six feet in length shall cost (~~(\$27.00)~~) \$35.00: *Provided, however,* Effective January 1, (~~(1992)~~) 1994, the permit for vessels twenty-six feet in length and over shall cost (~~(\$55.00)~~) \$80.00 and for vessels under twenty-six feet in length shall cost (~~(\$35.00)~~) \$50.00.

(3) Annual permits shall be visible from outside the vessel, and permanently affixed to the lower left corner of the vessel's left (port) forward windshield, or if not equipped with a windshield, to the left (port) outside transom, or if a sailboat, on the forward portion of the left (port) cabin trunk.

(4) Except as provided in WAC 352-12-060, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending Order 59, filed 3/31/82)

WAC 352-12-050 Self-registration. In those marine park areas so posted by the commission, park visitors shall register for the use of marine facilities, overnight parking and onshore campsites, and pay the appropriate moorage (~~and~~), campsite fees (~~(as provided for herein)~~) or unattended vehicle overnight parking permit fee, on a self-registration basis, in accordance with all posted instructions. Failure to so register and pay (~~(moorage and campsite)~~) required fees may result in eviction from moorage and campsite space, in addition to any other penalty prescribed by law for violation of commission rules and regulations. Except as provided in WAC 352-12-060, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 91-09-001, filed 4/4/91, effective 5/15/91)

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 electricity and one or all of the following utility hookups: Domestic water or sewer.

(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 based on information provided by the applicant. Public assemblies must be 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.

(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.

(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.

(19) "Upland" shall mean all lands lying above mean high water.

(20) "Special recreation event" shall mean a group recreation activity in a state park sponsored or organized by an individual or organization that requires reserving park areas, planning, facilities, staffing, or other services beyond the level normally provided at the state park to ensure public welfare and safety and facility and/or environmental protection.

(21) "Marine trail camping areas" are specially designated group camp areas identified with signs, that are near marine water ways, and that have varying facilities and extent of development.

(22) "Boat launch" shall mean any facility located in a state park area designated for the purpose of placing or retrieving any vehicle-born or trailer-born watercraft into or out of the water.

(23) "Trailer dump station" shall mean any state park sewage disposal facility designated for the disposal of sewage waste from any recreation vehicle, other than as may be provided in a utility campsite.

(24) "Popular destination park" shall mean any state park designated by the director as a popular destination park because, during the year preceding designation, the park had an average overnight occupancy rate of sixty percent or more during the period of May 21 through September 14.

(25) "Day area parking space" shall mean any designated parking space within any state park area designated for daytime vehicle parking.

AMENDATORY SECTION (Amending WSR 92-19-098, filed 9/17/92, effective 10/18/92)

WAC 352-32-030 Camping. (1) Camping facilities of the state parks within the Washington state parks and recreation commission system are designed and administered specifically to provide recreational opportunities for park visitors. Use of park facilities for purposes which are of a nonrecreational nature, such as long-term residency at park facilities, obstructs opportunities for recreational use, and is inconsistent with the purposes for which those facilities were designed.

No person or camping unit may use any state park facility for residence purposes, as defined (WAC 352-32-010(17)).

(2) No person shall camp in any state park area except in areas specifically designated and/or marked for that purpose or as directed by a ranger.

(3) Occupants shall vacate camping facilities by removing their personal property therefrom prior to 3:00 p.m., (or other appropriate, established time in parks where camping is reserved) if the applicable camping fee has not been paid or if the time limit for occupancy of the campsite has expired or the site is reserved by another party. Remaining in a campsite beyond the established checkout time shall

subject the occupant to the payment of an additional camping fee.

(4) Use of utility campsites by tent campers shall be subject to payment of the utility campsite fee except when otherwise specified by a ranger.

(5) A campsite is considered occupied when it is being used for purposes of camping by a person or persons who have paid the camping fee within the applicable time limits or when it has been reserved through the appropriate procedures of the reservation system. No person shall take or attempt to take possession of a campsite when it is being occupied by another party, or when informed by a ranger that such site is occupied, or when the site is posted with a "reserved" sign. In the case of a reserved site, a person holding a valid reservation for that specific site may occupy it according to the rules relating to the reservation system for that park. In order to afford the public the greatest possible use of the state park system on a fair and equal basis, campsites in those parks not on the state park reservation system will be available on a first-come, first-serve basis. No person shall hold or attempt to hold campsite(s), for another camping unit for present or future camping dates, except as prescribed for multiple campsites. Any site occupied by a camping unit must be actively utilized for camping purposes.

(6) One person may register for one or more sites within a multiple campsite by paying the multiple campsite fee (WAC 352-32-250(6)). Registration preference will be given to multiple camping units who want to use multiple sites. An individual may register and hold a multiple campsite for occupancy on the same day by other camping units. Multiple campsites in designated reservation parks are reservable under the reservation system.

(7) In order to afford the general public the greatest possible use of the state park system, on a fair and equal basis, and to prevent residential use, continuous occupancy of facilities by the same camping unit shall be limited to ten consecutive nights in one park, after which the camping unit must vacate the site for three consecutive nights, May 1 through September 30, not to exceed twenty days in a thirty-day time period; and fifteen consecutive nights in one park, after which the camping unit must vacate the site for three consecutive nights, October 1 through April 30, not to exceed thirty days in a sixty-day time period. This limitation shall not apply to those individuals who meet the qualifications of WAC 352-32-280 and 352-32-285.

(8) Only one camping unit with a maximum of eight people shall be permitted at a campsite, unless otherwise authorized by a ranger. The number of vehicles occupying a campsite shall be limited to one car or one recreational vehicle: *Provided*, That one additional vehicle without built-in sleeping accommodations may occupy a designated campsite when in the judgment of a ranger the constructed facilities so warrant. The number of tents allowed at each campsite shall be limited to the number that will fit on the designated or developed tent pad as determined by a ranger.

(9) Persons traveling by bicycles, motor bikes or other similar modes of transportation and utilizing campsites shall be limited to eight persons per site, provided no more than four motorcycles shall occupy a campsite.

(10) All persons camping in organized groups shall use designated group camp areas unless otherwise directed by a ranger and shall pay the applicable group camping fee.

A group can be any formalized group or an organized collection of families wishing to camp together.

Group camping areas other than marine trail camping areas, may be reserved in advance through contact with the local ranger. Any group must have a leader who has reached the age of majority who will be required to read and sign a "Group use permit and regulation form."

(11) Marine trail camping areas are for the exclusive use of persons traveling by human powered beachable vessels as their primary mode of transportation to the areas. Such camping areas are not subject to the campsite capacity limitations as otherwise set forth in this section. Capacities for marine trail camping areas may be established by the ranger on an individual basis and are subject to change based upon the impacts to the area. All persons using such camping areas shall pay the applicable fee.

(12) Emergency camping areas set aside in certain state parks may be used only when all designated campsites are full but may not be used prior to 9:00 p.m. Persons using emergency areas must pay the standard campsite fee and must vacate the site by 8:00 the following morning.

~~((12))~~ (13) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 92-10-018, filed 4/29/92, effective 5/30/92)

WAC 352-32-250 Standard fees charged. The following fees shall be charged in all parks operated by the Washington state parks and recreation commission:

(1) Overnight camping - standard campsite: ~~(((\$8.00))~~ \$10.00 per night;

(2) Overnight camping - utility campsite: ~~(((\$12.00))~~ \$14.00 per night. Payment for utility campsite will be collected whether utility hookups are actually used or not, except when otherwise specified by a ranger. The electrical hookup surcharge reference in WAC 352-32-252(3) shall be \$2.00 per night;

(3) Overnight camping - primitive campsite: ~~(((\$4.00))~~ \$6.00 per night for nonmotorized vehicle and ~~(((\$5.50))~~ \$7.50 per night for motorized vehicle;

(4) Overnight camping - reservation fee: As specified in WAC 352-32-035;

(5) Overnight camping - multiple campsites: Where campsites are designated and posted as a "multiple campsite," an individual may rent the multiple campsite by paying the multiple campsite fee. The multiple campsite fee will be calculated by multiplying the standard utility or primitive campsite fee, as applicable, by the number of individual campsites to be used in the designated multiple campsite(~~(:)~~);

(6) Group camping area - certain parks: ~~(((\$-75))~~ \$1.00 per person per day and/or night; nonrefundable reservation fee - \$10.00. Recreational vehicle campers must pay the primitive campsite fee or other appropriate fee based on facilities available;

(7) Environmental learning center - overnight camping: ~~(((\$3.90))~~ \$4.45 per camper per night(~~(:—Provided, however,~~

The fee shall be \$4.45 per camper per night, effective June 15, 1992));

(a) Camp Wooten and Cornet Bay environmental learning centers during the season the swimming pools are operational: (((\$4.30)) \$5.45 per camper per night (=*Provided, however, The fee shall be \$5.45 per camper per night, effective June 15, 1992*));

(b) Environmental learning center - day use only: \$1.00 multiplied by the minimum capacity established for each environmental learning center or \$1.00 for each member of the group - whichever is higher;

(8) Hot showers: \$.25 for a minimum of six minutes shower time;

(9) Electric stoves: \$.25 for thirty minutes cooking time;

(10) Adirondacks - not to include those located in ELC areas: Same as fee charged for full utility campsite. Occupancy shall be limited to the number of built-in bunks provided;

(11) Extra vehicle ((~~charge~~) overnight parking fee: \$4.00 per night for each additional unhitched vehicle in excess of the one recreational vehicle allowed at each campsite: *Provided, An extra vehicle ((~~charge~~) overnight parking fee shall not be imposed when the recreational vehicle and the towed vehicle arrive at the park hitched together, and after the camper has registered for and occupied the assigned campsite either the recreational vehicle or the towed vehicle remain parked at the campsite for the duration of the camper's stay;*

(12) Marine park moorage facilities - see WAC 352-12-020 and 352-12-030;

(13) Overnight camping - emergency camp area: The fee shall be the standard campsite fee.

These fees do not apply in those circumstances set forth in WAC 352-32-280 and 352-32-285 as now or hereafter amended.

(14) Unattended vehicle overnight parking permit: Unoccupied vehicles parked overnight in designated areas must obtain a permit by registering and paying the \$4.00 per night permit fee. The permit must be prominently displayed in the vehicle(-);

(15) Campsite reservations - see WAC 352-32-035(6);

(16) Boat launch fee - \$5.00 per day for one or more launches per watercraft per day;

(17) Trailer dump station fee - \$3.00 per use: *Provided, such fee shall not be imposed on recreational vehicles using the dump station while camping within the state park area containing the dump station;*

(18) Popular destination park fee - \$1.00 surcharge for use of standard or utility campsite located in a popular destination park during the period of May 21 through September 14;

(19) Day area parking fee - \$3.00 per vehicle per day for use of any designated day area parking space during the period of May 21 through September 14: *Provided, such fee shall not be imposed on vehicles used for boat launching and parked in boat launch parking areas; and, provided such fee shall not be imposed on vehicles of persons camping within the state park area containing such day area parking space; and, provided such fee shall not be imposed on vehicles of persons using any recreational housing or conference facilities at Fort Worden State Park; and, provided that such*

fee shall not be imposed on vehicles of persons using any environmental learning center;

(20) Marine trail camping area fee - certain parks: \$1.00 per person per day and/or night.

AMENDATORY SECTION (Amending WSR 91-09-001, filed 4/4/91, effective 5/15/91)

WAC 352-32-252 Off-season senior citizen pass—Fee. (1) Persons who are senior citizens, are at least sixty-two years of age, and have been residents of Washington state for at least one year shall, upon application to the commission, receive an off-season senior citizen pass which entitles the holder and the holder's camping unit to thirty nights of camping at any camping areas made available by the commission, as well as use of agency mooring facilities, at no cost beyond the charges provided for in subsection (3) of this section, ((~~between the day following the Labor Day legal holiday and April 30~~) effective October 1 through March 31. Each such pass shall be valid only during one off-season period and may be renewed after being used for thirty nights of camping.

(2) Applications for off-season senior citizen passes shall be made on forms prescribed by the commission and shall be accepted only after August 1 for the following off-season period.

(3) The fee for each off-season senior citizen pass and renewal shall be \$30.00. A surcharge equal to the fee for an electrical hookup established in WAC 352-32-250 shall be assessed for each night an off-season senior citizen pass holder uses a campsite with an electrical hookup.

(4) For pass holders who travel by car or recreational vehicle a camping unit shall include the pass holder and up to seven guests of the holder who travel with the holder and use one campsite or portion of a designated group camping or emergency area. One additional vehicle without built-in sleeping accommodations may be part of the camping unit of a holder at one campsite or portion of a designated group camping or emergency area, when in the judgment of a ranger, the constructed facilities so warrant and the total number of guests of the holder do not exceed seven.

(5) For pass holders who travel by a mode of transportation other than car or recreational vehicle a camping unit shall include the pass holder and up to five guests who travel with the holder and use one campsite or portion of a designated group camping or emergency area.

(6) If a pass holder changes residency to a place outside Washington state during the time period when a pass is valid, the pass holder shall return the pass to the commission.

AMENDATORY SECTION (Amending WSR 92-19-098, filed 9/17/92, effective 10/18/92)

WAC 352-32-035 Campsite reservation. (1) Advance campsite reservations will be available in certain state parks as designated by the director.

(2) The period during which campsites may be reserved is from the Friday before Memorial Day through Labor Day, except for Twin Harbors and Grayland Beach State Parks where the period shall be May 1 through September 30, and except for Fort Canby State Park where the period shall be April 1 through September 30.

(3) Reservation requests can only be made for camping dates within the current calendar year.

(4) Requests for reservations may be made in writing and must be postmarked a minimum of fourteen days in advance of the first camping night requested. Written reservation requests postmarked on or after January 1 will be accepted; reservation requests postmarked prior to January 1 will be returned. Accepted reservation requests will be processed in order of arrival up to fourteen days in advance of Labor Day.

(5) Reservations may be made in person on or after April 1 at the park where camping is to occur.

(6) There will be a \$5.00 nonrefundable fee charged for each reservation made at each park, in addition to the standard campsite fee, regardless of the number of days reserved. Payment of the nonrefundable reservation fee and first night's camping fee must accompany the reservation request.

~~(7) (Recreation, camping and reservation information may be obtained by calling the campsite information center on the toll free telephone number established for that purpose. No reservation may be made by telephone.~~

~~(8))~~ No individual may reserve a campsite in more than one state park, for one or more of the same days.

~~((9))~~ (8) Reservations for a specific campsite within a park will not be guaranteed.

~~((10))~~ (9) Campsites which have not been reserved may be used on a first-come-first-served basis without paying a reservation fee, if the site is occupied immediately.

~~((11))~~ (10) A raincheck will be issued for the camping fee paid for any confirmed reservation which is not used, provided a cancellation request is made by calling the campsite information center or the park in which the site is reserved, no less than twenty-four hours in advance of the first day of the reservation, or in writing to the park, postmarked seven days in advance of the first day of the reservation. Rainchecks will be valid for one year from the date of issue, and may be used toward camping fees in any state park, or may accompany a subsequent reservation request in lieu of payment for the first night's camping fee.

~~((12))~~ (11) Campers will be declared no-show and forfeit their reservation as well as the reservation fee and the first night's camping fee if they have not cancelled or if the reservation is not claimed by 9:00 p.m. After this time, the site may be reassigned, unless late arrival arrangements are made with the park by telephone between the hours of 7:00 p.m. and 9:00 p.m. on the day of arrival.

~~((13))~~ (12) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending Order 91, filed 2/25/86)

WAC 352-32-120 Firearms and/or weapons. No person shall possess a firearm with a cartridge in any portion of the mechanism within any upland state park area, nor shall any person discharge or propel across, in, or into any upland state park area as defined in WAC 352-32-010~~((17))~~ (13), a firearm, bow and arrow, spear, spear gun, harpoon, or air or gas weapon, or any device capable of injuring or

killing any person or animal, or damaging or destroying any public or private property, except where the commission for good cause has authorized a special recreational activity upon finding that it is not inconsistent with state parks use.

AMENDATORY SECTION (Amending Order 105, filed 7/19/88)

WAC 352-32-285 Applicability of standard fees to volunteers in parks. The standard fees set forth in WAC 352-32-250 and 352-12-020 pursuant to RCW 43.51.060(6) shall not apply whenever any individual, group, organization, association, or agency shall volunteer to perform personal services in lieu of standard fees if the following conditions are met:

(1) The park manager has determined that the personal service is desirable;

(2) The service performed does not replace or supplant that which would otherwise be performed by parks employees or contractors;

(3) The service performed is not one commonly performed by members of an organized trade union;

(4) The service performed does not result in any type of development which will necessarily create future operating costs to the commission;

(5) The volunteer shall perform personal services under the following provisions.

(a) At least four hours of service are provided per day; alternatively

(b) At least twenty-eight hours of service are provided per seven-day week, spread over at least five days.

(c) If more than four hours, but less than twenty-eight hours of volunteer service are provided during a seven-day week, a prorated waiver of fees equivalent to (b) of this subsection may be offered by the park manager.

(d) Volunteer time accumulated may not be carried forward for credit in subsequent weeks.

(e) The waiver of standard fees shall apply only at the park where such personal services were performed.

The limit placed on any camper by WAC 352-32-030~~((5))~~ (7) shall not apply to persons qualifying under this section. Continuous occupancy of facilities by the same person or persons qualifying under this section shall be limited to thirty consecutive nights, unless otherwise approved by the director or designee.

This section does not expand or limit the provisions of RCW 43.51.130 through 43.51.160.

**WSR 92-24-075
PERMANENT RULES
PUGET SOUND**

AIR POLLUTION CONTROL AGENCY

[Filed December 1, 1992, 3:26 p.m., effective January 1, 1993]

Date of Adoption: November 19, 1992.

Purpose: To improve clarity, to defray the cost of administering the oxygenated fuel blending program mandated under chapter 173-492 WAC, and to comply with the new source review requirements of the federal Clean Air Act and 40 CFR, Part 51.

Citation of Existing Rules Affected by this Order: Repealing Regulation I - Sections 6.05, 6.11, and 6.12; and amending Regulation I - Sections 1.07, 6.03, 6.04, 6.07, 6.08, and 6.09.

Statutory Authority for Adoption: Chapter 70.94 RCW. Pursuant to notice filed as WSR 92-20-130 on October 7, 1992.

Changes Other than Editing from Proposed to Adopted Version: No substantive changes were made.

Effective Date of Rule: January 1, 1993.

November 25, 1992

Gerald S. Pade

Air Pollution Engineer

AMENDATORY SECTION

REGULATION I SECTION 1.07 GENERAL DEFINITIONS

When used in Regulation I, II, or III of the Puget Sound Air Pollution Control Agency:

(a) **ACTUAL EMISSIONS** as of a specified date means the average rate ~~((in weight per unit time))~~ at which the source actually emitted pollutants during the 2-year period preceding the specified date, and which is representative of normal source operations. To account for unusual circumstances such as strikes, the Control Officer may approve or require the use of another time period which is more representative of normal operations than is the immediately preceding 2-year period.

(b) **ADEQUATE SOURCE OF HEAT** means the ability to maintain 70°F at a point 3 feet above the floor in all normally inhabited areas of a dwelling.

(c) **AGENCY** means the Puget Sound Air Pollution Control Agency.

~~((d)) **AGRICULTURAL BURNING** means outdoor fires consisting of natural vegetation resulting from the growing of crops, the raising of fowl, animals or bees as a gainful occupation and burned on the lands on which the material originated.~~

~~((e))~~ (d) **AIR CONTAMINANT** means dust, fumes, mist, smoke, other particulate matter, vapor, gas, odorous substance, or any combination thereof.

~~((f))~~ (e) **AIR POLLUTION** means ~~((is))~~ the presence in the outdoor atmosphere of one or more air contaminants in sufficient quantities and of such characteristics and duration as is, or is likely to be, injurious to human health, plant or animal life, or property, or which unreasonably interferes with enjoyment of life and property.

~~((g))~~ (f) **AIR POLLUTION EPISODE** means a period when a forecast, alert, warning, or emergency air pollution stage is declared by the Department of Ecology pursuant to RCW 70.94.715.

~~((h))~~ (g) **AIR QUALITY STANDARD** means an established concentration, exposure time, and frequency of occurrence of ~~((a contaminant or multiple))~~ an air contaminant(s) in the ambient air which shall not be exceeded.

~~((i))~~ (h) **ALLOWABLE EMISSIONS** means the emission rate calculated using the maximum rated capacity of the source (unless the source is subject to a federally enforceable permit which limits the operating rate, or hours of operation, or both) and the most stringent of the following:

(1) Any applicable New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants promulgated by the United States Environmental Protection Agency under 40 CFR Parts 60 and 61;

(2) ~~((The))~~ Any applicable emission standard under ~~((Article 9 of))~~ Regulation I, II, or III ~~((or under Regulation II))~~;

(3) Any applicable State Implementation Plan emission ~~((limit))~~ standard, including those with a future compliance date; or

(4) The emission rate specified as a federally enforceable permit condition in an ((approved Notice of Construction, Order,)) Order of Approval or operating permit, including those with a future compliance date.

(See also definition of Total Allowable Emissions.)

~~((j)) **ALTERATION** means any addition to or enlargement or replacement of, or any major modification or change of the design, capacity, process or arrangement, or any increase in the connected loading of equipment or control apparatus which will significantly affect the kind or amount of air contaminant emitted.~~

~~((k))~~ (i) **AMBIENT AIR** means that portion of the atmosphere, external to buildings, to which the general public has access.

~~((h))~~ (j) **BEST AVAILABLE CONTROL TECHNOLOGY** ~~((BACT))~~ means technology that will result in an emission ((limitation)) standard, including a visible emission standard, based on the maximum degree of reduction, which the Agency, on a case-by-case basis, taking into account energy, environmental, and economic impacts, and other costs, determines is achievable for such source through application of production processes, ((and)) available methods, systems, and techniques, including fuel cleaning or treatment, clean fuels, or innovative fuel combustion techniques for control of each air contaminant ((pollutant)). In no event shall application of the best available control technology result in emissions of any air contaminant that would exceed the emissions allowed by any applicable standard under 40 CFR Parts 60 and 61. The Agency may prescribe a design, equipment, work practice, or operational standard, or combination thereof, to meet the requirements of best available control technology. Such standard shall, to the degree possible, set forth the emission reduction achievable by implementation of such design, equipment, work practice, or operation and shall provide for compliance by means that achieve equivalent results.

~~((m))~~ (k) **BOARD** means the Board of Directors of the Puget Sound Air Pollution Control Agency.

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~~((#))~~ **(l) COMBUSTIBLE REFUSE** means solid or liquid combustible waste material.

~~((#))~~ **(m) CONTROL ((APPARATUS)) EQUIPMENT** means any device which prevents or controls the emission of any air contaminant.

~~((#))~~ **(n) CONTROL OFFICER** means the Air Pollution Control Officer of the Puget Sound Air Pollution Control Agency.

~~((#))~~ **(o) CURTAILMENT** means reduction or cessation of any operation for the purpose of reducing emissions.

~~((#))~~ **(p) EMISSION** means a direct or indirect release of any air contaminant into the ambient air ((outdoor atmosphere of air contaminants)).

~~((#))~~ **EMISSION REDUCTION CREDIT** means a commodity that represents a quantity of potential offsets.

~~((#))~~ **(q) EMISSION STANDARD** means a requirement that limits the quantity, rate, or concentration of emissions of air contaminants on a continuous basis including any requirement relating to the operation or maintenance of a source to assure continuous emission reduction, and any design, equipment, work practice, or operational standard ((limitation on the release of a contaminant or multiple contaminants into the ambient air)).

~~((#))~~ **(r) EQUIPMENT** means any stationary or portable device or any part thereof that emits or has the potential to emit ((capable of causing the emission of)) any air contaminant into the atmosphere.

~~((#))~~ **(s) EQUIPMENT USED IN A MANUFACTURING PROCESS** means equipment as defined in this section in which some air contaminant emitted is caused by a manufacturing process.

~~((#))~~ **(t) FACILITY** means the sum total of all of the pollutant emitting activities that belong to the same industrial grouping (as defined by major groups in the Standard Industrial Classification Manual, NTIS Order No. PB 87-100012), are located on one or more contiguous or adjacent properties, and are ((which is)) owned or operated by the same person or persons under common control.

~~((#))~~ **(u) FIRST STAGE OF IMPAIRED AIR QUALITY** means a condition declared by the Control Officer when particulates 10 microns and smaller in diameter are at an ambient level of 75 micrograms per cubic meter measured on a 24-hour average or when carbon monoxide is at an ambient level of 8 parts of contaminant per million parts of air by volume measured on an 8-hour average.

~~((#))~~ **(v) FUEL BURNING EQUIPMENT** means equipment as defined in this section which produces hot air, hot water, steam or other heated fluids by external combustion of fuel.

~~((#))~~ **(w) FUGITIVE DUST** means particulate matter or any visible air contaminant other than uncombined water that is not collected by a capture system and emitted from a stack, but is released to the atmosphere at the point of generation.

~~((#))~~ **(x) FUGITIVE EMISSIONS** means emissions which do not pass and which could not reasonably pass through a stack, chimney or other functionally equivalent opening.

~~((#))~~ **(y) GASOLINE STATION** means any site dispensing gasoline into fuel tanks of motor vehicles, marine vessels ((installations)), or aircraft from stationary storage tanks.

~~((#))~~ **(z) INCINERATOR** means a furnace for the destruction of waste.

~~((#))~~ **(aa) INSTALLATION** means the placement, assemblage or construction of equipment or control ((apparatus)) equipment at the premises where the equipment or control ((apparatus)) equipment will be used, and includes all preparatory work at such premises.

~~((#))~~ **(bb) LOWEST ACHIEVABLE EMISSION RATE** means that rate of emissions which reflects either the most stringent emission ((limitation)) standard which is contained in the implementation plan of any state for such class or category of source unless the owner or operator of the proposed source demonstrates that such ((limitations)) standards are not achievable, or the most stringent emission ((limitation)) standard which is achieved in practice by such class or category of source, whichever is more stringent.

~~((#))~~ **(cc) MAJOR MODIFICATION** means any modification ((physical change in or change in the method of operation)) of a major source that would ((result in)) increase the actual emissions of any ((pollutant)) air contaminant for which the area is designated nonattainment by more than ((any of)) the following:

Air Contaminant ((Pollutant))	Tons/Year
Carbon Monoxide	100.0
Volatile Organic Compounds	40.0
Nitrogen Oxides	40.0
PM10	15.0
Sulfur Dioxide	40.0
Lead	0.6

((For the purpose of this section, volatile organic compounds and nitrogen oxides are the pollutants for which an area is designated nonattainment for ozone.)) In determining whether the thresholds defining a major modification have been exceeded, the emissions permitted under Orders of Approval issued to the facility since the designation of nonattainment that were not major modifications, and all fugitive emission increases that can be reasonably quantified shall be included. Any emission reduction credits banked by the facility since the designation of nonattainment may be subtracted from this amount provided that any credits so applied are then considered to have been used. For modifications of an individual piece of equipment, the baseline shall be the source's actual or allowable emissions, whichever is smaller. (Note: volatile organic compounds and nitrogen oxides are the air contaminants for which an area is designated nonattainment for ozone.)

~~((#))~~ **(dd) MAJOR SOURCE** means a ((source with actual or allowable emissions of)) facility that emits or has the potential to emit 100 tons per year or more of ((a specified)) any air contaminant subject to regulation under the federal Clean Air Act. ((A major source for VOC or NOx shall be considered major for ozone.)) In determining whether the threshold defining a major source has been exceeded all fugitive emissions that can be reasonably quantified shall be included. Any emission reduction credits banked by the facility may be subtracted from this amount

provided any credits so applied are then considered to have been used.

~~((hh)) **MARINE INSTALLATION** means equipment as defined in this section installed on a vessel or on any device which floats in the water.))~~

((ee)) **MODIFICATION** means any physical change in, or change in the method of operation of, a source, except an increase in the hours of operation or production rates (not otherwise prohibited) or the use of an alternative fuel or raw material that the source is approved to use under an Order of Approval or operating permit, which increases the amount of any air contaminant emitted or which results in the emission of any air contaminant not previously emitted.

~~((ii)) ((ff)) **MOTOR VEHICLE** means any operating vehicle or one capable of being operated which has its own self-contained sources of motive power, is designed for the transportation of people or property, and is of the type for which a license is required for operation on a highway.~~

~~((ij)) ((gg)) **MULTIPLE CHAMBER INCINERATOR** means any incinerator consisting of three or more refractory-lined combustion chambers in series, physically separated by refractory walls, interconnected by gas passage ports or ducts and employing adequate design parameters necessary for maximum combustion of the material to be burned.~~

~~((kk)) ((hh)) **NONATTAINMENT AREA** means a geographic area designated by the United States Environmental Protection Agency which violates a primary or secondary national ambient air quality standard. (In an ozone nonattainment area, both volatile organic compounds and nitrogen oxides are considered ozone precursors.)~~

~~((il)) **OFFSET** means a surplus, permanent, quantifiable and federally enforceable reduction in emissions of a pollutant, beyond an established baseline, used to compensate an increase in emissions of the same criteria pollutant.))~~

~~((mm)) ((ii)) **OUTDOOR FIRE** means the combustion of material in the open or in a container with no provision for control of such combustion or the control of the emissions of the combustion products.~~

~~((nn)) ((jj)) **OWNER** means the person who owns, leases, supervises or operates the equipment or control ~~(apparatus)~~ equipment.~~

~~((oo)) ((kk)) **PARTICULATE MATTER** means any material, except water in an uncombined form, that is, has been, or is likely to become airborne and exists as a liquid or a solid at standard conditions.~~

~~((pp)) ((ll)) **PERSON** means and includes any individual, firm, public or private corporation, association, partnership, political subdivision, municipality or governmental agency.~~

~~((qq)) ((mm)) **PM₁₀** means particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers as measured by a reference method based on Appendix J of 40 CFR Part 50 and designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53.~~

((nn)) **POTENTIAL TO EMIT** means the maximum capacity of a facility to emit an air contaminant under its physical and operational design. Any physical or operational limitation on the capacity of the facility to emit an air contaminant, including air pollution control equipment and restrictions on the hours of operation or on the type or amount of material combusted, stored, or processed, shall be

treated as part of its design only if the limitation or the effect it would have on emissions is federally enforceable.

~~((rr)) **PPM** means parts per million parts by volume.))~~

~~((ss)) ((oo)) **PRIMARY AIR MASS STATION** or **PAMS** means a type of station designed to measure contamination in the air mass and representing a relatively broad area. The sampling shall be representative of the general area concerned and not be contaminated by any special source. The probe inlet shall be a minimum of 4.6m (15 feet) and a maximum of 45.7m (150 feet) above ground level. Actual elevation should vary to prevent adverse exposure conditions caused by surrounding buildings and terrain. The probe inlet shall be placed approximately 1.5m (5 feet) above the supporting rooftop.~~

~~((tt)) ((pp)) **PRIMARY GROUND LEVEL MONITORING STATION** or **PGLMS** means a station designed to provide information on contaminant concentrations near the ground and provide data valid for the immediate area only. The probe inlet shall be 1.8 to 4.6m (6 to 15 feet) above ground level with a desired optimum height of 3.0m (10 feet). The probe inlet shall not be less than 0.6m (2 feet) from any building or wall. The sampling site shall be representative of the immediate area and not be contaminated by any unique source.~~

~~((uu)) ((qq)) **PROCESS WEIGHT** means total weight of the materials consumed or charged in any specific process including solid fuels charged, but excluding liquid and gaseous fuels, and combustion air.~~

~~((vv)) **PROCESS WEIGHT PER HOUR** means process weight divided by number of hours from the beginning of any specific process to the completion of the process, excluding any time during which the equipment used in the process is idle.~~

~~((ww)) **REASONABLE FURTHER PROGRESS** means annual incremental reductions in emissions of the applicable air pollutant to provide for attainment of the applicable national ambient air quality standard by the date required under the approved State Implementation Plan.))~~

((rr)) **REASONABLY AVAILABLE CONTROL TECHNOLOGY** means the lowest emission standard that a particular source or source category is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility. Reasonably available control technology is determined on a case-by-case basis for an individual source or source category taking into account the impact of the source upon air quality, the availability of additional controls, the emission reduction to be achieved by additional controls, the impact of additional controls on air quality, and the capital and operating costs of the additional controls.

~~((xx)) ((ss)) **REFUSE BURNING EQUIPMENT** means equipment as defined in this section employed to burn combustible refuse.~~

~~((yy)) ((tt)) **REGULATION** means any regulation or any subsequently adopted additions or amendments thereto of the Puget Sound Air Pollution Control Agency.~~

~~((zz)) ((uu)) **SEASONED WOOD** means wood of any species that has been sufficiently dried so as to contain 20% or less moisture by weight.~~

~~((aaa)) ((vv)) **SECOND STAGE OF IMPAIRED AIR QUALITY** means a condition declared by the Control Officer when particulates 10 microns and smaller in diameter~~

are at an ambient level of 105 micrograms per cubic meter measured on a 24-hour average.

~~((bbb)) SECONDARY EMISSIONS means emissions which would occur as a result of the construction or operation of a new major source or major modification, but do not come from the major source or major modification itself, and are specific, well defined, quantifiable, and impact the same general area as the source which causes the secondary emissions. Secondary emissions include emissions from any off site support facility which would be constructed or would increase its emissions as a result of the construction or operation of the new source.))~~

~~((eee)) (ww) SOLID FUEL BURNING DEVICE ((same as solid fuel heating device)) means a device that burns wood, coal, or any other nongaseous or nonliquid fuels, and includes any device burning any solid fuel used for aesthetic or space-heating purposes in a private residence or commercial establishment, which has a heat input less than 1 million Btu per hour.~~

~~((ddd)) (xx) SOURCE means any building, structure, equipment, control ((apparatus)) equipment, storage pile or facility which emits or may emit any air contaminant into the atmosphere.~~

~~((eee)) (yy) SPECIAL STATION or SS means any station that does not meet the criteria or purpose of a Primary Air Mass Station or a Primary Ground Level Monitoring Station.~~

~~((fff)) (zz) STANDARD CONDITIONS means 20°C and 1013 mb (68°F and 29.92 in. Hg).~~

~~((ggg)) (aaa) TOTAL ALLOWABLE EMISSIONS means allowable emissions including ((all fugitive and secondary emissions and any emission increases pursuant to Section 6.08 (e)(4))) the emissions from all Orders of Approval issued to the facility since the designation of nonattainment that were not major modifications (as defined in this section) and all fugitive emissions that can be reasonably quantified.~~

~~((hhh)) (bbb) TREATED WOOD means wood of any species that has been chemically impregnated, painted or similarly modified.~~

~~((iii)) (ccc) URBANIZED AREA means those portions of King, Pierce, Kitsap and Snohomish Counties designated as urbanized areas by the U.S. Department of Commerce, Bureau of the Census.~~

~~((jjj)) (ddd) VOLATILE ORGANIC COMPOUND or VOC means any organic compound that participates in atmospheric photochemical reactions. This excludes all compounds determined to have negligible photochemical reactivity by the US ((EPA)) Environmental Protection Agency and listed in 40 CFR ((Part 51.165)) 51.100(s).~~

NEW SECTION

REGULATION I SECTION 5.11 SURCHARGE FOR BLENDERS OF OXYGENATED GASOLINE

(a) The Agency shall levy the following registration surcharges to defray the costs of administering the oxygenated gasoline blender registration and field compliance program mandated by WAC 173-492.

November 1 to March 1 Average Monthly Sales:
(gallons)

less than 100,000	\$ 500.00
100,000 or more but less than 1,000,000	\$ 1,000.00
1,000,000 or more but less than 15,000,000	\$ 10,000.00
15,000,000 or more	\$ 25,000.00

(b) Upon assessment by the Agency, this registration surcharge is due and payable and shall be deemed delinquent if not fully paid within 60 days.

AMENDATORY SECTION

ARTICLE 6: NEW SOURCE REVIEW ((NOTICES OF CONSTRUCTION AND ORDERS OF APPROVAL))

REGULATION I SECTION 6.03 ((REQUIREMENT FOR SUBMITTING A)) NOTICE OF CONSTRUCTION

(a) No person shall construct, install, ~~((or))~~ establish, or modify an ~~((a new))~~ air contaminant source, except those sources that are excluded in Exhibit A of Section 5.03, unless a "Notice of Construction and Application for Approval" ~~((on forms prepared and furnished by the Agency,))~~ has been filed with and approved by the Agency ~~((in accordance with Sections 6.07(a) or 6.11 and fees paid as provided in Section 6.04. For purposes of this Article, alterations shall be construed as construction, installation or establishment of a new air contaminant source)).~~

(b) ~~((A))~~ Each Notice of Construction and Application for Approval shall be submitted on forms provided by the Agency and shall be accompanied by a set of plans that fully describes the proposed source, the means for prevention or control of the emissions of air contaminants, and any additional information required by the Board or Control Officer to demonstrate that the proposed source will meet the requirements of Section 6.07. ~~((not be required to commence an alteration of a source in the event of breakdown or if delaying the alteration may endanger life or have other serious consequences. The Agency shall be notified in writing of the alteration on the first working day after the alteration is commenced and a Notice of Construction and Application for Approval shall be filed within 14 days after the day the alteration is commenced.))~~

(c) Within 30 days of receipt of a Notice of Construction and Application for Approval, the Agency shall notify the applicant in writing if any additional information is necessary to complete the application. ~~((A separate Notice and Application shall be submitted for each air contaminant source unless identical sources are to be installed, constructed or established in an identical manner at the same facility; provided that, the owner has the option to give notice and apply for approval of a facility with a detailed inventory of contaminant sources and emissions related to said facility.))~~

AMENDATORY SECTION

REGULATION I SECTION 6.04 FILING FEES ((NOTICE OF CONSTRUCTION))

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~~((The Agency shall not commence processing of a) A~~
 Notice of Construction and Application for Approval is
~~incomplete until ((#) the Agency has received a filing fee~~
 of \$50.00 and plan examination fees as shown below: ~~((;~~
~~plan examination and inspection fees as shown in Table A,~~
 and, ~~if offsetting emission reductions are required, an offset~~
~~analysis fee of \$50.00 per ton with a minimum of \$500.00.))~~

((TABLE A))

~~((a)) Fuel Burning Equipment:~~
~~(rated heat input - million Btu/hr) ((Plan Examination and Inspection Fee))~~

((Million Btu per Hour Input)) ((Design))	((Installation or Use of Waste-Derived Fuel))	((Fuel Change to a Non-Waste-Derived Fuel))
((less than 5.0	\$ 100.00	\$ 50.00)
((5.0 or more but less than 10.0	200.00	100.00)
((10.0 or more but less than 20.0	\$ 300.00	((150.00))
20.0 or more but less than 50.0	\$ 400.00	((200.00))
50.0 or more but less than 100.0	\$ 500.00	((250.00))
100.0 or more but less than 250.0	\$ 800.00	((400.00))
250.0 or more but less than 500.0	\$ 1,000.00	((500.00))
500.0 or more	\$ 1,500.00	((750.00))

~~((b) Actual Cubic Feet per Minute (ACFM), from control equipment or from uncontrolled process equipment:))~~
~~Control Equipment or Equipment Used in a Manufacturing Process: (acfm)~~

less than 2,000	\$ 100.00
2,000 or more but less than 5,000	\$ 200.00
5,000 or more but less than 10,000	\$ 300.00
10,000 or more but less than 20,000	\$ 400.00
20,000 or more but less than 100,000	\$ 500.00
100,000 or more but less than 250,000	\$ 800.00
250,000 or more	\$ 1,000.00

~~((c)) Refuse Burning Equipment:~~
~~(rated capacity)~~

((Rated at)) 12 tons per day or less without hydrochloric acid control ((apparatus) equipment)	\$ 200.00
((Rated at)) 12 tons per day or less with hydrochloric acid control ((apparatus) equipment)	\$ 1,000.00
((Rated at)) greater than 12 tons per day but less than 250 tons per day	\$ 2,000.00
((Rated at)) 250 tons per day or greater	\$ 5,000.00

~~((d)) Storage Tanks; ((Reservoirs, or Containers,))~~
~~(gallons)((:))~~

((More than 1,000 but less)) Less than 4,000	\$ 80.00
((More than)) 4,000 or more, but less than 20,000	\$ 160.00
((More than)) 20,000 or more, but less than 40,000	\$ 200.00
((More than)) 40,000 or more, but less than 1,000,000	\$ 300.00
More than 1,000,000	\$ 400.00

~~((e)) Gasoline Station:~~

Stage 1	\$ 80.00
Stage 2	\$ 80.00

~~((f) Other, not classified in Subsections (a), (b), (c), (d), or (e) above~~

~~\$ 100.00))~~

~~((g) Plan examination and inspection fees for Notices of Construction for portable asphalt batch plants or rock crushers being located within the jurisdictional boundaries of the Agency shall be one-half of the above fees; provided that the batch plant or rock crusher was previously inspected and approved by the Agency and no change has been made in the type, model capacity or efficiency of equipment or control apparatus and there has been no change in the air contaminant emission rates:))~~

~~((h) Toxic Air Contaminant (if ASIL is exceeded))~~ \$ 200.00
~~Exceedance of Acceptable Source Impact Level~~
~~[see Regulation III, Section 2.03(b)]~~

~~((i) Source with Significant Impact~~

[[see tables in Section 6.08 (b)(8)]]	\$ 1,000.00
Major Source or Major Modification [see Regulation I, Section 6.07(d)]	
((j)) Opacity/Grain Loading Correlation [see Regulation I, Section 9.09(e)]	\$ 1,000.00
Other (not classified above)	\$ 100.00

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 in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

REGULATION I SECTION 6.05 INFORMATION REQUIRED FOR NOTICE OF CONSTRUCTION AND APPLICATION FOR APPROVAL

AMENDATORY SECTION

REGULATION I SECTION 6.07 ((ISSUANCE OF APPROVAL OR ORDER)) ORDER OF APPROVAL - ORDER TO PREVENT CONSTRUCTION

~~((a) Within 15 days after the public comment period if Section 6.06 is applicable, otherwise within 30 days of receipt of the information required by Section 6.05, if the Board or Control Officer finds that the construction, installation or establishment of a new air contaminant source will be in accord with the applicable provisions of Regulation I and Regulation II as are in effect at the time of filing the Notice of Construction and Application for Approval, the applicant shall be issued an Order of Approval, which order may provide such conditions of operation as are reasonably necessary to assure the maintenance of compliance with Regulation I and Regulation II.~~

~~(b) No approval will be issued unless the information supplied as required by Subsection 6.05(a) evidences to the Board or Control Officer that:~~

~~(1) The source is designed and will be installed to operate without causing a violation of the emissions standards;~~

~~(2) The source incorporates best available control technology and will meet the requirements of all applicable Standards of Performance promulgated by the United States Environmental Protection Agency;~~

~~(3) Equipment having a stack or duct 0.6m (2 feet) or more in diameter, or 0.29 square meters (3.14 square feet) in area will be provided with:~~

~~(i) Sampling ports of a size, number and location as the Agency may require; and~~

~~(ii) Safe access to each port; and~~

~~(iii) Such other reasonable sampling and testing facilities as the Board or Control Officer may require.~~

~~(4) Fuel burning equipment and refuse burning equipment will achieve optimum combustion of the fuel or refuse material to be burned.~~

~~(5) All parts of the equipment can be readily cleaned or repaired.~~

~~(6) The operation of the new air contaminant source at the proposed location will not cause or be likely to cause [as~~

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defined in Section 6.08 (b)(8)] a violation of any Agency ambient air quality standard.

(7) ~~The operation of the new air contaminant source will not delay the attainment date for a nonattainment area. This requirement will be considered met if the impact at any location within the nonattainment area does not exceed the ambient air quality increments specified under Section 6.08 (b)(8)(i). Offsets, as defined in Section 6.08 (b)(10) may be used to satisfy this requirement.~~

(e) ~~If the Board or Control Officer determines that the construction, installation or establishment of a new air contaminant source will not meet the provisions of Regulation I and Regulation II, the Board or Control Officer shall, within 30 days of the receipt of the complete Notice and Application, issue an Order for the prevention of the construction, installation or establishment of the air contaminant source or sources, and,~~

~~(1) The Order shall be in writing;~~

~~(2) The Order shall set forth the objections in detail with references to the provisions of Regulation I and Regulation II that will not be met by the proposed construction, installation or establishment;~~

~~(3) The Order shall be signed by the Control Officer or his authorized representative;))~~

(a) Within 30 days of receipt of a complete Notice of Construction and Application for Approval, or 30 days after the close of the public comment period if subject to the public notice requirements of Section 6.06, the Board or Control Officer shall issue an Order of Approval or an Order to Prevent Construction.

(b) An Order of Approval may provide such conditions of operation as are reasonably necessary to assure compliance with Regulations I, II, and III.

(c) No Order of Approval shall be issued unless the Notice of Construction and Application for Approval demonstrates to the Board or Control Officer that:

(1) The operation of the source at the location proposed will not cause or contribute to a violation of an ambient air quality standard;

(2) The source meets the requirements of all applicable emission standards including New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants promulgated by the United States Environmental Protection Agency;

(3) Best available control technology is employed for the construction, installation, or establishment of new sources and the modification of existing sources; and

(4) Reasonably available control technology is employed for the replacement of existing control equipment.

(d) No Order of Approval shall be issued for a new major source or major modification (as defined in Section 1.07 of this Regulation) in a nonattainment area unless the Notice of Construction and Application for Approval also demonstrates to the Board or Control Officer that:

(1) For those air contaminants for which the area is designated nonattainment, lowest achievable emission rate is employed for each new source at a new major source, and each new or modified source involved in a major modification;

(2) All existing major sources owned or operated by the applicant in the state of Washington are in compliance with

all applicable emission standards under the federal Clean Air Act or are on an approved compliance schedule;

(3) Offsets in the form of emission reduction credits banked pursuant to Section 6.08 and in an amount greater than or equal to 1.10 times the proposed total allowable emissions from the new major source, or the increase from current actual to the proposed total allowable emissions for a major modification, have been obtained from sources in the same nonattainment area and occur by the time the new major source or major modification begins operation; and

(4) The benefits of the proposed new major source or major modification significantly outweigh the environmental and social costs imposed as a result of its location, construction, or modification. (This demonstration, which shall include an analysis of alternative sites, sizes, production processes, and environmental control techniques, may be in the form of an environmental impact statement prepared under the State Environmental Policy Act or the National Environmental Policy Act.)

(e) An Order of Approval shall expire unless construction has commenced within 24 months of the date of its issuance or if construction is discontinued for a period of more than 24 months. Upon written request by the applicant or owner, the Control Officer may grant an extension of the Order of Approval provided:

(1) The applicant or owner pays a filing fee of \$50.00 and a plan examination fee of 25% of the fee contained in Section 6.04; and

(2) The proposed source still meets the requirements of this section.

(f) An Order to Prevent Construction shall set forth the objections in detail with references to the provisions of Regulations I, II, and III that would not be met. Such Order

((d) Any Order issued pursuant to this section)) shall become final unless, no later than 15 days after the date the Order is served, the owner or applicant petitions for a reconsideration of the Order, with reasons for the reconsideration. The Board or Control Officer shall consider the petition, and shall within 30 days give written Order of Approval or final disapproval of the Notice of Construction setting forth the reasons for disapproval.

AMENDATORY SECTION

REGULATION I SECTION 6.08 EMISSION REDUCTION CREDIT BANKING ((SPECIAL CONDITIONS FOR NEW AIR CONTAMINANT SOURCES WHICH WILL SIGNIFICANTLY IMPACT A NONATTAINMENT AREA))

((a) Policy. Pursuant to the policies of the Board established under Regulation I to carry out the requirements and purposes of the Federal Clean Air Act and established under Regulation II to use all necessary ways and means to reduce pollutant concentrations in areas where air quality standards are violated, the special conditions of this section are adopted. The Puget Sound Air Pollution Control Agency will maintain communication with local elected officials, the business community and the public so that air quality decisions to attain and maintain air quality standards will be

effectively made without, to the most practical extent possible, adversely affecting growth management efforts and economic development.

(b) Definitions. For the purpose of this section:

(1) ~~ACTUAL EMISSIONS~~ as of a specified date means the average rate in weight per unit time at which the source actually emitted pollutants during the 2 year period preceding the specified date, and which is representative of normal source operations. To account for unusual circumstances such as strikes, the Control Officer may approve or require the use of another time period which is more representative of normal operations than is the immediately preceding 2 year period.

(2) ~~ALLOWABLE EMISSIONS~~ means the emission rate calculated using the maximum rated capacity of the source (unless the source is subject to an enforceable permit or regulatory order which limits the operating rate, or hours of operation, or both) and the most stringent of the following:

(i) New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants promulgated by the United States Environmental Protection Agency, applicable to the source;

(ii) The applicable emission standard under Article 9 of Regulation I or under Regulation II;

(iii) The applicable State Implementation Plan emission limit; or

(iv) The emission rate specified as a condition in an approved Notice of Construction, Order, or operating permit.

(3) ~~EMISSION REDUCTION CREDIT~~ means a commodity that represents a quantity of potential offsets.

(4) ~~FACILITY~~ means the sum total of all of the pollutant emitting activities located on one or more contiguous or adjacent properties and which is owned or operated by the same person.

(5) ~~FUGITIVE EMISSIONS~~ means emissions which do not pass and which could not reasonably pass through a stack, chimney or other functionally equivalent opening.

(6) ~~LOWEST ACHIEVABLE EMISSION RATE~~ means that rate of emissions which reflects either the most stringent emission limitation which is contained in the implementation plan of any state for such class or category of source unless the owner or operator of the proposed source demonstrates that such limitations are not achievable, or the most stringent emission limitation which is achieved in practice by such class or category of source, whichever is more stringent.

(7) ~~MAJOR SOURCE~~ means a source with actual or allowable emissions of 100 tons per year or more of a specified air contaminant.

(8) ~~NEW AIR CONTAMINANT SOURCE WHICH WILL SIGNIFICANTLY IMPACT A NONATTAINMENT AREA~~ means any new air contaminant source locating inside a nonattainment area, which will increase:

(i) The ambient air quality concentration inside the nonattainment area, of any pollutant for which the area is designated nonattainment, by more than any of the following increments:

Concentration Increments ($\mu\text{g}/\text{m}^3$) By Averaging Time

Pollutant	Annual	24-Hour	1-Hour	3-Hour	1-Hour
Particulate Matter	1.0	5.0	-	-	-
PM ₁₀	1.0	5.0	-	-	-
Sulfur Dioxide	1.0	5.0	-	25.0	-
Carbon Monoxide	-	-	500.0	-	2000.0

or,

(ii) The emissions of any pollutant for which the area is designated nonattainment by more than any of the following:

Pollutant	Tons/Year	Pounds/Day	Pounds/Hour
Particulate Matter	25.0	500	50
Sulfur Dioxide	40.0	800	80
Carbon Monoxide	100.0	-	-
Nitrogen Oxides	40.0	-	-
Volatile Organic Compounds	40.0	-	-
Lead	0.6	-	-
PM ₁₀	15.0	-	-

(iii) For the purpose of this section, volatile organic compounds are the pollutant for which an area is designated nonattainment for ozone.

(9) ~~NONATTAINMENT AREA~~ means a geographic area which violates a primary or secondary national ambient air quality standard for one of the criteria pollutants. All nonattainment areas shall be delineated by the Board and shall include those areas designated by the United States Environmental Protection Agency (EPA) and any area where monitoring data from ambient monitoring stations which meet EPA ambient air quality surveillance requirements (40 CFR Part 58) records violations of a national ambient air quality standard, or calculations, based on a model approved by EPA, predicts such violations.

(10) ~~OFFSET~~ means a surplus, permanent, quantifiable and enforceable reduction in emissions of a pollutant, beyond an established baseline, used to compensate an increase in emissions of the same criteria pollutant.

(11) ~~REASONABLE FURTHER PROGRESS~~ means annual incremental reductions in emissions of the applicable air pollutant to provide for attainment of the applicable national ambient air quality standard by the date required under the approved State Air Quality Implementation Plan.

(12) ~~SECONDARY EMISSIONS~~ means emissions which would occur as a result of the construction or operation of a new air contaminant source, but do not come from the source itself, and are specific, well defined, quantifiable, and impact the same general area as the source which causes the secondary emissions. Secondary emissions may include, but are not limited to:

(i) Emissions from marine vessels or trains coming to or from the new source; and

(ii) Emissions from any off-site support facility which would be constructed or would increase its emissions as a result of the construction or operation of the new source.

(13) ~~SOURCE~~ means any building, structure, equipment, control apparatus, storage pile or facility which emits or may emit any air contaminant into the atmosphere.

(14) ~~TOTAL ALLOWABLE EMISSIONS~~ means allowable emissions including all fugitive and secondary emissions and any emission increases pursuant to 6.08 (c)(4).

(c) Evaluation Procedures. Whether a new air contaminant source is a new air contaminant source which will

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significantly impact a nonattainment area shall be determined using procedures adopted by the Board, or using such procedures mutually agreed upon by the Board or Control Officer and the applicant. A copy of said procedures shall be kept on file in the office of the Agency for examination by interested persons. Further, in this determination:

(1) The proposed allowable emission of the new air contaminant source, excluding any banked emission reduction credits or proposed emission reduction, shall be used. For alterations of an individual piece of equipment, the baseline for calculating the increase in allowable emissions shall be the source's actual or allowable emissions, whichever is smaller; and

(2) Fugitive emissions shall be included except where such emissions cannot be reasonably quantified; and

(3) Secondary emissions shall be included; and

(4) Where the facility is constructed or modified in increments which individually did not constitute a new air contaminant source which will significantly impact a nonattainment area and the increments have not been offset in accordance with Subsection (d)(3), the emissions from all such increments approved by Notice of Construction after August 7, 1977, shall be cumulated and added to the emissions from the proposed new source.

(d) General Requirements. Provisions of Subsection 6.07(b) or Section 6.11 notwithstanding, no approval to construct, install or establish a new air contaminant source which will significantly impact a nonattainment area will be issued unless the information supplied as required by Subsection 6.05(a) demonstrates to the Board or the Control Officer that:

(1) The new source will meet an emission limitation which specifies the lowest achievable emission rate for such source; and

(2) All existing major sources owned or operated by the applicant in the state of Washington are in compliance with all applicable emission limitations and standards under the Federal Clean Air Act or are on an approved compliance schedule; and

(3) The total allowable emissions from the new source shall be more than compensated by offsets occurring in the same nonattainment area as the new source, pursuant to the conditions of Subsection 6.08(e) in order to assure reasonable further progress; and

(4) For a new major source of carbon monoxide located in a carbon monoxide nonattainment area or a new major source of volatile organic compounds located in an ozone nonattainment area, an analysis of alternative sites, sizes, and production processes and environmental control techniques for the proposed new source shall be done, demonstrating that the benefits of the proposed new source significantly outweigh the environmental and social costs imposed as a result of its location and construction. This analysis is the responsibility of the applicant, who may use an environmental impact statement prepared under the state environmental policy act or the national environmental policy act as a source of information for this analysis.

(e) Offset Conditions. To meet the requirement of Subsection 6.08 (d)(3), the following conditions must be satisfied:

(1) The applicant must demonstrate that offsets will occur by the time the proposed source begins operation by:

(i) Presentation of a signed compliance schedule to permanently reduce emissions in the future from an existing source owned by the applicant or another person where the emission reductions meet the conditions of Subsection 6.08 (f)(5) or (6) and which result in a new enforceable emission limitation; or

(ii) Presentation of authorization by the owner of emission reduction credits, banked pursuant to Subsection 6.08(f), to apply said credits as an offset for the new source, provided any credits so applied are then considered to have been used.

(2) The offset needed shall be calculated on a mass per year basis. However, in the case of new intermittent sources or where emissions from the new proposed source would not exceed the annual increments in Subsection 6.08 (b)(8)(i) the offset needed shall also be calculated on a mass per hour basis.

(3) The baseline for calculating an offset shall be the source's actual emissions, or allowable emissions, whichever is smaller.

(4) For all sources except sources of volatile organic compounds, the offset must be at least 1.10 times the proposed total allowable emissions for the new source. Further, the applicant must demonstrate, through procedures adopted by the Board or using such procedures mutually agreed upon by the Board or Control Officer and the applicant, that the offset will reduce ambient air quality concentrations of the pollutant for which the area has been designated nonattainment in the area affected by the new source, by more than the increase in ambient air quality concentrations projected to be caused by the new source.

(5) For sources of volatile organic compounds, the offset must be 1.10 times the proposed total allowable emissions, and must be obtained from sources in the ozone nonattainment area in order to provide reasonable further progress.

(f) Banking Conditions. An emission reduction credit may be banked (saved) for future use as an offset subject to the following conditions:

(1)) (a) Banking of emission reductions ((+)) in ton per year increments ((or greater)) that result from improved process or control techniques, source shutdowns, or curtailments shall be allowed by written permission of the Board or Control Officer if ((and must be)) formally requested within 180 days of the issuance of an Order of Approval ((approval date of a Notice of Construction)) or other action taken to effect an emission reduction. A fee of ((\$100)) \$50 per ton shall be paid upon the filing of a request to bank emission reduction credits.

(b) The baseline from which to calculate an emission reduction credit shall be the source's actual emissions, or allowable emissions, whichever is smaller.

((2)) (c) Permission to bank shall constitute receipt of legal title to an emission reduction credit within the provisions of this ((sub))section. The sale or transfer of emission reduction credits is allowed provided prior approval is granted by the Board or Control Officer, based solely on a certification of valid title to the credits. A request to sell or transfer emission reduction credits must be notarized by the applicant and signed by all parties to the transaction.

((3)) (d) The Board or Control Officer shall establish conditions for each emission reduction credit as needed to

ensure the permanence and federal enforceability of the reduction. The conditions shall be listed in a Certificate of Title issued by the Board or Control Officer. ~~((The applicant must sign and acknowledge the Certificate of Title, agreeing to abide by the conditions set forth therein; provided that said conditions shall be considered as restrictive covenants running with the land and a copy shall be recorded with the county auditor, with the applicant paying all recording fees.))~~ No credits shall be used if any of the conditions are being violated. Sale or transfer of the credits shall not relieve the owner of the source which created the credits from any of the conditions. If, after credits are sold, transferred, or used, the conditions are violated and this results in an emission increase, the Board or Control Officer may require the owner of the source which created the credits to replace that amount of credit through additional emission reductions or the purchase or use of emission reduction credits already banked (offsets).

~~((4))~~ When an emission reduction is used as an offset pursuant to Subsection 6.08 (e)(1)(i), any amount which exceeds the offset needed may be banked, except as otherwise prohibited.

(5) Emission reductions from source shutdowns and curtailments may be used as offsets or banked, provided:

(i) The owner or operator of the source agrees in writing to permanently shut down the source or to meet a new emission limitation reflecting and documenting the emission reduction; and

(ii) Banked credits from shutdowns and curtailments shall be used as an offset only for a new source which is a replacement for the shutdown or curtailed source.

(6) Emission reductions from improved control techniques or process improvements may be used as offsets or banked, provided no emission reduction credits shall be granted for the actual amount of emission reduction required to meet Agency regulations, regulations in the Washington State Air Quality Implementation Plan, or federal regulations.

(7) The baseline from which to calculate an emission reduction credit shall be the same as identified under 6.08 (e)(3).

~~((8))~~ (e) Emission reduction credits must be committed for use (as an offset for a specific new source) pursuant to ~~((Subsection 6.08 (e)(1)(ii)))~~ Section 6.07(d) within a period of ~~((4))~~ 5 years.

~~((9))~~ (f) If reductions in emissions beyond those already identified in the ~~((Washington))~~ State ~~((Air Quality))~~ Implementation Plan are required to attain a national ambient air quality standard, and the standard cannot be met through controls on operating sources, ~~((Plan must be revised,))~~ emission reduction credits for that pollutant may be discounted on a temporary or permanent basis by the Board after public hearing ~~((, if the standard cannot be met through controls on operating sources)).~~

AMENDATORY SECTION

REGULATION I SECTION 6.09 NOTICE OF COMPLETION

(a) Within ~~((7))~~ 30 days of ~~((the))~~ completion of the construction, installation, ~~((or))~~ establishment, or modification of ~~((the))~~ an air contaminant source subject to the provisions of Section 6.03, the owner or applicant shall file a Notice of Completion with the Agency. Each Notice of Completion shall be submitted ~~((notify the Control Officer,))~~ on a form provided by the Agency, and shall specify ~~((of))~~ the date upon which operation of the source has commenced or will commence. ~~((The Board or Control Officer may issue a Notice of Violation if he finds that the construction, installation or establishment is not in accord with the plans, specifications or other information submitted to the Agency.))~~

(b) ~~((The issuance of approval as provided by this article and Section 6.07 shall not relieve the owner of the obligation to comply with the emission standards as adopted by this Agency and any other requirements under local, state or federal law, or prevent the Board or Control Officer from issuing corrective action orders as provided by Section 3.09 of Article 3 of this Regulation.))~~ It shall be unlawful to cause or allow the construction, installation, establishment, or modification of an air contaminant source that is not in accordance with the plans, specifications, or other information approved by the Agency.

REPEALER

REGULATION I SECTION 6.11 CONDITIONAL APPROVALS

REPEALER

REGULATION I SECTION 6.12 TIME LIMITS

WSR 93-01-004

PERMANENT RULES

NOXIOUS WEED CONTROL BOARD

[Filed December 2, 1992, 3:52 p.m.]

Date of Adoption: November 18, 1992.

Purpose: To amend the state noxious weed list and add to this chapter rules of practice and procedure for the Washington State Noxious Weed Control Board.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-750-900 and 16-750-950; and amending WAC 16-750-003, 16-750-005, 16-750-011, and 16-750-015.

Statutory Authority for Adoption: Chapter 17.10 RCW.

Pursuant to notice filed as WSR 92-20-081 on October 6, 1992.

Changes Other than Editing from Proposed to Adopted Version: The Washington State Noxious Weed Control [Board] proposed to designate yellow nutsedge in Walla Walla County which would have required prevention of all seed production in this county. Because of public testimony opposing this action yellow nutsedge will not be designated in Walla Walla County at this time.

Effective Date of Rule: Thirty-one days after filing.

December 2, 1992
Ray Fann
Chairman
by Catherine Hovanic
Executive Secretary

AMENDATORY SECTION (Amending WSR 91-24-072, filed 12/2/91, effective 1/2/92)

WAC 16-750-003 Definitions. (1) The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise plainly requires:

(a) "Action" means the transaction of the official business of the Washington state noxious weed control board including but not limited to receipt of public testimony, deliberations, discussions, considerations, reviews, and final actions.

(b) "Board" ((and "state board")) means the Washington state noxious weed control board ((of this state)), or a duly authorized representative.

~~((b))~~ (c) "Director" means the director of the department of agriculture ((of this state)), or ((a duly authorized)) the director's appointed representative.

~~((c))~~ (d) "Executive secretary" means the executive secretary of the Washington state noxious weed control board.

(e) "Department" means the department of agriculture of this state.

~~((d))~~ (f) "Person" means any individual, partnership, corporation, firm, or any other entity.

(g) "Final action" means a collective positive or negative decision, or an actual vote by a majority of board members when sitting as a body or entity, upon a motion, proposal, resolution, or order.

(h) "Meeting" means meetings at which action is taken.

(i) "Regular meetings" means recurring meetings held in accordance with a periodic schedule declared by statute or rule.

(2) The definitions set forth in this subsection shall apply throughout this chapter, chapter 17.10 RCW, and any rules adopted thereunder unless the context otherwise plainly requires:

(a) "Control" means to prevent all seed production.

(b) "Contain" means to confine a noxious weed and its propagules to an identified area of infestation.

(c) "Eradicate" means to eliminate a noxious weed within an area of infestation.

(d) "Prevent the spread of noxious weeds" means to contain noxious weeds.

(e) Class A noxious weeds are those noxious weeds not native to the state that are of limited distribution or are unrecorded in the state and ~~((whose introduction to the state of Washington was not intentional, or whose intentional introduction poses))~~ that pose a serious threat to the state ((for which no containment is assured by the owner)).

(f) Class B noxious weeds are those noxious weeds not native to the state that are of limited distribution or are unrecorded in a region of the state and that pose a serious threat to that region.

(g) "Class B designate" means those Class B noxious weeds whose populations in a region or area are such that all seed production can be prevented within a calendar year.

(h) Class C are any other noxious weeds.

(3) Any county noxious weed control board may enhance the clarity of any definition contained in subsection (2) of this section, making that definition more specific, but shall not change its general meaning.

AMENDATORY SECTION (Amending WSR 91-24-072, filed 12/2/91, effective 1/2/92)

WAC 16-750-005 State noxious weed list—Class A noxious weeds.

Common Name	Scientific Name
bean-caper, Syrian	Zygophyllum fabago
blueweed, Texas	Helianthus ciliaris
buffalobur	Solanum rostratum
((ehervil, wild))	((Anthriscus sylvestris))
cordgrass, salt meadow	Spartina patens
crupina, common	Crupina vulgaris
four o'clock, wild	Mirabilis nyctaginea
hawkweed, mouseear	Hieracium pilosella
((hedgearsley))	((Torilis arvensis))
hogweed, giant	Heracleum mantegazzianum
johnsongrass	Sorghum halepense
knawweed, bighead	Centaurea macrocephala
knawweed, Vochin	Centaurea nigrescens
mallow, Venice	Hibiscus trionum
nightshade, silverleaf	Solanum elaeagnifolium
peganum	Peganum harmala
sage, Mediterranean	Salvia aethiopsis
((snapdragon, dwarf))	((Chaenorhinum minus))
starthistle, purple	Centaurea calcitrapa
thistle, Italian	Carduus pycnocephalus
thistle, milk	Silybum marianum
thistle, slenderflower	Carduus tenuiflorus
unicorn-plant	Proboscidea louisianica
velvetleaf	Abutilon theophrasti
woad, dyers	Isatis tinctoria

AMENDATORY SECTION (Amending WSR 91-24-072, filed 12/2/91, effective 1/2/92)

WAC 16-750-011 State noxious weed list—Class B noxious weeds.

Name	Will be a "Class B designate" in all lands lying within:
(1) blackgrass <i>Alopecurus myosuroides</i>	(a) regions 1,2,3,5,6,8,9,10 (b) Ferry, Stevens, Pend Oreille counties of region 4 (c) Adams ((and Whiteman counties)) <u>County</u> of region 7.
(2) blueweed <i>Echium vulgare</i>	(a) regions 1,2,3,4,5,6,8,9,10 (b) region 7 except for an area starting at the Stevens County line on SR 291 south to the SR 291 bridge over the Little Spokane River, thence upstream along the Little Spokane River to the first Rutter Parkway Bridge; thence south along the Rutter Parkway to the intersection of Rutter Parkway and Indian Trail Road; thence southerly along Indian Trail Road to a point three miles south (on section line between sections 22 and 27, T-26N,

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- R-42E); thence due west to a point intersecting the line between Ranges 41 and 42; thence north along this line to a point 1/4 mile south of Charles Road; thence north-westerly parallel to Charles Road to a point 1/4 miles south of the intersection of Charles Road and West Shore Road; thence northerly along West Shore Road to the Spokane River (Long Lake); thence southeasterly along the Spokane River to the point of beginning.
regions 3,4,6,7,9,10.
- (3) broom, Scotch
Cytisus scoparius
 - (4) bryony, white
Bryonia alba
 - (5) bugloss, common
Anchusa officinalis
 - (6) bugloss, annual
Anchusa arvensis
 - (7) camelthorn
Alhagi pseudalhagi
 - (8) catsear, common
Hypochaeris radicata
 - (9) Cordgrass, smooth
Spartina alterniflora
 - (10) cordgrass, common
Spartina anglica
 - (11) daisy, oxeye
Chrysanthemum leucanthemum
 - (12) deadnettle, hybrid
Lamium hybridum
 - ~~((13)) dogtailgrass, hedgehog
Cynocurus echinatus~~
 - (14) fieldcress, Austrian
Rorippa austriaca
 - (15) ~~((goatgrass, jointed
Aegilops cylindrica~~
 - ~~(46)) gorse
Ulex europaeus~~
 - ~~((47)) (16) hawkweed, orange
Hieracium aurantiacum~~
 - ~~((48)) (17) hawkweed, yellow
Hieracium pratense~~
 - (18) hedge parsley
Torilis arvensis
 - (19) indigobush
Amorpha fruticosa
 - (20) knapweed, black
Centaurea nigra
 - (21) knapweed, brown
Centaurea jacea
 - (22) knapweed, diffuse
Centaurea diffusa
- (a) regions 1,2,3,4,5,6,8,9
(b) region 7 except Whitman County
(c) Franklin County of region 10.
(a) regions 1,2,3,5,6,8,9,10
(b) ~~((Ferry County of region 4))~~ region 4 except Stevens and Spokane counties
(c) Lincoln, Adams, and Whitman counties of region 7
~~((d)) Pend Oreille County north of the northernmost boundary of T33N.))~~
(a) regions 1,2,3,4,5,6,8,9
(b) Lincoln and Adams counties
(c) Whitman County except ranges 43 through 46 East of Townships 16 through 20 North.
(a) regions 1,2,3,4,5,7,8,9
(b) region 6 except those portions of Sections 23,24,25, and 29 through 36, T16N, R27E, W.M. lying outside Intercounty Weed District No. 52 and except Sections 1 through 12, T15N, R27E, W.M. in Grant County
(c) ~~((T16N, R29E; T16N, R30E; T15N, R28E except Sec. 5; T15N, R29E; T15N, R30E~~
(d)) Franklin, Columbia, Garfield, and Asotin counties of region 10
~~((e)) (d) an area beginning at the Washington — Oregon border at the southwest portion of section 15, R32E, T6N, then north to the northwest corner of section 3, R32E, T7N, then east to the northeast corner of section 3, R36E, T7N, then south to southeast portion of section 15, R36E, T6N, at the Washington — Oregon border, then west along the Washington — Oregon border to the point of beginning.~~
(a) regions 3,4,6,7,9,10.
(a) regions 1,3,4,5, 6,7,9,10
(b) region 2 except bays and estuaries of Skagit County
(c) region 8 except bays and estuaries of Pacific County.
(a) regions 1,3,4,5,6,7,8,9,10
(b) region 2 except bays and estuaries of Skagit, Island, and Snohomish counties.
(a) regions ((6,))7,((9,))10.
(b) region 9 except those areas lying within Klickitat and Yakima counties west of Range 13 East.
(c) region 6 except those areas lying within Yakima and Kittitas counties west of Range 13 E.
(a) regions 1,3,4,5,6, 7,8,9,10
(b) region 2 except Skagit County.
~~((a)) regions 3,4,6,7,10
(b) region 9 except Klickitat County.))~~
(a) regions 1,2,3,4,5,6, 8,9
(b) regions 7 and 10 except within the Palouse River Canyon from Big Palouse Falls to the Snake River.
~~((a)) regions 1,2,5,8
(b) Ferry County of region 4
(c) Grant and Adams counties of region 6
(d) Franklin County of regions 9 and 10
(e) Intercounty Weed District No. 51.~~
(a) regions 3,4,6,7,9,10
(b) Skagit County of region 2
(c) Thurston and Pierce counties of region 5
~~((e)) (d) Wahkiakum and Cowlitz counties of region 8.~~
(a) regions 3,6,9,10
(b) Ferry County of region 4
(c) Thurston County of region 5
(d) Lincoln and Adams counties of region 7.
(a) regions 1,2,3,5,6,7,8,9,10
(b) region 4 except north of T32N in Pend Oreille County and east Highway 395 and north of Highway 20 in Stevens County.
(a) regions 1,2,3,4,5,6,7,8,10
(b) Yakima, Benton, Franklin counties
(c) Klickitat County except those lands lying within T4N, R10E, R11E, R12E, R13E, R14E; T3N, R10E, R11E, R12E, R13E; T2N, R12E, R13E.
(a) regions 1,2,3,4,5,6
(b) regions 7 and 10 except within 200 feet of the Snake River from Central Ferry downstream
(c) regions 8, 9, and 10 except within 200 feet of the Columbia River.
(a) regions 1,2,3,4,5,7,9,10
(b) region 6 except Kittitas County
(c) region 8 except Clark County.
(a) regions 1,2,3,4,5,7,9,10
(b) region 6 except Kittitas County
(c) region 8 except Clark County.
(a) regions 1,2,5,8
(b) Grant County lying in Townships 13 through 16 North, Ranges 25 through 27 East; Townships 17 and 18 N., Ranges 25 through 30 East; Townships 19 and 20 North, Ranges 29 and 30 East; T21N, R23E, Sections 1 through 30; T21N, R26E., Sections 5,6,7,8,17, and 18; East 1/2 Township 21N, Range 27E.; T21N, Ranges 28 through 30 East; those portions of Townships 22

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- through 28N, Ranges 28 through 30 E.; those portions of Township 22 through 28N., Ranges 23 through 30 E. lying in Grant County; all W.M.
- (c) ~~((Adams County except those areas within T15N, R36E, Section 36; T15N, R37E, Sections 22,23,24,25,26,27,28, 31,32,33 and 34; T15N, R38E, Sections 2,10,11,14,15,19 and 20; T16N, R38E, Sections 34 and 35; T17N, R37E, Sections 5 and 6; T18N, R37E, Sections 29,30,31 and 32))~~
Adams County except those areas within T15N, R36E, Section 36; T15N, R37E, Sections 22,26,27,28, 31,32,33 and 34; T15N, R37E, western half of Sections 23, 24 and 25; T15N, R38E, Sections 2,10,11,14,15,19 and 20; T16N, R38E, Sections 34 and 35; T17N, R37E, Sections 5 and 6
- (d) Franklin County of regions 9 and 10.
- (23) knapweed, meadow *Centaurea jacea x nigra*
- (24) knapweed, Russian *Acroptilon repens*
- (25) knapweed, spotted *Centaurea maculosa*
- (26) lepyrodiclis *Lepyrodiclis holsteoides*
- (27) loosestrife, garden *Lysimachia vulgaris*
- (28) loosestrife, purple *Lythrum salicaria*
- (29) loosestrife, wand *Lythrum virgatum*
- (30) nutsedge, yellow *Cyperus esculentus*
- (f) region 9 except Benton County
- (g) region 10 except Walla Walla County
- (h) Intercounty Weed Districts No. 51 and No. 52.
- (a) regions 1,4,7,8
- (b) region 2 except Snohomish County
- (c) region 3 except within 100 feet of the ordinary highwater mark of the Okanogan River from the Canadian border south to Riverside
- (d) region 5 except King County
- (e) region 6 except that portion of Grant County lying northerly of the Frenchmen Hills-O'Sullivan Dam Road, southerly of Highway Interstate 90, easterly of the section line of the location of County Road J SW/NW if constructed and westerly of the section line of the location of County Road H SE/NE if constructed
- (f) region 9 except Benton County
- (g) region 10 except Walla Walla County
- (h) Intercounty Weed Districts No. 51 and No. 52.
- (a) regions 1,2,3,4,5,7,8
- (b) region 6 except:
- ((#)) those areas lying between State Highway 26 and State Highway 28, and westerly of Dodson Road in Grant County, and except ((S)) S 1/2, Sec. 2, T20N, R25E., W.M.
- ((#)) those areas lying in Yakima County))
- (c) region 9 except:
- (i) ((those areas lying in Yakima County))
except those areas lying within the following boundary description within Yakima County: Beginning at the intersection of Highway 12 and Parker Heights Road and continuing easterly to Konnowac Pass Road, follow said road north to the intersection of Konnowac Pass Road and Nightingale Road. The northern boundary shall be the Roza Canal, continuing from the established point at Nightingale Road. The boundaries will follow the Roza Canal easterly to the County Line Road. The east boundaries will be the Yakima/Benton County Line from a point beginning at the County Line and Highway 22 (near Byron) continuing westerly along Highway 22 (to near the city of Mabton) to the intersection of Highway 22 and the Reservation Boundary (Division Road) and continuing north to the Yakima River. Then it will follow the river northwest to the Wapato-Donald Road continuing north along said road to Highway 12 then Highway 12 to Parker Heights Road.

- (31) oxtongue, hawkweed
Picris hieracioides
 - (ii) an area lying southerly of State Route 14 and within T2N, Ranges 13 and 14 E of Klickitat County
 - (d) region 10 except Walla Walla County.
 - (a) regions 1,2,3,4,5,6,7,9, 10
 - (b) region 8 except Skamania County.
- (32) pepperweed, perennial
Lepidium latifolium
 - (a) regions 1,2,3,4,5,7,8,10
 - (b) Grant County lying northerly of Township 21, North, W.M.
 - (c) Intercounty Weed Districts No. 51 and 52.
- (33) ragwort, tansy
Senecio jacobaea
- (34) sandbur, longspine
Cenchrus longispinus
 - (a) regions 1,2,3,4,5,7,8
 - (b) Adams County of region 6 except for that area lying within Intercounty Weed District No. 52
 - (c) Intercounty Weed District No. 51.
- (35) skeletonweed, rush
Chondrilla juncea
 - (a) regions 1,2,3,5,8,9
 - (b) Franklin County except T13N, R36E; and T14N, R36E
 - (c) Adams County except those areas lying east of a boundary line running north from Franklin County along the western boundary of Range 36 East to State Highway 26 then east on State Highway 26 to State Highway 261 then north on State Highway 261 to Sutton Road then east on Sutton Road to Snyder Road then north on Snyder Road extended to Providence Road then west on Providence Road to Klein Road then north on Klein Road to Wellsandt Road then east on Wellsandt Road to Interstate 90 then east on I-90 to the Lincoln County line
 - (d) region 6 except that portion lying within Grant County that is southerly of State Highway 28, northerly of Interstate Highway 90 and easterly of Grant County Road E Northwest
 - (e) Pend Oreille and Stevens counties north of Township 33 North
 - (f) Ferry County
 - (g) Asotin County of region 10
 - (h) Garfield and Columbia counties south of Highway 12
 - (i) Whitman County lying in Ranges 43 through 46 East of Townships 15 through 20 North; T14N, Ranges 44 through 46 East; and T13N, Ranges 45 and 46 East.
- (36) sowthistle, perennial
Sonchus arvensis arvensis
- (37) spurge, leafy
Euphorbia esula
 - (a) regions 1,2,3,4,5,6,8,9,10
 - (b) region 7 except as follows:
 - (i) T27N, R37E, Sections 34,35,36; T27N, R38E, Sections 31,32,33; T26N, R37E, Sections 1,2,3,10, 11,12,13,14,15,16,26; T26N, R38E, Sections 5, 6,7,8 of Lincoln County
- (38) starthistle, yellow
Centaurea solstitialis
 - (a) regions 1,2,3,4,5,6,8
 - (b) region 7 except those areas within Whitman County lying south of State Highway 26 from the Adams County line to Colfax and south of State Highway 195 from Colfax to Pullman and south of State Highway 270 from Pullman to the Idaho border
 - (c) Franklin County
 - (d) region 9 except Klickitat County
 - (e) in all lands lying within Asotin County, Region 10, except as follows: T11N, R44E, Sections 25, 26,27,28,29,31,32,33,34, and 35; T11N, R45E, Sections 21,22,23, and 25; T11N, R36E, Sections 19,20,21,28,29,30, 31,32, and 33; T10N, R44E, Sections 1,2,3,4,5,6,8,9, 10,11,12,15, and 16; T10N, R45E, Sections 23 and 24; T10N, R46E, Sections 7,8, 17,18,19,20,21,22,27,34, and 35; T9N, R46E, Sections 1,2,12,13,14,23,24,25,26, 35, and 36; T9N, R47E, Sections 18,19,30, and 31; T8N, R46E, Sections 1,2, 3,9,10,11,12,13,14, 15,16,23, and 24; T8N, R47E, Sections 8,17,18, 19,20,29,30,31, and 32.
- (39) Swainsonpea
Sphaerophysa salsula
 - (a) regions 1,2,3,4,5,7,8
 - (b) Columbia, Garfield, Asotin, and Franklin counties
 - (c) an area beginning at the Washington — Oregon border at the southwest portion of section 15, R32E, T6N, then north to the northwest corner of section 3, R32E, T7N, then east to the northeast corner of section 3, R36E, T7N, then south to the southeast portion of section 15, R36E, T6N, at the Washington — Oregon border, then west along the Washington — Oregon border to the point of beginning
 - (d) Weed District No. 3 of Grant County.
- (40) thistle, musk
Carduus nutans
- (41) thistle, plumeless
Carduus acanthoides
 - (a) regions 1,2,3,5,6,7,8,9,10
 - (b) Spokane and Pend Oreille counties.
- (42) thistle, Scotch
Onopordum acanthium
 - (a) regions 1,2,3,4,5,6,8,9
 - (b) region 7 except for those areas within Whitman County lying south of State Highway 26 from the Adams County line to Colfax and south of State Highway 195 from Colfax to Pullman and south of State Highway 270 from Pullman to the Idaho border
 - (c) Franklin County.

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(43) toadflax, Dalmatian
Linaria genistifolia
spp. dalmaica

- (a) regions 1,2,5,8,10
- (b) Kittitas, Chelan, Douglas, Adams counties of region 6
- (c) Intercounty Weed District No. 51
- (d) Weed District No. 3 of Grant County
- (e) Lincoln and Adams counties
- (f) The western two miles of Spokane County of region 7
- (g) region 9 except as follows:
 - (i) those areas lying within Yakima County
 - (ii) those areas lying west of the Klickitat River and within Klickitat County.

(44) watermilfoil,
Eurasian
Myriophyllum spicatum

- (a) regions 1,8,9,10
- (b) region 7 except Spokane County.

(a) Any Class A noxious weed:

1st offense within five years	\$ 750
2nd and any subsequent offense	1,000

(b) Any Class B designate noxious weed in the noxious weed control region in which the land lies:

1st offense within five years	\$ 500
2nd offense	750
3rd and any subsequent offense	1,000

(c) Any Class B nondesignate noxious weed in the noxious weed control region in which the land lies; or any Class C noxious weed:

1st offense within five years	\$ 250
2nd offense	500
3rd offense	750
4th and any subsequent offense	1,000

(2) Any person who enters upon any land in violation of an order in force pursuant to RCW 17.10.210 shall be assessed as follows:

1st offense within five years	\$ 500
2nd offense	750
3rd and any subsequent offense	1,000

(3) Any person who interferes with the carrying out of the provisions of chapter 17.10 RCW shall be assessed as follows:

1st offense within five years	\$ 500
2nd offense	750
3rd and any subsequent offense	1,000

NEW SECTION

WAC 16-750-025 Plant monitor list—Purpose. The purpose of the monitor list is to gather more information on suspect weeds as well as monitor for occurrence or spread. Information collected may be used to justify future inclusion on the state noxious weed list. There is no legal or regulatory aspect to this list. Reasons for plant inclusion on the monitor list include:

- (1) A reason to believe the species is invasive or poses a potential threat to Washington.
- (2) Additional information is needed on distribution, abundance, or biology.
- (3) The species was once present in Washington and on the state noxious weed list. It is now being monitored for reoccurrence.

(4) A need to verify existence (site investigation), verify identification, and/or obtain voucher specimen.

(5) It exists in an adjacent state or province or occurs on an adjacent state or province's noxious weed list and is not known from Washington.

Native species of Washington will not be included on the monitor list. Each weed included on the monitor list will be included by vote of the noxious weed committee and will require a sponsor for monitoring. The current monitor list is kept in the state noxious weed board office.

AMENDATORY SECTION (Amending WSR 91-24-072, filed 12/2/91, effective 1/2/92)

WAC 16-750-015 State noxious weed list—Class C noxious weeds.

Common Name	Scientific Name
babysbreath	<i>Gypsophila paniculata</i>
bindweed, field	<i>Convolvulus arvensis</i>
carrot, wild	<i>Daucus carota</i>
catchfly, conical	<i>Silene conoidea</i>
<u>chervil, wild</u>	<u><i>Anthriscus sylvestris</i></u>
cocklebur, spiny	<i>Xanthium spinosum</i>
cress, hoary	<i>Cardaria draba</i>
dodder, smoothseed alfalfa	<i>Cuscuta approximata</i>
garden rocket	<i>Eruca vesicaria</i> spp. sativa
<u>goatgrass, jointed</u>	<u><i>Aegilops cylindrica</i></u>
henbane, black	<i>Hyoscyamus niger</i>
houndstongue	<i>Cynoglossum officinale</i>
kochia	<i>Kochia scoparia</i>
mayweed, scentless	<i>Matricaria maritima</i> var. <i>agrestis</i>
mullein, common	<i>Verbascum thapsus</i>
nightshade, bitter	<i>Solanum dulcamara</i>
poison-hemlock	<i>Conium maculatum</i>
puncturevine	<i>Tribulus terrestris</i>
rye, cereal	<i>Secale cereale</i>
<u>snapdragon, dwarf</u>	<u><i>Chaenorhinum minus</i></u>
spikeweed	<i>Hemizonia pungens</i>
St. Johnswort, common	<i>Hypericum perforatum</i>
tansy, common	<i>Tanacetum vulgare</i>
toadflax, yellow	<i>Linaria vulgaris</i>
thistle, bull	<i>Cirsium vulgare</i>
thistle, Canada	<i>Cirsium arvense</i>
whitetop, hairy	<i>Cardaria pubescens</i>
wormwood, absinth	<i>Artemisia absinthium</i>

NEW SECTION

WAC 16-750-020 Noxious weeds—Civil infractions—Schedule of monetary penalties. Civil infractions under chapter 17.10 RCW shall be assessed a monetary penalty according to the following schedule:

(1) Any owner knowing of the existence of any noxious weeds on the owner's land who fails to control such weeds in accordance with chapter 17.10 RCW and the rules and regulations in force pursuant thereto shall be assessed as follows:

PERMANENT

NEW SECTION

WAC 16-750-100 State noxious weed control board—Description—Purpose. The board was created pursuant to chapter 17.10 RCW, Noxious weeds—Control boards. The board is an advisory board to the department regarding the state noxious weed program and has rule-making and administrative responsibilities under chapter 17.10 RCW.

NEW SECTION

WAC 16-750-105 State noxious weed control board—Powers—Duties—Responsibilities. The powers and duties of the board include:

(1) Adopting rules defining the words "control," "contain," "eradicate," and the term "prevent the spread of noxious weeds";

(2) Conducting elections to the board, and adopting rules as set forth in this chapter establishing a position number for each elected position to the board and designate in which county noxious weed control board members are eligible to vote for each elected position;

(3) Electing officers, conducting meetings, holding hearings, appointing committees, entering upon any property, and adopting the necessary rules to carry out its powers and duties identified herein;

(4) When petitioned, holding a hearing in a county to determine the need for activation of the county noxious weed control board and, if such a need is found to exist, ordering the county legislative authority to activate and appoint members to such board;

(5) Each year or more often, adopting a state noxious weed list, classifying the weeds on the list, and entering written findings for the inclusion of each weed on the list;

(6) Sending a copy of the state noxious weed list to each activated county noxious weed control board, regional noxious weed control board, weed district, and each county legislative authority of each county with an inactivated noxious weed control board;

(7) When petitioned and following a hearing, ordering any county noxious weed board to include a noxious weed from the state list on the county board or district's weed list;

(8) Adopting a schedule of monetary penalties for each violation of chapter 17.10 RCW classified as a civil infraction and submitting the schedule to the appropriate courts;

(9) Employing an executive secretary whose qualifications, duties, and responsibilities are set forth in this chapter and RCW 17.10.060;

(10) Preparing and distributing a biennial written report showing the funds disbursed by the department to each noxious weed control board or weed district, specifying how the funds were spent, recommending the continued best use of state funds, and recommending the long-term needs regarding weed control;

(11) Advising the director as provided for in chapter 17.10 RCW.

NEW SECTION

WAC 16-750-110 State noxious weed control board—Mission. The mission of the board is to serve as responsible stewards of the land and resources of Washington by protecting and preserving the agricultural lands and natural resources of the state from the degrading impact of exotic, invasive noxious weeds.

The board believes that prevention is the best approach and may be achieved through full implementation of the intent of the state noxious weed law. To further that, the board strives for enhanced public awareness through improved educational efforts.

The board does not deal directly in control activities but rather works to achieve this end through others. For that reason, the board seeks to improve communication, gain cooperation, and improve coordination of the efforts for noxious weed control.

The board believes noxious weed control is best carried out by strong, adequately funded programs at the local level. To achieve this, the board strives to build public support for local programs and to empower those programs to be more successful.

NEW SECTION

WAC 16-750-115 State noxious weed control board—Membership. The board shall be comprised of nine voting members and three nonvoting members selected as follows:

(1) Four of the members shall be elected by the members of activated county noxious weed control boards eligible to vote for the elected position established by the state noxious weed board. Two such members shall be elected from the west side of the state, the crest of the Cascades being the dividing line, and two from the east side of the state.

(2) The director shall be a voting member.

(3) One member shall be elected by the directors of activated weed districts formed under chapter 17.04 or 17.06 RCW.

(4) The Washington state association of counties shall appoint one voting member who shall be a member of a county legislative authority.

(5) The director shall appoint two voting members to represent the public interest, one from the west side and one from the east side of the state.

(6) The director shall appoint three nonvoting members representing scientific disciplines relating to weed control.

NEW SECTION

WAC 16-750-120 State noxious weed control board—Nominations—Elections—Terms of office—Vacancies. (1) Nominations and elections to board positions shall be conducted by regular mail.

(2) The board shall call for nominations to elected positions sixty days prior to expiration of position terms.

(3) The board shall send ballots to eligible activated county noxious weed control boards or weed district directors by regular mail forty-five days prior to expiration of each position term.

(4) Ballots shall be returned no later than thirty days before expiration of each term.

(5) The board chairperson shall appoint a committee to count ballots and certify elections thirty days prior to expiration of each term.

(6) Results of elections shall be announced prior to the next scheduled board meeting.

(7) For the purpose of conducting nominations or elections, the board shall use the current list of county noxious weed control board voting members and weed district directors.

(8) Any person who is a resident in and member of an activated county noxious weed control board in the counties represented by positions 1, 2, 3, and 4 may enter his or her name, or that of any qualified person in nomination for election to the board position by voting members of the above activated county noxious weed control boards.

(9) Any director of an active weed district formed under chapter 17.04 or 17.06 RCW may enter a name in nomination for election to position 5 on the board.

(10) Each candidate or each person nominating such candidate shall complete a certificate of nomination, and shall return it to the board postmarked by the date specified.

(11) The board shall create a ballot listing the names in alphabetical order beginning with the last name first, of the candidates nominated to the position of the board: *Provided*, That the board shall remove the name of any person nominated who notifies the board in writing that he or she is unwilling to serve on the board.

(12) The ballot, along with the statement, if any, of each candidate in such election shall be mailed by regular mail to each voting member of an activated county noxious weed control board or director of an active weed district. Only county board members or weed district directors within the established position area are eligible to vote for the board member to represent that area.

(13) Each voting member of an activated county noxious weed control board or director of an activated weed district may cast one vote for the candidates appearing on the appropriate ballot and return it to the board as provided above and as per the dates specified thereon.

(14) The candidate receiving the highest number of votes shall be deemed elected: *Provided*, That if such candidate fails to receive more than fifty percent of the votes cast in an election, a second election shall be held between such candidate and the candidate receiving the next highest votes and: *Provided further*, That if there is only one candidate, said candidate shall be deemed elected unanimously.

(15) The term of office for all members of the board shall be three years from the date of election or appointment.

(16) Vacancies among board members appointed by the director shall be filled by the director. Vacancies among elected members shall be filled by special election by those entities eligible to elect that position for the expired term. Special elections follow the same procedure set forth for regular elections.

NEW SECTION

WAC 16-750-125 State noxious weed control board position numbers—Eligibility for voting. Position numbers for elected members of the board and those eligible to vote for each position are as follows:

POSITION	VOTING ELIGIBILITY
(1) Westside, southern tier	(a) Voting members of activated county noxious weed control boards in Grays Harbor, Mason, Thurston, Pierce, Lewis, Pacific, Wahkiakum, Cowlitz, Skamania, and Clark counties.
(2) Eastside, southern tier	(a) Voting members of activated county noxious weed control boards in Adams, Whitman, Asotin, Garfield, Columbia, Walla Walla, Franklin, Benton, Klickitat, and Yakima counties.
(3) Westside, northern tier	(a) Voting members of activated county noxious weed control boards in Whatcom, Skagit, San Juan, Island, Snohomish, King, Kitsap, Clallam, and Jefferson counties.
(4) Eastside, northern tier	(a) Voting members of activated county noxious weed control boards in Okanogan, Ferry, Stevens, Pend Oreille, Spokane, Lincoln, Grant, Kittitas, Chelan, and Douglas counties.
(5) Weed districts	(a) Directors of activated weed districts in Washington.

NEW SECTION

WAC 16-750-130 State noxious weed control board—Organization. The organization of the board is as follows:

(1) The officers of the board shall be chairperson, vice-chairperson, and secretary. The title of chief administrative officer shall be the executive secretary.

(2) Duties of officers.

(a) The chairperson shall preside at all meetings of the board, has the power to appoint committees, shall act as ex officio member of all committees except the executive committee, serves as chairperson of the executive committee, serves as official signer of agreements between the board and public or private agencies, and shall perform such other duties as pertain to the office.

(b) The vice-chairperson shall perform the duties of the chairperson in his or her absence, shall act as an ex officio member of all committees, and any other duties delegated by the chairperson. The vice-chairperson shall assume the duties of and serve out the term of the chairperson upon permanent departure of same.

(c) The secretary shall be the official keeper of the minutes and shall approve them and present the minutes to the board for adoption. In the absence of the chairperson

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and vice-chairperson, the secretary will perform the duties of the chairperson.

(d) The duty of the executive secretary, in addition to administrative duties assigned elsewhere in this chapter, will be to keep a record of the proceedings of the board, notify all board members, county noxious weed control boards, and weed districts of meetings, act as an ex officio nonvoting member of all committees, negotiate agreements with public and private agencies on behalf of the board, and perform other responsibilities as delegated by the chairperson.

(3) Term of office. Term of office for officers of the board shall be for twelve months effective July 27 of the year elected and ending July 26 of the following year. Officers may serve for and be reelected for a maximum of three consecutive terms.

(4) Election of officers. The nominating committee shall be responsible for presenting nominations for officers. The board chairperson shall appoint a nominating committee in May. This nominating committee shall consist of not less than three voting members: One from the west side of the state, one from the east side, and one member at large. The nominations shall be presented and elections held at the first meeting of the fiscal year in July. Officers shall be elected by a majority vote of the voting members present.

(5) Vacancies of officers other than chairperson, shall be filled by election of the voting board members present.

NEW SECTION

WAC 16-750-135 State noxious weed control board—Meetings. (1) All meetings of the board shall be open and public and all persons shall be permitted to attend any meeting of the board, except as otherwise provided in the Open Public Meetings Act, chapter 42.30 RCW.

(2) Members of the public shall not be required, as a condition to attendance at a board meeting, to register names, other information, or otherwise to fulfill any condition precedent to attendance.

(3) Interruptions. In the event that any meeting is interrupted by any person as to render the orderly conduct of such meeting unfeasible and order cannot be restored by the removal of individuals who are interrupting the meeting, the chairperson may order the meeting room cleared and continue in session or may adjourn the meeting and reconvene at another location selected by a majority vote of the board members present. In such a session, the board will follow the procedures set forth in the Open Public Meetings Act (RCW 42.30.050).

(4) Adoption of rules, regulations, resolution, etc. The board shall not adopt any rules, regulations, resolution, etc. except in a meeting open to the public and then only at a meeting, the date of which is fixed by rule, or at a meeting of which notice has been given according to the provisions of the Open Public Meetings Act. Any action taken at meetings failing to comply with this section shall be null and void.

(5) Regular meetings—Schedule—Publication in State Register—Notice of change. The board shall meet once every two months and at other times determined by the chairperson or by a majority of the voting members. If any regular meeting falls on a holiday, such regular meetings shall be held on the next business day. The executive

secretary shall file with the code reviser a schedule of the time and place of such meetings on or before January of each year for publication in the Washington State Register. Notice of any change from such meeting schedule shall be published in the State Register for distribution at least twenty days prior to the rescheduled meeting date.

(6) Notice. Ten days notice of all meetings shall be given by mailing a copy of the notice and agenda to each board member, county noxious weed control board, and weed district.

(7) Special meetings. The ten-day notice may be waived for special meetings which may be called at any time by the chairperson, director, or a majority of the voting board members. Special meeting notification shall follow the procedures for special meetings set forth in the Open Public Meetings Act (RCW 42.30.080).

(8) Adjournments. The chairperson may adjourn any regular, adjourned regular, special, or adjourned special meeting to a time and place specified in the order of adjournment. Less than a quorum may so adjourn from time to time. If all members are absent from any regular or adjourned regular meeting, the executive secretary may declare the meeting adjourned to a stated time and place. He or she shall cause a written notice of the adjournment to be given in the same manner as provided for special meetings, unless such notice is waived as provided for special meetings. Whenever any meeting is adjourned a copy of the order or notice of adjournment shall be conspicuously posted immediately after the time of the adjournment on or near the door of the place where the regular, adjourned regular, special, or adjourned special meeting was held. When a regular or adjourned regular meeting is adjourned as provided in this section, the resulting adjourned regular meeting is a regular meeting for all purposes. When an order of adjournment of any meeting fails to state the hour at which the adjourned meeting is to be held, it shall be held at the hour specified for regular meetings.

(9) Executive sessions. (a) The board may hold an executive session during a regular meeting which may be called by the chairperson or a majority of voting board members present. No official actions shall be taken at executive sessions which shall be binding. Executive sessions shall deal only with matters authorized by RCW 42.30.110.

(b) Before convening in executive session, the chairperson shall publicly announce the purpose of excluding the public from the meeting place and the time when the executive session will be concluded. The executive session may be extended to a stated later time by announcement of the chairperson.

(10) Agenda. The agenda shall be prepared by the executive secretary in consultation with the chairperson. Items may be submitted by all board members to the executive secretary at least fifteen days prior to the board meeting.

(11) Attendance. Each board member is expected to attend all board and assigned committee meetings. In the event a board member is unable to attend, he or she is requested to provide the chairperson or executive secretary with the reasons for the absence prior to the meeting.

(12) Voting procedures. Board voting procedures on all matters shall be as follows:

(a) Five voting members shall constitute a quorum to conduct the affairs of the board.

(b) The chairperson may vote on all matters coming before the board.

(c) A roll call of all voting board members present may be requested on all motions by any member.

(d) All members have the right to move and second motions.

(e) There shall be no proxy voting.

(13) Minutes. The minutes of all regular and special meetings, except executive sessions, shall be promptly recorded and such records shall be open to public inspection.

(14) Press releases. All press releases and official information concerning board activities shall be released from the board office.

(15) Public participation. (a) Any person wishing to make a formal presentation at a regularly scheduled meeting of the board shall notify the executive secretary of the subject matter at least fifteen days before the meeting.

(b) Permission to appear before the board shall be granted by the executive secretary in consultation with the chairperson before the meeting. Permission shall include the date and time of the meeting and the time set for formal presentation.

(c) The chairperson may, at his or her discretion, recognize anyone in the audience who indicates at the time of the meeting a desire to speak.

NEW SECTION

WAC 16-750-140 State noxious weed control board—Committees. Standing committees shall fairly reflect the composition of the board and unless advertised and open to the public, not more than four voting members may attend a committee meeting.

(1) Executive committee. There shall be an executive committee authorized to deal with housekeeping and personnel matters, subject to board approval at the next scheduled board meeting. The chairperson shall appoint the executive committee with approval of the board.

(2) Standing committees. The standing committees of the board shall be: Budget, executive, grant program, noxious weed, and education. The board chairperson shall appoint the chairperson and other members of each committee.

(3) Ad-hoc committees may be appointed from time to time.

(4) Committee voting procedures. (a) All members of a particular committee shall have the right to vote. Other members in attendance may enter into discussion, but shall have no vote.

(b) There shall be no proxy voting.

(c) All questions decided by the committee shall be by majority of the committee members present.

(5) Advisory committees. Advisory committees shall be established by the board as deemed necessary to the functioning of the board. Advisory committees shall be limited in their scope to the purposes determined by the board.

(6) Committee of the whole. The chairperson may, from time to time, direct that items of major importance be discussed in the committee of the whole. Meetings of the committee of the whole shall be chaired by the chairperson.

When meeting as a committee of the whole, all voting members shall have the right to vote. There shall be no proxy voting.

(7) Notice. Notice of committee meetings shall be given to the executive secretary.

(8) Committee reports. (a) Committee reports and recommendations shall be submitted to the board in writing except when committees meet in conjunction with the board.

(b) Minority reports may be submitted by members of a committee, if signed by said members.

(9) Committee compensation. Board members attending meetings of committees shall be reimbursed on the same basis as for attendance at regularly called board meetings.

NEW SECTION

WAC 16-750-145 State noxious weed control board—Executive secretary—Definition. The executive secretary acts as the chief administrative officer for the board and:

(1) Implements and administers the statutes, administrative rules, and policies of the noxious weed control program assigned to the board;

(2) Plans, develops, and prepares administrative rules and policies for the state noxious weed control program in conjunction with the board and the department; arranges public hearings in compliance with the Administrative Procedure Act and acts as chief hearing officer for the board; conducts elections for positions on the board;

(3) Coordinates the educational and weed control efforts of county and regional noxious weed control boards and weed districts;

(4) Coordinates board activities with the department, maintains a liaison and performs coordinating activities with other public and private agencies;

(5) Negotiates agreements, on behalf of the board, with federal agencies, tribes, and other public and private agencies;

(6) Represents the board before the state legislature; coordinates the development, edits, and oversees the production of the biennial report to the governor, legislature, county noxious weed boards, and weed districts on how state funds were spent and recommendations for the continued best use of state funds for noxious weed control;

(7) Plans, prepares, and presents programs on noxious weed control, specific weed species, and the role of the board; acts as the principal spokesperson of the board to the media, technical audiences, and the public;

(8) Maintains a collection of scientific and technical information relating to noxious weeds and integrated vegetation management; prepares written findings for the inclusion of species on the state noxious weed list;

(9) Develops, maintains, and ensures dissemination of information relating to noxious weeds to county noxious weed control boards and weed districts and keeps the general public and program participants informed of board activities and accomplishments;

(10) Coordinates with the department on the administration of the noxious weed grant program; advises and assists local county and weed district agencies in preparing state noxious weed control grants; provides technical advice to

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county noxious weed boards and weed districts on the state noxious weed law and related rules;

(11) Plans and coordinates state-wide approaches to selected noxious weeds, assists in the development of state-wide noxious weed survey standards, coordinates efforts with department weed specialists;

(12) Coordinates the activities of the board by scheduling all regular and committee meetings; in consultation with the chair, prepares meeting agendas; prepares all board correspondence; updates board on local, state, and federal noxious weed activities; acts as an ex officio, nonvoting member of all committees;

(13) Records the official minutes of the board and ensures their distribution; maintains records on the noxious weed grant program and on county noxious weed boards and weed districts; maintains all board records, acts as public record officer;

(14) Oversees fiscal management of the board's administrative budget and cooperates with the department in budget development;

(15) Supervises all board employees, approves hiring, rehiring, promotion, and termination of all board employees and ensures these processes and any disciplinary actions comply with state and department personnel policies; notifies board and department prior to initiating an adverse personnel action against any employee;

(16) Performs other assignments as determined by the board.

NEW SECTION

WAC 16-750-150 State noxious weed control board—Executive secretary—Hiring and dismissal. The board shall have the responsibility for hiring and removing from office the executive secretary. The executive secretary may be dismissed by a majority vote of the full board upon the recommendation of the chairperson and the executive committee. Prior to initiating a dismissal the executive committee will notify the department. Neglect of duty, gross inefficiency, gross incompetence, gross misconduct, malfeasance or willful violation of obligations may give cause for a recommendation for dismissal or dismissal. Before any action is taken by the board to dismiss the executive secretary, the chairperson and one member of the executive committee will confer with the executive secretary and provide in writing and fully explain the charges and contemplated recommendation for dismissal. The privilege of a hearing before the executive committee or full board will be granted to the executive secretary prior to any formal action taken by the board. The executive secretary is granted thirty days preparation time for the hearing and is entitled to present evidence, to be assisted by favorable witnesses, and to confront unfavorable witnesses at the hearing.

NEW SECTION

WAC 16-750-155 State noxious weed control board—Exchange time. The board shall provide exchange time in lieu of overtime pay to its employees for hours worked in excess of forty hours per week. The time shall accrue on an hour-for-hour basis.

NEW SECTION

WAC 16-750-160 State noxious weed control board—Antidiscrimination clause. No person shall be denied participation in any phase of the board's program activities because of race, color, religion, sex, marital status, national origin, age, physical, sensory, or mental handicap, or sexual orientation. This nondiscrimination shall extend to employment by the board including retirement, selection, hiring, promotion, benefits, and dismissal.

NEW SECTION

WAC 16-750-165 State noxious weed control board—Budget and finances. (1) All board funds shall be expended in a manner consistent with board wishes. The executive secretary is authorized to make these expenditures as appropriate. All matters related to payment of compensation and other expenses of the board shall be subject to the State Budget and Accounting Act (chapter 43.88 RCW).

(2) Budget approval. The executive secretary shall prepare the biennial budget after consulting the budget committee. The budget will provide for costs associated with salary, personal benefits, travel, equipment, and goods and services for the operation of the board. The budget shall be reviewed by the board for recommendation to and approval by the department and office of financial management.

(3) The board reserves the right to pursue additional funds for its administrative budget or the noxious weed grant account independent of the department.

NEW SECTION

WAC 16-750-170 State noxious weed control board—Legal counsel. On an as needed basis, a member of the attorney general's staff will serve as legal counsel for the board.

NEW SECTION

WAC 16-750-175 State noxious weed control board—Reports. The board shall provide a written report before January 1 of each odd-numbered year to the governor, the legislature, the county noxious weed control boards, and weed districts. The report shall include:

- (1) Funds disbursed by the department to each noxious weed control board or district;
- (2) Specifically how funds were spent;
- (3) Recommendations for the continued best use of state funds; and
- (4) Long-term needs regarding weed control.

NEW SECTION

WAC 16-750-180 State noxious weed control board—Rules of order. Robert's Rules of Order Newly Revised shall serve as parliamentary authority for procedures not covered in these rules.

NEW SECTION

WAC 16-750-185 State noxious weed control board—Access to public records and documents. (1) In accordance with the Public Records Disclosure Act of Washington, the board shall make available for public inspection and copying all public records, unless the record falls within the specific exemptions of RCW 42.17.260(5), 42.17.310, 42.17.315, or other statute which exempts or prohibits disclosure of specific information or records.

(2) The provisions of chapter 42.17 RCW shall be liberally construed to promote full access to public records so as to assure continuing public confidence and to assure the public interest will be fully protected.

(3) Place and times for inspection and copying. The executive secretary will make public records available for inspection upon request.

(4) Charges for copying. No fee shall be charged for the inspection of public records. The executive secretary may impose a reasonable charge for providing copies of public records and for the use by any person of agency equipment to copy public records, which charges shall not exceed the amount necessary to reimburse the board for its actual costs incident to such copying.

(5) Responses to requests. Responses to requests for public records shall be made promptly. Within five business days of receiving a public record request the board will respond as follows:

- (a) With the record requested;
- (b) Acknowledgment of the request and a reasonable estimate of the time it will take to provide the requested records or documents;
- (c) Denying the public record request.

Denials of requests will be accompanied by a written statement of the specific reasons the request is being denied and shall have received a prompt review and final determination by the board's executive committee. Additional time may be required to respond to a request due to time needed to clarify the intent of the request, to locate and assemble the information requested, to notify third persons or agencies affected by the request, or to determine whether any of the information requested is exempt. In acknowledging receipt of a public record request that is unclear, the executive secretary may ask the requestor to clarify what information the requestor is seeking. If the requestor fails to clarify the request, the board will not respond to it.

NEW SECTION

WAC 16-750-190 State noxious weed control board—Rule amendments. Rules will be reviewed annually and may be amended at any regular or special meeting by a majority vote of voting members present, after appropriate rule-making notification and a public hearing.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-750-900 Noxious weeds—Civil infractions—Schedule of monetary penalties.

WAC 16-750-950

State noxious weed control board position numbers—Eligibility for voting.

**WSR 93-01-005
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**

[Order 92-20—Filed December 2, 1992, 4:41 p.m., effective January 15, 1993]

Date of Adoption: December 2, 1992.

Purpose: Chapter 296-62 WAC, General occupational health standards, federal-initiated amendments to WAC 296-62-07721, relating to asbestos, are proposed to be "at-least-as-effective-as" the federal final rule published in Federal Register Volume 57, Number 110, dated June 8, 1992. The federal rule was amended to revise the term "asbestos, tremolite, anthophyllite and actinolite" to read "asbestos."

Citation of Existing Rules Affected by this Order: Amending WAC 296-62-07721.

Statutory Authority for Adoption: Chapter 49.17 RCW. Pursuant to notice filed as WSR 92-19-146 on September 23, 1992.

Effective Date of Rule: January 15, 1993.

December 2, 1992
Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 90-18, filed 1/10/91, effective 2/12/91)

WAC 296-62-07721 Communication of hazards to employees. (1) Upon written or oral request, a copy of the written report required in WAC 296-62-07707 and 296-65-020 shall be given to the collective bargaining representatives or employee representatives of any employee who may be exposed to any asbestos or asbestos-containing material. A copy of the written report shall be posted conspicuously at the location where employees report to work.

(2) Warning signs.

(a) Warning signs shall be provided and displayed at each regulated area. In addition, warning signs shall be posted at all approaches to regulated areas so that an employee may read the signs and take necessary protective steps before entering the area.

(b) The warning signs required by (a) of this subsection shall bear the following information:

DANGER
ASBESTOS
CANCER AND LUNG DISEASE HAZARD
AUTHORIZED PERSONNEL ONLY
RESPIRATORS AND PROTECTIVE CLOTHING ARE REQUIRED
IN THIS AREA

(c) The employer shall ensure that employees working in and contiguous to regulated areas comprehend the warning signs required to be posted by paragraph (2)(a) of this section. Means to ensure employee comprehension may include the use of foreign languages, pictographs, and graphics.

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(3) Warning labels.

(a) Warning labels shall be affixed to all products containing asbestos including raw materials, mixtures, scrap, waste, debris, and other products containing asbestos fibers, and to their containers including waste containers. Where feasible, installed asbestos products shall contain a visible label.

(b) Labels shall be printed in large, bold letters on a contrasting background.

(c) The labels shall comply with the requirements of WAC 296-62-05411, and shall include the following information:

DANGER
CONTAINS ASBESTOS FIBERS
AVOID CREATING DUST
CANCER AND LUNG DISEASE HAZARD
AVOID BREATHING AIRBORNE ASBESTOS FIBERS

~~((d) Where minerals to be labeled are only tremolite, anthophyllite, or actinolite, the employer may replace the term "asbestos" with the appropriate mineral name.))~~

(4) Material safety data sheets. Employers who are manufacturers or importers of asbestos, or asbestos products shall comply with the requirements regarding development of material safety data sheets as specified in WAC 296-62-05413, except as provided by subsection (5) of this section.

(5) The provisions for labels required by subsection (3) of this section or for material safety data sheets required by subsection (4) of this section do not apply where:

(a) Asbestos fibers have been modified by a bonding agent, coating, binder, or other material, provided that the manufacturer can demonstrate that during any reasonably foreseeable use, handling, storage, disposal, processing, or transportation, no airborne concentrations of fibers of asbestos in excess of the action level and/or excursion limit will be released; or

(b) Asbestos is present in a product in concentrations less than 0.1 percent by weight.

(6) Employee information and training.

(a) The employer shall institute a training program for all employees who are exposed to airborne concentrations of asbestos at or above the action level and/or excursion limit and ensure their participation in the program.

(b) Training shall be provided prior to or at the time of initial assignment, unless the employee has received equivalent training within the previous twelve months, and at least annually thereafter.

(c) The training program shall be conducted in a manner which the employee is able to understand. The employer shall ensure that each employee is informed of the following:

(i) The health effects associated with asbestos;

(ii) The relationship between smoking and exposure to asbestos in producing lung cancer;

(iii) Methods of recognizing asbestos and the quantity, location, manner of use, release, and storage of asbestos and the specific nature of operations which could result in exposure to asbestos;

(iv) The engineering controls and work practices associated with the employee's job assignment;

(v) The specific procedures implemented to protect employees from exposure to asbestos such as appropriate work practices, housekeeping procedures, hygiene facilities,

decontamination procedures, emergency and clean-up procedures, personal protective equipment to be used, and waste disposal procedures, and any necessary instructions in the use of these controls and procedures;

(vi) The purpose, proper use, and limitations of respirators and protective clothing;

(vii) The purpose and a description of the medical surveillance program required by WAC 296-62-07725;

(viii) The content of this standard, including appendices;

(ix) The names, addresses, and phone numbers of public health organizations which provide information, materials, and/or conduct programs concerning smoking cessation. The employer may distribute the list of such organizations contained in Appendix I, to comply with this requirement; and

(x) The requirements for posting signs and affixing labels and the meaning of the required legends for such signs and labels.

(d) Access to information and training materials.

(i) The employer shall make a copy of this standard and its appendices readily available without cost to all affected employees.

(ii) The employer shall provide, upon request, all materials relating to the employee information and training program to the director.

(iii) The employer shall inform all employees concerning the availability of self-help smoking cessation program material. Upon employee request, the employer shall distribute such material, consisting of NIH Publication No. 89-1647, or equivalent self-help material, which is approved or published by a public health organization listed in Appendix I.

(7) Certification.

(a) All individuals working or supervising asbestos projects, as defined in WAC 296-65-003(4) shall be certified as required by WAC 296-65-010, 296-65-012, and 296-65-030.

(b) In cases excepted under WAC 296-65-030 (2) and (3), all employees shall be trained according to subsection (6) of this section, regardless of their exposure levels.

WSR 93-01-006**PERMANENT RULES****DEPARTMENT OF HEALTH**

[Order 315—Filed December 3, 1992, 9:44 a.m.]

Date of Adoption: November 30, 1992.

Purpose: To amend WAC dealing with fees charged for water system project review and approval by division of drinking water staff.

Citation of Existing Rules Affected by this Order: Amend WAC 246-290-990.

Statutory Authority for Adoption: RCW 43.20B.020.

Pursuant to notice filed as WSR 92-19-083 on September 15, 1992.

Changes Other than Editing from Proposed to Adopted Version:

PROGRAM CHANGES TO PROPOSED DRAFT WATER SYSTEM PROJECT REVIEW AND APPROVAL FEES WAC 246-290-990

PERMANENT

The Drinking Water Program made the following changes to the proposed draft of WAC 246-290-990 as filed with the code revisor 9/15/92:

1. Lowered most of the proposed fees for Group B systems. The fee structure for Group B systems is amended as follows:

(1)(b) --

Project Type	Group B
All types of filtration or other complex treatment processes	((300.00)) 250.00
Chemical addition only, such as ion exchange, hypochlorination, corrosion control, or fluoridation	75.00
Complete water system (an additional fee shall be assessed for review of treatment facility, if any)	((200.00)) 150.00
System modifications requiring a detailed evaluation to determine whether the system, as modified, will comply with regulations (an additional fee shall be assessed for review of treatment facility, if any)	((150.00)) 100.00

(1)(c) --

Project Type	Group B
All types of filtration or other complex treatment processes	((300.00)) 250.00
Chemical addition only, such as ion exchange, hypochlorination, corrosion control, or fluoridation	75.00
Complete new water system except treatment (an additional fee shall be assessed for review of treatment facility, if any)	((300.00)) 200.00
New source only (an additional fee shall be assessed for review of treatment facility, if any)	((200.00)) 150.00
One or more of the following submitted as a package: Water line installation, booster pump station, modifications to source pumping, piping/valving, controls or storage reservoir (an additional fee shall be assessed for review of treatment facility, if any)	100.00

(1)(d) --

<u>Project Type</u>	<u>Group B</u>
<u>NONEXPANDING system built before November 10, 1989 -- As-built approval</u> <ul style="list-style-type: none"> ● <u>Without treatment</u> ● <u>With chemical addition</u> ● <u>With complex treatment</u> 	((700.00)) 350.00 ((850.00)) 425.00 ((1,450.00)) 675.00
<u>EXPANDING system built before November 10, 1989 -- As-built approval</u> <ul style="list-style-type: none"> ● <u>Without treatment</u> ● <u>With chemical addition</u> ● <u>With complex treatment</u> 	((1,050.00)) 700.00 ((1,200.00)) 850.00 ((1,800.00)) 1,350.00
<u>NONEXPANDING system built after November 9, 1989 -- As-built approval</u> <ul style="list-style-type: none"> ● <u>Without treatment</u> ● <u>With chemical addition</u> ● <u>With complex treatment</u> 	((1,050.00)) 700.00 ((1,200.00)) 850.00 ((1,800.00)) 1,350.00
<u>EXPANDING system built after November 9, 1989 -- As-built approval</u> <ul style="list-style-type: none"> ● <u>Without treatment</u> ● <u>With chemical addition</u> ● <u>With complex treatment</u> 	((1,150.00)) 800.00 ((1,300.00)) 950.00 ((1,900.00)) 1,450.00

(1)(c) --

<u>Project Type</u>	<u>Group B</u>
<u>Well-site evaluation and approval including the site inspection and hydrogeologic information review</u>	((200.00)) 150.00
<u>Comprehensive system evaluation requested by purveyor for purpose of reducing routine coliform monitoring to less than 5/month</u>	((250.00)) Not Required
<u>Coliform monitoring plan</u>	No Plan Required

Changed based on comments on impacts to very small public water systems. Because these systems are not subject to the federal Safe Drinking Water Act requirements and because of their small size, review and approval of project documents should be less than what was originally proposed.

2. Added one word to the description of the fifth project type listed in subsection (1)(c). The new word changes the WAC as follows:

"One or more..., modifications to source pumping, piping/valving, controls..."

The reason for this change is to clarify that a change in pump size or type may require submittal of construction documents and that this is the category of fee that would be charged.

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- Made correction to the fee schedule under subsection (1)(d) involving fees charged to existing Group A systems with no prior department approval. The filed proposal incorrectly showed that the charge for systems with complex treatment would represent a fee added on to the charge that included simple treatment. The corrected charges show the appropriate amount for complex treatment added on to the fee charged for no treatment.

Project Type	Group A				
	< 100 Services	100 To 500 Services	501 To 999 Services	1000 To 9,999 Services	10,000 or More Services
NONEXPANDING system built before 11/10/89 -- As-built approval • With complex treatment	<u>2,020.00</u> ((2,320.00))	<u>3,010.00</u> ((3,510.00))	<u>4,270.00</u> ((5,020.00))	<u>5,800.00</u> ((6,850.00))	<u>7,600.00</u> ((9,000.00))
EXPANDING system built before 11/10/89 -- As-built approval • With complex treatment	<u>2,670.00</u> ((2,970.00))	<u>4,235.00</u> ((4,735.00))	<u>6,345.00</u> ((7,095.00))	<u>9,000.00</u> ((10,050.00))	<u>12,200.00</u> ((13,600.00))
NONEXPANDING system built after 11/9/89 -- As-built approval • With complex treatment	<u>2,670.00</u> ((2,970.00))	<u>4,235.00</u> ((4,735.00))	<u>6,345.00</u> ((7,095.00))	<u>9,000.00</u> ((10,050.00))	<u>12,200.00</u> ((13,600.00))
EXPANDING system built after 11/9/89 -- As-built approval • With complex treatment	<u>2,845.00</u> ((3,145.00))	<u>4,510.00</u> ((5,010.00))	<u>6,745.00</u> ((7,495.00))	<u>9,550.00</u> ((10,600.00))	<u>12,925.00</u> ((14,325.00))

- Corrected fee schedule in subsection (1)(e). The filed proposal showed a fee for a Group B system requesting a comprehensive system evaluation for the purpose of reducing routine coliform monitoring to less than 5/month. Group B systems are not required to take more than one sample per month and therefore this would not apply.
- Added a project category to the fee schedule in subsection (1)(e). The filed draft inadvertently left off this category which was originally in the fee proposal that went out for public review in May. The missing category was water system compliance report. The appropriate fee schedule is listed below.

Project Type	Group B	Group A				
		<100 Services	100 To 500 Services	501 To 999 Services	1,000 To 9,999 Services	10,000 or More Services
<u>Water system compliance report</u>	<u>50.00</u>	<u>85.00</u>	<u>85.00</u>	<u>85.00</u>	<u>85.00</u>	<u>85.00</u>

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6. Added a new paragraph (b) to subsection (3) which reads as follows:

(b) Fees for department project approval based on local technical review will be determined on a case-by-case basis as outlined in the applicable memorandum of understanding between the department and the respective local agency.

Renumber existing paragraphs (b) and (c) to (c) and (d) respectively.

The reason for this change is to allow the department specific authority to charge a fee for review packets completed by local agencies and submitted to the department for concurrence based on a signed memorandum of understanding.

7. Changed subsection (4) to read as follows:

All fees required under this section except as noted in subsection (3) of this section, shall be submitted with the appropriate documents or evaluation requests to the department prior to the department's review and approval. Failure to submit the required fee will result in return of the submittal packet or evaluation request. Payment of fees shall be in the form of a check or money order made payable to: The Department of Health. Payment of a fee shall not guarantee approval of the submitted document or evaluation request.

This change is to clarify when payment will be expected.

8. The last change is to subsection (5). This change is intended to simplify the filed language and reads as follows:

Purveyors unable to determine the appropriate fee payment to submit with required documents or evaluation requests should contact the department prior to submittal.

Effective Date of Rule: Thirty-one days after filing.

November 30, 1992
Kristine M. Gebbie
Secretary

AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective 1/31/91)

WAC 246-290-990 Water system evaluation and project review and approval fees. (1) ~~The ((review and approval)) fees for ((planning, engineering, and construction documents))~~ the review and approval of water system plans, project reports, construction documents, existing systems, and related evaluations required under chapters ((248 54 and 248 56)) 246-290 and 246-293 WAC shall be as follows:

~~((a) Water system plans~~

Project Type	Class 1			
	Class 4	Class 2 & 3	100 To 999 Services	1,000 or More Services
Water system plan Required	No Plan Required	No Plan	500.00	1,000.00
Water system plan letter update or coordinated water system plan or water system planning questionnaire	No Fee	No Fee	No Fee	No Fee

(b) Project engineering reports

Project Type	Class 1			
	100 To 999 Class 4	1,000 or Class 2 & 3	Services	More Services
All types of filtration or other complex treatment processes	250.00	500.00	1,000.00	1,500.00
Chemical addition for corrosion control, or Fe and Mn control	No Report Required	No Report Required	300.00	500.00
Disinfection or fluoridation when no other process is involved	No Report Required	No Report Required	100.00	200.00
Complete water system which requires a detailed report to show how it will meet standards and regulations and operate properly	No Report Required	No Report Required	400.00	700.00
Major system modifications such as source, storage, or transmission, which change the system enough to require a detailed report to show how it will meet the regulations	100.00	200.00	300.00	500.00

(c) Project plans and specifications

Project Type	Class 1			
	100 To 999 Class 4	1,000 or Class 2 & 3	Services	More Services
All types of filtration or other complex treatment processes	250.00	500.00	1,000.00	1,500.00
Chemical addition for corrosion control or Fe and Mn control or disinfection or fluoridation when no other treatment process is involved	100.00	150.00	300.00	400.00
Complete water system which has not and will not be constructed prior to approval	200.00	400.00	600.00	800.00
New source of supply for an existing water system	150.00	200.00	300.00	400.00
Standard plans and specifications for water line installation, or booster pump station, or storage reservoir, or transmission/distribution water lines	100.00	150.00	200.00	300.00
Well site approval including the site inspection and hydrogeologic information review	100.00	100.00	100.00	100.00
Water system compliance report	75.00	75.00	75.00	75.00

(2) Additional review and approval fees may be assessed as follows:

(a) The basic fee covers services through the second review letter. If additional services or submittals are required for an approval to be made, an additional twenty five percent of the original fee will be assessed for each subsequent service or review.

(b) Fees for approval of as built plans and specifications for water system projects which were constructed without written approval, shall be twice the amount shown in subsection (1)(c) of this section.)

(a) Water system plans required under WAC 246-290-100, 246-293-220, and 246-293-230.

Project Type	Group B	Group A				
		<100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
Water system plan (New and Updated) ¹	100.00	350.00	850.00	1,600.00	2,600.00	3,850.00
Minor water system plan alteration	25.00	85.00	210.00	400.00	650.00	950.00

¹ Requirements for satellite management agencies are addressed within a water system plant.

(b) Project reports required under WAC 246-290-110.

Project Type	Group B	Group A				
		<100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
All types of filtration or other complex treatment processes	250.00	500.00	775.00	1,125.00	1,550.00	2,050.00
Chemical addition only, such as ion exchange, hypochlorination, corrosion control, or fluoridation	75.00	150.00	250.00	375.00	525.00	700.00
Complete water system (an additional fee shall be assessed for review of treatment facility, if any)	150.00	350.00	550.00	800.00	1,100.00	1,450.00
System modifications requiring a detailed evaluation to determine whether the system, as modified, will comply with regulations (an additional fee shall be assessed for review of treatment facility, if any)	100.00	250.00	400.00	600.00	850.00	1,150.00

(c) Construction documents required under WAC 246-290-120.

Project Type	Group B	Group A				
		<100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
All types of filtration or other complex treatment processes	250.00	500.00	775.00	1,125.00	1,550.00	2,050.00
Chemical addition only, such as ion exchange, hypochlorination, corrosion control, or fluoridation	75.00	150.00	250.00	375.00	525.00	700.00
Complete new water system except treatment (an additional fee shall be assessed for review of treatment facility, if any)	200.00	450.00	650.00	900.00	1,200.00	1,550.00

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<u>New source only (an additional fee shall be assessed for review of treatment facility, if any)</u>	<u>150.00</u>	<u>275.00</u>	<u>375.00</u>	<u>500.00</u>	<u>650.00</u>	<u>825.00</u>
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<u>One or more of the following submitted as a package: Water line installation, booster pump station, modifications to source pumping, piping-valving, controls or storage reservoir (an additional fee shall be assessed for review of treatment facility, if any)</u>	<u>100.00</u>	<u>175.00</u>	<u>275.00</u>	<u>400.00</u>	<u>550.00</u>	<u>725.00</u>
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(d) Existing system approval required under WAC 246-290-140. For the purpose of this subsection the department shall determine whether a system is expanding or nonexpanding.

Project Type	Group B	Group A				
		<100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
<u>NONEXPANDING system built before November 10, 1989</u>						
<u>-- As-built approval</u>						
Without treatment	350.00	1,020.00	1,460.00	2,020.00	2,700.00	3,500.00
With chemical addition	425.00	1,320.00	1,960.00	2,770.00	3,750.00	4,900.00
With complex treatment	675.00	2,020.00	3,010.00	4,270.00	5,800.00	7,600.00
<u>EXPANDING system built before November 10, 1989</u>						
<u>--As-built approval</u>						
Without treatment	700.00	1,670.00	2,685.00	4,095.00	5,900.00	8,100.00
With chemical addition	850.00	1,970.00	3,185.00	4,845.00	6,950.00	9,500.00
With complex treatment	1,350.00	2,670.00	4,235.00	6,345.00	9,000.00	12,200.00
<u>NONEXPANDING system built after November 9, 1989</u>						
<u>-- As-built approval</u>						
Without treatment	700.00	1,670.00	2,685.00	4,095.00	5,900.00	8,100.00
With chemical addition	850.00	1,970.00	3,185.00	4,845.00	6,950.00	9,500.00
With complex treatment	1,350.00	2,670.00	4,235.00	6,345.00	9,000.00	12,200.00
<u>EXPANDING system built after November 9, 1989</u>						
<u>-- As-built approval</u>						
Without treatment	800.00	1,845.00	2,960.00	4,495.00	6,450.00	8,825.00
With chemical addition	950.00	2,145.00	3,460.00	5,245.00	7,500.00	10,225.00
With complex treatment	1,450.00	2,845.00	4,510.00	6,745.00	9,550.00	12,925.00

(e) Other evaluations and approvals. As applicable, these fees will be charged in addition to the basic fees assessed under (a) through (d) of this subsection.

Project Type	Group B	Group A				
		<100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
<u>Well-site evaluation and approval including the site inspection and hydrogeologic information review.</u>	<u>150.00</u>	<u>220.00</u>	<u>260.00</u>	<u>320.00</u>	<u>400.00</u>	<u>500.00</u>
<u>Comprehensive system evaluation requested by purveyor for purpose of reducing routine coliform monitoring to less than 5/month</u>	<u>No plan required</u>	<u>300.00</u>	<u>375.00</u>	<u>475.00</u>	<u>600.00</u>	<u>not applicable</u>

<u>Coliform monitoring plan</u>	<u>No plan required</u>	<u>70.00</u>	<u>95.00</u>	<u>130.00</u>	<u>175.00</u>	<u>230.00</u>
<u>Water system compliance report</u>	<u>50.00</u>	<u>85.00</u>	<u>85.00</u>	<u>85.00</u>	<u>85.00</u>	<u>85.00</u>

(2) To determine the appropriate fee for a noncommunity system, calculate the service equivalent by taking the average population served each day of operation and dividing by twenty-five for a transient noncommunity (TNC) system and two and one-half for nontransient noncommunity (NTNC) system. Use the number of service equivalents to find out what Group A size category to look under and submit the appropriate fee. (All noncommunity systems are Group A systems as described in WAC 246-290-020.)

(3) Additional review and approval fees may be assessed as follows:

(a) The basic fee covers an evaluation, or the review of an initial submittal and one resubmittal if required. If additional resubmittals are required, an additional twenty-five percent of the original fee will be assessed for each additional resubmittal.

(b) Fees for department project approval based on local technical review will be determined on a case-by-case basis as outlined in the applicable memorandum of understanding between the department and the respective local agency.

(c) Fees for services which the department determines are not described under subsection (1) of this section, will be calculated based on a rate of seventy-five dollars per hour.

(d) Additional fees assessed by the department shall be billed to the purveyor using an itemized invoice.

(4) All fees required under this section except as noted in subsection (3) of this section, shall be submitted prior to the department's approval. Payment of fees shall be in the form of a check or money order made payable to: The Department of Health. Payment of a fee shall not guarantee approval of the submitted document or evaluation request.

(5) Purveyors unable to determine the appropriate fee payment to submit should contact the department.

WSR 93-01-009
PERMANENT RULES
DEPARTMENT OF ECOLOGY
 (Water Resources Program)

[Order 92-20—Filed December 3, 1992, 11:32 a.m.]

Date of Adoption: December 1, 1992.

Purpose: This rule amends chapter 173-563 WAC, adding a section to withdraw from appropriation the unappropriated waters of the Columbia River main stem, with certain specified exceptions, and to direct the disposition of pending and future water right applications.

Citation of Existing Rules Affected by this Order: Amending chapter 173-563 WAC.

Statutory Authority for Adoption: Chapters 34.05, 43.21A, 43.27A, 90.03, 90.44, and 90.54 RCW.

Other Authority: Chapter 173-500 WAC and WAC 173-563-075.

Pursuant to notice filed as WSR 92-22-088 on November 3, 1992.

Changes Other than Editing from Proposed to Adopted Version: Two changes were made. One change specifies

the priority date of the Columbia Basin Project, to clarify the basis of the exemption for the project; the other change allows for the possibility of an extension of the temporary use exemption for up to four additional months.

Effective Date of Rule: Thirty-one days after filing.

December 2, 1992

Fred Olson

Acting Director

NEW SECTION

WAC 173-563-015 Withdrawal of unappropriated waters. (1) New information and changing conditions place into question whether sufficient information and data is available for making sound decisions on water availability and the public interest for additional appropriations from the main stem of the Columbia River. These changing conditions include the listing on December 20, 1991, of Snake River sockeye salmon as endangered and the May 17, 1992, listing of Snake River spring/summer and fall chinook salmon as threatened under the Federal Endangered Species Act and related federal, regional, and state activities to assure the protection of Columbia basin salmon runs.

(2) Pursuant to subsection (1) of this section, the waters of the main stem of the Columbia River that are unappropriated by water rights for which applications were accepted for filing by the department prior to December 20, 1991, are withdrawn from further appropriation, except that the department may issue a permit to withdraw water for:

(a) Applications filed by the United States for uses of water withdrawn with a priority date of 1938 under chapter 90.40 RCW;

(b) Nonrecurring temporary projects for up to four months duration, with a possible extension of no more than four additional months (applications for extensions must include adequate justification for the extension and must demonstrate that reasonable efforts are being made to use the water for the project as efficiently as possible); and

(c) Nonconsumptive uses which, for the purposes of this section, are defined as uses where:

(i) There is no diversion from the water source; or

(ii) The water is diverted and returned immediately to the source at the point of diversion following its use, in the same quantity as diverted and meeting water quality standards for the source.

(3) All water right applications which the department accepted for filing prior to December 20, 1991, for diversion or pumping of surface water from the main stem of the Columbia River, or for withdrawal of ground water which is part of or tributary to the main stem of the Columbia River, shall be processed in accordance with existing policies and procedures and are not subject to this withdrawal of waters.

(4) With the exceptions specified in subsection (2) of this section, all water right applications which the department accepted for filing on or after December 20, 1991, for diversion or pumping of surface water from the main stem of the Columbia River, or for withdrawal of ground water

which is part of or tributary to the main stem of the Columbia River where such withdrawal requires a permit under RCW 90.44.050, are subject to this withdrawal of waters and will be acted upon, without loss of priority date, after the expiration of the withdrawal of waters.

(5) The department shall inform applicants of the status of their applications under this section.

(6) This section will expire on June 30, 1994, or upon further amendment of the chapter, whichever occurs first.

WSR 93-01-010
PERMANENT RULES
DEPARTMENT OF ECOLOGY

(Water Resources Program)

[Order 92-21—Filed December 3, 1992, 11:36 a.m.]

Date of Adoption: December 1, 1992.

Purpose: This rule establishes a new chapter to withdraw from appropriation the unappropriated waters of the Snake River main stem, with certain specified exceptions, and to direct the disposition of pending and future water right applications.

Statutory Authority for Adoption: Chapters 34.05, 43.21A, 43.27A, 90.03, 90.44, and 90.54 RCW.

Other Authority: Chapter 173-500 WAC.

Pursuant to notice filed as WSR 92-22-087 on November 3, 1992.

Changes Other than Editing from Proposed to Adopted Version: One change was made; this change allows for the possibility of an extension of the temporary use exemption for up to four additional months.

Effective Date of Rule: Thirty-one days after filing.

December 2, 1992

Fred Olson

Acting Director

Chapter 173-564 WAC
WATER RESOURCES MANAGEMENT PROGRAM
FOR THE MAIN STEM OF THE SNAKE RIVER IN
WASHINGTON STATE

NEW SECTION

WAC 173-564-010 Background and purpose. The Snake River is an interstate river with waters subject to laws of five states and the federal government. The flows and levels of the river in Washington state are heavily influenced by the operation of federally owned and federally licensed dams located upstream from Washington and within Washington, as well as by water diversions in the various states. The waters of the river support extensive irrigation, navigation, municipal, industrial, and power generation uses as well as nationally significant anadromous fish runs. These fish runs require for their survival clean, flowing water assured by minimum flows and special actions by all agencies sharing in the management of the river.

The department of ecology of the state of Washington recognizes that, under our federal constitutional system, regulatory power over the Snake River is shared between the United States and the states and that by various federal actions the state's powers may in some cases be superseded

through the mandates of the Supremacy Clause of the United States Constitution.

This chapter is adopted to promote the proper utilization of the water resources of the Snake River and to protect and insure the viability of the instream resource values associated with the main stem of the river in the future.

NEW SECTION

WAC 173-564-020 Authority. These rules are adopted under the authority of chapters 34.05, 43.21A, 43.27A, 90.03, 90.44, and 90.54 RCW, and in relation to chapter 173-500 WAC.

NEW SECTION

WAC 173-564-030 Applicability. (1) This chapter applies to public surface waters of the main stem of the Snake River in Washington and to any ground water where the ground water is determined by the department of ecology to be part of or tributary to the surface waters of the main stem of the Snake River. For purposes of this chapter, the main stem of the Snake River extends from the Idaho, Oregon and Washington border, in the extreme southeastern corner of the state of Washington, at river mile 175, to the confluence with the Columbia River near Pasco, Washington at river mile 0.

(2) Nothing in this chapter shall affect existing water rights, riparian, appropriative, or otherwise, existing on the effective date of this chapter, including existing water right permits and certificates.

NEW SECTION

WAC 173-564-040 Withdrawal of unappropriated waters. (1) New information and changing conditions place into question whether sufficient information and data is available for making sound decisions on water availability and the public interest for additional appropriations from the main stem of the Snake River. These changing conditions include the listing on December 20, 1991 of Snake River sockeye salmon as endangered and the May 17, 1992, listing of Snake River spring/summer and fall chinook salmon as threatened under the Federal Endangered Species Act and related federal, regional, and state activities to assure the protection of Columbia basin salmon runs.

(2) Pursuant to subsection (1) of this section, the waters of the main stem of the Snake River that are unappropriated by water rights for which applications were accepted for filing by the department prior to December 20, 1991, are withdrawn from further appropriation, except that the department may issue a permit to withdraw water for:

(a) Nonrecurring temporary projects for up to four months duration, with a possible extension of no more than four additional months (applications for extensions must include adequate justification for the extension and must demonstrate that reasonable efforts are being made to use the water for the project as efficiently as possible); and

(b) Nonconsumptive uses which, for the purposes of this section, are defined as uses where:

(i) There is no diversion from the water source; or

(ii) The water is diverted and returned immediately to the source at the point of diversion following its use, in the

PERMANENT

same quantity as diverted and meeting water quality standards for the source.

(3) All water right applications which the department accepted for filing prior to December 20, 1991, for diversion or pumping of surface water from the main stem of the Snake River, or for withdrawal of ground water which is part of or tributary to the main stem of the Snake River, shall be processed in accordance with existing policies and procedures and are not subject to this withdrawal of waters.

(4) With the exceptions specified in subsection (2) of this section, all water right applications which the department accepted for filing on or after December 20, 1991, for diversion or pumping of surface water from the main stem of the Snake River, or for withdrawal of ground water which is part of or tributary to the main stem of the Snake River where such withdrawal requires a permit under RCW 90.44.050, are subject to this withdrawal of waters and will be acted upon, without loss of priority date, after the expiration of the withdrawal of waters.

(5) The department shall inform applicants of the status of their applications under this section.

(6) This section will expire on June 30, 1994, or upon further amendment of the chapter, whichever occurs first.

WSR 93-01-013
PERMANENT RULES
GAMBLING COMMISSION
[Filed December 4, 1992, 11:30 a.m.]

Date of Adoption: November 20, 1992.

Purpose: To allow the additional locations of grocery stores in WAC 230-04-138 and to acknowledge additional locations in WAC 230-20-680.

Citation of Existing Rules Affected by this Order: Amending WAC 230-04-138 and 230-20-680.

Statutory Authority for Adoption: RCW 9.46.070.

Pursuant to notice filed as WSR 92-20-084 on October 6, 1992.

Changes Other than Editing from Proposed to Adopted Version: See Purpose above.

Effective Date of Rule: Thirty-one days after filing.

December 4, 1992

Frank L. Miller

Director

AMENDATORY SECTION (Amending Order 227, filed 9/18/91, effective 10/19/91)

WAC 230-04-138 Commercial amusement games—Authorized locations. (1) Amusement games may only be conducted by commercial amusement game licensees when operated as a part of, and/or upon the site of:

(a) Any agricultural fair as authorized under chapter 15.76 or 36.37 RCW; or

(b) A civic center of a county, city or town; or

(c) A world's fair or similar exposition which is approved by the Bureau of International Expositions at Paris, France; or

(d) A community-wide civic festival held not more than once annually and sponsored or approved by the city, town, or county in which it is held; or

(e) A commercial exposition organized and sponsored by an organization or association representing the retail sales and service operators conducting business in a shopping center or other commercial area developed and operating for retail sales and service, but only upon a parking lot or similar area located in said shopping center or commercial area for a period of no more than 17 consecutive days by any licensee during any calendar year; or

(f) An amusement park. An amusement park is a group of activities, at a permanent location, to which people go to be entertained through a combination of various mechanical or aquatic rides, theatrical productions, motion picture and/or slide show presentation with food and drink service. The amusement park must include at least five different mechanical or aquatic rides, three additional activities and the gross receipts must be primarily from these amusement activities((-)); or

(g) Within a regional shopping center. A regional shopping center is a shopping center developed and operated for retail sales and service by retail sales and service operators and consisting of more than six hundred thousand gross square feet not including parking areas. Amusement games conducted as a part of, and upon the site of, a regional shopping center shall not be subject to the prohibition on leases of premises based on a percentage of gambling receipts set forth in RCW 9.46.120; or

(h) Any location that possesses a valid license from the Washington State Liquor Control Board and prohibits minors on their premises; or

(i) Movie theaters, bowling alleys, miniature golf course facilities, skating facilities, and amusement centers. For the purposes of this section an amusement center shall be defined as a permanent location whose primary source of income is from the operation of 10 or more amusement devices; or

(j) Any business whose primary activity is to provide food service for on premises consumption and who offers family entertainment which includes at least three of the following activities: amusement devices; theatrical productions; mechanical rides; motion pictures; and slide show presentations((-)); or

(k) Within a grocery store. A grocery store is any retail store selling a line of dry grocery, canned goods, or nonfood items plus some perishable items consisting of more than twelve thousand gross square feet not including the parking areas.

(2) No amusement games may be conducted in any location except in conformance with local zoning, fire, health, and similar regulations.

(3) No amusement games may be conducted in any location(s) without first having obtained written permission to do so from the person or organization owning the premises or property where the activity will be operated. If the games are conducted as a part of or in conjunction with any of the activities set out in subsections (1)(a), (b), (c), (d), or (e), written permission must be obtained from the person or organization sponsoring the activity.

(4) All rental agreements relating to use of a premises or site to conduct amusement games must be submitted to the commission as a part of the application.

(5) Any operator licensed to conduct Class B or above amusement games may enter into a contract with the business owner of any of the locations set out in subsections (1)(f), (g), (h), (i), or (j) above to locate and operate amusement games upon their premises if the business is licensed to conduct amusement games. All such contracts must be written and specific in terms, setting out the time of the contract, amount of rent or consideration, rent due dates, and all expenses to be borne by each party. All contracts regarding the operation of amusement games must be on file with the commission prior to location and operation of the activity. Violations of terms of the contract by an amusement game operator may be grounds for suspension or revocation of their license.

AMENDATORY SECTION (Amending Order 227, filed 9/18/91, effective 10/19/91)

WAC 230-20-680 Commercial amusement games— Operation restrictions. (1) No person shall operate commercial amusement games in any location except under the following conditions:

(a) The operation of amusement games must be closely monitored and controlled to ensure all games are operated in accordance with all provisions of this WAC title;

(b) The players are protected from fraud and game manipulation; and

(c) All games and/or machines are maintained in proper condition to ensure the operation is as approved by WAC 230-20-605.

(2) All locations where school-aged minors are allowed to play must be supervised by an adult during all hours of operation. The adult supervisor will ensure that school-age minors are prohibited from entry and/or playing amusement games in locations authorized by WAC 230-04-138 (1)(g), (i), ~~((f))~~ (j), or (k) during school hours and after 10:00 p.m. on any day: *Provided*, That school-aged minors are prohibited from entry into licensed amusement game/locations in regional shopping centers after the normal shopping area closing hours on Sunday through Thursday.

WSR 93-01-014
PERMANENT RULES
STATE BOARD FOR
COMMUNITY AND TECHNICAL COLLEGES
[Filed December 4, 1992, 12:35 p.m.]

Date of Adoption: December 3, 1992.

Purpose: To provide administrative rules for the operation of the running start program, which allows certain high school students to concurrently enroll in community or technical colleges while completing high school graduation requirements.

Citation of Existing Rules Affected by this Order: Repealing WAC 131-32-050; and amending [new sections] WAC 131-46-010 through 131-46-120.

Statutory Authority for Adoption: RCW 28A.600.390.

Pursuant to notice filed as WSR 92-21-107 on October 21, 1992.

Changes Other than Editing from Proposed to Adopted Version: Adding a new paragraph (3) to WAC 131-46-115 Finance.

Effective Date of Rule: Thirty-one days after filing.
December 4, 1992
Claire C. Krueger
Executive Assistant
Rules Coordinator

Chapter 131-46- WAC
SPECIAL SERVICE PROGRAMS — RUNNING
START PROGRAM

NEW SECTION

WAC 131-46-010 Authority. The authority for this chapter is RCW 28A.600.390, which authorizes the superintendent of public instruction, the state board for community and technical colleges, and the higher education coordinating board to jointly develop and adopt rules governing RCW 28A.600.300 through 28A.600.380, and 28A.150.260 and 28A.150.290 which authorize the superintendent of public instruction to adopt rules governing basic education allocation moneys.

NEW SECTION

WAC 131-46-015 Purpose. The purpose of this chapter is to set forth policies and procedures governing the running start program.

NEW SECTION

WAC 131-46-020 Running start program — Definition. As used in this chapter, the term "running start program" means the enrollment of an eligible student under this chapter simultaneously in school district and community college or technical college courses, or both, or solely in community college or technical college courses, or both, for the purpose of earning high school credit to be awarded by a school district, and such additional college level academic and vocational credit as may be awarded by a community college or technical college.

NEW SECTION

WAC 131-46-025 Eligible student — Definition. As used in this chapter, the term "eligible student" means any person, including a person who is otherwise attending a private school or receiving home-based instruction, who meets each of the following conditions:

(1) The person is under the age of twenty-one years of age at the beginning of the school year (September 1 through August 31).

(2) The person is eligible by reason of his or her residence or admission under the law to enroll in the school district through which the person seeks to obtain the award of running start program high school credit. See, RCW 28A.175.090 ("at risk" students), 28A.225.160 (residents of a school district), 28A.225.170 (residents of United States and Indian reservations), 28A.225.210 (residents of

"nonhigh" school districts), and RCW 28A.225.220 ("choice" students).

(3) The person is eligible under the grade placement policies of the school district through which the person seeks to obtain running start program high school credit to be in the eleventh or the twelfth grade.

(4) The person has not as of the beginning of the school year received a high school diploma or its equivalent, excluding a general education development certificate.

(5) The person has not as of the beginning of the school year earned the credits required for the award of a high school diploma by the school district through which the person seeks to obtain the award of running start program high school credit.

NEW SECTION

WAC 131-46-030 Full-time equivalent high school student—Definition. The definition of a "fulltime equivalent high school student" for purposes of the generation of basic education allocation moneys and enrollment limitations under this chapter means and includes, each eligible student enrolled in a school district high school program as of the fourth school day of the school year (September 1 through August 31) and/or as of the first school day of eight subsequent months, for not less than twenty-five hours each week, or five hours (three hundred minutes) each scheduled school day.

NEW SECTION

WAC 131-46-035 Full-time equivalent community college and technical college student—Definition. The definition of a "full-time equivalent community college student" and "full-time equivalent technical college student" for purposes of the generation of basic education allocation moneys and enrollment limitations under this chapter means and includes each eligible student enrolled in a community college or a technical college as of the fourth college day of the school year (September 1 through August 31) and/or as of the first college day of eight subsequent months, for not less than fifteen quarter credit hours.

NEW SECTION

WAC 131-46-040 Annual average full-time equivalent student—Definition. The definition of "annual average full-time equivalent student" for purposes of the generation of basic education allocation moneys and enrollment limitations under this chapter, means and includes the quotient obtained by dividing the annual total of an eligible student's full-time running start program enrollment counts reported under WAC 392-169-100 by nine.

NEW SECTION

WAC 131-46-045 Community college and technical college districts—Definition. As used in this chapter, the terms "community college district" and "technical college district" mean the appointed board of trustees of a Washington public community college district or technical college districts and the territory, facilities, and educational programs under the jurisdiction of the board of trustees.

NEW SECTION

WAC 131-46-050 Community and technical colleges—Definition. As used in this chapter, the terms "community college" and "technical college" mean a Washington public two-year institution of higher education under the jurisdiction of a community college district or technical college district.

NEW SECTION

WAC 131-46-055 School district—Definition. As used in this chapter, the term "school district" means the elected board of directors of a Washington public school district and the territory, facilities, and educational programs under the jurisdiction of the board of directors.

NEW SECTION

WAC 131-46-060 Annual notice to students and parents. Each school district shall annually provide general information respecting the running start program to all tenth and eleventh grade students of the school district and their parents and guardians.

NEW SECTION

WAC 131-46-065 Enrollment—General requirements and conditions. The enrollment of an eligible student in the running start program shall be governed as follows:

(1) An eligible student is responsible for applying for and pursuing admissions to a community college or technical college.

(2) It shall not be necessary for an eligible student to obtain a release of attendance from his or her resident school district in order for the student to enroll in any community college or technical college.

(3) An eligible student is entitled to enroll in any community college and any technical college in the state for running start program purposes subject to each of the following conditions and limitations:

(a) Enrollment is limited to college level academic or vocational courses.

(b) Prior conformation pursuant to WAC 392-169-065 by the school district through which the student seeks to obtain the award of running start program high school credit of the amount of high school credit to be awarded.

(c) Acceptance by the community college or technical college subject to generally applicable admission and enrollment requirements and limitations established by the community college or technical college, including a determination that the student is competent to profit from the college level academic or vocational course(s) the student seeks to enroll in: PROVIDED, That a technical college shall not deny admission or continued attendance to a student under twenty-two years of age with a disability based upon impaired competency or the creation of a disruptive atmosphere associated with the person's disability.

(d) The limitations upon the duration and extent of community college and technical college course enrollment set forth at WAC 392-169-070.

(4) An eligible student shall not be required by a community college or technical college to pay any tuition or

other fee as a condition to the student's full participation in community college and technical college course work and related activities, or as a condition to the award of credit therefor: PROVIDED, That requiring a student to provide and pay for consumable supplies, textbooks, and other materials to be retained by the student does not constitute the assessment of tuition or a fee for purposes of this subsection.

(5) Once an eligible student has been enrolled in a community college or technical college course or program, the student shall not be displaced by another student: PROVIDED, That the student's continued enrollment in a course or program and enrollment in other courses or programs shall be subject to generally applicable enrollment requirements and limitations established by the community college or technical college: PROVIDED FURTHER, That a technical college shall not deny continued attendance to a student under twenty-two years of age with a disability based upon impaired competency or the creation of a disruptive atmosphere associated with the student's disability.

NEW SECTION

WAC 131-46-070 Enrollment—High school credit—Prior confirmation. As a condition to an eligible student's enrollment in community college or technical college courses under this chapter, the eligibility of the courses which the student intends to take for the award of high school credit and the amount of such credit shall first be established, as follows:

(1) The student shall notify the school district through which the student seeks to obtain the award of running start program high school credit of the specific community college and technical college courses he or she intends to take and shall request confirmation of the amount of high school credit that will be awarded upon successful completion of the courses.

(2) The school district shall establish in accordance with chapter 180-51 WAC the amount of high school required or elective credit that shall be awarded for each course successfully completed by the student.

(3) If no comparable course is offered by the school district, the school district superintendent shall determine the amount of high school credit which shall be awarded, if any, following consultation with a community college or technical college representative designated for that purpose.

(4) Within twenty school district business days of a student's request for confirmation of credit the school district superintendent or other designated school district representative shall confirm in writing the amount of high school credit which shall be awarded upon successful completion of the courses.

NEW SECTION

WAC 131-46-075 Enrollment—Extent and duration. The extent and duration of an eligible student's enrollment in the running start program shall be limited as set forth in subsections (1) through (5) of this section: PROVIDED, That a school district and a community college district or technical college district may mutually agree to allow eligible students to exceed the one full-time equivalent student enrollment limitation established by subsection (1) so long as the enrollment claimed for basic education allocation

purposes does not exceed the WAC 392-169-105 full-time equivalent student claim limitations.

(1) The combined enrollments of an eligible student in a high school and in a community college or technical college, or any combination thereof, under this chapter shall not concurrently exceed one full-time equivalent student. Accordingly, an eligible student must elect to enroll in high school for less than twenty-five hours per week in order to concurrently enroll in a community college or technical college.

(2) A student who enrolls in grade eleven may enroll in a school district, community college, technical college, or any combination thereof, for no more than the course work equivalent to two regular academic years of attendance as an annual average full-time equivalent student, (i.e., six college quarters as a full-time equivalent community college or technical college student, two one hundred eighty-day or more regular school years as a high school full-time equivalent student, or a combination thereof not to exceed two annual average full-time equivalent enrollment(s).

(3) A student who enrolls in grade twelve may enroll in a school district, community college, technical college, or any combination thereof, for no more than the course work equivalent to one regular academic year of attendance as an annual average full-time equivalent student.

(4) A student who becomes eligible during the regular school year for the award of a high school diploma by the school district through which the student seeks the award of running start program high school credit shall nevertheless continue subject to the restrictions of subsections (1) and (2) of this section to be eligible for enrollment in the running start program through the last day of the regular one hundred eighty-day or more school year of the school district at which time the student's entitlement to enroll under this chapter shall terminate.

(5) A student whose twenty-first birthday occurs during the regular school year shall nevertheless continue subject to the restrictions of subsections (1) and (2) of this section to be eligible for enrollment in the running start program through the last day of the regular one hundred eighty-day or more school year of the school district through which the student seeks to obtain running start program high school credit at which time the student's entitlement under this chapter to enroll shall terminate.

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

NEW SECTION

WAC 131-46-080 Academic standards and discipline—Jurisdiction of educational agencies. Each school district, community college district and technical college district shall have and exercise exclusive jurisdiction over academic and discipline matters involving an eligible student's enrollment and participation in courses of, and the receipt of services and benefits from, the school district, the community college district and the technical college district.

NEW SECTION

WAC 131-46-085 Compliance with federal and state requirements of law—Special education program requirements—Necessary cooperative agreements. As a general rule, a school district, a community college district and a technical college district are independently responsible for assuring compliance with federal and state requirements of law which are applicable to the provision of services and benefits by the school district, community college district or technical college district under this chapter. If, however, the individualized education program of an eligible student established under chapter 392-171 WAC provides for such enrollment in a community college or a technical college, the school district which established the individualized education program shall also be responsible for assuring compliance with chapter 392-171 WAC in connection with the student's enrollment in the community college or technical college. School districts, community college districts and technical college districts shall enter into cooperative agreements as necessary to assure compliance with their respective duties under federal and state law, including agreements which substantiate a school district's claim to necessary federal and state special education funding.

NEW SECTION

WAC 131-46-090 High school credit—Award by school districts. Upon confirmation by a community college or technical college of an eligible student's successful completion of running start program courses, the school district shall record on the student's secondary school records and transcript the high school credit previously confirmed under WAC 392-169-065, together with a notation that the courses were taken at a community college or technical college. See WAC 180-51-050 which provides for the conversion of college credits to high school credits at the rate of one high school credit for five college quarter or three college semester hour credits.

NEW SECTION

WAC 131-46-095 Finance—Generation of state and federal moneys. Each eligible student shall generate state and federal moneys based upon the student's enrollment under this chapter in school district, community college, or technical college courses or programs, or any combination thereof, in accordance with the definitions of full-time equivalent students set forth in WAC 392-169-025 through 392-169-035, the enrollment and enrollment count limitations set forth in WAC 392-169-070 and 392-169-105, rules of the superintendent of public instruction set forth at Title 392-WAC which supplement and do not conflict with this chapter, and the Biennial Operating Appropriations Act.

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

NEW SECTION

WAC 131-46-100 Finance—Community college and technical college reporting requirements. Each community college and technical college that enrolls an eligible student under this chapter shall periodically report enrollment information as follows:

(1) Within ten calendar days of acceptance of the student, provide written notice to the student, superintendent of public instruction, and the school district through which the student seeks to obtain running start program high school credit of the courses and the credit hours or instructional/clock hours of enrollment.

(2) On a monthly basis, provide such enrollment information to the school district through which the student seeks to obtain the award of running start program high school credit as is necessary for the school district to claim basic education allocation moneys under this chapter and chapter 392-121 WAC including, but not limited to, notice of termination of the student's enrollment in a course due to absence, withdrawal, suspension, or expulsion.

NEW SECTION

WAC 131-46-105 Finance—School district reporting requirements. Each school district through which an eligible student seeks to obtain running start program high school credit shall make all reports to the superintendent of public instruction in accordance with this chapter and chapter 392-121 WAC as are necessary to substantiate the district's entitlement to the receipt of basic education allocation moneys based upon the student's high school, community college, and technical college enrollment under this chapter. Eligible students shall be so reported as full-time equivalent students, or fractions thereof, in accordance with the definitions of full-time equivalent students set forth at WAC 392-169-025 through 392-169-035.

NEW SECTION

WAC 131-46-110 Finance—Limitations on enrollment counts. No eligible student enrolled in a high school, community college, technical college, or any combination thereof, reported under WAC 392-169-095 and 392-169-100 shall be counted as more than one full-time equivalent student for any single month or more than one annual average full-time equivalent student in any school year: PROVIDED, That an eligible student who enrolls in grade eleven and elects to enroll in a summer community college or technical college program that school year in order to accelerate his or her high school graduation may be counted as more than one annual average full-time equivalent student for that school year: PROVIDED FURTHER, That the student shall not be counted the succeeding school year as more than one annual average full-time equivalent student less that portion of the prior school year count which exceeded one annual average full-time equivalent student count.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 131-46-115 Finance—Apportionment and payment of basic education allocation moneys to community college districts and technical college districts. School districts and community or technical college districts may enter into agreements which provide for and govern the apportionment and payment of basic education allocation moneys generated by running start program students. In the absence of such an agreement to the contrary, the school district through which an eligible student seeks to obtain running start program high school credit shall apportion such moneys and make payment on not less than a quarterly basis to the community college or technical college district serving the student under this chapter as follows:

(1) If an eligible student is enrolled exclusively in a community college or a technical college, all basic education moneys generated by the student shall be paid to the community college district or technical college of enrollment: PROVIDED, That in such cases the school district through which the student seeks to obtain running start program high school credit may retain up to five percent of such moneys to offset costs incurred in evaluating and granting high school credit and processing basic education allocation claims and payments.

(2) If an eligible student is enrolled simultaneously in the school district through which the student seeks to obtain running start program high school credit and a community college or a technical college, the school district through which the student seeks such high school credit shall retain that portion of the basic education allocation moneys generated by the student based upon the student's high school enrollment, and shall pay to the community college district or technical college district the balance consisting of that portion of such moneys generated by the student based upon the student's community college or technical college enrollment (e.g., in the case of an eligible student enrolled five hours a week in a high school (one-fifth of an FTE) and five quarter credit hours in a community college (one-third of an FTE), the school district would retain an amount equal to one-fifth of a full basic education allocation and pay to the community college district an amount equal to one-third of a full basic education allocation).

(3) Notwithstanding subsections (1) and (2) of this section, small high school districts operating no more than two high schools with enrollments of less than three hundred average annual full-time equivalent students and college districts shall negotiate in good faith with the objective of mutually establishing the reasonable amount payable to a college district. If good faith negotiations fail to establish agreement, the amount payable by such a small high school district to a college district shall be the incremental amount per full-time equivalent community college or technical college student that is or would be generated for student enrollments in excess of sixty annual full-time equivalent students.

NEW SECTION

WAC 131-46-120 Current and future community college and technical college enrollment alternatives not affected. This chapter shall not affect the alternative enrollment, and arrangements therefor, of a secondary

student in a community college or technical college pursuant to a contractual agreement entered into pursuant to RCW 28B.50.530 (inter school district/college district cooperative programs) and chapter 39.34 RCW (the Interlocal Cooperation Act). See WAC 392-121-183 (contracting with an educational institution other than a school district).

REPEALER

WAC 131-32-050 Running start program.

WSR 93-01-015

PERMANENT RULES

STATE BOARD FOR

COMMUNITY AND TECHNICAL COLLEGES

[Filed December 4, 1992, 12:33 p.m.]

Date of Adoption: December 3, 1992.

Purpose: To accommodate the changes in TIAA/CREF repurchase-approval provisions and to place the details regarding repurchases in administrative instructions rather than in rules.

Citation of Existing Rules Affected by this Order: Amending RCW 28B.10.400 - [28B.10].431.

Statutory Authority for Adoption: RCW 28B.10.400.

Pursuant to notice filed as WSR 92-21-108 on October 21, 1992.

Effective Date of Rule: Thirty-one days after filing.
December 4, 1992

Claire C. Krueger
Executive Assistant
Rules Coordinator

AMENDATORY SECTION (Amending Resolution No. 91-20, Order 129, filed 6/4/91 [6/14/91], effective 7/15/91)

WAC 131-16-060 Repurchase of annuity contract under certain conditions. In the event a participant leaves the employ of ~~all ((any))~~ Washington community and technical college districts ~~((or))~~ and the state board ~~((for reasons other than retirement or disability))~~ and the participant requests repurchase of his or her TIAA ~~((or))~~ CREF accumulation, ~~((the state board approves such repurchases as are recommended by the appropriate district board of trustees: PROVIDED, That TIAA/CREF agrees to such repurchase: AND PROVIDED FURTHER, That the portion of the repurchase attributable to contributions made by employing college district shall be returned to that district by TIAA/CREF.~~

The state board will agree to the repurchase of contracts only if) such repurchase is authorized: PROVIDED, That TIAA/CREF's published repurchase guidelines applicable to the participant's contract ((all of the following conditions)) are ((met)) followed. ((:

- ~~(a) Payments to the annuitant have not begun;~~
- ~~(b) The annuity has been in force for five years or less;~~
- ~~(c) The annuitant requests repurchase of all annuities he or she owns;~~
- ~~(d) The annuitant is neither employed at nor is transferring to an institution having a TIAA/CREF retirement plan;~~
- ~~(e) All educational institutions that contributed any part of the premiums consent to the repurchase;~~

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~~(f) If the annuitant has more than one annuity, the total value of all TIAA/CREF annuities and the longest duration of any of them shall govern in determining whether a repurchase will be made under this rule.)~~

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

Reviser's note: RCW 34.05.395 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 93-01-026
PERMANENT RULES
DEPARTMENT OF
SERVICES FOR THE BLIND
[Filed December 7, 1992, 3:40 p.m.]

Date of Adoption: December 7, 1992.
Purpose: To establish procedures.
Citation of Existing Rules Affected by this Order:
Amending WAC 67-35-082.
Statutory Authority for Adoption: Chapter 74.18 RCW.
Pursuant to notice filed as WSR 92-21-073 on October 20, 1992.
Changes Other than Editing from Proposed to Adopted Version: WAC 67-35-065 Operation of a vending facility in the absence of an assigned vendor, has been renumbered to WAC 67-35-071 [for] better referencing. WAC 67-35-078 Nonprimary location vending facility—How awarded or assigned, this is a new section and the word location has been added to the title.
Effective Date of Rule: Thirty-one days after filing.
December 7, 1992
Bonnie Jindra
Assistant Director
of Administration

NEW SECTION

WAC 67-35-071 Operation of a vending facility in the absence of an assigned vendor. When a vendor resigns, leaves, or is removed from a facility, the department may appoint an operator for that facility on an emergency basis until the department is able to select a permanent vendor for that facility as outlined in WAC 67-35-060.

NEW SECTION

WAC 67-35-078 Nonprimary location vending facility—How awarded or assigned. When a notice of availability of a primary vending facility is bid per WAC 67-35-060 and 67-35-070, and there are no primary bids received, the department will accept bids for the same facility as a nonprimary vending facility. If there are no primary or nonprimary bids the department, in consultation with the blind vendors committee, will decide if the facility should remain in the business enterprise program.

AMENDATORY SECTION (Amending Order 84-06, filed 4/16/84)

WAC 67-35-082 ((Administrative)) Vendor selection review. A licensee or vendor who has applied for a vending facility under WAC 67-35-060 may upon request receive a review of the correctness of the selection process from the director of the department or his/her designee. The review must be requested within ten calendar days of the completion of the selection process for which the licensee or vendor has applied.

WSR 93-01-029
PERMANENT RULES
PARKS AND RECREATION
COMMISSION
[Filed December 7, 1992, 5:00 p.m.]

Date of Adoption: December 4, 1992.
Purpose: To adjust some user fees at Fort Worden State Park.
Citation of Existing Rules Affected by this Order:
Amending WAC 352-32-25001.
Statutory Authority for Adoption: RCW 43.51.040.
Pursuant to notice filed as WSR 92-21-066 on October 19, 1992.
Effective Date of Rule: Thirty-one days after filing.
December 4, 1992
Mel Wortman
Chairman

AMENDATORY SECTION (Amending WSR 91-22-063, filed 11/1/91, effective 12/2/91)

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) \$ ((68.60))
72.10/unit
 - Officers' row buildings—#5, #6, and #7
(6 units, each with 3.5 bedrooms) \$ ((110.79))
116.30/unit
 - Officers' row buildings—#4 and #11
(4 units, each with 6 bedrooms) \$ ((183.85))
193.00/unit
 - Charge for additional rollaway beds \$ ((10.20))
10.50 per bed
- (b) Nonrenovated housing
 - Officers' row building—#9, #10 and #16
(5 units, each with 3 bedrooms) \$ ((85.19))
89.45/unit
 - Officers' row buildings—#15
(1 unit with 5 bedrooms) \$ ((134.45))
141.20/unit
 - Charge for additional rollaway beds \$ ((10.20))
10.50 per bed

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Bliss vista ((building—#235
 (1 unit with 1 bedroom))
 and Castle buildings—#235 and #229 (2 units, each with
 1 bedroom) \$ ((56.34))
 59.45/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 canceled 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.

Meal charges vary depending upon which meals and which level of service are selected by the visitor in the reservation agreement. All conference groups utilizing dormitory accommodations must contract for food services for a minimum of two meals per full day of occupancy. Food services are optional for nonconference groups using above-listed recreational housing. (c) Dormitory housing (for group reservations only—meals not included)

1 - 2 days	\$ ((10.63))	11.15/person/day
3 - 13 days	\$ ((8.70))	9.15/person/day
14 or more days	\$ ((7.08))	7.45/person/day
Dormitory linen and towel charge	\$((8.85))	9.30
Additional towel charges	\$ ((.85))	.90
Additional towel set	\$((1.85))	1.95
Emergency bedroll	\$((9.15))	9.50

(d) Barracks-style housing (for group reservations only—meals not included)

1 - 2 days	\$ ((8.72))	9.15/person/day
3 - 13 days	\$ ((7.00))	7.35/person/day
14 or more days	\$ ((5.21))	5.50/person/day

All meals are served in the dining hall. Washington state sales tax is added to all charges.

The Centrum organization has a preferential right to reserve certain facilities and services at Fort Worden State Park in conjunction with special group programs administered by Centrum as set forth in the Fort Worden State Park Master Facility Use Plan and by separate agreement with Centrum. For further information contact Fort Worden State Park.

(2) Meeting rooms are available at varying charges, depending on size, character of facility, and length of stay. Prices range between \$((6.85)) 10.00 and \$((34.65)) 45.00 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—\$((105.00)) 125.00 per day; for rehearsals—\$((27.30)) 40.00 per night. For larger performances or events, the balloon hangar pavilion is available at the following rental rates:

Commercial events	\$800 per day (plus \$100 or 10% of the net profit, whichever is greater)
Nonprofit or charitable events (with admission fee)	\$500 per day
Nonprofit or charitable events (without admission fee)	\$250 per day
Rehearsals	\$50 per day

Pavilion rates apply to users except as otherwise provided under separate contracts pertaining to project funding. The

kitchen shelter is available for the minimum fee of \$((21.00)) 25.00 per day plus a refundable \$50.00 cleaning deposit.

(3) Groups or organizations of thirty-two or more wishing to reserve the Fort Worden State Park housing or meeting room facilities may make application for reservations in advance consistent with the provisions of the Fort Worden Master Facility Use Plan by contacting the park. Confirmation of reservations is subject to the user group complying with the procedures specified in the Master Facility Use Plan and the reservation agreement, copies of which are available at the park.

(4) Consistent with the Fort Worden State Park Master Facility Use Plan, conference groups may also reserve campsites in advance as their sole overnight accommodation: *Provided*, That there will be a twenty-site minimum for any individual reservation. During the months of May through September only the upper campground may be reserved by such conference groups. During the months of October through April, all of the upper campground and twenty sites in the beach level campground may be reserved by conference groups.

WSR 93-01-034
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Order 3488—Filed December 9, 1992, 11:33 a.m.]

Date of Adoption: December 9, 1992.

Purpose: Clarify and remove redundant language concerning AFDC/FIP medical extensions.

Citation of Existing Rules Affected by this Order: Amending WAC 388-83-029 Medical extensions.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 92-22-005 on October 21, 1992.

Changes Other than Editing from Proposed to Adopted Version: Subsection (4) moved to new subsection (6). Added "The loss of" to beginning of subsection (3)(c). Replaced terms named "disregard" and "exemption" with "deduction" in subsection (3)(b) and (c). Phrase "unless good cause is established" moved to subsection (5)(a)(iii). The word "conviction" removed from subsection (8)(b). An incorrect reference in subsection (6)(a)(i) replaced with subsection (5)(a)(i). Other minor language changes completed for clarification.

Effective Date of Rule: Thirty-one days after filing.
 December 9, 1992
 Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3018, filed 5/31/90, effective 7/1/90)

WAC 388-83-029 Medical extensions. (1) See WAC 388-83-031 for extensions for a pregnant woman.

(2) A family unit ineligible for AFDC or FIP cash assistance as a result, wholly or partly, of the collection or

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increased collection of child or spousal support shall be eligible for medical assistance for four months beginning with the month of ineligibility provided the family unit:

(a) Is eligible for and received AFDC or FIP cash assistance in three or more of the six months immediately preceding the month of ineligibility; and

(b) ~~((Became ineligible for AFDC or FIP on or after August 16, 1984))~~ Continues to meet all AFDC/FIP criteria except income.

(3) ~~((Beginning with the month of ineligibility, an AFDC family unit becoming ineligible solely because of increased income from or increased hours of employment shall remain eligible for medical assistance (MA):~~

(a) For four calendar months, if ineligible before April 1, 1990;

(b) When the family receives AFDC or FIP in three or more of the six months immediately preceding the month of ineligibility; and

(c) ~~If a family member continues employment.~~

(4) ~~Beginning with April 1, 1990;))~~ An AFDC family unit which becomes ineligible for cash assistance because of:

(a) Income from, or hours of, employment of the caretaker relative; or

(b) The loss of the thirty dollars plus one-third disregard;)) deduction; or

(c) The loss of the thirty dollar ((exemption;)) deduction. Such AFDC family unit who becomes ineligible for cash assistance as described under subsections (3)(a), (b), or (c) of this section shall remain eligible for six calendar months when the family unit:

~~((a) The family receives))~~ (i) Received AFDC or FIP in three or more of the six months immediately preceding the month of ineligibility; and

~~((b) The family unit))~~ (ii) Includes a child.

~~((5) The AFDC family unit, under subsection (4) of this section, shall be:~~

(a) ~~Eligible for six additional calendar months of medical assistance provided the family unit:~~

(i) ~~Continues to meet the criteria under subsection (4)(b) of this section;~~

(ii) ~~Receives medical assistance for the entire six-month extension under subsection (4) of this section; and~~

(iii) ~~Reports any family earnings and child care costs related to the employment of the caretaker relative, for the immediately preceding three-month period by the twenty-first day of the fourth month of the initial extension, unless good cause is established.~~

(b) ~~Terminated from the six additional calendar months of medical assistance when the:~~

(i) ~~Family's average gross income, less the costs of child care related to the employment of the caretaker relative, exceeds one hundred eighty-five percent of the Federal Poverty Level when averaged over the immediately preceding three-month period;~~

(ii) ~~Family fails to report any family earnings and cost of child care related to the employment of the caretaker relative for the immediately preceding three-month period by the twenty-first day of the first and fourth months of the additional extension period, unless good cause is established;~~
or

(iii) ~~Caretaker relative has no earnings in one or more of the previous three months, unless such lack of earnings is due to a good cause.~~

(6) ~~Beginning with the month of ineligibility, an AFDC family unit becoming ineligible for AFDC cash assistance solely because of the loss of the thirty dollars plus one third disregard, or the thirty dollar income exemption, shall remain categorically eligible for MA for nine calendar months, if ineligible before April 1, 1990.~~

(7) ~~A family unit suspended from FIP cash assistance because of increased earned income shall be eligible for extended medical assistance. This period of eligibility shall not exceed twelve months as determined under WAC 388-77-737.~~

(8) ~~Beginning with the month of ineligibility, a FIP family unit becoming ineligible solely because of hours of employment shall remain eligible for MA:~~

(a) For four calendar months, if ineligible before April 1, 1990;

(b) ~~When the family receives FIP or AFDC in three or more of the six months immediately preceding the month of ineligibility; and~~

(c) ~~If a family member continues employment.~~

(9)) (4) ~~Beginning with the month of ineligibility, a FIP family unit becoming ineligible solely because of hours of the caretaker relative's employment shall remain eligible for ((MA)) medical assistance for six calendar months((, if ineligible after March 31, 1990, provided)) when the family unit:~~

(a) ~~((The family receives))~~ Received FIP or AFDC in three or more of the six months immediately preceding the month of ineligibility; and

(b) ~~((The family unit))~~ Includes a child.

~~((4))~~ (5) The AFDC/FIP family unit, under ((subsection (9))) subsections (3) or (4) of this section, shall be:

(a) Eligible for six additional calendar months of extended medical assistance provided the family unit:

(i) Continues ((meeting the criteria under subsection (9)(b)) of this section) to include a child; and

(ii) ~~((Receives))~~ Received medical assistance for the entire six-month extension under ((section (9))) subsections (3) or (4) of this section; and

(iii) Reports any family earnings and child care costs related to the employment of the caretaker relative for the ((immediately)) preceding three-month period. The client shall report by the twenty-first day of the fourth month of the initial extension, unless good cause is established.

(b) Terminated from the six additional calendar months of extended medical assistance when the:

(i) Family's average gross income, less the cost of the child care related to the employment of the caretaker relative, exceeds one hundred eighty-five percent of the Federal Poverty Level when averaged over the immediately preceding three-month period; or

(ii) Family fails to report any family earnings and child care costs related to the employment of the caretaker relative for the immediately preceding three-month period by the twenty-first day of the first and fourth months of the additional extension period, unless good cause is established;
or

(iii) Caretaker relative has no earnings in one or more of the previous three months, unless lack of earnings is due to good cause.

~~((11))~~ (6) A family unit suspended from FIP cash assistance because of increased earned income shall be eligible for extended medical assistance. This period of the family unit's eligibility shall not exceed twelve months as determined under WAC 388-77-737.

(7) An AFDC or FIP family member is not eligible for the extensions in subsections ~~((4), (5), (9), or (10))~~ (3), (4), (5), or (6) of this section when the department finds the person ineligible for AFDC or FIP in any of the last six months before the extension because of fraud.

~~((12) A person, found ineligible for AFDC or FIP in any of the last six months before the extension because of fraud, who becomes ineligible for a FIP grant due to hours of employment is eligible for a four-month medical extension under rules in effect before April 1, 1990))~~

(8) The department shall determine a FIP client eligible for a four-month medical extension when the client is found ineligible for:

(a) FIP cash assistance because of hours of employment; and

(b) AFDC or FIP in the prior six months because of a fraud.

Reviser's note: RCW 34.05.395 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 error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

WSR 93-01-035
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3487—Filed December 9, 1992, 11:35 a.m.]

Date of Adoption: December 9, 1992.

Purpose: To implement a new rate change. Establishes a new hospital payment rate for hospital services to the medically indigent component of the limited casualty program and for clients of medical care services.

Citation of Existing Rules Affected by this Order: Amending WAC 388-87-070 Payment—Hospital inpatient services.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 92-22-033 on October 27, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 9, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3268, filed 10/23/91, effective 11/23/91)

WAC 388-87-070 Payment—Hospital inpatient services. (1) For eligible (~~(recipients))~~ clients, the department shall pay for inpatient hospital services when:

(a) The eligible (~~(recipient))~~ client is a patient in a general hospital when the hospital meets the current criteria defined in RCW 70.41.020, or as amended in the future;

(b) The services are medically necessary as defined under WAC 388-80-005;

(c) Effective with the 1990 annual cost reporting period, in-state and border hospital providers annually shall:

(i) Submit a copy of their annual Medicare HCFA 2552 cost report, except as described under item (1)(c)(ii) of this section:

(A) According to the applicable Medicare statutes, regulation, and instructions;

(B) Within one-hundred twenty days from the end of the hospital's fiscal year; or

(C) If the hospital provider's contract is terminated, within one-hundred twenty days of the effective termination date.

(ii) Request up to a thirty-day extension of the time for submitting the cost report in writing at least ten days (~~(prior to))~~ before the report due date. The extension request shall contain:

(A) The report's completion date; and

(B) The circumstances prohibiting compliance with the report due date.

(iii) Maintain adequate records for:

(A) Audit and review purposes; and

(B) Assurance of cost report accuracy.

(2) If the hospital provider improperly completes a cost report or the cost report is received after the due date or approved extension dates, the department may hold all or part of the payment due until the department receives the properly completed or late report.

(3) The department shall determine payment for hospital inpatient services according to a diagnosis-related group (DRG) based formula payment system established by the department, except for:

(a) Hospitals participating in the selective contracting program as described under WAC 388-86-051; and

(b) Services excluded from DRG-based reimbursement as prescribed in subsection ~~((5))~~ (6) of this section.

(4) The department shall base formula price payments on the methodology prescribed in the department's state plan under Title XIX of the Social Security Act, Methods and Standards Used for Establishing Payment Rates for Hospital Inpatient Services (hereafter referred to as the Title XIX state plan).

~~((4))~~ (5) The all inclusive-conversion factor of selective contracting hospitals for inpatient hospital services is identified in Appendix B of such selective contracts. The rate shall be inclusive of all inpatient services the contractor provides directly or indirectly and constitutes the department's maximum financial obligation under the contract.

~~((5) Certain))~~ (6) The department shall exclude the following services ~~(are excluded))~~ from the DRG-based payment system~~((—These exclusions shall include))~~:

(a) Rehabilitation services provided in department-approved rehabilitation hospitals and general hospital distinct units, and services for physical medicine and rehabilitation (PM&R) patient;

(b) Pain treatment provided in department-approved pain treatment facilities;

(c) Free standing psychiatric hospitals;

(d) Medicare certified distinct-part psychiatric units within a hospital. For the purpose of this section, "Medicare certified distinct-part psychiatric units" mean certain hospital psychiatric sections that have received an exclusion from the Medicare Prospective Payment System (PPS) by the Federal Department of Health and Human Services;

(e) Alcoholism treatment and detoxification provided in a department-approved alcohol treatment center (ATC);

~~((e))~~ (f) Detoxification, medical stabilization, and drug treatment for the pregnant Medicaid ~~((recipient))~~ client at the division of alcoholism and substance abuse certified hospitals;

~~((f))~~ (g) Neonates, DRGs 385-389;

~~((g))~~ (h) Long-term hospital level care services;

~~((h))~~ (i) Services provided to patients occupying beds utilized by the Fred Hutchinson Cancer Research Center bone marrow transplant program;

~~((i))~~ (j) Health maintenance organization (HMO) hospitals providing inpatient services to HMO enrollees; ~~(and)~~

~~((j))~~ (k) Department-approved services to AIDS patients; and

(l) Peer Group A hospitals, as defined in Title XIX state plan.

~~((6))~~ (7) The department shall pay:

(a) For non-DRG-based services based on the payment methodology as prescribed in the department's Title XIX state plan ~~((For))~~;

(b) Out-of-state hospitals, ~~((the department shall apply))~~ applying the Washington state-wide weighted average method to allowable charges~~((:))~~;

(c) Border area hospitals ~~((shall be paid))~~ in the same manner as in-state hospitals.

~~((7))~~ (8) Disproportionate share payment may contain one or more of the following components:

(a) Low-income component based on a hospital's Medicaid utilization rate, its low-income utilization rate, and its provision of obstetric services;

(b) Medicaid utilization component based on a hospital's inpatient and outpatient services to patients eligible for Medicaid;

(c) Medically indigent component based on a hospital's services to patients eligible for the Medically indigent program;

(d) State-funds component to hospitals not qualifying for federal Medicaid utilization component payments;

(e) State-funds component to hospitals not qualifying for federal medically indigent component payments; and

(f) Intergovernmental fund transfer component.

~~((8))~~ (9) For the purposes of this section and WAC 388-87-072, the ~~((state plan method described))~~ department shall ~~((mean))~~ calculate the hospital-specific ratio ~~((calculated))~~ as described in the Title XIX state plan.

~~((9))~~ (10) For dates of admission beginning ~~((October 1, 1985))~~ July 1, 1992, the department shall reduce the payment rates established in accordance with subsection~~((s~~ (2), (5), and (6)) (3) of this section ~~((are reduced))~~ for services provided to persons eligible for the medically indigent component of the limited casualty program and ~~((recipients))~~ clients of medical care services. ~~((Hospitals are grouped according to the percentage of total rate setting revenue~~

~~comprising medical assistance, medicare, bad debt, charity, and other contractual adjustments and rates are reduced according to the following table.~~

Hospital Group	Percent Medicare, Medicaid, Bad Debt, Charity and other Contractual Adjustments of Total Rate Setting Revenue	Percentage Reduction in Payment Rate
1	60.00 or more*	20.0
2	50.00 - 59.99	40.0
3	less than 50.00	60.0

~~*Plus psychiatric hospitals)~~ The department shall compute the reduced payment ratable factor as follows:

(a) Hospital specific, fixed compensation care ratios are calculated;

(b) These ratios determine what portion of each hospital revenues are associated with Medicare, Medicaid, bad debt, and charity; and

(c) The formula for computing the ratable factor is: Ratable equals 1.000 minus [(Medicare revenue plus Medicaid revenue plus bad debt plus charity minus disproportionate share revenue) divided by (hospital revenue minus hospital based physician revenue)].

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 in the Register pursuant to the requirements of RCW 34.08.040.

WSR 93-01-036
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3486—Filed December 9, 1992, 11:37 a.m.]

Date of Adoption: December 9, 1992.

Purpose: Clarifies when the department shall reimburse a provider when Medicare is involved; adds that nursing facility client functions assessments are required as presently specified under chapter 388-88 WAC; clarifies that Medicaid is payor of last resort; adds clarification that early and periodic screening, diagnosis and treatment (EPSDT) program is also known as healthy kids; deletes emergency condition as a reason that the department will reimburse instead of contracted prepaid health care provider; technical changes for easier reading; updates the term "deductible" to "emergency medical expense requirement"; and adds General assistance-Unemployable and ADATSA as programs that hospitals do not bill eligible clients. This policy is related to the hospital disproportionate share payment.

Citation of Existing Rules Affected by this Order: Amending WAC 388-87-010 Conditions of payment—General.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 92-22-004 on October 21, 1992.

Effective Date of Rule: Thirty-one days after filing.

PERMANENT

December 9, 1992
 Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3233, filed 8/20/91, effective 9/20/91)

WAC 388-87-010 Conditions of payment—General.

(1) The department shall be the payor of last resort.

(2) The department shall be responsible for payment of a medical service rendered to a ((recipient)) client only when the:

- (a) Service(~~s-are~~) is within the scope of care of the medical assistance program under chapter 388-86 WAC;
- (b) Service(~~s-are~~) is properly authorized;
- (c) Service(~~s-are~~) is billed properly;
- (d) Service(~~s-are~~) is timely billed as described under WAC 388-87-015;
- (e) ((Recipient)) Client is certified as eligible; and
- (f) Third-party payment procedures are followed.

((2)) (3) The department shall require a provider to accept Medicare assignment for claims involving clients eligible for both Medicare and Medicaid before any Medicaid reimbursement.

(4) The fees and rates the department establishes shall constitute the maximum allowable payment for approved medical care and services the providers provide to ((recipients)) clients.

((3) A "recipient" shall mean a person the department finds eligible for any medical program.) (5) The provider ((is)) shall be responsible for ascertaining whether a client has medical coverage for the dates of service.

((4)) (6) A provider shall not bill, demand, or otherwise collect reimbursement from a ((recipient)) client, or from other persons on behalf of the ((recipient)) client, for any service included in the medical program's scope of benefits(~~, and~~). The ((recipient is)) client shall not be liable for payment for such services if the provider:

- (a) Does not properly bill the department for services the department is responsible ((for payment)) to pay; or
- (b) Fails to satisfy department conditions of payment, including but not limited to:
 - (i) Prior approval when required;
 - (ii) Timely billing and billing according to department instructions;
 - (iii) Pursuit of third-party liability and/or Medicare;
 - ((of)) (iv) Adequate documentation of medical necessity(~~(-5))~~; or
 - (v) Obtaining a nursing facility functional assessment of the client as required under WAC 388-88-095.

(7) A hospital shall not bill, demand, or otherwise collect reimbursement from a medically indigent ((recipient)) general assistance-unemployable, or ADATSA client, or from other persons on behalf of such ((recipient)) client, for inpatient or outpatient hospital services received during a period of eligibility.

((6)) (8) The department shall not pay for services not included in the medical program's scope of benefits.

((7)) (9) A provider may bill a ((recipient)) client for services only when the:

(a) ((Recipient)) Client signs a specific written agreement with the provider before receiving the services stating the:

- (i) Specific service provided;
- (ii) Service is ~~((not))~~ neither covered by the medical assistance program nor reimbursed as part of another service;
- (iii) ((Recipient)) Client chooses to receive the specific service;
- (iv) Agreement is to pay for the services; and
- (v) Agreement is void and unenforceable and the ((recipient)) client is under no obligation to pay the provider if the:

(A) Service is covered by the client's medical program; or

(B) Provider fails to satisfy department conditions of payment as described under WAC 388-87-010 ~~((4)(b))~~ (6).

(b) ((Recipient)) Client received reimbursement directly from a third party for services the department has no payment responsibility for; or

(c) Bill counts toward a spenddown liability or ~~((deductible))~~ emergency medical expense requirement as described under WAC 388-99-030 and chapter 388-100 WAC.

((8)) (10) If a third party pays a provider the department rate, or more, for a covered service, the provider may not bill the department or the ((recipient)) client for that service.

((9)) (11) The department shall pay for medical services and seek reimbursement from any liable third party((;)) when the claim is for:

- (a) Prenatal care;
- (b) Labor, delivery, and post-partum care (except inpatient hospital costs) for a pregnant woman; or
- (c) Preventive pediatric service as covered under the early and periodic screening, diagnosis and treatment (EPSDT/Healthy Kids) program.

((10)) (12) The department shall pay for medical services and seek reimbursement from any liable third party when the provider submits to the department documentation of billing the third party and the provider has not received payment after thirty days from the date of service and:

- (a) The claim is for a covered service provided to a person on whose behalf the office of support enforcement is enforcing an absent parent to pay support~~((;))~~; and
- (b) For the purposes of this section, "is enforcing" means the absent parent:
 - (i) Is not complying with an existing court order; or
 - (ii) Received payment directly from the third party and did not pay for the medical services.

((11)) (13) If the third party pays the provider, then the provider shall refund to the department the amount of the:

- (a) Third-party payment when the payment is less than the department's maximum allowable rate; or
- (b) Department's payment if the third-party payment is equal to or greater than the department's maximum allowable rate.

((12)) (14) The department shall not be responsible for payment of medical care or services if the third-party benefits are available to pay the ((recipient's)) client's medical expenses at the time the provider bills the department, except as described in subsection ~~((8))~~ (11) and (12) of this section.

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~~((13))~~ (15) The ~~((recipient))~~ client shall not be responsible for payment except to the extent:

(a) As described in subsection ~~((6))~~ (9) of this section; or ~~((to the extent))~~

(b) The ~~((recipient))~~ client has directly received third-party reimbursement for such services.

~~((14))~~ (16) A provider shall not refuse to furnish covered services to a ~~((recipient))~~ client because of a third party's potential liability for the services.

~~((15))~~ (17) Payment for any service a provider furnishes to a ~~((recipient))~~ client may not be made to or through a factor who advances money to that provider for accounts receivable.

~~((16))~~ (18) The department shall not be responsible for payment for medical care and goods or/and services ~~((or all three))~~ provided to a ~~((recipient))~~ client:

(a) Enrolled in a department-contracted, prepaid medical plan; and

(b) Failing to use the provider under contract unless ~~((: (i) Emergency conditions exist; or~~

~~((ii)))~~ the department has approved payment to another provider for provision of a service not covered by the prepaid plan.

~~((17))~~ (19) Payment for care under the medical assistance programs is retroactive for three months before the month of application provided the ~~((applicant))~~ client was eligible when the care was received. The ~~((applicant))~~ client need not be eligible at the time of actual application. The ~~((central authorization unit's (CAU)))~~ medical ~~((consultant))~~ assistance administration (MAA) shall approve medical services that require approval for the retroactive period.

~~((18))~~ (20) Payment for care under the limited casualty program-medically indigent may be retroactive for seven days before the date of application if ~~((applicant))~~ the client is otherwise eligible. Medical services that require approval shall be approved by the ~~((CAU medical consultant))~~ MAA for the retroactive period.

~~((19))~~ (21) The department may ~~((pay a claim))~~ reimburse a provider ~~((submits for payment))~~ for services rendered to a person subsequently determined ineligible at the time of service under the following conditions ~~((only when))~~:

(a) The ineligible person was certified at the time of service as ~~((both))~~ financially ~~((or))~~ and medically eligible;

(b) Payment was not made from sources outside the department; and

(c) A request for such payment is submitted to and approved by the ~~((division of))~~ medical assistance administration.

~~((20))~~ (22) The department shall pay for billed medically necessary services on the basis of usual and customary charges or the rates the department establishes, whichever is lower.

~~((21))~~ (23) The department shall not authorize payment for well-child care except as provided under the EPSDT/Healthy Kids program. See WAC 388-86-027.

~~((22))~~ (24) In counties/areas where nonambulance transportation is provided as a medical service, payment for medically necessary transportation services, provided by nonprofit organizations, shall be based on the operating costs incurred in providing the service but shall not exceed the rates established by the department. See WAC 388-87-035

for nonambulance transportation payment other than provided by a nonprofit organization.

WSR 93-01-037
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Order 3485—Filed December 9, 1992, 11:40 a.m.]

Date of Adoption: December 9, 1992.

Purpose: Language revised due to change in treatment of veteran's aid and attendance allowance.

Citation of Existing Rules Affected by this Order: Amending WAC 388-95-335 Availability of income.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 92-22-003 on October 21, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 9, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3108, filed 12/5/90, effective 1/5/91)

WAC 388-95-335 Availability of income. (1) Income is defined under WAC 388-92-005 for a supplemental security income (SSI)-related ~~((applicant or recipient))~~ client and under WAC 388-22-030 for an aid to families with dependent children (AFDC)-related ~~((applicant or recipient))~~ client.

(2) The methodology and standards for determining and evaluating income are defined under WAC 388-95-320 and 388-95-340.

(3) ~~((After September 30, 1989,))~~ The department shall consider the following income, less veteran's aid and attendance allowance, available to an institutionalized person when determining income eligibility unless the criteria in subsection (4) of this section is met:

(a) Income the institutionalized spouse receives in the institutionalized spouse's name;

(b) Income paid on behalf of the institutionalized spouse, but received in the name of the institutionalized spouse's representative;

(c) One-half of the income the community and institutionalized spouses receive in both names; and

(d) Income in a trust as provided by the trust.

(4) ~~((After September 30, 1989,))~~ The department shall consider ~~((the following))~~ income, less veteran's aid and attendance allowance, as available to an institutionalized person when:

(a) Both spouses are institutionalized; or

(b) ~~((The income in subsection (3) of this section, plus recurring medical costs is above the private rate of the facility; and~~

~~((c) The use of the income, in this subdivision, less veteran's aid and attendance allowance shall cause the institutionalized person's income, plus recurring medical costs, to be under the private rate of the facility. The~~

~~department shall~~) An institutionalized person has a community spouse and income in excess of three hundred percent of the SSI Federal Benefit Rate. For the determination of eligibility only:

- (i) Use community property law in determining ownership of income for purposes of Medicaid eligibility;
 - (ii) Presume all income received after marriage by ~~((either))~~ husband or wife ~~((or both))~~ to be community income;
 - (iii) Divide the total of the community income, ~~((received by the husband and the wife,))~~ by two ~~((with))~~ assigning one-half of the total ((assigned)) to each person ((as their income)); and
 - (iv) Consider if the community income received in the name of the ~~((nonapplicant))~~ nonapplying spouse exceeds the community income received in the name of the ~~((applicant))~~ applying spouse, the applicant's interest in that excess shall be unavailable to the applicant.
- (5) The department shall consider income the community spouse receives in the community spouse's name as not available to the institutionalized spouse.
- (6) An agreement between spouses transferring or assigning rights to future income from one spouse to the other is invalid in determining eligibility for medical assistance or the limited casualty program for the medically needy.
- (7) The department ~~((recognizes))~~ shall consider income produced by transferred or assigned resources as ~~((the))~~ separate income ~~((of the transferee))~~.
- (8) ~~((If))~~ When an institutionalized spouse establishes the unavailability of income by a preponderance of evidence through a fair hearing, subsection (3) of this section shall not apply.
- (9) See WAC ~~((388-92-035))~~ 388-92-034 for treatment of advance dated checks, electronically transferred funds and garnished income.

WSR 93-01-044
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Order 3489—Filed December 10, 1992, 9:39 a.m.]

Date of Adoption: December 10, 1992.

Purpose: Adds school medical services to the scope of medically needy care to be consistent with WAC 388-86-022.

Citation of Existing Rules Affected by this Order: Amending WAC 388-99-060 Scope of care for medically needy.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 92-22-065 on October 30, 1992.

Effective Date of Rule: Thirty-one days after filing.
 December 10, 1992

Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3435, filed 8/6/92, effective 9/6/92)

WAC 388-99-060 Scope of care for medically needy.

- (1) The medical coverage under the limited casualty-medically needy program shall include:
- (a) Blood administration and processing;
 - (b) Case management services;
 - (c) Dental services;
 - (d) Dentures;
 - (e) Early and periodic screening, diagnosis and treatment (EPSDT) services;
 - (f) Enteral/parenteral nutrition;
 - (g) Eyeglasses;
 - (h) Family planning clinic services;
 - (i) Home health services;
 - (j) Inpatient hospital services;
 - (k) Intermediate care facility services for the mentally retarded;
 - (l) Laboratory and x-ray services;
 - (m) Nursing facility services;
 - (n) Outpatient hospital;
 - (o) Oxygen and respiratory therapy;
 - (p) Physical medicine and rehabilitation services;
 - (q) Physician, ARNP, and clinic services;
 - (r) Podiatric services;
 - (s) Prescribed drugs;
 - (t) Prosthetic devices;
 - (u) Rural health services; ~~((and))~~
 - (v) School medical services for special education students; and
 - (w) Medically necessary transportation.
- (2) Conditions and limitations in chapter 388-86 WAC shall apply to the limited casualty-medically needy program.
- (3) A request for an exception to policy shall require a review by the medical assistance administration.

WSR 93-01-048
PERMANENT RULES
OFFICE OF
INSURANCE COMMISSIONER

[Order 92-25—Filed December 10, 1992, 1:50 p.m.]

Date of Adoption: December 10, 1992.

Purpose: The purpose of this proposed rule making is to amend Medicare supplement rules to correct typographical errors in the illustration titled: "Worksheet #1 - Individual Policies."

Citation of Existing Rules Affected by this Order: Amending WAC 284-66-232.

Statutory Authority for Adoption: RCW 48.02.060 to implement RCW 48.66.041.

Pursuant to notice filed as WSR 92-22-106 on November 4, 1992.

Effective Date of Rule: Thirty-one days after filing.
 December 10, 1992

Dick Marquardt
 Insurance Commissioner
 by Melodie Bankers
 Assistant Deputy Commissioner

PERMANENT

AMENDATORY SECTION (Amending Order R 92-1, filed
2/25/92, effective 3/27/92)

**WAC 284-66-232 Form for Medicare supplement
refund calculation.**

MEDICARE SUPPLEMENT REFUND CALCULATION FORM
FOR CALENDAR YEAR _____

TYPE _____ SMSBP(w) _____
 For the State of _____
 Washington Policy or Certificate Form No(s). _____
 Company Name _____
 NAIC Group Code _____ NAIC Company Code _____
 Person Completing This Exhibit _____
 Title _____ Telephone Number _____

PERMANENT

Line	(a) Earned Premium (x)	(b) Incurred Claims (y)
1. Current Year's Experience a. Total (all policy years) b. Current year's issues (z) c. Net (for reporting purposes = 1a - 1b)		
2. Past Years' Experience (All Policy Years)		
3. Total experience (Net Current Year + Past Years' Experience)		
4. Refunds Last year (Excluding Interest)		
5. Previous Since Inception (Excluding Interest)		
6. Refunds Since Inception (Excluding Interest)		
7. Benchmark Ratio Since Inception (SEE WORKSHEET FOR RATIO 1)		
8. Experienced Ratio Since Inception $\frac{\text{Total Actual Incurred Claims (line 3, col b)}}{\text{Total Earned Premium (line 3, col a) - Refunds Since Inception (line 6)}} = \text{Ratio 2}$		
9. Life Years Exposed Since Inception If the Experienced Ratio is less than the Benchmark Ratio, and there are more than 500 life years exposure, then proceed to calculation of refund.		
10. Tolerance Permitted (obtained from credibility table)		
11. Adjustment to incurred Claims for Credibility $\text{Ratio 3} = \text{Ratio 2} + \text{Tolerance}$ If Ratio 3 is more than benchmark ratio (ratio 1), a refund or credit to premium is not required. If Ratio 3 is less than the benchmark ratio, then proceed.		

MEDICARE SUPPLEMENT REFUND CALCULATION FORM
FOR CALENDAR YEAR _____

TYPE _____ SMSBP(w) _____
 For the State of _____
 Washington Policy or Certificate Form No(s). _____
 Company Name _____
 NAIC Group Code _____ NAIC Company Code _____
 Person Completing This Exhibit _____
 Title _____ Telephone Number _____

Line	(a) Earned Premium (x)	(b) Incurred Claims (y)
12. Adjust Incurred Claims = [Total Earned Premium (line 3, col. a) - Refunds Since Inception (line 6)] X Ratio 3 (line 11)		
13. Refund = Total Earned Premiums (line 3, col a) - Refunds Since Inception (line 6) - <u>Adjusted Incurred Claims (line 12)</u> <u>Benchmark Ratio (Ratio 1)</u> If the amount on line 13 is less than .005 times the annualized premium in force as of December 31 of the reporting year, then no refund is made. Otherwise, the amount on line 13 is to be refunded or credited, and a description of the refund and/or credit against premiums to be used must be attached to this form.		

Medicare Supplement Credibility Table

Life Year Exposed Since Inception	Tolerance
10,000 +	0.0%
5,000 - 9,999	5.0%
2,500 - 4,999	7.5%
1,000 - 2,499	10.0%
500 - 999	15.0%
If Less than 500	No credibility

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MEDICARE SUPPLEMENT REFUND CALCULATION FORM
FOR CALENDAR YEAR _____

TYPE _____ SMSBP(w) _____
 For the State of _____
 Washington Policy or Certificate Form No(s). _____
 Company Name _____
 NAIC Group Code _____ NAIC Company Code _____
 Person Completing This Exhibit _____
 Title _____ Telephone Number _____

- (w) "SMSBP" = Standardized Medicare Supplement Benefit Plan
- (x) Includes modal loadings and fees charged.
- (y) Excludes Active Life Reserves.
- (z) This is to be used as "Issue Year Earned Premium" for Year 1 of next year's "Worksheet for Calculation of Benchmark Ratios"

I certify that the above information and calculations are true and accurate to the best of my knowledge and belief.

Signature

Name - Please Type

Title

Date

WORKSHEET #1 - INDIVIDUAL POLICIES

REPORTING FORM FOR TIME CALCULATION OF
BENCHMARK RATIO SINCE INCEPTION
FOR INDIVIDUAL POLICIES
FOR CALENDAR YEAR ____

TYPE _____ SMSBP (P) _____
 FOR THE STATE OF WASHINGTON
 Washington Policy or Certificate Form No. _____
 Company Name _____
 NAIC Group Code _____ NAIC Company Code _____
 Address _____
 Person Completing This Exhibit _____
 Title _____ Telephone Number _____

(a) Year	(b) Earned Premium	(c) Factor	(d) (b) x (c)	(e) Cumulative Loss Ratio	(f) (d) x (e)	(g) Factor	(h) (b) x (g)	(i) Cumulative Loss Ratio	(j) (h) x (i)	(k) Policy Year Loss Ratio
1		2.770		0.442		0.000		0.000		0.40
2		4.175		0.493		0.000		0.000		0.55
3		4.175		0.493		1.194		0.639		0.65
4		4.175		0.493		2.245		0.669		0.67
5		4.175		0.493		3.170		0.678		0.69
6		4.175		0.493		3.998		0.686		0.71
7		4.175		0.493		4.754		0.695		0.73
8		4.175		0.493		5.445		0.702		0.75
9		4.175		0.493		6.075		0.708		0.76
10		4.175		0.493		6.650		0.713		0.76
11		4.175		0.493		7.176		0.717		0.76
12		4.175		0.493		7.655		0.720		0.77
13		4.175		0.493		8.093		0.723		0.77
14		4.175		0.493		8.493		0.725		0.77
15		4.175		0.493		8.684		0.725		0.77
Total:			(k):		(l):		(m):		(n):	

Benchmark Ratio Since Inception: $(l + n) / (k + m)$ k = Total of Column "d"
 (a): Year 1 is the current calendar year - 1 (b): For the calendar year on the appropriate line in column (a),
 Year 2 is the current calendar year - 2 (etc.) the premium earned during that year for policies issued in that year. l = Total of Column "f"
 (Example: If the current year is 1991, then: (p) *SMSBP* = Standardized Medicare Supplement Benefit Plan m = Total of Column "h"
 Year 1 is 1990; Year 2 is 1989; etc.) n = Total of Column "j"
 (o): These loss ratios are not explicitly used in computing the benchmark loss ratios.
 They are the loss ratios, on a policy year basis, which result in the cumulative

PERMANENT

WORKSHEET #1 - INDIVIDUAL POLICIES

REPORTING FORM FOR TIME CALCULATION OF
BENCHMARK RATIO SINCE INCEPTION
FOR INDIVIDUAL POLICIES
FOR CALENDAR YEAR ____

TYPE _____ SMSBP (P) _____
 FOR THE STATE OF WASHINGTON _____
 Washington Policy or Certificate Form No. _____
 Company Name _____
 NAIC Group Code _____ NAIC Company Code _____
 Address _____
 Person Completing This Exhibit _____
 Title _____ Telephone Number _____

(a) Year	(b) Earned Premium	(c) Factor	(d) (b) x (c)	(e) Cumulative Loss Ratio	(f) (d) x (e)	(g) Factor	(h) (b) x (g)	(i) Cumulative Loss Ratio	(j) (h) x (i)	(o) Policy Year Loss Ratio
1		2.770		0.442		0.000		0.000		0.40
2		4.175		0.493		0.000		0.000		0.55
3		4.175		0.493		1.194		0.659		0.65
4		4.175		0.493		2.245		0.669		0.67
5		4.175		0.493		3.170		0.678		0.69
6		4.175		0.493		3.998		0.686		0.71
7		4.175		0.493		4.754		0.695		0.73
8		4.175		0.493		5.445		0.702		0.75
9		4.175		0.493		6.075		0.708		0.76
10		4.175		0.493		6.650		0.713		0.76
11		4.175		0.493		7.176		0.717		0.76
12		4.175		0.493		7.655		0.720		0.77
13		4.175		0.493		8.093		0.723		0.77
14		4.175		0.493		8.493		0.725		0.77
15		4.175		0.493		8.684		0.725		0.77
Total:			(k):		(l):		(m):		(n):	

Benchmark Ratio Since Inception: $(l + n) / (k + m)$

(a): Year 1 is the current calendar year - 1
 Year 2 is the current calendar year - 2 (etc.)
 (Example: If the current year is 1991, then:
 Year 1 is 1990; Year 2 is 1989; etc.)

(b): For the calendar year on the appropriate line in column (a),
 the premium earned during that year for policies issued in that year.

(p) "SMSBP" = Standardized Medicare Supplement Benefit Plan

(o): These loss ratios are not explicitly used in computing the benchmark loss ratios.
 They are the loss ratios, on a policy year basis, which result in the commulative
 loss ratio displayed on this worksheet. They are shown here for informational purposes only.

k = Total of Column "d"
 l = Total of Column "f"
 m = Total of Column "h"
 n = Total of Column "j"

**REPORTING FORM FOR TIME CALCULATION OF
BENCHMARK RATIO SINCE INCEPTION
FOR GROUP POLICIES
FOR CALENDAR YEAR ____**

TYPE _____ SMSBP (P) _____
 FOR THE STATE OF WASHINGTON _____
 Washington Policy or Certificate Form No. _____
 Company Name _____
 NAIC Group Code _____ NAIC Company Code _____
 Address _____
 Person Completing This Exhibit _____
 Title _____ Telephone Number _____

(a) Year	(b) Earned Premium	(c) Factor	(d) (b) x (c)	(e) Cumulative Loss Ratio	(f) (d) x (e)	(g) Factor	(h) (b) x (g)	(i) Cumulative Loss Ratio	(j) (h) x (i)	(o) Policy Year Loss Ratio
1		2.770		0.507		0.000		0.000		0.46
2		4.175		0.567		0.000		0.000		0.63
3		4.175		0.567		1.194		0.759		0.75
4		4.175		0.567		2.245		0.771		0.77
5		4.175		0.567		3.170		0.782		0.8
6		4.175		0.567		3.998		0.792		0.82
7		4.175		0.567		4.754		0.802		0.84
8		4.175		0.567		5.445		0.811		0.87
9		4.175		0.567		6.075		0.818		0.88
10		4.175		0.567		6.650		0.824		0.88
11		4.175		0.567		7.176		0.828		0.88
12		4.175		0.567		7.655		0.831		0.88
13		4.175		0.567		8.093		0.834		0.89
14		4.175		0.567		8.493		0.837		0.89
15		4.175		0.567		8.684		0.838		0.89
Total:			(k):		(l):		(m):		(n):	

Benchmark Ratio Since Inception: $(l + n) / (k + m)$:
 (a): Year 1 is the current calendar year - 1
 Year 2 is the current calendar year - 2 (etc.)
 (Example: If the current year is 1991, then:
 Year 1 is 1990; Year 2 is 1989; etc.)

(b): For the calendar year on the appropriate line in column (a),
 the premium earned during that year for policies issued in that year.
 (p) "SMSBP" = Standardized Medicare Supplement Benefit Plan

k = Total of Column "d"
 l = Total of Column "f"
 m = Total of Column "h"
 n = Total of Column "j"

(o): These loss ratios are not explicitly used in computing the benchmark loss ratios.
 They are the loss ratios, on a policy year basis, which result in the commulative
 loss ratio displayed on this worksheet. They are shown here for informational purposes only.

WSR 93-01-051
 PERMANENT RULES
 DEPARTMENT OF HEALTH
 (Board of Pharmacy)
 [Order 320B—Filed December 10, 1992, 2:52 p.m.]

Date of Adoption: October 23, 1992.
 Purpose: Sets procedure for customized patient medica-
 tion packages when certain requirements [are] met.
 Statutory Authority for Adoption: RCW 18.64.005.

Pursuant to notice filed as WSR 92-18-045 on August 27, 1992.

Changes Other than Editing from Proposed to Adopted Version: Section regarding repackaging drugs from prescription containers not adopted. Change of language in other two sections.

Effective Date of Rule: Thirty-one days after filing.
December 7, 1992
Donald Hobbs
Board Chairman

NEW SECTION

WAC 246-869-235 Prescription drug repackaging—
Definitions. (1) "Unit-dose" means the ordered amount of a drug in an individually sealed package and in a dosage form ready for administration to a particular person by the prescribed route at the prescribed time.

(2) "Unit-of-use" means a sufficient quantity of a drug for one normal course of therapy.

(3) "Lot number," "control number" means any distinctive combination of letters, numbers, or symbols, or any combination of them, from which a complete history of the manufacturer, processing, packing, holding, and distribution of a batch or lot of drug product or other material can be determined.

(4) "Med-pack" means any package prepared under the immediate supervision of a pharmacist for a specific patient comprising a series of containers and containing one or more prescribed solid oral dosage forms including multifill blister packs.

NEW SECTION

WAC 246-869-255 Customized patient medication packages. The board approves the use of med-pack containers in the dispensing of prescription drugs within the same pharmacy, provided that:

(1) The pharmacy must maintain custody of the original prescription container at the pharmacy;

(2) No more than a thirty-one day supply of drugs is packaged;

(3) The signature of the patient or the patient's agent is obtained for dispensing in a nonchild resistant container;

(4) The container's label bear the following information:

(a) Pharmacy name and address;

(b) Patient's name;

(c) Drug name, strength, quantity;

(d) Directions;

(e) Serial prescription numbers; date

(f) Prescriber's name, and pharmacist's initials.

WSR 93-01-061
PERMANENT RULES
DEPARTMENT OF LICENSING

[Filed December 11, 1992, 11:31 a.m.]

Date of Adoption: December 11, 1992.

Purpose: To remove the requirement to use standard forms; to remove illustrations of the prescribed forms; and to increase fees for uniform commercial code program services.

Citation of Existing Rules Affected by this Order:
Repealing WAC 308-400-040, 308-400-042, 308-400-046, 308-400-047, 308-400-048, and 308-400-052; and amending WAC 308-400-050 and 308-400-095.

Statutory Authority for Adoption: RCW 43.24.086, 62A.9-409, 60.11.040, 60.13.040, and 60.68.035.

Pursuant to notice filed as WSR 92-22-086 on November 3, 1992.

Effective Date of Rule: July 1, 1993.

December 11, 1992

Linda G. Crerar

Assistant Director

AMENDATORY SECTION (Amending WSR 89-24-022, filed 11/30/89, effective 12/31/89)

WAC 308-400-050 Official approval of standard forms. Only forms which have been approved in writing by the department will be considered standard forms.

(1) Forms submitted for approval must demonstrate to the satisfaction of the department that each page of the forms in final printing will conform to the size and construction and other form specific department specifications (~~of the forms set out in WAC 308-400-040, 308-400-046, 308-400-047, and 308-400-048~~). The department will not give approval for the production of any forms until it is satisfied as to the quality and content of the forms. (~~Forms which have not been approved by the department shall be considered nonstandard forms and shall command the nonstandard filing fee.~~)

(2) A supplier who wishes to produce standard forms for purchase by the public shall submit two sets of camera ready proofs to the department for approval. In lieu of submitting camera ready proofs for approval, a supplier may purchase camera ready proofs from the department at a cost of one dollar and fifty cents per page.

(3) A supplier who has not received official approval in writing from the department shall not print on any form a legend indicating that the forms are officially approved as standard forms.

AMENDATORY SECTION (Amending WSR 90-04-050, filed 2/1/90, effective 3/4/90)

WAC 308-400-095 Fees. (~~((1) Beginning January 1, 1990, the following fees shall be charged for filing information with and for obtaining information from the department of licensing:~~

~~(a) For filing, indexing, and furnishing data pursuant to a security interest created by a deed of trust or mortgage under provisions of RCW 62A.9-302, the fee shall be seven dollars.~~

~~(b) For filing and indexing an original financing statement or a continuation statement pursuant to RCW 62A.9-403, and for stamping a copy furnished by the secured party showing the date and place of filing, the fee shall be seven dollars if the statement is in the standard form prescribed by the department of licensing, but if the form of the statement does not conform to the standards prescribed by the department, or if attached pages are added, the fee shall be fourteen dollars.~~

~~(c) For filing, indexing, and furnishing filing data for a financing statement indicating an assignment or a separate~~

~~statement of assignment, under provisions of RCW 62A.9-405, on a form conforming to standards prescribed by the department of licensing shall be seven dollars, but if the form of the financing statement or separate statement of assignment does not conform to the standards prescribed by the department, or if attached pages are added, the fee shall be fourteen dollars.~~

~~(d) For filing and noting a statement of release pursuant to RCW 62A.9-406 on a form conforming to standards prescribed by the department of licensing, the fee shall be seven dollars, but if the form of the statement does not conform to the standards prescribed by the department, or if attached pages are added, the fee shall be fourteen dollars.~~

~~(e) For a certificate of information pursuant to RCW 62A.9-407, the fee shall be seven dollars. For a certificate of information pursuant to RCW 62A.9-407 and for a copy of any filed financing statements or statements of assignment the fee shall be twelve dollars for each particular debtor's statements requested.~~

~~(2) Beginning January 1, 1990, the fees for filing/recording Uniform Commercial Code information with, and obtaining Uniform Commercial Code information or copies from county auditors or county recording officers shall be in accordance with the schedule of fees contained in RCW 36.18.010.) (1) Beginning July 1, 1993, a fee of twelve dollars shall be charged for filing and indexing each of the following types of statements:~~

~~(a) Original financing statement pursuant to RCW 62A.9-403;~~

~~(b) Deed of trust or mortgage pursuant to RCW 62A.9-302;~~

~~(c) Continuation statement pursuant to RCW 62A.9-403;~~

~~(d) Separate statement of assignment pursuant to RCW 62A.9-405;~~

~~(e) Statement of partial release pursuant to RCW 62A.9-406;~~

~~(f) Statement of amendment pursuant to RCW 62A.9-402;~~

~~(g) Processor or preparer lien pursuant to chapter 60.13 RCW;~~

~~(h) Crop lien pursuant to chapter 60.11 RCW;~~

~~(i) Federal tax lien pursuant to chapter 60.68 RCW.~~

~~(2) A fee of seventeen dollars shall be charged for a certificate of information pursuant to RCW 62A.9-407.~~

~~(3) A fee of twenty-four dollars shall be charged for certificate of information and copies of any filed financing and related statements naming a particular debtor.~~

~~(4) An additional fee (as specified by contractual agreement between the purchaser and the department) shall be charged for each page transmitted to the purchaser by facsimile.~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 308-400-040 UCC-1 financing statement.
- WAC 308-400-042 UCC-2 fixture filing form.
- WAC 308-400-046 UCC-3 change statement.
- WAC 308-400-047 UCC-4 crop liens and processor and preparer liens for agri-

cultural dairy and commercial fish products filing form.

WAC 308-400-048

UCC-11R request for certificate of information.

WAC 308-400-052

Standard form.

WSR 93-01-066

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed December 11, 1992, 2:00 p.m.]

Date of Adoption: December 11, 1992.

Purpose: Implementing the provisions of chapter 194, Laws of 1992 (ESHB 2964).

Statutory Authority for Adoption: ESHB 2964, Section 7(9).

Pursuant to notice filed as WSR 92-22-063 on October 29, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 11, 1992

John Swannack
for Mary Riveland
Director

Chapter 308-88 WAC

RENTAL CAR TAXATION AND LICENSING

NEW SECTION

WAC 308-88-010 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Department" means department of licensing.

(2) "Rental car" means a passenger car, as defined in RCW 46.04.382, which states "passenger car" means every motor vehicles except motorcycles and motor-driven cycles, designed to carry passengers and used for the transportation of persons.

The rental car is used solely by a rental car business for daily or monthly rental to others, without a driver provided by the rental car business.

"Rental car" does not include:

(a) Vehicles rented or loaned to customers by automotive repair businesses while the customer's vehicle is under repair;

(b) Vehicles licensed and operated as taxicabs;

(c) Vehicles that are leased.

(3) "Retail car rental" means renting a rental car to a consumer.

(4) "Rental car business" means any person, firm, corporation, or other business in this state engaged in the retail rental car business.

A rental car business must be the legal and/or registered owner of at least five Washington titled rental cars. These rental cars must be offered and available for rent at all times. A rental car business must generate, at a minimum, twenty-five thousand dollars in annual gross revenues from retail car rentals.

(5) "Certificate of title" means a certificate of ownership as defined in chapter RCW 46.12 RCW.

PERMANENT

(6) "Registration credential" is a certificate and/or other authorizing credential or validation tab or sticker which allows the vehicles to operate in this state.

(7) "International registration plan" (IRP) means the multistate proportional agreement which prescribes procedures for the proportional registration and reciprocity of interstate commercial vehicles as described in chapter 46.87 RCW.

(8) "Place of business" means a location within the state of Washington or other jurisdiction. Such place of business shall be in a building easily accessible at all reasonable times. The books, records, and files of the business shall be kept and maintained at that place. The business shall display an exterior sign with the business name and nature of the business affixed to the land or building.

(9) "Franchise operation" means a rental car business operating pursuant to a franchise agreement or other similar licensing agreement with a franchisor or related business.

NEW SECTION

WAC 308-88-020 Registration of rental car businesses. A rental car business engaged in the business of renting rental cars must register with the department and renew its registration annually. The rental car business will be assigned a business registration number, which will exempt the payment of the motor vehicle excise tax on properly registered rental cars. The rental car business shall comply with all department of revenue rules regarding collection of the applicable taxes.

NEW SECTION

WAC 308-88-030 Application for registration. Every application for a rental car business registration shall contain the following information:

(1) The name and address of the principal place of business of the firm and the names and addresses of every additional place of business in Washington where the applicant conducts rental car business in this state. If requested by the department, the applicant shall provide evidence of leasehold or ownership.

(2) The name and address on the registration application and all required supporting documents must be the same. The sign at the business location must identify the business name or doing business as (dba), if any, and that name shall appear on all documents as the applicant's name. The business telephone listing must also reflect the business name or the doing business as name.

The department may require proof concerning the applicant's identity or the identity of any partner, or of the officers of a corporation making the application. This shall include proof that the corporation is licensed to do business in this state.

(3) The names and titles of the principal owners or officers of a corporation.

(4) Whether the applicant is licensed as a vehicle dealer in the state of Washington.

(5) Whether the applicant is involved in mechanical or auto body repairs of vehicles for customers and if the business rents vehicles to customers when their vehicle is being repaired. The department may require additional

information from the business to determine whether this type of business operation may register as a rental car business.

(6) The total number of vehicles in the rental car fleet and the estimated gross revenue from the rental of the rental cars for a twelve-month period during which the rental car business will register rental cars in this state.

(7) The proof of state approved liability insurance (self-insured) or the name of the businesses liability insurance company, its address, phone, the policy number, and agent's name. The department may require additional information to verify the businesses insurance.

(8) Whether the applicant elects to apply and/or renew registration and participation in the international registration plan (IRP).

NEW SECTION

WAC 308-88-040 Issuance of rental car business registration. The application in proper form and having been accepted and approved, the department will issue to the applicant a registration credential and account number which will exempt the payment of the motor vehicle excise tax on properly registered rental cars. The registration credential must be retained in the business records for a period of five years. This registration will be valid until canceled or revoked.

The registration issued by the department is not assignable, and will be valid only for the rental car business in whose name it was issued.

NEW SECTION

WAC 308-88-050 Waiver of business registration requirements. The department may, upon review, waive the rental car fleet size, gross revenue requirements, or other business registration requirements for a rental car business. Any rental car business desiring a waiver shall apply to the department for such waiver.

NEW SECTION

WAC 308-88-060 Registration denial appeal procedure. In the event an application for registration is filed by any person or business whose registration has previously been canceled for cause by the department, or if the department is of the opinion that the application is not filed in good faith, or that the application is filed by some person or business as a subterfuge, or the applicant did not meet the application requirements and after applying for a waiver was denied registration, the applicant may petition the department of licensing for a review conference in lieu of a formal hearing.

All petitions must be in writing and must be received by the department of licensing within thirty days after the receipt of the original notice of denial. All petitions filed shall set forth the specific reasons why review is sought.

Upon receipt of a petition for a review conference, the department will establish the time and place for the conference and notify the petitioner by mail at least ten days prior to the scheduled date. If the petitioner, for good and compelling reasons, is unable to attend the conference on the date or time scheduled, the petitioner may request the department in writing to reschedule the conference. At the

conference the department of licensing will be represented the sections administrator and if appropriate, an attorney from the office of the attorney general will be present. Other department personnel may be present at the conference as deemed appropriate by the administrator or assistant attorney general. The petitioner may appear in person or may be represented by an attorney, or other person competent to present the petitioner's case.

Following the conference, the administrator will make such determination as may appear to be just and lawful and in accordance with the Revised Code of Washington and rules, principles, and precedents established by the department of licensing. The petitioner shall be notified in writing of the administrator's decision. The determination of the administrator shall be deemed to represent the official position of the department of licensing and shall be binding upon the petitioner unless further appealed.

If the petitioner believes that an error has been made in the determination by the administrator, the petitioner may, within ten days after the date of receipt of the determination, appeal in writing and request a formal hearing by a hearing officer. The appeal shall indicate the portions of the determination which the petitioner feels are in error and set forth reasons for believing that the decision should be amended. The department will establish a time and place for a formal hearing and give the petitioner at least ten days notice of the time and place thereof.

The decision of the department upon a petition for review shall become final, thirty days after service upon the petitioner of notice thereof.

NEW SECTION

WAC 308-88-070 Methods for registration of rental cars. A rental car business must properly register its rental cars in this state. A rental car is properly registered in this state if it is registered in accordance with one of the following methods:

(1) The rental car business has registered in Washington all rental cars which are offered for rental in Washington.

(2) If the rental car business is eligible to register its rental cars pursuant to the provisions of the international registration plan (IRP), the rental car business shall have a rental car location in two or more IRP jurisdictions. The rental car business shall properly register with the department in accordance with the IRP, and the rental car business will allocate registrations according to the provisions of section 1116 of the IRP, as now or hereafter amended.

NEW SECTION

WAC 308-88-080 Registration of rental cars. The rental car business shall register the rental car with the department prior to the vehicle being operated in the state and the department will issue registration credentials. A rental car cannot operate in the state of Washington without proper registration credentials. A rental car is properly registered in Washington when:

(1) A rental car business obtains a certificate of ownership (title) for the rental car and indicates at that time that the vehicle is a rental car; and

(2) The rental car business registers the rental car with prorate/IRP services of the department prior to operating the rental car on Washington highways.

Registration must be obtained for all rental cars and shall be valid for the period in which the rental car is part of a rental car business, up to a maximum of twelve months. Rental cars shall carry a registration credential in the vehicle at all times.

NEW SECTION

WAC 308-88-090 Rental car reciprocity. Rental cars properly registered in another jurisdiction will be granted vehicle license reciprocity in this state if:

(1) The rental car was rented by a customer at a location outside of the state of Washington.

(2) The vehicle was dropped off at a Washington rental car business by its previous renter and is being rented for a one-way trip out of Washington.

(3) The vehicle is part of a properly registered IRP rental car business. Franchise operations receiving vehicles from their franchisor who is a registered IRP business may rent vehicles for a one-way trip.

NEW SECTION

WAC 308-88-100 Use of rental cars restricted. Use of rental cars described in this chapter are restricted to the rental customer except when the rental car is being moved by the business for the purpose of relocation to another business site, for the purpose of transporting the vehicle to or from a vehicle maintenance or repair facility, or for a maintenance test drive.

NEW SECTION

WAC 308-88-110 Rental car temporary permits. The department may issue temporary permits to registered rental car businesses for the operation of rental cars pending issuance of registration credentials. Each permit will be effective for a period of thirty days from issue date. The department may suspend or cancel this privilege to any person or business who violates the laws of this state relating to the operation or registration of rental cars.

NEW SECTION

WAC 308-88-120 Rental car license plates. Rental car businesses shall apply to the department for sufficient rental car plates to equip their rental car fleets. Upon request and following payment of a fee of ten dollars for each set of rental car license plates, the department will issue plates to the businesses. The rental car businesses may select a three letter identifier for their rental car plates. Rental car plates issued by the department under this chapter shall be used only on rental cars owned by the rental car business.

NEW SECTION

WAC 308-88-130 Use of rental car plates. When a rental car is added to the rental car business operations the business must immediately register the rental car and notify the department of the plate assigned prior to putting the

vehicle into service unless a thirty-day temporary permit has been issued and is being carried in the vehicle. The department will issue a registration credential valid for a period of up to twelve months.

NEW SECTION

WAC 308-88-140 Removal/reassignment of rental car plates. When a rental car plated under this chapter is removed from rental operation by the business, the plates from such vehicle shall be removed and the department notified within ten days. If the plate is reassigned to another rental car, the rental car business must complete the process for rental car registration notifying the department of the plate reassignment.

NEW SECTION

WAC 308-88-150 Return of rental car plates. Should a rental car business no longer be authorized to operate as a rental car business, or should a rental car business no longer require the number of plates previously issued by the department, such business shall immediately notify the department and return the rental car plates to the department.

NEW SECTION

WAC 308-88-160 Vehicles removed from rental car operations. Vehicles which no longer meet the definition of "rental cars," as set forth in this chapter shall no longer be eligible for rental car plates. These vehicles will be considered to be unlicensed, and the owner of said vehicles shall properly register and pay the proper motor vehicle excise tax prior to the further operation of the vehicles, on the public highways and roads of this state.

NEW SECTION

WAC 308-88-170 Rental cars registered in another jurisdiction—Temporary operating authority for Washington operations. Washington authorized rental car businesses which do not qualify under the provisions of the IRP and which may from time to time rent rental cars lawfully registered in another state, may obtain a temporary operating permit from the department to operate such vehicle lawfully in this state.

The temporary operating permit must be obtained for each foreign plated vehicle operated by the rental business. Each permit will be effective for a period not to exceed six months from the date of issuance. The fee for each temporary operating permit shall be twenty-seven dollars and eighty-five cents.

The department may suspend or cancel this privilege to any person or business who violates the laws of this state relating to the operation or registration of rental cars.

**WSR 93-01-067
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**

[Order 92-15—Filed December 11, 1992, 2:06 p.m., effective January 15, 1993]

Date of Adoption: December 11, 1992.

Purpose: Chapter 296-62 WAC, General occupational health standards, federal-initiated proposed amendment to WAC 296-62-07509, relating to nuisance dusts, is to include a reference to the particulates not otherwise regulated (PNOR) entry in Table 1: Limits for Air Contaminants, for all inert or nuisance dusts not specifically listed by substance name. This proposed change is made to be at-least-as-effective-as rules published in Federal Register Volume 57, Number 127, dated July 7, 1992. Federal-initiated amendments to WAC 296-62-07515, relating to air contaminants, are proposed to be at-least-as-effective-as changes to the federal final rule published in Federal Register Volume 57, Number 127, dated July 1, 1992. The proposed changes are primarily housekeeping, and include additions and amendments to the footnotes. Federal-initiated proposed amendments to WAC 296-62-08001, relating to bloodborne pathogens, are to make the existing state standards identical to the comparable federal final rules published in Federal Register Volume 57, Number 127, dated July 1, 1992. WISHA is incorporating these corrective amendments to assure clarity of the standards and to make housekeeping corrections identical to federal corrective amendments. The changes do not establish any significant new compliance requirements; and chapter 296-155 WAC, Safety standards for construction work, state-initiated proposed amendment to WAC 296-155-300, relating to accident prevention signs and tags, is to require that all traffic control signs and devices shall be set up according to the American National Standards Institute (ANSI) D6.1-1978 Manual on Uniform Traffic Control Devices for Streets and Highways as amended by the Washington State Department of Transportation (M 24-01 (HT)). State-initiated proposed amendments to WAC 296-155-305, relating to signaling (flaggers) is to remove the requirement for an approved training course for flagging; sets the standard for training to be conducted every three years; and, adds a requirement for flaggers to have in their possession a certificate verifying required training, and that the certificate shall include the date on which that training was completed.

Citation of Existing Rules Affected by this Order: Amending WAC 296-62-07509 Nuisance dusts, 296-62-07515 Control of chemical agents, 296-62-08001 Bloodborne pathogens, 296-155-300 Accident prevention signs and tags, and 296-155-305 Signaling.

Statutory Authority for Adoption: Chapter 49.17 RCW.

Pursuant to notice filed as WSR 92-19-130 on September 22, 1992.

Changes Other than Editing from Proposed to Adopted Version: As a result of comments received at the public hearing, the following changes are made to the proposed amendments:

WAC 296-62-07515 Control of chemical agents. Table I: The department has received the federal final rule on occupational exposure to cadmium. The cadmium rule contains amendments to the air contaminant standard but was

not received until after these proposed rules to the PEL tables were filed with this filing package, Administrative Order (AO) of Adoption Number 92-15. To meet the six month adoption time for federal initiated rule amendments, we are incorporating the cadmium change to the PEL tables as a housekeeping amendment to AO 92-15. Specifically the amendment deletes the .05 ceiling measurement for cadmium oxide fume and the .05 time weighted average (TWA) measurement for cadmium dust and salts and adds a reference to see WAC 296-62-074.

WAC 296-155-305(5) Signaling. Flaggers: It was a consensus of those in attendance at the public hearing of November 2, 1992, that WAC 296-155-305(5) referencing recertification of flaggers every three years was confusing because of the sentence structure. WAC 296-155-305(5) has been amended to read: "Each flagger shall be trained every three years in accordance with the American National Standards Institute (ANSI) D6.1-1978 Manual on Uniform Traffic Control Devices as amended by the Washington State Department of Transportation (M 24-01 (HT)).

WAC 296-155-305(6) Signaling. Flaggers: It was the consensus of those in attendance at the public hearing of November 2, 1992, that amended section WAC 296-155-305(6) should include the date of expiration on the flagger's certification card to be consistent with cards issued by the community colleges and Washington's two adjacent states. WAC 296-155-305(6) has been amended to read: "Each flagger shall have in their possession a valid certificate which verifies completion of the training prescribed in subsection (5) of this section. Each certificate shall contain the date the card expires."

Effective Date of Rule: January 15, 1993.

December 11, 1992

Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 80-14, filed 8/8/80)

WAC 296-62-07509 Nuisance dusts. (1) In contrast to fibrogenic dusts which cause scar tissue to be formed in lungs when inhaled in excessive amounts, so-called "nuisance" dusts have a long history of little adverse effect on lungs and do not produce significant organic disease or toxic effect when exposures are kept under reasonable control. The nuisance dusts have also been called (biologically) "inert" dusts, but the latter term is inappropriate to the extent that there is no dust which does not evoke some cellular response in the lung when inhaled in sufficient amount. However, the lung-tissue reaction caused by inhalation of nuisance dusts has the following characteristics:

- (a) The architecture of the air spaces remains intact,
- (b) Collagen (scar tissue) is not formed to a significant extent,
- (c) The tissue reaction is potentially reversible.

(2) Excessive concentrations of nuisance dusts in the workroom air may seriously reduce visibility, may cause unpleasant deposits in the eyes, ears and nasal passages, or cause injury to the skin or mucous membranes by chemical or mechanical action per se or by the rigorous skin cleansing procedures necessary for their removal.

(3) A permissible limit of 10 milligrams per cubic meter, of total dust < 1% SiO₂, or 5.0 mg/m³, respirable fraction, time weighted average, is mandatory for substances in these categories and for which no specific permissible limits have been assigned. This limit (~~(, for a normal workday, does not apply to brief exposures at higher concentrations. Neither does it)~~) does not apply to those substances which may cause physiologic impairment at lower concentrations but for which a threshold limit has not yet been adopted.

(4) All inert or nuisance dusts, whether mineral, inorganic, or organic, not listed specifically by substance name, are covered by the particulate not otherwise regulated (PNOR) limit in Table 1: Limits for air contaminants, except: The exemption specified in subsection (3) of this section.

AMENDATORY SECTION (Amending Order 91-01, filed 5/20/91, effective 6/20/91)

WAC 296-62-07515 Control of chemical agents. Chemical agents shall be controlled in such a manner that the workers exposure shall not exceed the applicable limits in WAC 296-62-075 through 296-62-07515.

PERMANENT

MT/PEL
TABLE 1.1

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Abate, see Temephos	---	---	---	---	---	---	---	---
Acetaldehyde	75-07-0	100	180	150	270	---	---	---
Acetic acid	64-19-7	10	25	---	---	---	---	---
Acetic anhydride	108-24-7	---	---	---	---	5.0	20	---
Acetone	67-64-1	750	1800	1000	2400	---	---	---
Acetonitrile	75-05-8	40	70	60	105	---	---	---
2-Acetylaminofluorene (see WAC 296-62-07J)	53-96-3	---	---	---	---	---	---	---
Acetylene	74-86-2	Simple	Asphyxiant	---	---	---	---	---
Acetylene dichloride (see 1,2-Dichloroethylene)	---	---	---	---	---	---	---	---
Acetylene tetrabromide	79-27-6	1.0	14	---	---	---	---	---
Acetylsalicylic acid (Aspirin)	50-78-2	---	5.0	---	---	---	---	---
Acrolein	107-02-8	0.1	0.25	0.3	0.8	---	---	---
Acrylamide	79-06-1	---	0.03	---	---	---	---	X
Acrylic acid	79-10-7	10	30	---	---	---	---	X
Acrylonitrile (see WAC 296-62-07J41)	107-13-1	---	---	---	---	---	---	---
Aldrin	309-00-2	---	0.25	---	---	---	---	X
Allyl alcohol	107-18-6	2.0	5.0	4.0	10	---	---	X
Allyl Chloride	107-05-1	1.0	3.0	2.0	6.0	---	---	---
Allyl glycidyl ether (AGE)	106-92-3	5.0	22	10	44	---	---	---
Allyl propyl disulfide	2179-59-1	2.0	12	3.0	18	---	---	---
alpha-Alumina (see Aluminum oxide)	1344-28-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---

MT/PEL
TABLE 1.2

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Aluminum, metal and oxide (as Al)	7429-90-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
pyro powders	---	---	5.0	---	---	---	---	---
welding fumes ^{1/}	---	---	5.0	---	---	---	---	---
soluble salts	---	---	2.0	---	---	---	---	---
alkyls (HOC)	---	---	2.0	---	---	---	---	---
Alundum (see Aluminum oxide)	---	---	---	---	---	---	---	---
4-Aminodiphenyl (see WAC 296-62-07J)	92-67-1	---	---	---	---	---	---	---
2-Aminoethanol (see Ethanolamine)	---	---	---	---	---	---	---	---
2-Aminopyridine	504-29-0	0.5	2.0	---	---	---	---	---
Amitrole	61-82-5	---	0.2	---	---	---	---	---
Armonia	7664-41-7	25	18	15	27	---	---	---
Ammonium chloride, fume	12125-02-9	---	10	---	20	---	---	---
Ammonium sulfamate (Armate)	7773-06-0	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
n-Amyl acetate	628-63-7	100	525	---	---	---	---	---
sec-Amyl acetate	626-38-0	125	650	---	---	---	---	---
Aniline and homologues	62-53-3	2.0	8.0	---	---	---	---	X
Anisidine (o, p-isomers)	29191-52-4	0.1	0.5	---	---	---	---	X
Antimony and Compounds (as Sb)	7440-36-0	---	0.5	---	---	---	---	---
ANTU (alpha Hapthyl thlourea)	86-88-4	---	0.3	---	---	---	---	---
Argon	7440-37-1	Simple	Asphyxiant	---	---	---	---	---
Arsenic, Organic compounds (as As)	7440-38-2	---	0.2	---	---	---	---	---

HT/PEL
TABLE 1.3

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Arsenic, Inorganic compounds, (as As) (see WAC 296-62-07347 for applications and exclusions)	7440-38-2	---	0.2	---	---	---	---	---
Arsine	7784-42-1	0.05	0.2	---	---	---	---	---
Asbestos (see WAC 296-62-077 through 62-07753)	---	---	---	---	---	---	---	---
Asphalt (Petroleum fumes)	8052-42-4	---	5.0	---	---	---	---	---
Atrazine	1912-24-9	---	5.0	---	---	---	---	---
Azinphos methyl	86-50-0	---	0.2	---	---	---	---	X
Barium, soluble compounds (as Ba)	7440-39-3	---	0.5	---	---	---	---	---
Barium Sulfate	7727-43-7	---	---	---	---	---	---	---
Total dust	---	---	10.0	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Benomyl	17804-35-2	---	---	---	---	---	---	---
Total dust	---	0.8	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Benzene, (see WAC 296-62-07523) ^{d/}	71-43-2	1.0	---	5.0	---	---	---	---
Benzydine, (see WAC 296-62-073)	92-87-5	---	---	---	---	---	---	---
p-Benzoquinone, (see Quinone)	---	---	---	---	---	---	---	---
Benzo(a) pyrene; (see Coal tar pitch volatiles)	---	---	---	---	---	---	---	---
Benzoyl peroxide	94-36-0	---	5.0	---	---	---	---	---
Benzyl chloride	100-44-7	1.0	5.0	---	---	---	---	---
Beryllium and beryllium compounds (as Be)	7440-41-7	0.002	---	0.005 (30 min.)	---	0.025	---	---

HT/PEL
TABLE 1.4

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Biphenyl (see Oiphenyl)	---	---	---	---	---	---	---	---
Bismuth telluride, Undoped	1304-82-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Bismuth telluride, Se-doped	---	---	5.0	---	---	---	---	---
Borates, tetra, sodium salts:	---	---	---	---	---	---	---	---
Anhydrous	1330-43-4	---	1.0	---	---	---	---	---
Decahydrate	1303-96-4	---	5.0	---	---	---	---	---
Pentahydrate	12179-04-3	---	1.0	---	---	---	---	---
Boron oxide	1303-86-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Boron tribromide	10294-33-4	---	---	---	---	1.0	10	---
Boron trifluoride	7637-07-2	---	---	---	---	1.0	3.0	---
Bromacil	314-40-9	1.0	10	---	---	---	---	---
Bromine	7726-95-6	0.1	0.7	0.3	2.0	---	---	---
Bromine pentafluoride	7789-30-2	0.1	0.7	---	---	---	---	---
Bromochloromethane, (see Chlorobromomethane)	---	---	---	---	---	---	---	---
Bromoform	15-25-2	0.5	5.0	---	---	---	---	---
Butadiene (1,3-butadiene)	106-99-0	10	22	---	---	---	---	X
Butane	106-97-8	800	1,900	---	---	---	---	---
Butanethiol (see Butyl mercaptan)	---	---	---	---	---	---	---	---
2-Butanone (Methyl ethyl ketone)	78-93-3	200	590	300	885	---	---	---
2-Butoxy ethanol (Butyl Cellosolve)	111-76-2	25	120	---	---	---	---	X
n-Butyl acetate	123-86-4	150	710	200	950	---	---	---

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HT/PEL
TABLE 1.5

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
sec-Butyl acetate	105-46-4	200	950	---	---	---	---	---
tert-Butyl acetate	540-88-5	200	950	---	---	---	---	---
Butyl acrylate	141-32-2	10	55	---	---	---	---	---
n-Butyl alcohol	71-36-3	---	---	---	---	50	150	X
sec-Butyl alcohol	78-92-2	100	305	---	---	---	---	---
tert-Butyl alcohol	75-65-0	100	300	150	450	---	---	---
Butylamine	109-73-9	---	---	---	---	5.0	15	X
tert-Butyl chromate (see C ₇ O ₃)	1189-85-1	---	---	---	---	---	0.1	X
n-Butyl glycidyl ether (BGE)	2428-08-6	25	135	---	---	---	---	---
n-Butyl lactate	138-22-7	5.0	25	---	---	---	---	---
Butyl mercaptan	109-79-5	0.5	1.5	---	---	---	---	---
o-sec-Butylphenol	89-72-5	5.0	30	---	---	---	---	X
p-tert-Butyl-toluene.	98-51-1	10	60	20	120	---	---	---
Cadmium oxide fume, (as Cd)	1306-19-0	---	---	---	---	---	0.05	---
Cadmium dust and salts (as Cd)	7440-43-9	---	0.05	---	---	---	---	---
Calcium arsenate (see WAC 296-62-07347)	-----	---	---	---	---	---	---	---
Calcium carbonate	1317-65-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Calcium cyanamide	156-62-7	---	0.5	---	---	---	---	---
Calcium hydroxide	1305-62-0	---	5.0	---	---	---	---	---
Calcium oxide	1305-78-8	---	2.0	---	---	---	---	---
Calcium silicate	1344-95-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Calcium sulfate	7778-18-9	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---

HT/PEL
TABLE 1.6

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Camphor(synthetic)	76-22-2	---	2.0	---	---	---	---	---
Caprolactam;	105-60-2	---	---	---	---	---	---	---
Dust	---	---	1.0	---	3.0	---	---	---
Vapor	---	5.0	20	10	40	---	---	---
Captafol (Difolatan®)	2425-06-1	---	0.1	---	---	---	---	X
Captan	133-06-2	---	5.0	---	---	---	---	---
Carbaryl (Sevin®)	63-25-2	---	5.0	---	---	---	---	---
Carbofuran (Furadon®)	1563-66-2	---	0.1	---	---	---	---	---
Carbon black	1333-86-4	---	3.5	---	---	---	---	---
Carbon dioxide	124-38-9	5,000	9,000	30,00	54,000	---	---	---
Carbon disulfide	75-15-0	4.0	12	12	36	---	---	X
Carbon monoxide	630-08-0	35	10	---	---	200	229	---
Carbon tetrabromide	558-13-4	0.1	1.4	0.3	4.0	---	---	---
Carbon tetrachloride	56-23-5	2.0	12.6	---	---	---	---	---
Carbonyl chloride (see Phosgene)	---	---	---	---	---	---	---	---
Carbonyl fluoride	353-50-4	2.0	5.0	5.0	15	---	---	---
Catechol (Pyrocatechol)	120-80-9	5.0	20	---	---	---	---	X
Cellulose (paper fiber)	9004-34-6	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Cesium hydroxide	21351-79-1	---	2.0	---	---	---	---	---
Chlordane	57-74-9	---	0.5	---	---	---	---	X
Chlorinated camphene	8001-35-2	---	0.5	---	1.0	---	---	X
Chlorinated diphenyl oxide	55720-99-5	---	0.5	---	---	---	---	---
Chlorine	7782-50-5	0.5	1.5	1.0	3.0	1.0	3.0	---
Chlorine dioxide	10049-04-4	0.1	0.3	0.3	0.9	---	---	---
Chlorine trifluoride	7790-91-2	---	---	---	---	0.1	0.4	---
Chloroacetaldehyde	107-20-0	---	---	---	---	1.0	3.0	---

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HT/PEL
TABLE 1.7

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
a-Chloroacetophenone (Phenacyl chloride)	532-21-4	0.05	0.3	---	---	---	---	---
Chloroacetyl chloride	79-04-9	0.05	0.2	---	---	---	---	---
Chlorobenzene (Monochlorobenzene)	108-90-7	75	350	---	---	---	---	---
o-Chlorobenzylidene malononitrile (OCBM)	2698-41-1	---	---	---	---	0.05	0.4	X
Chlorobromomethane	74-97-5	200	1,050	---	---	---	---	---
2-Chloro-1, 3-butadiene (see beta-Chloroprene)	---	---	---	---	---	---	---	---
Chlorodifluoromethane	75-45-6	1,000	3,500	---	---	---	---	---
Chlorodiphenyl (42% Chlorine) (PCB)	53469-21-9	---	1.0	---	---	---	---	X
Chlorodiphenyl (54% Chlorine) (PCB)	11097-69-1	---	0.5	---	---	---	---	X
1-Chloro-2, 3-epoxypropane, (see Epichlorohydrin)	---	---	---	---	---	---	---	---
2-Chloroethanol (see Ethylene chlorohydrin)	---	---	---	---	---	---	---	---
Chloroethylene (see vinyl chloride)	---	---	---	---	---	---	---	---
Chloroform (Trichloromethane)	67-66-3	2.0	9.78	---	---	---	---	---
1-Chloro-1-nitropropane	600-25-9	2.0	10	---	---	---	---	---
bis-Chloromethyl ether (see WAC 296-62-073)	542-88-1	---	---	---	---	---	---	---
Chloromethyl methyl ether (See Methyl carbomethyl ether)	107-30-2	---	---	---	---	---	---	---
Chloropentafluoroethane	76-15-3	1,000	6,320	---	---	---	---	---
Chloropicrin	76-06-2	0.1	0.7	---	---	---	---	---
beta-Chloroprene	126-99-8	10	35	---	---	---	---	X

HT/PEL
TABLE 1.8

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
o-Chlorostyrene	2039-87-4	50	285	75	428	---	---	---
o-Chlorotoluene	95-49-8	50	250	---	---	---	---	---
2-Chloro-6-trichloromethyl pyridine (see Nitrapyrin)	1929-82-4	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Chlorpyrifos	2921-88-2	---	0.2	---	---	---	---	X
Chromic acid and chromates (as CrO ₃)	Varies w/compounds	---	---	---	---	---	0.1	---
Chromium (II) compounds (as Cr)	7440-47-3	---	0.5	---	---	---	---	---
Chromium (III) compounds (as Cr)	7440-47-3	---	0.5	---	---	---	---	---
Chromium (VI) compounds (as Cr)	---	---	0.05	---	---	---	---	---
Chromium Metal	7440-47-3	---	0.5	---	---	---	---	---
Chromyl chloride	14977-61-8	0.025	0.15	---	---	---	---	---
Chrysene: (see Coal tar pitch volatiles)	---	---	---	---	---	---	---	---
Clopidol	2971-90-6	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Coal Dust (less than 5% SiO ₂) Respirable fraction	---	---	2.0	---	---	---	---	---
Coal dust (greater than or equal to 5% SiO ₂) Respirable fraction	---	---	0.1	---	---	---	---	---
Coal tar pitch volatiles (benzene soluble fraction anthracene, BaP, phenanthrene, acridine, chrysene, pyrene)	65996-93-2	---	0.2	---	---	---	---	---

HT/PEL
TABLE 1.9

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Cobalt, metal fume & dust, (as Co)	7440-48-4	---	0.05	---	---	---	---	---
Cobalt carbonyl (as Co)	10210-68-1	---	0.1	---	---	---	---	---
Cobalt hydrocarbonyl (as Co)	16842-03-8	---	0.1	---	---	---	---	---
Coke oven emissions (see WAC 296-62-200)	---	---	---	---	---	---	---	---
Copper fume (as Cu)	7440-50-8	---	0.1	---	---	---	---	---
Dusts and mists (as Cu)	---	---	1.0	---	---	---	---	---
Cotton dust (raw) ^{e/}	---	---	1.0	---	---	---	---	---
Corundum, (see Aluminum oxide)	---	---	---	---	---	---	---	---
Crag [®] herbicide (Sesone)	136-78-7	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Cresol (all isomers)	1319-77-3	5.0	22	---	---	---	---	X
Crotonaldehyde	123-73-9; 4170-30-3	2.0	6.0	---	---	---	---	---
Cruformate	299-86-5	---	5.0	---	---	---	---	---
Cumene	98-82-8	50	245	---	---	---	---	X
Cyanamide	420-04-2	---	2.0	---	---	---	---	---
Cyanide (as CN)	Varies with Compound	---	5.0	---	---	---	---	X
Cyanogen	460-19-5	10	20	---	---	---	---	---
Cyanogen chloride	506-77-4	---	---	---	---	0.3	0.6	---
Cyclohexane	110-82-7	300	1,050	---	---	---	---	---
Cyclohexanol	108-93-0	50	200	---	---	---	---	X
Cyclohexanone	108-94-1	25	100	---	---	---	---	X
Cyclohexene	110-83-8	300	1,015	---	---	---	---	---
Cyclohexylamine	108-91-8	10	40	---	---	---	---	---
Cyclonite (see RDX)	121-82-4	---	1.5	---	---	---	---	X
Cyclopentadiene	542-92-7	75	200	---	---	---	---	---

HT/PEL
TABLE 1.10

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Cyclopentane	287-92-3	600	1,720	---	---	---	---	---
Cyhexatin	13121-70-5	---	5.0	---	---	---	---	---
2,4-D (Dichlorophenoxy- acetic acid)	94-75-7	---	10	---	---	---	---	---
00T (Dichlorodiphenyltri- chloroethane)	58-29-3	---	1.0	---	---	---	---	X
00VP, Dichlorvos	62-73-7	0.1	1.0	---	---	---	---	X
Decaborane	17702-41-9	0.05	0.3	0.15	0.9	---	---	X
Oemeton [®]	8065-48-3	0.01	0.1	---	---	---	---	X
Diacetone alcohol (4-hydroxy-4-methyl-2-pentanone)	123-42-2	50	240	---	---	---	---	---
1, 2-Diaminoethane (see Ethylenediamine)	---	---	---	---	---	---	---	---
Diazinon	333-41-5	---	0.1	---	---	---	---	X
Diazomethane	334-88-3	0.2	0.4	---	---	---	---	---
Diborane	19287-45-7	0.1	0.1	---	---	---	---	---
Dibrom [®] , (see Haled)	---	---	---	---	---	---	---	---
1, 2-Dibromo-3-chloropropane (see WAC 296-62-07345)	96-12-3	---	---	---	---	---	---	---
2-N-Dibutylamino ethanol	102-81-8	2.0	14	---	---	---	---	X
Dibutyl phosphate	107-66-4	1.0	5.0	2.0	10	---	---	---
Dibutyl phthalate	84-74-2	---	5.0	---	---	---	---	---
Dichloroacetylene	7572-29-4	---	---	---	---	0.1	0.4	---
o-Dichlorobenzene	95-50-1	---	---	---	---	50	300	---
p-Dichlorobenzene	106-46-7	75	450	110	675	---	---	---
3, 3'-Dichlorobenzidine (see WAC 296-62-073)	91-94-1	---	---	---	---	---	---	---
Dichlorodifluoromethane	75-71-8	1,000	4,950	---	---	---	---	---
1, 3-Dichloro-5, 5-dimethyl hydantoin	118-52-5	---	0.2	---	0.4	---	---	---

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TABLE 1.11

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
1, 1-Dichloroethane	75-34-3	100	400	---	---	---	---	---
1, 2-Dichloroethane (see Ethylene dichloride)	---	---	---	---	---	---	---	---
1, 2-Dichloroethylene	540-59-0	200	790	---	---	---	---	---
1, 1-Dichloroethylene (see Vinylidene chloride)	---	---	---	---	---	---	---	---
Dichloroethyl ether	111-44-4	5.0	30	10	60	---	---	X
Dichlorofluoromethane	75-43-4	10	40	---	---	---	---	---
Dichloromethane (see Methylene chloride)	---	---	---	---	---	---	---	---
1, 1-Dichloro-1-nitroethane	594-72-9	2.0	10.	10.	---	---	---	---
1, 2-Dichloropropane (see Propylene dichloride)	---	---	---	---	---	---	---	---
Dichloropropene	542-75-6	1.0	5.0	---	---	---	---	X
2, 2-Dichloropropionic acid	75-99-0	1.0	6.0	---	---	---	---	---
Dichlorotetrafluoroethane ^P	78-14-2	1,000	7,000	---	---	---	---	---
Dichlorvos (DOVP)	62-73-7	0.1	1.0	---	---	---	---	X
Dicrotophos	141-66-2	---	0.25	---	---	---	---	X
Dicyclopentadiene	77-73-6	5.0	30	---	---	---	---	---
Dicyclopentadienyl iron Total dust Respirable fraction	102-54-5 --- ---	--- --- ---	--- 10 5.0	--- --- ---	--- --- ---	--- --- ---	--- --- ---	--- --- ---
Dieldrin	60-57-1	---	0.25	---	---	---	---	X
Diethanolamine	111-42-2	3.0	15	---	---	---	---	---
Diethylamine	109-89-7	10	30	25	75	---	---	---
2-Diethylaminoethanol	100-37-8	10	50	---	---	---	---	X
Diethylene triamine	111-40-0	1.0	4.0	---	---	---	---	X
Diethyl ether (see Ethyl ether)	---	---	---	---	---	---	---	---
Diethyl ketone	96-22-0	200	705	---	---	---	---	---
Diethyl phthalate	84-66-2	---	5.0	---	---	---	---	---

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TABLE 1.12

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Difluorodibromomethane	75-81-6	100	660	---	---	---	---	---
Diglycidyl ether (DGE)	2238-07-5	0.1	0.5	---	---	---	---	---
Dihydroxybenzene (see Hydroquinone)	---	---	---	---	---	---	---	---
Diisobutyl ketone	108-83-8	25	150	---	---	---	---	---
Diisopropylamine	108-18-9	5.0	20	---	---	---	---	X
Dimethoxymethane (see Methylal)	---	---	---	---	---	---	---	---
Dimethyl acetamide	127-19-3	10	35	---	---	---	---	X
Dimethylamine	124-40-3	10	18	---	---	---	---	---
4-Dimethylaminoazobenzene (see WAC 296-62-073)	60-11-7	---	---	---	---	---	---	---
Dimethylaminobenzene (see Xylidene)	---	---	---	---	---	---	---	---
Dimethylaniline (see N, N-Dimethylaniline)	121-69-7	5.0	25	10	50	---	---	X
Dimethylbenzene (see Xylene)	---	---	---	---	---	---	---	---
Dimethyl-1, 2-dibromo-2, 2-dichloroethyl phosphate (see Naled)	300-76-5	---	3.0	---	---	---	---	X
Dimethylformamide	68-12-2	10	30	---	---	---	---	X
2, 6-Dimethylheptanone (see Diisobutyl ketone)	---	---	---	---	---	---	---	---
1, 1-Dimethylhydrazine	57-14-7	0.5	1.0	---	---	---	---	X
Dimethyl phthalate	131-11-3	---	5.0	---	---	---	---	---
Dimethyl sulfate	77-78-1	0.1	0.5	---	---	---	---	X
Dinitolmide (3, 5-Dinitro-o-toluidamide)	148-01-6	---	5.0	---	---	---	---	---
Dinitrobenzene (all isomers)	(alpha) 528-29-0; (meta) 99-65-0; (para) 100-25-4	0.15	1.0	---	---	---	---	X

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TABLE 1.13

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Dinitro-o-cresol	534-52-1	---	0.2	---	---	---	---	X
Dinitrotoluene	25321-14-6	---	1.5	---	---	---	---	X
Dioxane (Diethylene dioxide)	123-91-1	25	90	---	---	---	---	X
Dioxathion	78-34-2	---	0.2	---	---	---	---	X
Diphenyl (Biphenyl)	92-52-4	0.2	1.0	---	---	---	---	---
Diphenylamine	122-39-4	---	10	---	---	---	---	---
Diphenylmethane diisocyanate (see Methylene bisphenyl isocyanate (MOI))	---	---	---	---	---	---	---	---
Dipropylene glycol methyl ether	34590-94-8	100	600	150	900	---	---	X
Dipropyl ketone	123-19-3	50	235	---	---	---	---	---
Diquat	85-00-7	---	0.5	---	---	---	---	---
Di-sec. Octyl phthalate (Di-2-ethylhexylphthalate)	117-81-7	---	5.0	---	10	---	---	---
Disulfiram	97-77-8	---	2.0	---	---	---	---	---
Disulfoton	290-04-4	---	0.1	---	---	---	---	X
2, 6-Di-tert-butyl-p-cresol	128-37-0	---	10	---	---	---	---	---
Diuron	330-54-1	---	10	---	---	---	---	---
Divinyl benzene	1321-74-0	10	50	---	---	---	---	---
Emery	112-62-9	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Endosulfan (Thiodan®)	115-29-7	---	0.1	---	---	---	---	X
Endrin	72-20-8	---	0.1	---	---	---	---	X
Epichlorohydrin	106-89-8	2.0	8.0	---	---	---	---	X
EPH	2104-64-5	---	0.5	---	---	---	---	X
1, 2-Epoxypropane (see Propylene oxide)	---	---	---	---	---	---	---	---
2, 3-Epoxy-1-propanol (see Glycidol)	---	---	---	---	---	---	---	---

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TABLE 1.14

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Ethane	---	Simple	Asphyxiant	---	---	---	---	---
Ethanethiol (see Ethyl mercaptan)	---	---	---	---	---	---	---	---
Ethanolamine	141-43-5	3.0	8.0	6.0	15	---	---	---
Ethion	563-12-2	---	0.4	---	---	---	---	X
2-Ethoxyethanol	110-80-6	5.0	19	---	---	---	---	X
2-Ethoxyethyl acetate (Cellulosolve acetate)	111-15-9	5.0	27	---	---	---	---	X
Ethyl acetate	141-78-6	400	1,400	---	---	---	---	---
Ethyl acrylate	140-88-5	5.0	20	25	100	---	---	X
Ethyl alcohol (ethanol)	64-17-5	1,000	1,900	---	---	---	---	---
Ethylamine	75-04-07	10	18	---	---	---	---	---
Ethyl amyl ketone (5-Methyl-3-hepatone)	541-85-5	25	130	---	---	---	---	---
Ethyl benzene	100-41-4	100	435	125	545	---	---	---
Ethyl bromide	74-96-4	200	890	250	1,110	---	---	---
Ethyl butyl ketone (3-Heptanone)	106-35-4	50	230	---	---	---	---	---
Ethyl chloride	75-00-3	1,000	2,600	---	---	---	---	---
Ethylene	74-85-1	Simple	Asphyxiant	---	---	---	---	---
Ethylene chlorohydrin	107-07-3	---	---	---	---	1.0	3.0	X
Ethylenediamine	107-15-3	10	25	---	---	---	---	X
Ethylene dibromide	106-93-4	0.1	---	0.5	---	---	---	---
Ethylene dichloride	107-06-2	1.0	4.0	2.0	8.0	---	---	---
Ethylene glycol	107-21-1	---	---	---	---	50	125	---
Ethylene glycol dinitrate	620-96-6	---	---	---	0.1	---	---	X
Ethylene glycol monomethyl ether acetate (Methyl cellosolve acetate)	---	5.0	24	---	---	---	---	X
Ethyleneimine (see WAC 296-62-073)	151-56-4	---	---	---	---	---	---	X

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TABLE 1.15

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Ethylene oxide (see WAC 296-62-0735)	75-21-8	1.0	2.0	---	---	---	---	---
Ethyl ether	60-29-7	400	1,200	500	1,500	---	---	---
Ethyl formate	109-94-4	100	300	---	---	---	---	---
Ethylidene chloride (see 1, 1-Dichloroethane)	---	---	---	---	---	---	---	---
Ethylidene norbornene	16219-75-3	---	---	---	---	5.0	25	---
Ethyl mercaptan	75-08-1	0.5	1.0	---	---	---	---	---
n-Ethylmorpholine	100-74-3	5.0	23	---	---	---	---	X
Ethyl sec-amyl ketone (5-methyl-3-heptanone)	---	25	130	---	---	---	---	---
Ethyl silicate	78-10-4	10	85	---	---	---	---	---
Fenamiphos	22224-92-6	---	0.1	---	---	---	---	X
Fensulfothion (Dasanit)	115-90-2	---	0.1	---	---	---	---	---
Fenthion	55-38-9	---	0.2	---	---	---	---	X
Forbam	14484-64-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Ferrovandium dust	12604-58-9	---	1.0	---	3.0	---	---	---
Fluorides (as F)	Varies w/compound	---	2.5	---	---	---	---	---
Fluorine	7782-41-4	---	0.1	---	---	---	---	---
Fluorotrichloromethane (see Trichlorofluoro methane)	75-69-4	---	---	---	---	1,000	5,600	---
Fonofos	944-22-9	---	0.1	---	---	---	---	X
Formaldehyde (see WAC 296-62-07540)	50-00-0	1.0	---	2.0	---	---	---	---
Formamide	75-12-7	20	30	30	45	---	---	---
Formic acid	64-18-6	5.0	9.0	---	---	---	---	---
Furfural	98-01-1	2.0	8.0	---	---	---	---	X
Furfuryl alcohol	98-00-0	10	40	15	60	---	---	X
Gasoline	8006-61-9	300	900	500	1,500	---	---	---
Germanium tetrahydride	7782-65-2	0.2	0.6	---	---	---	---	---

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TABLE 1.16

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Glass, fibrous or dust	---	---	10	---	---	---	---	---
Gluteraldehyde	111-30-8	---	---	---	---	0.2	0.8	---
Glycerin mist	56-81-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Glycidol (2, 2-Epoxy-1- propanol)	558-52-5	25	75	---	---	---	---	---
Glycol monoethyl ether (see 2-Ethoxyethanol)	---	---	---	---	---	---	---	---
Grain dust (oat, wheat, barley)	---	---	10	---	---	---	---	---
Graphite, natural	7782-42-5	---	---	---	---	---	---	---
Respirable dust	---	---	2.5	---	---	---	---	---
Graphite, Synthetic	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Guthion® (see Azinphosmethyl)	---	---	---	---	---	---	---	---
Gypsum	13397-24-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Hafnium	7440-58-6	---	0.5	---	---	---	---	---
Helium	---	Simple	Asphyxiant	---	---	---	---	---
Heptachlor	76-44-8	---	0.5	---	---	---	---	X
Heptane (n-heptane)	142-82-5	400	1,600	500	2,000	---	---	---
2-Heptanone, (see Methyl n-amyl ketone)	---	---	---	---	---	---	---	---
3-Heptanone (see Ethyl butyl ketone)	---	---	---	---	---	---	---	---
Hexachlorobutadiene	87-68-3	0.02	0.24	---	---	---	---	X
Hexachlorocyclopentadiene	77-47-4	0.01	0.1	---	---	---	---	---

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TABLE 1.17

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Hexachloroethane	67-72-1	1.0	10	---	---	---	---	X
Hexachloronaphthalene	1335-87-1	---	0.2	---	---	---	---	X
Hexafluoroacetone	684-16-2	0.1	0.7	---	---	---	---	X
Hexane	---	---	---	---	---	---	---	---
n-hexane	110-54-3	50	180	---	---	---	---	---
other isomers	Varies w/compound	500	1,800	1,000	3,600	---	---	---
2-Hexanone (Methyl-n-butyl ketone)	591-78-6	5.0	20	---	---	---	---	---
Hexone (Methyl isobutyl ketone)	108-10-1	50	205	75	300	---	---	---
sec-Hexyl acetate	100-84-9	50	300	---	---	---	---	---
Hexylene Glycol	107-41-5	---	---	---	---	25	125	---
Hydrazine	302-01-2	0.1	0.1	---	---	---	---	X
Hydrogen	---	Simple	Asphyxiant	---	---	---	---	---
Hydrogenated terphenyls	61788-32-7	0.5	5.0	---	---	---	---	---
Hydrogen bromide	10035-10-6	---	---	---	---	3.0	10	---
Hydrogen chloride	7647-01-0	---	---	---	---	5.0	7.0	---
Hydrogen cyanide	74-90-8	---	---	4.7	5.0	---	---	X
Hydrogen fluoride	7664-39-3	---	---	---	---	3.0	2.5	---
Hydrogen peroxide	7722-84-1	1.0	1.4	---	---	---	---	---
Hydrogen selenide (as Se)	7783-02-5	0.05	0.2	---	---	---	---	---
Hydrogen Sulfide	7783-06-4	10	14	15	21	---	---	---
Hydroquinone	123-31-9	---	2.0	---	---	---	---	---
4-Hydroxy-4-methyl-2-pentanone (see Diacetone alcohol)	---	---	---	---	---	---	---	---
2-Hydroxypropyl acrylate	999-61-1	0.5	3.0	---	---	---	---	X
Indene	95-13-6	10	45	---	---	---	---	---
Indium and compounds (as In)	7440-74-6	---	0.1	---	---	---	---	---
Iodine	7553-56-2	---	---	---	---	0.1	1.0	---
Iodoform	75-47-8	0.6	10	---	---	---	---	---
Iron oxide dust and fume (as Fe)	1309-37-1	---	---	---	---	---	---	---
Total particulate	---	---	5.0	---	---	---	---	---

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TABLE 1.18

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Iron pentacarbonyl (as Fe)	13463-40-6	0.1	0.8	0.2	1.6	---	---	---
Iron salts, soluble (as Fe)	Varies w/compound	---	1.0	---	---	---	---	---
Isoamyl acetate	123-92-2	100	525	---	---	---	---	---
Isoamyl alcohol (primary and secondary)	123-51-3	100	360	125	450	---	---	---
Isobutyl acetate	110-19-0	150	700	---	---	---	---	---
Isobutyl alcohol	78-83-1	50	150	---	---	---	---	---
Isooctyl alcohol	26952-21-6	50	270	---	---	---	---	---
Isophorone	78-59-1	4.0	23	---	---	5.0	25	X
Isophorone diisocyanate	4098-71-9	0.005	0.045	0.02	---	---	---	X
Isopropoxyethanol	109-59-1	25	105	---	---	---	---	---
Isopropyl acetate	108-21-4	250	950	310	1,185	---	---	---
Isopropyl alcohol	67-63-0	400	980	500	1,225	---	---	---
Isopropylamine	75-31-0	5.0	12	10	24	---	---	---
N-Isopropylaniline	768-52-5	2.0	10	---	---	---	---	X
Isopropyl ether	108-20-3	250	1,050	---	---	---	---	---
Isopropyl glycidyl ether (IGE)	4016-14-2	50	240	75	360	---	---	---
Kaolin	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Ketene	463-51-4	0.5	0.9	1.5	3.0	---	---	---
Lead inorganic (as Pb) (see WAC 296-62-07521)	7439-92-1	---	0.05	---	---	---	---	---
Lead arsenate (see WAC 296-62-07347)	3687-31-8	---	0.05	---	---	---	---	---
Lead chromate	7758-97-6	---	0.05	---	---	---	---	---
Limestone	1317-65-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Lindane	58-89-9	---	0.5	---	---	---	---	X

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

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TABLE 1.19

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Lithium hydride	7580-67-8	---	0.025	---	---	---	---	---
L.P.G. (liquefied petroleum gas)	68476-85-7	1,000	1,800	---	---	---	---	---
Magnesite	546-93-0	---	10	---	---	---	---	---
Total dust	---	---	5.0	---	---	---	---	---
Respirable fraction	---	---	---	---	---	---	---	---
Magnesium oxide fume	1309-48-4	---	---	---	---	---	---	---
Total particulate	---	---	10	---	---	---	---	---
Malathion	121-75-5	---	10	---	---	---	---	X
Total dust	---	---	---	---	---	---	---	---
Maleic anhydride	108-31-6	0.25	1.0	---	---	---	---	---
Manganese and compound (as Mn)	7439-96-5	---	---	---	---	---	5.0	---
Manganese tetroxide and fume (as Mn)	7439-96-5	---	1.0	---	3.0	---	---	---
Manganese cyclopentadienyl tricarbonyl (as Mn)	12079-65-1	---	0.1	---	---	---	---	X
Manganese tetroxide (as Mn)	1317-35-7	---	1.0	---	---	---	---	---
Marble	1317-65-3	---	10	---	---	---	---	---
Total dust	---	---	5.0	---	---	---	---	---
Respirable fraction	---	---	---	---	---	---	---	---
Mercury (aryl and inorganic) (as Hg)	7439-97-6	---	---	---	---	---	0.1	X
Mercury (organo-alkyl compounds) (as Hg)	7439-97-6	---	0.01	---	0.03	---	---	X
Mercury (vapor) (as Hg)	7439-97-6	---	0.05	---	---	---	---	X
Mesityl oxide	141-79-7	15	60	25	100	---	---	---
Methacrylic acid	79-41-4	20	70	---	---	---	---	X
Methane	---	Simple	Asphyxiant	---	---	---	---	---
Methanethiol (see Methyl mercaptan)	---	---	---	---	---	---	---	---
Methyl (lannate)	16752-77-5	---	2.5	---	---	---	---	---
Methoxychlor	72-43-5	---	10	---	---	---	---	---
Total dust	---	---	---	---	---	---	---	---

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

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TABLE 1.20

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
2-Methoxyethanol (Methyl cellosolve)	109-86-4	5.0	16	---	---	---	---	X
4-Methoxyphenol	150-76-5	---	5.0	---	---	---	---	---
Methyl acetate	78-20-9	200	610	250	760	---	---	---
Methyl acetylene (propyne)	74-99-7	1,000	1,650	---	---	---	---	---
Methyl acetylene-propadiene mixture (HAPP)	---	1,000	1,800	1,250	2,250	---	---	---
Methyl acrylate	96-33-3	10	35	---	---	---	---	X
Methylacrylonitrile	126-98-7	1.0	3.0	---	---	---	---	X
Methylal (Dimethoxy-methane)	109-87-5	1,000	3,100	---	---	---	---	---
Methyl alcohol (methanol)	67-56-1	200	260	250	325	---	---	X
Methylamine	74-89-5	10	12	---	---	---	---	---
Methyl amyl alcohol (see Methyl isobutyl carbinol)	---	---	---	---	---	---	---	---
Methyl n-amyl ketone (2-Heptanone)	110-43-0	50	235	---	---	---	---	---
N-Methyl aniline (see Monomethyl aniline)	---	---	---	---	---	---	---	---
Methyl bromide	74-83-9	5.0	20	---	---	---	---	X
Methyl butyl ketone (see 2-Hexanone)	---	---	---	---	---	---	---	---
Methyl cellosolve (see 2-Methoxyethanol)	109-86-4	5.0	16	---	---	---	---	X
Methyl cellosolve acetate (2-Methoxyethyl acetate)	110-49-6	5.0	24	---	---	---	---	X
Methyl chloride	74-87-3	50	105	100	210	---	---	---
Methyl chloroform (1, 1, 1-trichloroethane)	71-55-6	350	1,900	450	2,450	---	---	---
Methyl chloromethyl ether (see WAC 296-62-073)	107-30-2	---	---	---	---	---	---	---

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TABLE 1.21

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Methyl 2-cyanoacrylate	137-05-3	2.0	8.0	4.0	16	---	---	---
Methylcyclohexane	108-87-2	400	1,600	---	---	---	---	---
Methylcyclohexanol	25639-42-3	50	235	---	---	---	---	---
Methylcyclohexanone	683-60-8	50	230	75	345	---	---	X
Methylcyclopentadienyl manganese tricarbonyl (as Mn)	12108-13-3	---	0.2	---	---	---	---	X
Methyl demeton	8022-00-2	---	0.5	---	---	---	---	X
Methylene bisphenyl isocyanate (MDI)	101-68-8	---	---	---	---	0.02	0.2	---
4, 4'-Methylene bis (2-chloroaniline (MDOCA)) (see WAC 296-62-073)	101-14-4	0.02	0.22	---	---	---	---	X
Methylene bis (4-cyclohexylisocyanate)	5124-30-1	---	---	---	---	0.01	0.11	---
Methylene chloride	75-09-2	100	---	500	---	---	---	---
4, 4-Methylene dianiline	101-77-9	0.1	0.8	---	---	---	---	X
Methyl ethyl ketone (MEK) ▶ (see 2-Butanone)	78-93-3	---	---	---	---	---	---	---
Methyl ethyl ketone peroxide (MEKP)	1338-23-4	---	---	---	---	0.2	1.5	---
Methyl formate	107-31-3	100	250	150	375	---	---	---
5-Methyl-3-heptanone (see Ethyl amyl ketone)	---	---	---	---	---	---	---	---
Methyl hydrazine (see Monomethyl hydrazine)	60-34-4	---	---	---	---	0.2	0.35	X
Methyl iodide	74-88-4	2.0	10	---	---	---	---	X
Methyl isoamyl ketone	110-12-3	50	240	---	---	---	---	---
Methyl isobutyl carbinol	108-11-2	25	100	40	165	---	---	X
Methyl isobutyl ketone (see Hexone)	---	---	---	---	---	---	---	---

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TABLE 1.22

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{2/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Methyl isocyanate	624-83-9	0.02	0.05	---	---	---	---	X
Methyl isopropyl ketone	563-80-4	200	705	---	---	---	---	---
Methyl mercaptan	74-93-1	0.5	1.0	---	---	---	---	---
Methyl methacrylate	80-62-6	100	410	---	---	---	---	---
Methyl parathion	298-00-0	---	0.2	---	---	---	---	X
Methyl propyl ketone (see 2-Pentanone)	---	---	---	---	---	---	---	---
Methyl silicate	684-84-5	1.0	6.0	---	---	---	---	---
alpha-Methyl styrene	98-83-9	50	240	100	485	---	---	---
Methylene bisphenyl isocyanate (MDI)	101-68-8	---	---	---	---	0.02	0.2	---
Mevinphos [®] (see Phosdrin)	---	---	---	---	---	---	---	---
Metribuzin	21087-64-9	---	5.0	---	---	---	---	---
Mica (see Silicates)	---	---	---	---	---	---	---	---
Molybdenum (as Mo) Soluble compounds	7439-98-7	---	5.0	---	---	---	---	---
Insoluble compounds	---	---	10	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Monocrotophos (Azodrin [®])	6923-22-4	---	0.25	---	---	---	---	---
Monomethyl aniline	100-61-8	0.5	2.0	---	---	---	---	X
Monomethyl hydrazine	---	---	---	---	---	0.2	0.35	---
Morpholine	110-91-8	20	70	30	105	---	---	X
Naled	300-76-5	---	3.0	---	---	---	---	X
Naphtha (Coal tar)	8030-30-6	100	400	---	---	---	---	X
Naphthalene	91-20-3	10	50	15	75	---	---	---
alpha-Naphthylamine (see WAC 296-62-073)	134-32-7	---	---	---	---	---	---	---
beta-Naphthylamine (see WAC 296-62-073)	91-59-8	---	---	---	---	---	---	---

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TABLE 1.23

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS #/ Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Neon	7440-01-9	Simple	Asphyxiant	---	---	---	---	---
Nickel carbonyl (as Ni)	13463-39-3	0.001	0.007	---	---	---	---	---
Nickel, (as Ni)	7440-02-0	---	---	---	---	---	---	---
Metal and insoluble compounds	---	---	1.0	---	---	---	---	---
Soluble compounds	---	---	0.1	---	---	---	---	---
Nicotine	54-11-5	---	0.5	---	---	---	---	X
Nitrapyrin (see 2-Chloro-6 trichloromethyl pyridine)	1929-82-4	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Nitric acid	7697-37-2	2.0	5.0	4.0	10	---	---	---
Nitric oxide	10102-43-9	25	30	---	---	---	---	---
p-Nitroaniline	100-01-6	---	3.0	---	---	---	---	X
Nitrobenzene	98-95-3	1.0	5.0	---	---	---	---	X
4-Nitrophenyl (see WAC 296-62-073)	92-93-3	---	---	---	---	---	---	---
p-Nitrochlorobenzene	100-00-5	---	0.5	---	---	---	---	X
4-Nitrodiphenyl (see WAC 296-62-073)	---	---	---	---	---	---	---	---
Nitroethane	79-24-3	100	310	---	---	---	---	---
Nitrogen	7727-37-9	Simple	Asphyxiant	---	---	---	---	---
Nitrogen dioxide	10102-44-0	---	---	1.0	1.8	---	---	---
Nitrogen trifluoride	7783-54-2	10	29	---	---	---	---	---
Nitroglycerin	55-63-0	---	---	---	0.1	---	---	X
Nitromethane	75-52-5	100	250	---	---	---	---	---
1-Nitropropane	108-03-2	25	90	---	---	---	---	---
2-Nitropropane	79-46-9	10	35	---	---	---	---	---
N-Nitrosodimethylamine (see WAC 296-62-073)	62-75-9	---	---	---	---	---	---	---

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TABLE 1.24

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS #/ Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Nitrotoluene:								
o-Isomer	88-72-2	2.0	11	---	---	---	---	X
m-Isomer	98-08-2	2.0	11	---	---	---	---	X
p-Isomer	99-99-0	2.0	11	---	---	---	---	X
Nitrotetrachloromethane (see Chloropicrin)	---	---	---	---	---	---	---	---
Nitrous Oxide (Nitrogen oxide)	10024-97-2	30	54	---	---	---	---	---
Nonane	111-84-2	200	1,050	---	---	---	---	---
Octachloronaphthalene	2234-13-1	---	0.1	---	0.3	---	---	X
Octane	111-65-9	300	1,450	375	1,800	---	---	---
Oil mist, mineral (particulate)	8012-95-1	---	5.0	---	---	---	---	---
Osmium tetroxide (as Os)	20816-12-0	0.0002	0.802	0.0006	0.006	---	---	---
Oxalic acid	144-62-7	---	1.0	---	2.0	---	---	---
Oxygen difluoride	7783-41-7	---	---	---	---	0.05	0.1	---
Ozone	10028-15-6	0.1	0.2	0.3	0.6	---	---	---
Paraffin wax fume	8002-74-2	---	2.0	---	---	---	---	---
Paraquat (Respirable dust)	4685-14-7 1910-42-5 2074-50-2	---	0.1	---	---	---	---	X
Parathion	56-38-2	---	0.1	---	---	---	---	X
Particulate polycyclic aromatic hydrocarbons (see coal tar pitch volatiles)	---	---	---	---	---	---	---	---
Particulates not otherwise regulated (see WAC 296-62-07510)	---	---	---	---	---	---	---	---
Total Dust	---	---	10	---	---	---	---	---
Respirable Fraction	---	---	5.0	---	---	---	---	---
Pentaborane	19624-22-7	0.005	0.01	0.015	0.03	---	---	---
Pentachloronaphthalene	1321-64-8	---	0.5	---	---	---	---	X
Pentachloroophenol	87-06-5	---	0.5	---	---	---	---	X

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TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Pentaerythritol	115-77-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Pentane	109-66-0	600	1,800	750	2,250	---	---	---
2-Pentanone (methyl propyl ketone)	107-87-9	200	700	250	875	---	---	---
Perchloroethylene (tetrachloroethylene)	127-18-4	25	170	---	---	---	---	---
Perchloromethyl mercaptan	594-42-3	0.1	0.8	---	---	---	---	---
Perchlorofluoride	7616-94-6	3.0	14	6.0	28	---	---	---
Perlite	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Petroleum distillates (Naphtha)	---	100	400	---	---	---	---	---
Phenol	108-95-2	5.0	19	---	---	---	---	X
Phenothiazine	92-84-2	---	5.0	---	---	---	---	X
p-Phenylene diamine	106-50-3	---	0.1	---	---	---	---	X
Phenyl ether (vapor)	101-84-8	1.0	7.0	---	---	---	---	---
Phenyl ether-diphenyl mixture (vapor)	---	1.0	7.0	---	---	---	---	---
Phenylethylene, (see Styrene)	---	---	---	---	---	---	---	---
Phenyl glycidyl ether (PGE)	122-60-1	1.0	6.0	---	---	---	---	---
Phenylhydrazine	100-63-0	5.0	20	10	45	---	---	X
Phenyl mercaptan	108-98-5	0.5	2.0	---	---	---	---	---
Phenylphosphine	638-21-1	---	---	---	---	0.06	0.25	---
Phorate	290-02-2	---	0.05	---	0.2	---	---	X
Phosdrin (Hevlinphos [®])	7706-34-7	0.01	0.1	0.03	0.3	---	---	X
Phosgene (carbonyl chloride)	75-44-5	0.1	0.4	---	---	---	---	---
Phosphine	7803-51-2	0.3	0.4	1.0	1.0	---	---	---
Phosphoric acid	7664-38-2	---	1.0	---	3.0	---	---	---
Phosphorus (yellow)	7723-14-0	---	0.1	---	---	---	---	---

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Phosphorous oxychloride	10025-87-3	0.1	0.6	---	---	---	---	---
Phosphorus pentachloride	10026-13-8	0.1	1.0	---	---	---	---	---
Phosphorus pentasulfide	1314-80-3	---	1.0	---	3.0	---	---	---
Phosphorus trichloride	7719-12-2	0.2	1.5	0.5	3.0	---	---	---
Phthalic anhydride	85-44-9	1.0	6.0	---	---	---	---	---
m-Phthalodinitrile	626-17-5	---	5.0	---	---	---	---	---
Picloram	1918-02-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Picric acid	88-89-1	---	0.1	---	---	---	---	X
Pindone (see Pival) (2-Pivalyl-1, 3-Indandione)	83-26-1	---	0.1	---	---	---	---	---
Piperazine dihydrochloride	142-64-3	---	5.0	---	---	---	---	---
Pival [®] (see Pindone)	---	---	---	---	---	---	---	---
Plaster of Paris	26499-65-0	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Platinum (as Pt)	7440-06-4	---	---	---	---	---	---	---
Metal	---	---	1.0	---	---	---	---	---
Soluble salts	---	---	0.002	---	---	---	---	---
Polychlorobiphenyls (see Chlorodiphenyls)	---	---	---	---	---	---	---	---
Portland cement	65997-15-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Potassium hydroxide	1310-58-3	---	---	---	---	---	2.0	---
Propane	74-98-6	1,000	1,800	---	---	---	---	---
Propargyl alcohol	107-19-7	1.0	2.0	---	---	---	---	X
beta-Propiolactone (see WAC 296-62-073)	57-57-8	---	---	---	---	---	---	---
Propionic acid	79-09-4	10	30	---	---	---	---	---

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TABLE 1.27

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Propoxur (Baygon)	114-26-1	---	0.5	---	---	---	---	---
n-Propyl acetate	109-60-4	200	840	250	1,050	---	---	---
n-Propyl alcohol	71-23-8	200	500	250	625	---	---	X
n-Propyl nitrate	627-13-4	25	105	40	170	---	---	---
Propylene	---	Simple	Asphyxiant	---	---	---	---	---
Propylene dichloride (1, 2-Dichloropropane)	78-87-5	75	350	110	510	---	---	---
Propylene glycol dinitrate	6423-43-4	0.05	0.3	---	---	---	---	X
Propylene glycol monomethyl ether	107-98-2	100	360	150	540	---	---	---
Propylene imine	75-55-8	2.0	5.0	---	---	---	---	X
Propylene oxide	75-56-9	20	50	---	---	---	---	---
Propyne, (see Methyl acetylene)	---	---	---	---	---	---	---	---
Pyrethrum	8003-34-7	---	5.0	---	---	---	---	---
Pyridine	110-86-1	5.0	15	---	---	---	---	---
Quinone	106-51-4	0.1	0.4	---	---	---	---	X
RDX (See Cyclonite)	---	---	1.5	---	---	---	---	---
Resorcinol	108-46-3	10	45	20	90	---	---	---
Rhodium (as Rh)	7440-16-6	---	---	---	---	---	---	---
Insoluble compounds, Metal fumes and dusts	---	---	0.1	---	---	---	---	---
Soluble compounds, salts	---	---	0.001	---	---	---	---	---
Ronnel	299-84-3	---	10	---	---	---	---	---
Rosin core solder, pyrolysis products (as formaldehyde)	---	---	0.1	---	---	---	---	---
Rotenone	83-79-4	---	5.0	---	---	---	---	---
Rouge	---	---	10	---	---	---	---	---
Total dust	---	---	5.0	---	---	---	---	---
Respirable fraction	---	---	---	---	---	---	---	---
Rubber solvent (naphtha)	8002-05-9	100	400	---	---	---	---	---
Selenium compounds (as Se)	7782-49-2	---	0.2	---	---	---	---	---

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TABLE 1.28

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL) ^{c/}

Substance	CAS ^{1/} Number	TWA		STEL		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Selenium hexafluoride (as Se)	7783-79-1	0.05	0.2	---	---	---	---	---
Sesone (see Crag herbicide)	---	---	---	---	---	---	---	---
Silane (see Silicon tetrahydride)	---	---	---	---	---	---	---	---
Silica, amorphous, precipitated and gel	112926-00-0	---	6.0	---	---	---	---	---
Silica, amorphous, diatomaceous earth, containing less than 1% crystalline silica	61790-53-2	---	6.0	---	---	---	---	---
Total dust	---	---	6.0	---	---	---	---	---
Respirable fraction	---	---	1.0	---	---	---	---	---
Silica, crystalline cristobalite (as quartz) respirable dust	14464-46-1	---	0.05	---	---	---	---	---
Silica, crystalline quartz (as quartz), respirable dust	14808-60-7	---	0.1 ^{a/ b/}	---	---	---	---	---
Silica, crystalline tripoli (as quartz), respirable dust	1317-95-9	---	0.1	---	---	---	---	---
Silica, crystalline tridymite (as quartz), respirable dust	15468-32-3	---	0.05	---	---	---	---	---
Silica, fused, respirable dust	60676-86-0	---	0.1	---	---	---	---	---
Silicates (less than 1% crystalline silica: Mica (Respirable dust)	12001-26-2	---	3.0	---	---	---	---	---
Soapstone, Total dust	---	---	6.0	---	---	---	---	---
Soapstone, Respirable dust	---	---	3.0	---	---	---	---	---
Talc (containing asbestos): use asbestos limit (see WAC 296-62-07517)	---	---	---	---	---	---	---	---

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TABLE 1.29

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL) \leq

Substance	CAS #/ Number	TWA		STEL \leq		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Talc (containing no asbestos), Respirable dust	14807-96-6	---	2.0	---	---	---	---	---
Tremolite (see WAC 296-62-07517)	---	---	---	---	---	---	---	---
Silicon	7440-21-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Silicon Carbide	409-21-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Silicon tetrahydride	7803-62-5	5.0	7.0	---	---	---	---	---
Silver, metal dust and soluble compounds (as Ag)	7440-22-4	---	0.01	---	---	---	---	---
Soapstone (see Silicates)	---	---	---	---	---	---	---	---
Sodium azide (as HN ₃)	26628-22-8	---	---	---	---	0.1	0.3	X
(as NaH ₃)	---	---	---	---	---	0.1	0.3	X
Sodium bisulfite	7631-90-5	---	5.0	---	---	---	---	---
Sodium-2, 4-dichlorophenoxyethyl sulfate (see Crag herbicide)	---	---	---	---	---	---	---	---
Sodium fluoroacetate	62-74-8	---	0.05	---	0.15	---	---	X
Sodium hydroxide	1310-73-2	---	---	---	---	---	2.0	---
Sodium metabisulfite	7681-57-4	---	5.0	---	---	---	---	---
Starch	9005-25-8	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Stibine	7803-52-3	0.1	0.5	---	---	---	---	---
Stoddard solvent	8052-41-3	100	525	---	---	---	---	---
Strychnine	57-24-9	---	0.15	---	---	---	---	---
Styrene	100-42-5	50	215	100	425	---	---	---

HT/PEL
TABLE 1.30

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL) \leq

Substance	CAS #/ Number	TWA		STEL \leq		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Subtilisins	9014-01-1	---	---	---	0.00006 (60 min.) ^{j/}	---	---	---
Sucrose	57-50-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Sulfotep (see TEOP)	---	---	---	---	---	---	---	X
Sulfur dioxide	7446-09-5	2.0	5.0	5.0	10	---	---	---
Sulfur hexafluoride	2551-62-4	1,000	6,000	---	---	---	---	---
Sulfuric acid	7664-93-9	---	1.0	---	---	---	---	---
Sulfur monochloride	10025-67-9	---	---	---	---	1.0	6.0	---
Sulfur pentafluoride	5714-22-1	---	---	---	---	0.01	0.1	---
Sulfur tetrafluoride	7783-60-0	---	---	---	---	0.1	0.4	---
Sulfuryl fluoride	2699-79-8	5.0	20	10	40	---	---	---
Sulprofos	35400-43-2	---	1.0	---	---	---	---	---
Systox (see Demeton [®])	---	---	---	---	---	---	---	---
2, 4, 5-T	93-76-5	---	10	---	---	---	---	---
Talc (see Silicates)	---	---	---	---	---	---	---	---
Tantalum	7440-25-7	---	5.0	---	---	---	---	---
Metal and oxide dusts	---	---	---	---	---	---	---	---
TEOP (Sulfotep)	3689-24-5	---	0.2	---	---	---	---	X
Tellurium and compounds (as Te)	13494-80-9	---	0.1	---	---	---	---	---
Tellurium hexafluoride (as Te)	7783-80-4	0.02	0.2	---	---	---	---	---
Temphos	3383-96-8	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
TEPP	107-49-3	0.004	0.05	---	---	---	---	X
Terphenyls	26140-60-3	---	---	---	---	0.5	5.0	---
1, 1, 1, 2-Tetrachloro-2, 2-difluoroethane	76-11-0	500	4,170	---	---	---	---	---
1, 1, 2, 2-Tetrachloro-1, 2-difluoroethane	76-12-0	500	4,170	---	---	---	---	---

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TABLE 1.11

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
1, 1, 2, 2-Tetrachloroethane	79-34-5	1.0	7.0	---	---	---	---	X
Tetrachloroethylene (see Perchloroethylene)	---	---	---	---	---	---	---	---
Tetrachloromethane (see Carbon tetrachloride)	---	---	---	---	---	---	---	---
Tetrachloronaphthalene	1335-88-2	---	2.0	---	---	---	---	X
Tetraethyl lead (as Pb)	70-00-2	---	0.075	---	---	---	---	X
Tetrahydrofuran	109-99-9	200	590	250	735	---	---	---
Tetramethyl lead (as Pb)	75-74-1	---	0.075	---	---	---	---	X
Tetramethyl succinonitrile	3333-52-6	0.5	3.0	---	---	---	---	X
Tetranitromethane	509-14-8	1.0	8.0	---	---	---	---	---
Tetrasodium pyrophosphate	7722-88-5	---	5.0	---	---	---	---	---
Tetryl (2, 4, 6-trinitrophenyl- methyl nitramine)	479-45-8	---	1.5	---	---	---	---	X
Thallium (soluble compounds) (as Tl)	7440-28-0	---	0.1	---	---	---	---	X
4, 4-Thiobis (6-tert-butyl-m-cresol) [†]	96-69-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Thioglycolic acid	68-11-1	1.0	4.0	---	---	---	---	X
Thionyl chloride	7719-09-7	---	---	---	---	1.0	5.0	---
Thiram [‡] (see WAC 296-62-07519)	137-26-8	---	5.0	---	---	---	---	---
Tin (as Sn)	7440-31-5	---	2.0	---	---	---	---	---
Inorganic compounds (except oxides)	---	---	---	---	---	---	---	---
Tin, Organic compounds (as Sn)	7440-31-5	---	0.1	---	---	---	---	X
Tin Oxide (as Sn)	21651-19-4	---	2.0	---	---	---	---	---
Titanium dioxide	13463-67-7	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Toluene	108-88-3	100	375	150	560	---	---	---

HT/PEL
TABLE 1.12

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^{1/} Number	TWA		STEL ^{c/}		CEILING		Skin Designation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
Toluene-2, 4-dithiocyanate (TOI)	504-84-9	0.005	0.04	0.02	0.15	---	---	---
m-Toluidine	108-44-1	2.0	9.0	---	---	---	---	X
o-Toluidine	95-53-4	2.0	9.0	---	---	---	---	X
p-Toluidine	106-49-0	2.0	9.0	---	---	---	---	X
Toxaphene (see Chlorinated camphene)	---	---	---	---	---	---	---	---
Tremolite (see Silicates)	---	---	---	---	---	---	---	---
Tributyl phosphate	126-73-8	0.2	2.5	---	---	---	---	---
Trichloroacetic acid	76-03-9	1.0	7.0	---	---	---	---	---
1, 2, 4-Trichlorobenzene	120-82-1	---	---	---	---	5.0	40	---
1, 1, 1-Trichloroethane (see Methyl chloroform)	---	---	---	---	---	---	---	---
1, 1, 2-Trichloroethane	79-00-5	10	45	---	---	---	---	---
Trichloroethylene	79-01-6	50	270	200	1,080	---	---	---
Trichlorofluoromethane	75-69-4	---	---	---	---	1,000	5,600	---
Trichloromethane (see Chloroform)	---	---	---	---	---	---	---	---
Trichloronaphthalene	1321-65-9	---	5.0	---	---	---	---	X
1, 2, 3-Trichloropropane	96-18-4	10	60	---	---	---	---	X
1, 1, 2-Trichloro-1, 2, 2-trifluoroethane	76-13-1	1,000	7,600	1,250	9,500	---	---	---
Tricyclohexyltin hydroxide (see Cyhexatin)	---	---	---	---	---	---	---	---
Triethylamine	121-44-8	10	40	15	60	---	---	---
Trifluorobromomethane	75-63-8	1,000	6,100	---	---	---	---	---
Trimellitic anhydride	552-30-7	0.005	0.04	---	---	---	---	---
Trimethylamine	75-50-3	10	24	15	36	---	---	---
Trimethyl benzene	25551-13-7	25	125	---	---	---	---	---
Trimethyl phosphite	121-45-3	2.0	10	---	---	---	---	---
2, 4, 6-Trinitrophenol (see Picric acid)	---	---	---	---	---	---	---	---

PERMANENT

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MT/PEL
TABLE 1.33

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS #/ Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
2, 4, 6-Trinitrophenyl- methylintramine (see Tetryl)	---	---	---	---	---	---	---	---
2, 4, 6-Trinitrotoluene (TNT)	118-96-7	---	0.5	---	---	---	---	X
Triorthocresyl phosphate	78-30-8	---	0.1	---	---	---	---	X
Triphenyl amine	603-14-9	---	5.0	---	---	---	---	---
Triphenyl phosphate	115-86-6	---	3.0	---	---	---	---	---
Tungsten (as W)	7440-33-7	---	---	---	---	---	---	---
Soluble compounds	---	---	1.0	---	3.0	---	---	---
Insoluble compounds	---	---	5.0	---	10	---	---	---
Turpentine	8006-64-2	100	560	---	---	---	---	---
Uranium (as U)	7440-61-1	---	---	---	---	---	---	---
Soluble compounds	---	---	0.05	---	---	---	---	---
Insoluble compounds	---	---	0.2	---	0.6	---	---	---
n-Valeraldehyde	110-62-3	50	175	---	---	---	---	---
Vanadium (as V ₂ O ₅)	1314-62-1	---	0.05	---	---	---	---	---
Respirable dust and fume	---	---	---	---	---	---	---	---
Vegetable oil mist	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Vinyl acetate	108-05-1	10	30	20	60	---	---	---
Vinyl benzene (see Styrene)	---	---	---	---	---	---	---	---
Vinyl bromide	593-60-2	5.0	20	---	---	---	---	---
Vinyl chloride (see WAC 296-62-07329)	75-01-4	---	---	---	---	---	---	---
Vinyl cyanid (see Acrylonitrile)	---	---	---	---	---	---	---	---
Vinyl cyclohexene dioxide	106-87-6	10	60	---	---	---	---	---
Vinyl toluene	25013-15-4	50	240	---	---	---	---	X
Vinylidene chloride (1, 1-Dichloroethylene)	75-35-4	1.0	4.0	---	---	---	---	---

MT/PEL
TABLE 1.34

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS #/ Number	TWA		STEL ^{c/}		CEILING		Skin Design- nation
		ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	ppm ^{a/}	mg/m ³ ^{b/}	
YM & P Naphtha	8032-32-4	300	1,350	400	1,800	---	---	---
Warfarin	81-81-2	---	0.1	---	---	---	---	---
Welding fumes ^{f/} (total particulate)	---	---	5.0	---	---	---	---	---
Wood dust:	---	---	---	---	---	---	---	---
Nonallergenic; All soft woods and hard woods except allergenics	---	---	5.0	---	---	---	---	---
Allergenics; (e.g. cedar, mahogany and teak)	---	---	2.5	---	---	---	---	---
Xylenes(Xylol) (o-, m-, p-isomers)	1330-20-7	100	435	150	655	---	---	---
m-Xylene alpha, alpha-diamine	1477-55-0	---	---	---	---	---	---	---
Xylidine	1300-73-8	2.0	10	---	---	---	0.1	X
Yttrium	7440-65-5	---	1.0	---	---	---	---	X
Zinc chloride fume	7646-85-7	---	1.0	---	---	---	---	---
Zinc chromate (as CrO ₃)	Varies w/compound	---	0.05	---	2.0	---	---	---
Zinc oxide	1314-13-2	---	---	---	---	---	0.1	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Zinc oxide fume	1314-13-2	---	5.0	---	---	---	---	---
Zinc stearate	557-05-1	---	---	---	10	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Zirconium compounds (as Zr)	7440-67-2	---	5.0	---	10	---	---	---

Notes: a/ Parts of vapor or gas per million parts of contaminated air by volume at 25°C and 760 mm. Hg. pressure (torr.).
 b/ Approximate milligrams of substance per cubic meter of air.
 c/ Duration is for 15 minutes, unless otherwise noted.
 d/ The final benzene standard in WAC 296-62-07523 applies to all occupational exposures to benzene except some sub-segments of industry where exposures are consistently under the action level (i.e., distribution and sale of fuels, sealed containers and pipelines, coke production, oil and gas drilling and production, natural gas processing, and the percentage exclusion for liquid mixtures).

NI/PEL
TABLE 1.35

e/ This 8-hour TWA applies to respirable dust as measured by a vertical elutriator cotton dust sampler or equivalent instrument. The time-weighted average applies to the cotton waste processing operations of waste recycling (sorting, blending, cleaning, and willowing) and garretting. See also WAC 296-62-14533 for cotton dust limits applicable to other sectors.

f/ As determined from breathing-zone air samples.

g/ Total dust formula for Silica (as quartz) is: $\frac{30 \text{ mg/m}^3}{1 - \text{SiO}_2 \times 3}$

h/ Both concentration and percent quartz for the application of this limit are to be determined from the fraction passing a size-selector with the following characteristics:

Aerodynamic diameter (unit density sphere)	Percent passing selector
2	90
2.5	75
3.5	50
5.0	25
10	0

containing less than 1% quartz if 1% quartz, use quartz limit.

The measurements under this note refer to the use of an AEC (now HRC) instrument. The respirable fraction of coal dust is determined with an HRE the figure corresponding to that of 2.4 mg/m³ in the table for coal dust is 4.5 mg/m³.

Notes: 1/ The CAS number is for information only. Enforcement is based on the substance name. For an entry covering more than one metal compound measured as the metal, the CAS number for the metal is given -- not CAS numbers for the individual compounds.

2/ Compliance with the sublimisins PEL is assessed by sampling with a high volume sampler (600-800 liters per minute) for at least 60 minutes.

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TABLE 1.36

TABLE 2
TRANSITIONAL LIMITS

The transitional limits listed are in effect until December 31, 1992. These limits require the use of engineering controls, where feasible, the additional protection to achieve the more protective limits listed in Table 1 may be achieved using protective control measures as set forth in WAC 296-62-07501(3).

Substance	PEL		Acceptable Ceiling Concentration	
	ppm	mg/m ³	ppm	mg/m ³
Carbon disulfide	10	---	15	---
Carbon monoxide	50	55	---	---
Carbon tetrachloride	5.0	---	20	---
Chloroform (Trichloromethane)	10	50	50	240
Coal dust-respirable (less than 5% SiO ₂)	---	2.4	---	---
Cobalt metal, dust and fume (as Co)	---	0.1	---	---
Ethylene dichloride	10	---	15	---
Ethylene glycol dinitrate	0.05	0.3	0.2	1.0
Nitrogen dioxide	---	---	5.0	9.0
Nitroglycerin	0.05	0.5	0.2	2.0
Perchloroethylene (Tetrachloroethylene)	50	---	200	---
Styrene	100	---	200	---

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^d Number	TWA		STEL ^d		CEILING		Skin Designation
		ppm ^d	mg/m ³ ^d	ppm ^d	mg/m ³ ^d	ppm ^d	mg/m ³ ^d	
Abate, see Temephos	---	---	---	---	---	---	---	---
Acetaldehyde	75-07-0	100	180	150	270	---	---	---
Acetic acid	64-19-7	10	25	---	---	---	---	---
Acetic anhydride	108-24-7	---	---	---	---	5.0	20	---
Acetone	67-64-1	750	1800	1000	2400	---	---	---
Acetonitrile	75-05-8	40	70	60	105	---	---	---
2-Acetylaminofluorene (see WAC 296-62-073)	53-96-3	---	---	---	---	---	---	---
Acetylene	74-86-2	Simple	Asphyxiant	---	---	---	---	---
Acetylene dichloride (see 1,2-Dichloroethylene)	---	---	---	---	---	---	---	---
Acetylene tetrabromide	79-27-6	1.0	14	---	---	---	---	---
Acetylsalicylic acid (Aspirin)	50-78-2	---	5.0	---	---	---	---	---
Acrolein	107-02-8	0.1	0.25	0.3	0.8	---	---	---
Acrylamide	79-06-1	---	0.03	---	---	---	---	X
Acrylic acid	79-10-7	10	30	---	---	---	---	X
Acrylonitrile (see WAC 296-62-07341)	107-13-1	---	---	---	---	---	---	---
Aldrin	309-00-2	---	0.25	---	---	---	---	X
Allyl alcohol	107-18-6	2.0	5.0	4.0	10	---	---	X
Allyl Chloride	107-05-1	1.0	3.0	2.0	6.0	---	---	---
Allyl glycidyl ether (AGE)	106-92-3	5.0	22	10	44	---	---	---
Allyl propyl disulfide	2179-59-1	2.0	12	3.0	18	---	---	---
alpha-Alumina (see Aluminum oxide)	1344-28-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Aluminum, metal and oxide (as Al)	7429-90-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
pyro powders	---	---	5.0	---	---	---	---	---
welding fumes f/ soluble salts	---	---	5.0	---	---	---	---	---
alkyls (NOC)	---	---	2.0	---	---	---	---	---
Alundum (see Aluminum oxide)	---	---	---	---	---	---	---	---
4-Aminodiphenyl (see WAC 296-62-073)	92-67-1	---	---	---	---	---	---	---
2-Aminoethanol (see Ethanolamine)	---	---	---	---	---	---	---	---
2-Aminopyridine	504-29-0	0.5	2.0	---	---	---	---	---
Amitrole	61-82-5	---	0.2	---	---	---	---	---
Ammonia	7664-41-7	25	18	35	27	---	---	---
Ammonium chloride, fume	12125-02-9	---	10	---	20	---	---	---
Ammonium sulfamate (Ammate)	7773-06-0	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
n-Amyl acetate	628-63-7	100	525	---	---	---	---	---
sec-Amyl acetate	626-38-0	125	650	---	---	---	---	---
Aniline and homologues	62-53-3	2.0	8.0	---	---	---	---	X
Anisidine (o, p-isomers)	29191-52-4	0.1	0.5	---	---	---	---	X
Antimony and Compounds (as Sb)	7440-36-0	---	0.5	---	---	---	---	---
ANTU (alpha Naphthyl thiourea)	86-88-4	---	0.3	---	---	---	---	---
Argon	7440-37-1	Simple	Asphyxiant	---	---	---	---	---
Arsenic, Organic compounds (as As)	7440-38-2	---	0.2	---	---	---	---	---
Arsenic, Inorganic compounds, (as As) (see WAC 296-62-07347 for applications and exclusions)	7440-38-2	---	0.2	---	---	---	---	---
Arsine	7784-42-1	0.05	0.2	---	---	---	---	---
Asbestos (see WAC 296-62-077 through 62-07753)	---	---	---	---	---	---	---	---
Asphalt (Petroleum fumes)	8052-42-4	---	5.0	---	---	---	---	---
Atrazine	1912-24-9	---	5.0	---	---	---	---	---
Azinphos methyl	86-50-0	---	0.2	---	---	---	---	X

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TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS [#] Number	TWA		STEL ^{cl}		CEILING		Skin Design- nation
		ppm [#]	mg/m ³ [#]	ppm [#]	mg/m ³ [#]	ppm [#]	mg/m ³ [#]	
Barium, soluble compounds (as Ba)	7440-39-3	---	0.5	---	---	---	---	---
Barium Sulfate	7727-43-7	---	---	---	---	---	---	---
Total dust	---	---	10.0	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Benomyl	17804-35-2	---	---	---	---	---	---	---
Total dust	---	0.8	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Benzene, (see WAC 296-62-07523)d/	71-43-2	1.0	---	5.0	---	---	---	---
Benzidine, (see WAC 296-62-073)	92-87-5	---	---	---	---	---	---	---
p-Benzoquinone, (see Quinone)	---	---	---	---	---	---	---	---
Benzo(a) pyrene; (see Coal tar pitch volatiles)	---	---	---	---	---	---	---	---
Benzoyl peroxide	94-36-0	---	5.0	---	---	---	---	---
Benzyl chloride	100-44-7	1.0	5.0	---	---	---	---	---
Beryllium and beryllium compounds (as Be)	7440-41-7	0.002	---	0.005 (30 min.)	---	0.025	---	---
Biphenyl (see Diphenyl)	---	---	---	---	---	---	---	---
Bismuth telluride, Undoped	1304-82-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Bismuth telluride, Se-doped	---	---	5.0	---	---	---	---	---
Borates, tetra, sodium salts:	---	---	---	---	---	---	---	---
Anhydrous	1330-43-4	---	1.0	---	---	---	---	---
Decahydrate	1303-96-4	---	5.0	---	---	---	---	---
Pentahydrate	12179-04-3	---	1.0	---	---	---	---	---
Boron oxide	1303-86-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Boron tribromide	10294-33-4	---	---	---	---	1.0	10	---
Boron trifluoride	7637-07-2	---	---	---	---	1.0	3.0	---
Bromacil	314-40-9	1.0	10	---	---	---	---	---
Bromine	7726-95-6	0.1	0.7	0.3	2.0	---	---	---
Bromine pentafluoride	7789-30-2	0.1	0.7	---	---	---	---	---
Bromochloromethane, (see Chlorobromethane)	---	---	---	---	---	---	---	---
Bromoform	15-25-2	0.5	5.0	---	---	---	---	---
Butadiene (1,3-butadiene)	106-99-0	10	22	---	---	---	---	X
Butane	106-97-8	800	1,900	---	---	---	---	---
Butanethiol (see Butyl mercaptan)	---	---	---	---	---	---	---	---
2-Butanone (Methyl ethyl ketone)	78-93-3	200	590	300	885	---	---	---
2-Butoxy ethanol (Butyl Cellosolve)	111-76-2	25	120	---	---	---	---	X
n-Butyl acetate	123-86-4	150	710	200	950	---	---	---
sec-Butyl acetate	105-46-4	200	950	---	---	---	---	---
tert-Butyl acetate	540-88-5	200	950	---	---	---	---	---
Butyl acrylate	141-32-2	10	55	---	---	---	---	---
n-Butyl alcohol	71-36-3	---	---	---	---	50	150	X
sec-Butyl alcohol	78-92-2	100	305	---	---	---	---	---
tert-Butyl alcohol	75-65-0	100	300	150	450	---	---	---
Butylamine	109-73-9	---	---	---	---	5.0	15	X
tert-Butyl chromate (see CrO3)	1189-85-1	---	---	---	---	---	0.1	X
n-Butyl glycidyl ether (BGE)	2426-08-6	25	135	---	---	---	---	---
n-Butyl lactate	138-22-7	5.0	25	---	---	---	---	---
Butyl mercaptan	109-79-5	0.5	1.5	---	---	---	---	---
o-sec-Butylphenol	89-72-5	5.0	30	---	---	---	---	---
p-tert-Butyl-toluene	98-51-1	10	60	20	120	---	---	X
Cadmium oxide fume, (as Cd) (see WAC 296-62-074)	1306-19-0	---	---	---	---	---	---	---
Cadmium dust and salts (as Cd) (see WAC 296-62-074)	7440-43-9	---	---	---	---	---	---	---
Calcium arsenate (see WAC 296-62-07347)	-----	---	---	---	---	---	---	---

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^u Number	TWA		STEL ^u		CEILING		Skin Desig- nation
		ppm ^u	mg/m ³ ^u	ppm ^u	mg/m ³ ^u	ppm ^u	mg/m ³ ^u	
Calcium carbonate	1317-65-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Calcium cyanamide	156-62-7	---	0.5	---	---	---	---	---
Calcium hydroxide	1305-62-0	---	5.0	---	---	---	---	---
Calcium oxide	1305-78-8	---	2.0	---	---	---	---	---
Calcium silicate	1344-95-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Calcium sulfate	7778-18-9	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Camphor(synthetic)	76-22-2	---	2.0	---	---	---	---	---
Caprolactam;	105-60-2	---	---	---	---	---	---	---
Dust	---	---	1.0	---	3.0	---	---	---
Vapor	---	5.0	20	10	40	---	---	---
Captafol (Difolatan)	2425-06-1	---	0.1	---	---	---	---	X
Captan	133-06-2	---	5.0	---	---	---	---	---
Carbaryl (Sevin)	63-25-2	---	5.0	---	---	---	---	---
Carbofuran (Furadon)	1563-66-2	---	0.1	---	---	---	---	---
Carbon black	1333-86-4	---	3.5	---	---	---	---	---
Carbon dioxide	124-38-9	5,000	9,000	30,00	54,000	---	---	---
Carbon disulfide	75-15-0	4.0	12	12	36	---	---	X
Carbon monoxide	630-08-0	35	40	---	---	200 m/	229 m/	---
Carbon tetrabromide	558-13-4	0.1	1.4	0.3	4.0	---	---	---
Carbon tetrachloride	56-23-5	2.0	12.6	---	---	---	---	---
Carbonyl chloride (see Phosgene)	---	---	---	---	---	---	---	---
Carbonyl fluoride	353-50-4	2.0	5.0	5.0	15	---	---	---
Catechol (Pyrocatechol)	120-80-9	5.0	20	---	---	---	---	X
Cellulose (paper fiber)	9004-34-6	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Cesium hydroxide	21351-79-1	---	2.0	---	---	---	---	---
Chlordane	57-74-9	---	0.5	---	---	---	---	X
Chlorinated camphene	8001-35-2	---	0.5	---	1.0	---	---	X
Chlorinated diphenyl oxide	55720-99-5	---	0.5	---	---	---	---	---
Chlorine	7782-50-5	0.5	1.5	1.0	3.0	1.0	3.0	---
Chlorine dioxide	10049-04-4	0.1	0.3	0.3	0.9	---	---	---
Chlorine trifluoride	7790-91-2	---	---	---	---	0.1	0.4	---
Chloroacetaldehyde	107-20-0	---	---	---	---	1.0	3.0	---
a-Chloroacetophenone (Phenacyl chloride)	532-21-4	0.05	0.3	---	---	---	---	---
Chloroacetyl chloride	79-04-9	0.05	0.2	---	---	---	---	---
Chlorobenzene (Monochlorobenzene)	108-90-7	75	350	---	---	---	---	---
o-Chlorobenzylidene malononitrile (OCBM)	2698-41-1	---	---	---	---	0.05	0.4	X
Chlorobromomethane	74-97-5	200	1,050	---	---	---	---	---
2-Chloro-1, 3-butadiene (see beta-Chloroprene)	---	---	---	---	---	---	---	---
Chlorodifluoromethane	75-45-6	1,000	3,500	---	---	---	---	---
Chlorodiphenyl (42% Chlorine) (PCB)	53469-21-9	---	1.0	---	---	---	---	X
Chlorodiphenyl (54% Chlorine) (PCB)	11097-69-1	---	0.5	---	---	---	---	X
1-Chloro-2, 3-epoxypropane, (see Epichlorhydrin)	---	---	---	---	---	---	---	---
2-Chloroethanol (see Ethylene chlorohydrin)	---	---	---	---	---	---	---	---
Chloroethylene (see vinyl chloride)	---	---	---	---	---	---	---	---
Chloroform (Trichloromethane)	67-66-3	2.0	9.78	---	---	---	---	---
1-Chloro-1-nitropropane	600-25-9	2.0	10	---	---	---	---	---
bis-Chloromethyl ether (see WAC 296-62-073)	542-88-1	---	---	---	---	---	---	---

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TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^u Number	TWA		STEL ^u		CEILING		Skin Designation
		ppm ^u	mg/m ³ ^u	ppm ^u	mg/m ³ ^u	ppm ^u	mg/m ³ ^u	
Chloromethyl methyl ether (See Methyl carbomethyl ether)	107-30-2	---	---	---	---	---	---	---
Chloropentafluoroethane	76-15-3	1,000	6,320	---	---	---	---	---
Chloropicrin	76-06-2	0.1	0.7	---	---	---	---	---
beta-Chloroprene	126-99-8	10	35	---	---	---	---	---
o-Chlorostyrene	2039-87-4	50	285	75	428	---	---	X
o-Chlorotoluene	95-49-8	50	250	---	---	---	---	---
2-Chloro-6-trichloromethyl pyridine (see Nitrapyrin)	1929-82-4	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Chlorpyrifos	2921-88-2	---	0.2	---	---	---	---	---
Chromic acid and chromates (as CrO3)	Varies w/compounds	---	---	---	---	---	0.1	X
Chromium, sol, chromic, chromous salts (as Cr)	7440-47-3	---	0.5	---	---	---	---	---
Chromium (VI) compounds (as Cr)	---	---	0.05	---	---	---	---	---
Chromium Metal and insoluble salts	7440-47-3	---	0.5	---	---	---	---	---
Chromyl chloride	14977-61-8	0.025	0.15	---	---	---	---	---
Chrysene: (see Coal tar pitch volatiles)	---	---	---	---	---	---	---	---
Clopidol	2971-90-6	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Coal Dust (less than 5% SiO ₂) Respirable fraction	---	---	2.0	---	---	---	---	---
Coal dust (greater than or equal to 5% SiO ₂) Respirable fraction	---	---	0.1	---	---	---	---	---
Coal tar pitch volatiles (benzene soluble fraction anthracene, BaP, phenanthrene, acridine, chrysene, pyrene)	65996-93-2	---	0.2	---	---	---	---	---
Cobalt, metal fume & dust, (as Co)	7440-48-4	---	0.05	---	---	---	---	---
Cobalt carbonyl (as Co)	10210-68-1	---	0.1	---	---	---	---	---
Cobalt hydrocarbonyl (as Co)	16842-03-8	---	0.1	---	---	---	---	---
Coke oven emissions (see WAC 296-62-200)	---	---	---	---	---	---	---	---
Copper fume (as Cu)	7440-50-8	---	0.1	---	---	---	---	---
Dusts and mists (as Cu)	---	---	1.0	---	---	---	---	---
Cotton dust (raw) e/ Corundum, (see Aluminum oxide)	---	---	1.0	---	---	---	---	---
Crag herbicide (Sesone)	136-78-7	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Cresol (all isomers)	1319-77-3	5.0	22	---	---	---	---	X
Crotonaldehyde	123-73-9; 4170-30-3	2.0	6.0	---	---	---	---	---
Crufomate	299-86-5	---	5.0	---	---	---	---	---
Cumene	98-82-8	50	245	---	---	---	---	---
Cyanamide	420-04-2	---	2.0	---	---	---	---	X
Cyanide (as CN)	Varies with Compound	---	5.0	---	---	---	---	X
Cyanogen	460-19-5	10	20	---	---	---	---	---
Cyanogen chloride	506-77-4	---	---	---	---	0.3	0.6	---
Cyclohexane	110-82-7	300	1,050	---	---	---	---	---
Cyclohexanol	108-93-0	50	200	---	---	---	---	X
Cyclohexanone	108-94-1	25	100	---	---	---	---	X
Cyclohexene	110-83-8	300	1,015	---	---	---	---	---
Cyclohexylamine	108-91-8	10	40	---	---	---	---	---
Cyclonite (see RDX)	121-82-4	---	1.5	---	---	---	---	X
Cyclopentadiene	542-92-7	75	200	---	---	---	---	---
Cyclopentane	287-92-3	600	1,720	---	---	---	---	---
Cyhexatin	13121-70-5	---	5.0	---	---	---	---	---

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Substance	CAS ¹ Number	TWA		STEL ²		CEILING		Skin Designation
		ppm ³	mg/m ³ ⁴	ppm ³	mg/m ³ ⁴	ppm ³	mg/m ³ ⁴	
2,4-D (Dichlorophenoxy-acetic acid)	94-75-7	---	10	---	---	---	---	---
DDT (Dichlorodiphenyltri-chloroethane)	50-29-3	---	1.0	---	---	---	---	X
DDVP, Dichlorvos	62-73-7	0.1	1.0	---	---	---	---	X
Decaborane	17702-41-9	0.05	0.3	0.15	0.9	---	---	X
Demeton	8065-48-3	0.01	0.1	---	---	---	---	X
Diacetone alcohol (4-hydroxy-4-methyl-2-pentanone)	123-42-2	50	240	---	---	---	---	---
1, 2-Diaminoethane (see Ethylenediamine)	---	---	---	---	---	---	---	---
Diazinon	333-41-5	---	0.1	---	---	---	---	X
Diazomethane	334-88-3	0.2	0.4	---	---	---	---	---
Diborane	19287-45-7	0.1	0.1	---	---	---	---	---
Dibrom , (see Naled)	---	---	---	---	---	---	---	---
1, 2-Dibromo-3-chloropropane (see WAC 296-62-07345)	96-12-3	---	---	---	---	---	---	---
2-N-Dibutylamino ethanol	102-81-8	2.0	14	---	---	---	---	X
Dibutyl phosphate	107-66-4	1.0	5.0	2.0	10	---	---	---
Dibutyl phthalate	84-74-2	---	5.0	---	---	---	---	---
Dichloroacetylene	7572-29-4	---	---	---	---	0.1	0.4	---
o-Dichlorobenzene	95-50-1	---	---	---	---	50	300	---
p-Dichlorobenzene	106-46-7	75	450	110	675	---	---	---
3, 3'-Dichlorobenzidine (see WAC 296-62-073)	91-94-1	---	---	---	---	---	---	---
Dichlorodifluoromethane	75-71-8	1,000	4,950	---	---	---	---	---
1, 3-Dichloro-5, 5-dimethyl hydantoin	118-52-5	---	0.2	---	0.4	---	---	---
1, 1-Dichloroethane	75-34-3	100	400	---	---	---	---	---
1, 2-Dichloroethane (see Ethylene dichloride)	---	---	---	---	---	---	---	---
1, 2-Dichloroethylene	540-59-0	200	790	---	---	---	---	---
1, 1-Dichloroethylene (see Vinylidene chloride)	---	---	---	---	---	---	---	---
Dichloroethyl ether	111-44-4	5.0	30	10	60	---	---	X
Dichlorofluoromethane	75-43-4	10	40	---	---	---	---	---
Dichloromethane (see Methylene chloride)	---	---	---	---	---	---	---	---
1, 1-Dichloro-1-nitroethane	594-72-9	2.0	10.	10.	---	---	---	---
1, 2-Dichloropropane (see Propylene dichloride)	---	---	---	---	---	---	---	---
Dichloropropene	542-75-6	1.0	5.0	---	---	---	---	X
2, 2-Dichloropropionic acid	75-99-0	1.0	6.0	---	---	---	---	---
Dichlorotetrafluoroethane	76-14-2	1,000	7,000	---	---	---	---	---
Dichlorvos (DDVP)	62-73-7	0.1	1.0	---	---	---	---	X
Dicrotophos	141-66-2	---	0.25	---	---	---	---	X
Dicyclopentadiene	77-73-6	5.0	30	---	---	---	---	---
Dicyclopentadienyl iron	102-54-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Dieldrin	60-57-1	---	0.25	---	---	---	---	X
Diethanolamine	111-42-2	3.0	15	---	---	---	---	---
Diethylamine	109-89-7	10	30	25	75	---	---	---
2-Diethylaminoethanol	100-37-8	10	50	---	---	---	---	X
Diethylene triamine	111-40-0	1.0	4.0	---	---	---	---	X
Diethyl ether (see Ethyl ether)	---	---	---	---	---	---	---	---
Diethyl ketone	96-22-0	200	705	---	---	---	---	---
Diethyl phthalate	84-66-2	---	5.0	---	---	---	---	---
Difluorodibromomethane	75-61-6	100	860	---	---	---	---	---
Diglycidyl ether (DGE)	2238-07-5	0.1	0.5	---	---	---	---	---
Dihydroxybenzene (see Hydroquinone)	---	---	---	---	---	---	---	---
Diisobutyl ketone	108-83-8	25	150	---	---	---	---	---
Diisopropylamine	108-18-9	5.0	20	---	---	---	---	X
Dimethoxymethane (see Methylal)	---	---	---	---	---	---	---	---
Dimethyl acetamide	127-19-5	10	35	---	---	---	---	X
Dimethylamine	124-40-3	10	18	---	---	---	---	---

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Substance	CAS ¹ Number	TWA		STEL ²		CEILING		Skin Designation
		ppm ³	mg/m ³ ⁴	ppm ³	mg/m ³ ⁴	ppm ³	mg/m ³ ⁴	
4-Dimethylaminoazobenzene (see WAC 296-62-073)	60-11-7	---	---	---	---	---	---	---
Dimethylaminobenzene (see Xylidene)	---	---	---	---	---	---	---	---
Dimethylaniline (N, N-Dimethylaniline)	121-69-7	5.0	25	10	50	---	---	X
Dimethylbenzene (see Xylene)	---	---	---	---	---	---	---	---
Dimethyl-1, 2-dibromo-2, 2-dichloroethyl phosphate (see Naled)	300-76-5	---	3.0	---	---	---	---	X
Dimethylformamide	68-12-2	10	30	---	---	---	---	X
2, 6-Dimethylheptanone (see Diisobutyl ketone)	---	---	---	---	---	---	---	---
1, 1-Dimethylhydrazine	57-14-7	0.5	1.0	---	---	---	---	X
Dimethyl phthalate	131-11-3	---	5.0	---	---	---	---	---
Dimethyl sulfate	77-78-1	0.1	0.5	---	---	---	---	X
Dinitolmide (3, 5-Dinitro-o-toluamide)	148-01-6	---	5.0	---	---	---	---	---
Dinitrobenzene (all isomers)	(alpha)528-29-0; (meta) 99-65-0; (para) 100-25-4	0.15	1.0	---	---	---	---	X
Dinitro-o-cresol	534-52-1	---	0.2	---	---	---	---	X
Dinitrotoluene	25321-14-6	---	1.5	---	---	---	---	X
Dioxane (Diethylene dioxide)	123-91-1	25	90	---	---	---	---	X
Dioxathion	78-34-2	---	0.2	---	---	---	---	X
Diphenyl (Biphenyl)	92-52-4	0.2	1.0	---	---	---	---	---
Diphenylamine	122-39-4	---	10	---	---	---	---	---
Diphenylmethane diisocyanate (see Methylene bisphenyl isocyanate (MDI))	---	---	---	---	---	---	---	---
Dipropylene glycol methyl ether	34590-94-8	100	600	150	900	---	---	X
Dipropyl ketone	123-19-3	50	235	---	---	---	---	---
Diquat	85-00-7	---	0.5	---	---	---	---	---
Di-sec, Octyl phthalate (Di-2-ethylhexylphthalate)	117-81-7	---	5.0	---	10	---	---	---
Disulfram	97-77-8	---	2.0	---	---	---	---	---
Disulfoton	298-04-4	---	0.1	---	---	---	---	X
2, 6-Di-tert-butyl-p-cresol	128-37-0	---	10	---	---	---	---	---
Diuron	330-54-1	---	10	---	---	---	---	---
Divinyl benzene	1321-74-0	10	50	---	---	---	---	---
Emery	12415-34-8	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Endosulfan (Thiodan)	115-29-7	---	0.1	---	---	---	---	X
Endrin	72-20-8	---	0.1	---	---	---	---	X
Epichlorohydrin	106-89-8	2.0	8.0	---	---	---	---	X
EPN	2104-64-5	---	0.5	---	---	---	---	X
1, 2-Epoxypropane (see Propylene oxide)	---	---	---	---	---	---	---	---
2, 3-Epoxy-1-propanol (see Glycidol)	---	---	---	---	---	---	---	---
Ethane	---	Simple	Asphyxiant	---	---	---	---	---
Ethanethiol (see Ethyl mercaptan)	---	---	---	---	---	---	---	---
Ethanolamine	141-43-5	3.0	8.0	6.0	15	---	---	---
Ethion	563-12-2	---	0.4	---	---	---	---	X
2-Ethoxyethanol	110-80-5	5.0	19	---	---	---	---	X
2-Ethoxyethyl acetate (Cellosolve acetate)	111-15-9	5.0	27	---	---	---	---	X
Ethyl acetate	141-78-6	400	1,400	---	---	---	---	---
Ethyl acrylate	140-88-5	5.0	20	25	100	---	---	X
Ethyl alcohol (ethanol)	64-17-5	1,000	1,900	---	---	---	---	---
Ethylamine	75-04-07	10	18	---	---	---	---	---
Ethyl amyl ketone (5-Methyl-3-hepatone)	541-85-5	25	130	---	---	---	---	---
Ethyl benzene	100-41-4	100	435	125	545	---	---	---
Ethyl bromide	74-96-4	200	890	250	1,110	---	---	---
Ethyl butyl ketone (3-Heptanone)	106-35-4	50	230	---	---	---	---	---

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Substance	CAS [#] Number	TWA		STEL [#]		CEILING		Skin Desig- nation
		ppm [#]	mg/m ³ [#]	ppm [#]	mg/m ³ [#]	ppm [#]	mg/m ³ [#]	
Ethyl chloride	75-00-3	1,000	2,600	---	---	---	---	---
Ethylene	74-85-1	Simple	Asphyxiant	---	---	---	---	---
Ethylene chlorohydrin	107-07-3	---	---	---	---	1.0	3.0	X
Ethylenediamine	107-15-3	10	25	---	---	---	---	X
Ethylene dibromide	106-93-4	0.1	---	0.5	---	---	---	---
Ethylene dichloride	107-06-2	1.0	4.0	2.0	8.0	---	---	---
Ethylene glycol	107-21-1	---	---	---	---	50	125	---
Ethylene glycol dinitrate	628-96-6	---	---	---	0.1	---	---	X
Ethylene glycol monomethyl ether acetate (Methyl cellosolve acetate)	---	5.0	24	---	---	---	---	X
Ethyleneimine (see WAC 296-62-073)	151-56-4	---	---	---	---	---	---	X
Ethylene oxide (see WAC 296-62-07353)	75-21-8	1.0	2.0	---	---	---	---	---
Ethyl ether	60-29-7	400	1,200	500	1,500	---	---	---
Ethyl formate	109-94-4	100	300	---	---	---	---	---
Ethylidene chloride (see 1, 1-Dichloroethane)	---	---	---	---	---	---	---	---
Ethylidene norbornene	16219-75-3	---	---	---	---	5.0	25	---
Ethyl mercaptan	75-08-1	0.5	1.0	---	---	---	---	---
n-Ethylmorpholine	100-74-3	5.0	23	---	---	---	---	X
Ethyl sec-amyl ketone (5-methyl-3-heptanone)	---	25	130	---	---	---	---	---
Ethyl silicate	78-10-4	10	85	---	---	---	---	---
Fenamiphos	22224-92-6	---	0.1	---	---	---	---	X
Fensulfothion (Dasanit)	115-90-2	---	0.1	---	---	---	---	---
Fenthion	55-38-9	---	0.2	---	---	---	---	X
Ferbam	14484-64-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Ferrovandium dust	12604-58-9	---	1.0	---	3.0	---	---	---
Fluorides (as F)	Varies w/compound	---	2.5	---	---	---	---	---
Fluorine	7782-41-4	0.1	0.2	---	---	---	---	---
Fluorotrichloromethane (see Trichlorofluoro methane)	75-69-4	---	---	---	---	1,000	5,600	---
Fonofos	944-22-9	---	0.1	---	---	---	---	X
Formaldehyde (see WAC 296-62-07540)	50-00-0	1.0	---	2.0	---	---	---	---
Formamide	75-12-7	20	30	30	45	---	---	---
Formic acid	64-18-6	5.0	9.0	---	---	---	---	---
Furfural	98-01-1	2.0	8.0	---	---	---	---	X
Furfuryl alcohol	98-00-0	10	40	15	60	---	---	X
Gasoline	8006-61-9	300	900	500	1,500	---	---	---
Germanium tetrahydride	7782-65-2	0.2	0.6	---	---	---	---	---
Glass, fibrous or dust	---	---	10	---	---	---	---	---
Gluteraldehyde	111-30-8	---	---	---	---	0.2	0.8	---
Glycerin mist	56-81-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Glycidol (2, 3-Epoxy-1- propanol)	556-52-5	25	75	---	---	---	---	---
Glycol monoethyl ether (see 2-Ethoxyethanol)	---	---	---	---	---	---	---	---
Grain dust (oat, wheat, barley)	---	---	10	---	---	---	---	---
Graphite, natural	7782-42-5	---	---	---	---	---	---	---
Respirable dust	---	---	2.5	---	---	---	---	---
Graphite, Synthetic	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Guthion (see Azinphosmethyl)	---	---	---	---	---	---	---	---
Gypsum	13397-24-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Hafnium	7440-58-6	---	0.5	---	---	---	---	---
Helium	---	Simple	Asphyxiant	---	---	---	---	---
Heptachlor	76-44-8	---	0.5	---	---	---	---	X

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^v Number	TWA		STEL ^u		CEILING		Skin Desig- nation
		ppm ^w	mg/m ³ ^w	ppm ^w	mg/m ³ ^w	ppm ^w	mg/m ³ ^w	
Heptane (n-heptane)	142-82-5	400	1,600	500	2,000	---	---	---
2-Heptanone, (see Methyl n-amy ketone)	---	---	---	---	---	---	---	---
3-Heptanone (see Ethyl butyl ketone)	---	---	---	---	---	---	---	---
Hexachlorobutadiene	87-68-3	0.02	0.24	---	---	---	---	X
Hexachlorocyclopentadiene	77-47-4	0.01	0.1	---	---	---	---	---
Hexachloroethane	67-72-1	1.0	10	---	---	---	---	X
Hexachloronaphthalene	1335-87-1	---	0.2	---	---	---	---	X
Hexafluoroacetone	684-16-2	0.1	0.7	---	---	---	---	X
Hexane	---	---	---	---	---	---	---	---
n-hexane	110-54-3	50	180	---	---	---	---	---
other isomers	Varies w/compound	500	1,800	1,000	3,600	---	---	---
2-Hexanone (Methyl-n-butyl ketone)	591-78-6	5.0	20	---	---	---	---	---
Hexone (Methyl isobutyl ketone)	108-10-1	50	205	75	300	---	---	---
sec-Hexyl acetate	108-84-9	50	300	---	---	---	---	---
Hexylene Glycol	107-41-5	---	---	---	---	25	125	---
Hydrazine	302-01-2	0.1	0.1	---	---	---	---	X
Hydrogen	---	Simple	Asphyxiant	---	---	---	---	---
Hydrogenated terphenyls	61788-32-7	0.5	5.0	---	---	---	---	---
Hydrogen bromide	10035-10-6	---	---	---	---	3.0	10	---
Hydrogen chloride	7647-01-0	---	---	---	---	5.0	7.0	---
Hydrogen cyanide	74-90-8	---	---	4.7	5.0	---	---	X
Hydrogen fluoride	7664-39-3	---	---	---	---	3.0	2.5	---
Hydrogen peroxide	7722-84-1	1.0	1.4	---	---	---	---	---
Hydrogen selenide (as Se)	7783-07-5	0.05	0.2	---	---	---	---	---
Hydrogen Sulfide	7783-06-4	10	14	15	21	---	---	---
Hydroquinone	123-31-9	---	2.0	---	---	---	---	---
4-Hydroxy-4-methyl-2-pentanone (see Diacetone alcohol)	---	---	---	---	---	---	---	---
2-Hydroxypropyl acrylate	999-61-1	0.5	3.0	---	---	---	---	X
Indene	95-13-6	10	45	---	---	---	---	---
Indium and compounds (as In)	7440-74-6	---	0.1	---	---	---	---	---
Iodine	7553-56-2	---	---	---	---	0.1	1.0	---
Iodoform	75-47-8	0.6	10	---	---	---	---	---
Iron oxide dust and fume (as Fe)	1309-37-1	---	---	---	---	---	---	---
Total particulate	---	---	5.0	---	---	---	---	---
Iron pentacarbonyl (as Fe)	13463-40-6	0.1	0.8	0.2	1.6	---	---	---
Iron salts, soluble (as Fe)	Varies w/compound	---	1.0	---	---	---	---	---
Isoamyl acetate	123-92-2	100	525	---	---	---	---	---
Isoamyl alcohol (primary and secondary)	123-51-3	100	360	125	450	---	---	---
Isobutyl acetate	110-19-0	150	700	---	---	---	---	---
Isobutyl alcohol	78-83-1	50	150	---	---	---	---	---
Isooctyl alcohol	26952-21-6	50	270	---	---	---	---	---
Isophorone	78-59-1	4.0	23	---	---	5.0	25	X
Isophorone diisocyanate	4098-71-9	0.005	0.045	0.02	---	---	---	X
Isopropoxyethanol	109-59-1	25	105	---	---	---	---	---
Isopropyl acetate	108-21-4	250	950	310	1,185	---	---	---
Isopropyl alcohol	67-63-0	400	980	500	1,225	---	---	---
Isopropylamine	75-31-0	5.0	12	10	24	---	---	---
N-Isopropylaniline	768-52-5	2.0	10	---	---	---	---	X
Isopropyl ether	108-20-3	250	1,050	---	---	---	---	---
Isopropyl glycidyl ether (IGE)	4016-14-2	50	240	75	360	---	---	---
Kaolin	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Ketene	463-51-4	0.5	0.9	1.5	3.0	---	---	---
Lead inorganic (as Pb) (see WAC 296-62-07521)	7439-92-1	---	0.05	---	---	---	---	---
Lead arsenate (see WAC 296-62-07347)	3687-31-8	---	0.05	---	---	---	---	---
Lead chromate	7758-97-6	---	0.05	---	---	---	---	---
Limestone	1317-65-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---

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TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^u Number	TWA		STEL ^d		CEILING		Skin Design- nation
		ppm ^w	mg/m ^{3w}	ppm ^w	mg/m ^{3w}	ppm ^w	mg/m ^{3w}	
Lindane	58-89-9	---	0.5	---	---	---	---	X
Lithium hydride	7580-67-8	---	0.025	---	---	---	---	---
L.P.G. (liquified petroleum gas)	68476-85-7	1,000	1,800	---	---	---	---	---
Magnesite	546-93-0	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Magnesium oxide fume	1309-48-4	---	---	---	---	---	---	---
Total particulate	---	---	10	---	---	---	---	---
Malathion	121-75-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	X
Maleic anhydride	108-31-6	0.25	1.0	---	---	---	---	---
Manganese and compound (as Mn)	7439-96-5	---	---	---	---	---	5.0	---
Manganese tetroxide and fume (as Mn)	7439-96-5	---	1.0	---	3.0	---	---	---
Manganese cyclopentadienyl tricarbonyl (as Mn)	12079-65-1	---	0.1	---	---	---	---	X
Manganese tetroxide (as Mn)	1317-35-7	---	1.0	---	---	---	---	---
Marble	1317-65-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Mercury (aryl and inorganic) (as Hg)	7439-97-6	---	---	---	---	---	0.1	X
Mercury (organo-alkyl compounds) (as Hg)	7439-97-6	---	0.01	---	0.03	---	---	X
Mercury (vapor) (as Hg)	7439-97-6	---	0.05	---	---	---	---	X
Mesityl oxide	141-79-7	15	60	25	100	---	---	---
Methacrylic acid	79-41-4	20	70	---	---	---	---	X
Methane	---	Simple	Asphyxiant	---	---	---	---	---
Methanethiol (see Methyl mercaptan)	---	---	---	---	---	---	---	---
Methomyl (lannate)	16752-77-5	---	2.5	---	---	---	---	---
Methoxychlor	72-43-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
2-Methoxyethanol (Methyl cellosolve)	109-86-4	5.0	16	---	---	---	---	X
4-Methoxyphenol	150-76-5	---	5.0	---	---	---	---	---
Methyl acetate	79-20-9	200	610	250	760	---	---	---
Methyl acetylene (propyne)	74-99-7	1,000	1,650	---	---	---	---	---
Methyl acetylene-propadiene mixture (MAPP)	---	1,000	1,800	1,250	2,250	---	---	---
Methyl acrylate	96-33-3	10	35	---	---	---	---	X
Methylacrylonitrile	126-98-7	1.0	3.0	---	---	---	---	X
Methylal (Dimethoxy-methane)	109-87-5	1,000	3,100	---	---	---	---	---
Methyl alcohol (methanol)	67-56-1	200	260	250	325	---	---	X
Methylamine	74-89-5	10	12	---	---	---	---	---
Methyl amyl alcohol (see Methyl isobutyl carbinol)	---	---	---	---	---	---	---	---
Methyl n-amyl ketone (2-Heptanone)	110-43-0	50	235	---	---	---	---	---
N-Methyl aniline (see Monomethyl aniline)	---	---	---	---	---	---	---	---
Methyl bromide	74-83-9	5.0	20	---	---	---	---	X
Methyl butyl ketone (see 2-Hexanone)	---	---	---	---	---	---	---	---
Methyl cellosolve (see 2-Methoxyethanol)	109-86-4	5.0	16	---	---	---	---	X
Methyl cellosolve acetate (2-Methoxyethyl acetate)	110-49-6	5.0	24	---	---	---	---	X
Methyl chloride	74-87-3	50	105	100	210	---	---	---
Methyl chloroform (1, 1, 1-trichlorethane)	71-55-6	350	1,900	450	2,450	---	---	---
Methyl chloromethyl ether (see WAC 296-62-073)	107-30-2	---	---	---	---	---	---	---
Methyl 2-cyanoacrylate	137-05-3	2.0	8.0	4.0	16	---	---	---
Methylcyclohexane	108-87-2	400	1,600	---	---	---	---	---
Methylcyclohexanol	25639-42-3	50	235	---	---	---	---	---

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TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ¹ Number	TWA		STEL ¹		CEILING		Skin Desig- nation
		ppm ¹	mg/m ³ ¹	ppm ¹	mg/m ³ ¹	ppm ¹	mg/m ³ ¹	
Methylcyclohexanone	583-60-8	50	230	75	345	---	---	X
Methylcyclopentadienyl manganese tricarbonyl (as Mn)	12108-13-3	---	0.2	---	---	---	---	X
Methyl demeton	8022-00-2	---	0.5	---	---	---	---	X
Methylene bisphenyl isocyanate (MDI)	101-68-8	---	---	---	---	0.02	0.2	---
4, 4'-Methylene bis (2-chloroaniline (MBOCA)) (see WAC 296-62-073)	101-14-4	0.02	0.22	---	---	---	---	X
Methylene bis (4-cyclohexylisocyanate)	5124-30-1	---	---	---	---	0.01	0.11	---
Methylene chloride	75-09-2	100	---	500	---	---	---	---
4, 4-Methylene dianiline	101-77-9	0.1	0.8	---	---	---	---	X
Methyl ethyl ketone (MEK) (see 2-Butanone)	78-93-3	---	---	---	---	---	---	---
Methyl ethyl ketone peroxide (MEKP)	1338-23-4	---	---	---	---	0.2	1.5	---
Methyl formate	107-31-3	100	250	150	375	---	---	---
5-Methyl-3-heptanone (see Ethyl amyl ketone)	---	---	---	---	---	---	---	---
Methyl hydrazine (see Monomethyl hydrazine)	60-34-4	---	---	---	---	0.2	0.35	X
Methyl iodide	74-88-4	2.0	10	---	---	---	---	X
Methyl isoamyl ketone	110-12-3	50	240	---	---	---	---	---
Methyl isobutyl carbinol	108-11-2	25	100	40	165	---	---	X
Methyl isobutyl ketone (see Hexone)	---	---	---	---	---	---	---	---
Methyl isocyanate	624-83-9	0.02	0.05	---	---	---	---	X
Methyl isopropyl ketone	563-80-4	200	705	---	---	---	---	---
Methyl mercaptan	74-93-1	0.5	1.0	---	---	---	---	---
Methyl methacrylate	80-62-6	100	410	---	---	---	---	---
Methyl parathion	298-00-0	---	0.2	---	---	---	---	X
Methyl propyl ketone (see 2-Pentanone)	---	---	---	---	---	---	---	---
Methyl silicate	684-84-5	1.0	6.0	---	---	---	---	---
alpha-Methyl styrene	98-83-9	50	240	100	485	---	---	---
Methylene bisphenyl isocyanate (MDI)	101-68-8	---	---	---	---	0.02	0.2	---
Mevinphos (see Phosdrin)	---	---	---	---	---	---	---	---
Metribuzin	21087-64-9	---	5.0	---	---	---	---	---
Mica (see Silicates)	---	---	---	---	---	---	---	---
Molybdenum (as Mo)	7439-98-7	---	---	---	---	---	---	---
Soluble compounds	---	---	5.0	---	---	---	---	---
Insoluble compounds	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Monocrotophos (Azodrin)	6923-22-4	---	0.25	---	---	---	---	---
Monomethyl aniline	100-61-8	0.5	2.0	---	---	---	---	X
Monomethyl hydrazine	---	---	---	---	---	0.2	0.35	---
Morpholine	110-91-8	20	70	30	105	---	---	X
Naled	300-76-5	---	3.0	---	---	---	---	X
Naphtha (Coal tar)	8030-30-6	100	400	---	---	---	---	X
Naphthalene	91-20-3	10	50	15	75	---	---	---
alpha -Naphthylamine (see WAC 296-62-073)	134-32-7	---	---	---	---	---	---	---
beta-Naphthylamine (see WAC 296-62-073)	91-59-8	---	---	---	---	---	---	---
Neon	7440-01-9	Simple	Asphyxiant	---	---	---	---	---
Nickel carbonyl (as Ni)	13463-39-3	0.001	0.007	---	---	---	---	---
Nickle, (as Ni)	7440-02-0	---	---	---	---	---	---	---
Metal and insoluble compounds	---	---	1.0	---	---	---	---	---
Soluble compounds	---	---	0.1	---	---	---	---	---
Nicotine	54-11-5	---	0.5	---	---	---	---	X
Nitrapyrin (see 2-Chloro-6 trichloromethyl pyridine)	1929-82-4	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Nitric acid	7697-37-2	2.0	5.0	4.0	10	---	---	---

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Permissible Exposure Limits (PEL)

Substance	CAS [#] Number	TWA		STEL ^d		CEILING		Skin Desig- nation
		ppm ^e	mg/m ³ ^h	ppm ^e	mg/m ³ ^h	ppm ^e	mg/m ³ ^h	
Nitric oxide	10102-43-9	25	30	---	---	---	---	---
p-Nitroaniline	100-01-6	---	3.0	---	---	---	---	X
Nitrobenzene	98-95-3	1.0	5.0	---	---	---	---	X
4-Nitrobiphenyl (see WAC 296-62-073)	92-93-3	---	---	---	---	---	---	---
p-Nitrochlorobenzene	100-00-5	---	0.5	---	---	---	---	X
4-Nitrodiphenyl (see WAC 296-62-073)	---	---	---	---	---	---	---	---
Nitroethane	79-24-3	100	310	---	---	---	---	---
Nitrogen	7727-37-9	Simple	Asphyxiant	---	---	---	---	---
Nitrogen dioxide	10102-44-0	---	---	1.0	1.8	---	---	---
Nitrogen trifluoride	7783-54-2	10	29	---	---	---	---	---
Nitroglycerin	55-63-0	---	---	---	0.1	---	---	X
Nitromethane	75-52-5	100	250	---	---	---	---	---
1-Nitropropane	108-03-2	25	90	---	---	---	---	---
2-Nitropropane	79-46-9	10	35	---	---	---	---	---
N-Nitrosodimethylamine (see WAC 296-62-073)	62-75-9	---	---	---	---	---	---	---
Nitrotoluene:								
o-isomer	88-72-2	2.0	11	---	---	---	---	X
m-isomer	98-08-2	2.0	11	---	---	---	---	X
p-isomer	99-99-0	2.0	11	---	---	---	---	X
Nitrotirchloromethane (see Chloropicrin)	---	---	---	---	---	---	---	---
Nitrous Oxide (Nitrogen oxide)	10024-97-2	30	54	---	---	---	---	---
Nonane	111-84-2	200	1,050	---	---	---	---	---
Octachloronaphthalene	2234-13-1	---	0.1	---	0.3	---	---	X
Octane	111-65-9	300	1,450	375	1,800	---	---	---
Oil mist, mineral (particulate)	8012-95-1	---	5.0	---	---	---	---	---
Osmium tetroxide (as Os)	20816-12-0	0.0002	0.002	0.0006	0.006	---	---	---
Oxalic acid	144-62-7	---	1.0	---	2.0	---	---	---
Oxygen difluoride	7783-41-7	---	---	---	---	0.05	0.1	---
Ozone	10028-15-6	0.1	0.2	0.3	0.6	---	---	---
Paraffin wax fume	8002-74-2	---	2.0	---	---	---	---	---
Paraquat (Respirable dust)	4685-14-7	---	0.1	---	---	---	---	X
	1910-42-5	---	---	---	---	---	---	---
	2074-50-2	---	---	---	---	---	---	---
Parathion	56-38-2	---	0.1	---	---	---	---	X
Particulate polycyclic aromatic hydrocarbons (see coal tar pitch volatiles)	---	---	---	---	---	---	---	---
Particulates not otherwise regulated (see WAC 296-62-07510)	---	---	---	---	---	---	---	---
Total Dust	---	---	10	---	---	---	---	---
Respirable Fraction	---	---	5.0	---	---	---	---	---
Pentaborane	19624-22-7	0.005	0.01	0.015	0.03	---	---	---
Pentachloronaphthalene	1321-64-8	---	0.5	---	---	---	---	X
Pentachlorophenol	87-86-5	---	0.5	---	---	---	---	X
Pentaerythritol	115-77-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Pentane	109-66-0	600	1,800	750	2,250	---	---	---
2-Pentanone (methyl propyl ketone)	107-87-9	200	700	250	875	---	---	---
Perchloroethylene (tetrachloroethylene)	127-18-4	25	170	---	---	---	---	---
Perchloromethyl mercaptan	594-42-3	0.1	0.8	---	---	---	---	---
Perchloryl fluoride	7616-94-6	3.0	14	6.0	28	---	---	---
Perlite	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Petroleum distillates (Naptha) (Rubber Solvent)	---	100	400	---	---	---	---	---
Phenol	108-95-2	5.0	19	---	---	---	---	X
Phenothiazine	92-84-2	---	5.0	---	---	---	---	X
p-Phenylene diamine	106-50-3	---	0.1	---	---	---	---	X

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ¹ Number	TWA		STEL ²		CEILING		Skin Designation
		ppm ³	mg/m ³ ⁴	ppm ³	mg/m ³ ⁴	ppm ³	mg/m ³ ⁴	
Phenyl ether (vapor)	101-84-8	1.0	7.0	---	---	---	---	---
Phenyl ether-diphenyl mixture (vapor)	---	1.0	7.0	---	---	---	---	---
Phenylethylene, (see Styrene)	---	---	---	---	---	---	---	---
Phenyl glycidyl ether (PGE)	122-60-1	1.0	6.0	---	---	---	---	---
Phenyldiazine	100-63-0	5.0	20	10	45	---	---	X
Phenyl mercaptan	108-98-5	0.5	2.0	---	---	---	---	---
Phenylphosphine	638-21-1	---	---	---	---	0.05	0.25	---
Phorate	298-02-2	---	0.05	---	0.2	---	---	X
Phosdrin (Mevinphos)	7786-34-7	0.01	0.1	0.03	0.3	---	---	X
Phosgene (carbonyl chloride)	75-44-5	0.1	0.4	---	---	---	---	---
Phosphine	7803-51-2	0.3	0.4	1.0	1.0	---	---	---
Phosphoric acid	7664-38-2	---	1.0	---	3.0	---	---	---
Phosphorus (yellow)	7723-14-0	---	0.1	---	---	---	---	---
Phosphorous oxychloride	10025-87-3	0.1	0.6	---	---	---	---	---
Phosphorus pentachloride	10026-13-8	0.1	1.0	---	---	---	---	---
Phosphorus pentasulfide	1314-80-3	---	1.0	---	3.0	---	---	---
Phosphorus trichloride	7719-12-2	0.2	1.5	0.5	3.0	---	---	---
Phthalic anhydride	85-44-9	1.0	6.0	---	---	---	---	---
m-Phthalodinitrile	626-17-5	---	5.0	---	---	---	---	---
Picloram	1918-02-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Picric acid	88-89-1	---	0.1	---	---	---	---	X
Pindone (see Pival)	83-26-1	---	0.1	---	---	---	---	---
(2-Pivalyl-1, 3-indandione)	---	---	---	---	---	---	---	---
Piperazine dihydrochloride	142-64-3	---	5.0	---	---	---	---	---
Pival (see Pindone)	---	---	---	---	---	---	---	---
Plaster of Paris	26499-65-0	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Platinum (as Pt)	7440-06-4	---	---	---	---	---	---	---
Metal	---	---	1.0	---	---	---	---	---
Soluble salts	---	---	0.002	---	---	---	---	---
Polychlorobiphenyls (see Chlorodiphenyls)	---	---	---	---	---	---	---	---
Portland cement	65997-15-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Potassium hydroxide	1310-58-3	---	---	---	---	---	2.0	---
Propane	74-98-6	1,000	1,800	---	---	---	---	---
Propargyl alcohol	107-19-7	1.0	2.0	---	---	---	---	X
beta-Propiolactone (see WAC 296-62-073)	57-57-8	---	---	---	---	---	---	---
Propionic acid	79-09-4	10	30	---	---	---	---	---
Propoxur (Baygon)	114-26-1	---	0.5	---	---	---	---	---
n-Propyl acetate	109-60-4	200	840	250	1,050	---	---	---
n-Propyl alcohol	71-23-8	200	500	250	625	---	---	X
n-Propyl nitrate	627-13-4	25	105	40	170	---	---	---
Propylene	---	Simple	Asphyxiant	---	---	---	---	---
Propylene dichloride (1, 2-Dichloropropane)	78-87-5	75	350	110	510	---	---	---
Propylene glycol dinitrate	6423-43-4	0.05	0.3	---	---	---	---	X
Propylene glycol monomethyl ether	107-98-2	100	360	150	540	---	---	---
Propylene imine	75-55-8	2.0	5.0	---	---	---	---	X
Propylene oxide	75-56-9	20	50	---	---	---	---	---
Propyne, (see Methyl acetylene)	---	---	---	---	---	---	---	---
Pyrethrum	8003-34-7	---	5.0	---	---	---	---	---
Pyridine	110-86-1	5.0	15	---	---	---	---	---
Quinone	106-51-4	0.1	0.4	---	---	---	---	---
RDX (See Cyclonite)	---	---	1.5	---	---	---	---	X
Resorcinol	108-46-3	10	45	20	90	---	---	---
Rhodium (as Rh)	7440-16-6	---	---	---	---	---	---	---
Insoluble compounds, Metal fumes and dusts	---	---	0.1	---	---	---	---	---
Soluble compounds, salts	---	---	0.001	---	---	---	---	---

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS [#] Number	TWA		STEL [#]		CEILING		Skin Designation
		ppm [#]	mg/m ³ [#]	ppm [#]	mg/m ³ [#]	ppm [#]	mg/m ³ [#]	
Ronnel	299-84-3	---	10	---	---	---	---	---
Rosin core solder, pyrolysis products (as formaldehyde)	---	---	0.1	---	---	---	---	---
Rotenone	83-79-4	---	5.0	---	---	---	---	---
Rouge	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Rubber solvent (naphtha)	8002-05-9	100	400	---	---	---	---	---
Selenium compounds (as Se)	7782-49-2	---	0.2	---	---	---	---	---
Selenium hexafluoride (as Se)	7783-79-1	0.05	0.2	---	---	---	---	---
Sesone (see Crag herbicide)	---	---	---	---	---	---	---	---
Silane (see Silicon tetrahydride)	---	---	---	---	---	---	---	---
Silica, amorphous, precipitated and gel	112926-00-8	---	6.0	---	---	---	---	---
Silica, amorphous, diatomaceous earth, containing less than 1% crystalline silica	61790-53-2	---	6.0	---	---	---	---	---
Total dust	---	---	6.0	---	---	---	---	---
Respirable fraction	---	---	3.0	---	---	---	---	---
Silica, crystalline cristobalite, respirable dust	14464-46-1	---	0.05	---	---	---	---	---
Silica, crystalline quartz, respirable dust	14808-60-7	---	0.1 g/ h/	---	---	---	---	---
Silica, crystalline tripoli (as quartz), respirable dust	1317-95-9	---	0.1	---	---	---	---	---
Silica, crystalline tridymite, respirable dust	15468-32-3	---	0.05	---	---	---	---	---
Silica, fused, respirable dust	60676-86-0	---	0.1	---	---	---	---	---
Silicates (less than 1% crystalline silica:								
Mica (Respirable dust)	12001-26-2	---	3.0	---	---	---	---	---
Soapstone, Total dust	---	---	6.0	---	---	---	---	---
Soapstone, Respirable dust	---	---	3.0	---	---	---	---	---
Talc (containing asbestos): use asbestos limit (see WAC 296-62-07517)	---	---	---	---	---	---	---	---
Talc (containing no asbestos), Respirable dust	14807-96-6	---	2.0	---	---	---	---	---
Tremolite (see WAC 296-62-07517)	---	---	---	---	---	---	---	---
Silicon	7440-21-3	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Silicon Carbide	409-21-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Silicon tetrahydride	7803-62-5	5.0	7.0	---	---	---	---	---
Silver, metal dust and soluble compounds (as Ag)	7440-22-4	---	0.01	---	---	---	---	---
Soapstone (see Silicates)	---	---	---	---	---	---	---	---
Sodium azide (as HN ₃)	26628-22-8	---	---	---	---	0.1	0.3	X
(as NaN ₃)	---	---	---	---	---	0.1	0.3	X
Sodium bisulfite	7631-90-5	---	5.0	---	---	---	---	---
Sodium-2, 4-dichlorophenoxyethyl sulfate (see Crag herbicide)	---	---	---	---	---	---	---	---
Sodium fluoroacetate	62-74-8	---	0.05	---	0.15	---	---	X
Sodium hydroxide	1310-73-2	---	---	---	---	---	2.0	---
Sodium metabisulfite	7681-57-4	---	5.0	---	---	---	---	---
Starch	9005-25-8	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^d Number	TWA		STEL ^d		CEILING		Skin Designation
		ppm ^e	mg/m ³ ^e	ppm ^e	mg/m ³ ^e	ppm ^e	mg/m ³ ^e	
Stibine	7803-52-3	0.1	0.5	---	---	---	---	---
Stoddard solvent	8052-41-3	100	525	---	---	---	---	---
Strychnine	57-24-9	---	0.15	---	---	---	---	---
Styrene	100-42-5	50	215	100	425	---	---	---
Subtilisins	9014-01-1	---	---	---	0.00006 (60 min.)j/	---	---	---
Sucrose	57-50-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Sulfotep (see TEDP)	---	---	---	---	---	---	---	X
Sulfur dioxide	7446-09-5	2.0	5.0	5.0	13	---	---	---
Sulfur hexafluoride	2551-62-4	1,000	6,000	---	---	---	---	---
Sulfuric acid	7664-93-9	---	1.0	---	---	---	---	---
Sulfur monochloride	10025-67-9	---	---	---	---	1.0	6.0	---
Sulfur pentafluoride	5714-22-1	---	---	---	---	0.01	0.1	---
Sulfur tetrafluoride	7783-60-0	---	---	---	---	0.1	0.4	---
Sulfuryl fluoride	2699-79-8	5.0	20	10	40	---	---	---
Sulprofos	35400-43-2	---	1.0	---	---	---	---	---
Systox (see Demeton)	---	---	---	---	---	---	---	---
2, 4, 5-T	93-76-5	---	10	---	---	---	---	---
Talc (see Silicates)	---	---	---	---	---	---	---	---
Tantalum	7440-25-7	---	5.0	---	---	---	---	---
Metal and oxide dusts	---	---	---	---	---	---	---	---
TEDP (Sulfotep)	3689-24-5	---	0.2	---	---	---	---	X
Tellurium and compounds (as Te)	13494-80-9	---	0.1	---	---	---	---	---
Tellurium hexafluoride (as Te)	7783-80-4	0.02	0.2	---	---	---	---	---
Temephos	3383-96-8	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
TEPP	107-49-3	0.004	0.05	---	---	---	---	X
Terphenyls	26140-60-3	---	---	---	---	0.5	5.0	---
1, 1, 1, 2-Tetrachloro-2, 2-difluoroethane	76-11-0	500	4,170	---	---	---	---	---
1, 1, 2, 2-Tetrachloro-1, 2-difluoroethane	76-12-0	500	4,170	---	---	---	---	---
1, 1, 2, 2-Tetrachloroethane	79-34-5	1.0	7.0	---	---	---	---	X
Tetrachloroethylene (see Perchloroethylene)	---	---	---	---	---	---	---	---
Tetrachloromethane (see Carbon tetrachloride)	---	---	---	---	---	---	---	---
Tetrachloronaphthalene	1335-88-2	---	2.0	---	---	---	---	X
Tetraethyl lead (as Pb)	78-00-2	---	0.075	---	---	---	---	X
Tetrahydrofuan	109-99-9	200	590	250	735	---	---	---
Tetramethyl lead (as Pb)	75-74-1	---	0.075	---	---	---	---	X
Tetramethyl succinonitrile	3333-52-6	0.5	3.0	---	---	---	---	X
Tetranitromethane	509-14-8	1.0	8.0	---	---	---	---	---
Tetrasodium pyrophosphate	7722-88-5	---	5.0	---	---	---	---	---
Tetryl (2, 4, 6-trinitrophenyl- methylnitramine)	479-45-8	---	1.5	---	---	---	---	X
Thallium (soluble compounds) (as Tl)	7440-28-0	---	0.1	---	---	---	---	X
4, 4-Thiobis (6-tert-butyl-m-cresol)	96-69-5	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Thioglycolic acid	68-11-1	1.0	4.0	---	---	---	---	X
Thionyl chloride	7719-09-7	---	---	---	---	1.0	5.0	---
Thiram (see WAC 296-62-07519)	137-26-8	---	5.0	---	---	---	---	---
Tin (as Sn)	7440-31-5	---	2.0	---	---	---	---	---
Inorganic compounds (except oxides)	---	---	---	---	---	---	---	---
Tin, Organic compounds (as Sn)	7440-31-5	---	0.1	---	---	---	---	X
Tin Oxide (as Sn)	21651-19-4	---	2.0	---	---	---	---	---
Titanium dioxide	13463-67-7	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Toulene	108-88-3	100	375	150	560	---	---	---
Toluene-2, 4-diisocyanate (TDI)	584-84-9	0.005	0.04	0.02	0.15	---	---	---

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^d Number	TWA		STEL ^d		CEILING		Skin Desig- nation
		ppm ^d	mg/m ^{3d}	ppm ^d	mg/m ^{3d}	ppm ^d	mg/m ^{3d}	
m-Toluidine	108-44-1	2.0	9.0	---	---	---	---	X
o-Toluidine	95-53-4	2.0	9.0	---	---	---	---	X
p-Toluidine	106-49-0	2.0	9.0	---	---	---	---	X
Toxaphene (see Chlorinated camphene)	---	---	---	---	---	---	---	---
Tremolite (see Silicates)	---	---	---	---	---	---	---	---
Tributyl phosphate	126-73-8	0.2	2.5	---	---	---	---	---
Trichloroacetic acid	76-03-9	1.0	7.0	---	---	---	---	---
1, 2, 4-Trichlorobenzene	120-82-1	---	---	---	---	5.0	40	---
1, 1, 1-Trichloroethane (see Methyl chloroform)	---	---	---	---	---	---	---	---
1, 1, 2-Trichloroethane	79-00-5	10	45	---	---	---	---	---
Trichloroethylene	79-01-6	50	270	200	1,080	---	---	---
Trichlorofluoromethane	75-69-4	---	---	---	---	1,000	5,600	---
Trichloromethane (see Chloroform)	---	---	---	---	---	---	---	---
Trichloronaphthalene	1321-65-9	---	5.0	---	---	---	---	X
1, 2, 3-Trichloropropane	96-18-4	10	60	---	---	---	---	X
1, 1, 2-Trichloro-1, 2, 2-trifluoroethane	76-13-1	1,000	7,600	1,250	9,500	---	---	---
Tricyclohexyltin hydroxide (see Cyhexatin)	---	---	---	---	---	---	---	---
Triethylamine	121-44-8	10	40	15	60	---	---	---
Trifluorobromomethane	75-63-8	1,000	6,100	---	---	---	---	---
Trimellitic anhydride	552-30-7	0.005	0.04	---	---	---	---	---
Trimethylamine	75-50-3	10	24	15	36	---	---	---
Trimethyl benzene	25551-13-7	25	125	---	---	---	---	---
Trimethyl phosphite	121-45-9	2.0	10	---	---	---	---	---
2, 4, 6-Trinitrophenol (see Picric acid)	---	---	---	---	---	---	---	---
2, 4, 6-Trinitrophenyl- methylnitramine (see Tetryl)	---	---	---	---	---	---	---	---
2, 4, 6-Trinitrotoluene (TNT)	118-96-7	---	0.5	---	---	---	---	X
Triorthocresyl phosphate	78-30-8	---	0.1	---	---	---	---	X
Triphenyl amine	603-34-9	---	5.0	---	---	---	---	---
Triphenyl phosphate	115-86-6	---	3.0	---	---	---	---	---
Tungsten (as W)	7440-33-7	---	---	---	---	---	---	---
Soluble compounds	---	---	1.0	---	3.0	---	---	---
Insoluble compounds	---	---	5.0	---	10	---	---	---
Turpentine	8006-64-2	100	560	---	---	---	---	---
Uranium (as U)	7440-61-1	---	---	---	---	---	---	---
Soluble compounds	---	---	0.05	---	---	---	---	---
Insoluble compounds	---	---	0.2	---	0.6	---	---	---
n-Valeraldehyde	110-62-3	50	175	---	---	---	---	---
Vanadium (as V2O5)	1314-62-1	---	0.05	---	---	---	---	---
Respirable dust and fume	---	---	---	---	---	---	---	---
Vegetable oil mist	---	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Vinyl acetate	108-05-1	10	30	20	60	---	---	---
Vinyl benzene (see Styrene)	---	---	---	---	---	---	---	---
Vinyl bromide	593-60-2	5.0	20	---	---	---	---	---
Vinyl chloride (see WAC 296-62-07329)	75-01-4	---	---	---	---	---	---	---
Vinyl cyanid (see Acrylonitrile)	---	---	---	---	---	---	---	---
Vinyl cyclohexene dioxide	106-87-6	10	60	---	---	---	---	X
Vinyl toluene	25013-15-4	50	240	---	---	---	---	---
Vinylidene chloride (1, 1-Dichloroethylene)	75-35-4	1.0	4.0	---	---	---	---	---
VM & P Naphtha	8032-32-4	300	1,350	400	1,800	---	---	---
Warfarin	81-81-2	---	0.1	---	---	---	---	---
Welding fumes f/ (total particulate)	---	---	5.0	---	---	---	---	---

PERMANENT

TABLE 1: LIMITS FOR AIR CONTAMINANTS
Permissible Exposure Limits (PEL)

Substance	CAS ^u Number	TWA		STEL ^d		CEILING		Skin Desig- nation
		ppm ^w	mg/m ³ ^w	ppm ^w	mg/m ³ ^w	ppm ^w	mg/m ³ ^w	
Wood dust:	---	---	---	---	---	---	---	---
Nonallergenic;								
All soft woods and hard woods except allergenics	---	---	5.0	---	10	---	---	---
Allergenics; (e.g. cedar, mahogany and teak)	---	---	2.5	---	---	---	---	---
Xylenes(Xylol)	1330-20-7	100	435	150	655	---	---	---
(o-, m-, p-isomers)								
m-Xylene alpha, alpha-diamine	1477-55-0	---	---	---	---	---	0.1	X
Xylidine	1300-73-8	2.0	10	---	---	---	---	X
Yttrium	7440-65-5	---	1.0	---	---	---	---	---
Zinc chloride fume	7646-85-7	---	1.0	---	2.0	---	---	---
Zinc chromate (as CrO3)	Varies w/compound	---	0.05	---	---	---	0.1	---
Zinc oxide	1314-13-2	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Zinc oxide fume	1314-13-2	---	5.0	---	10	---	---	---
Zinc stearate	557-05-1	---	---	---	---	---	---	---
Total dust	---	---	10	---	---	---	---	---
Respirable fraction	---	---	5.0	---	---	---	---	---
Zirconium compounds (as Zr)	7440-67-2	---	5.0	---	10	---	---	---

- Notes: a/ Parts of vapor or gas per million parts of contaminated air by volume at 25°C and 760 mm. Hg. pressure (torr.).
- b/ Milligrams of substance per cubic meter of air. When a numerical entry for a substance is in the mg/m³ column and not in the ppm column, then the number in the mg/m³ column is exact. When numerical entries for a substance are in both the ppm and mg/m³ columns, then the number in the ppm column is exact and the number in the mg/m³ column may be rounded off.
- c/ Duration is for 15 minutes, unless otherwise noted.
- d/ The final benzene standard in WAC 296-62-07523 applies to all occupational exposures to benzene except some sub-segments of industry where exposures are consistently under the action level (i.e., distribution and sale of fuels, sealed containers and pipelines, coke production, oil and gas drilling and production, natural gas processing, and the percentage exclusion for liquid mixtures).
- e/ This 8-hour TWA applies to respirable dust as measured by a vertical elutriator cotton dust sampler or equivalent instrument. The time-weighted average applies to the cotton waste processing operations of waste recycling (sorting, blending, cleaning, and willowing) and garretting. See also WAC 296-62-14533 for cotton dust limits applicable to other sectors.
- f/ As determined from breathing-zone air samples.
- g/ Total dust formula for Silica (as quartz) is: $\frac{30 \text{ mg/m}^3}{\% \text{ SiO}_2 + 3}$
- h/ Both concentration and percent quartz for the application of this limit are to be determined from the fraction passing a size-selector with the following characteristics:

Aerodynamic diameter (unit_density_sphere)	Percent_passing_selector
2	90
2.5	75
3.5	50
5.0	25
10	0

containing less than 1% quartz if 1% quartz,
use quartz limit.

The measurements under this note refer to the use of an AEC (now NRC) instrument. The respirable fraction of coal dust is determined with an MRE the figure corresponding to that of 2.4 mg/m³ in the table for coal dust is 4.5 mg/m³.

- Notes: i/ The CAS number is for information only. Enforcement is based on the substance name. For an entry covering more than one metal compound measured as the metal, the CAS number for the metal is given -- not CAS numbers for the individual compounds.
- j/ Compliance with the subtilisins PEL is assessed by sampling with a high volume sampler (600-800 liters per minute) for at least 60 minutes.
- m/ Sampling for the carbon monoxide ceiling shall be averaged over 5 minutes but an instantaneous reading over 1500 ppm shall not be exceeded.

PERMANENT

HT/PEL
TABLE 1.36

TABLE 2
TRANSITIONAL LIMITS

The transitional limits listed are in effect until December 31, 1992. These limits require the use of engineering controls, where feasible, the additional protection to achieve the more protective limits listed in Table 1 may be achieved using protective control measures as set forth in WAC 296-62-07501(3).

Substance	PEL		Acceptable Ceiling Concentration	
	ppm	mg/m ³	ppm	mg/m ³
Carbon disulfide	10	---	15	---
Carbon monoxide	50	55	---	---
Carbon tetrachloride	5.0	---	20	---
Chloroform (Trichloromethane)	10	50	50	240
Coal dust-respirable (less than 5% SiO ₂)	---	2.4	---	---
Cobalt metal, dust and fume (as Co)	---	0.1	---	---
Ethylene dichloride	10	---	15	---
Ethylene glycol dinitrate	0.05	0.3	0.2	1.0
Nitrogen dioxide	---	---	5.0	9.0
Nitroglycerin	0.05	0.5	0.2	2.0
Perchloroethylene (Tetrachloroethylene)	50	---	200	---
Styrene	100	---	200	---

PERMANENT

AMENDATORY SECTION (Amending Order 92-01, filed 4/1/92, effective 5/5/92)

WAC 296-62-08001 Bloodborne pathogens. (1) Scope and application. This section applies to all occupational exposure to blood or other potentially infectious materials as defined by subsection (2) of this section.

(2) Definitions. For purposes of this section, the following shall apply:

"Blood" means human blood, human blood components, and products made from human blood.

"Bloodborne pathogens" means pathogenic microorganisms that are present in human blood and can cause disease in humans. These pathogens include, but are not limited to, hepatitis B virus (HBV) and human immunodeficiency virus (HIV).

"Clinical laboratory" means a workplace where diagnostic or other screening procedures are performed on blood or other potentially infectious materials.

"Contaminated" means the presence or the reasonably anticipated presence of blood or other potentially infectious materials on an item or surface.

"Contaminated laundry" means laundry which has been soiled with blood or other potentially infectious materials or may contain contaminated sharps.

"Contaminated sharps" means any contaminated object that can penetrate the skin including, but not limited to, needles, scalpels, broken glass, broken capillary tubes, and exposed ends of dental wires.

"Decontamination" means the use of physical or chemical means to remove, inactivate, or destroy bloodborne pathogens on a surface or item to the point where they are no longer capable of transmitting infectious particles and the surface or item is rendered safe for handling, use, or disposal.

"Director" means the director of the Washington state department of labor and industries; the state designee for the Washington state plan.

"Engineering controls" means controls (e.g., sharps disposal containers, self-sheathing needles) that isolate or remove the bloodborne pathogens hazard from the workplace.

"Exposure incident" means a specific eye, mouth, other mucous membrane, nonintact skin, or parenteral contact with blood or other potentially infectious materials that results from the performance of an employee's duties.

"Handwashing facilities" means a facility providing an adequate supply of running potable water, soap and single use towels or hot air drying machines.

"Licensed healthcare professional" is a person whose legally permitted scope of practice allows him or her to independently perform the activities required by subsection (6) of this section, entitled Hepatitis B vaccination and post-exposure evaluation and follow-up.

"HBV" means hepatitis B virus.

"HIV" means human immunodeficiency virus.

"Occupational exposure" means reasonably anticipated skin, eye, mucous membrane, or parenteral contact with blood or other potentially infectious materials that may result from the performance of an employee's duties.

"Other potentially infectious materials" means:

(a) The following human body fluids: Semen, vaginal secretions, cerebrospinal fluid, synovial fluid, pleural fluid, pericardial fluid, peritoneal fluid, amniotic fluid, saliva in dental procedures, any body fluid that is visibly contaminated with blood, and all body fluids in situations where it is difficult or impossible to differentiate between body fluids;

(b) Any unfixed tissue or organ (other than intact skin) from a human (living or dead); and

(c) HIV-containing cell or tissue cultures, organ cultures, and HIV- or HBV-containing culture medium or other solutions; and blood, organs, or other tissues from experimental animals infected with HIV or HBV.

"Parenteral" means piercing mucous membranes or the skin barrier through such events as needlesticks, human bites, cuts, and abrasions.

"Personal protective equipment" is specialized clothing or equipment worn by an employee for protection against a hazard. General work clothes (e.g., uniforms, pants, shirts, or blouses) not intended to function as protection against a hazard are not considered to be personal protective equipment.

"Production facility" means a facility engaged in industrial-scale, large-volume or high concentration production of HIV or HBV.

"Regulated waste" means liquid or semi-liquid blood or other potentially infectious materials; contaminated items that would release blood or other potentially infectious materials in a liquid or semi-liquid state if compressed; items that are caked with dried blood or other potentially infectious materials and are capable of releasing these materials during handling; contaminated sharps; and pathological and microbiological wastes containing blood or other potentially infectious materials.

"Research laboratory" means a laboratory producing or using research-laboratory-scale amounts of HIV or HBV. Research laboratories may produce high concentrations of HIV or HBV but not in the volume found in production facilities.

"Source individual" means any individual, living or dead, whose blood or other potentially infectious materials may be a source of occupational exposure to the employee. Examples include, but are not limited to, hospital and clinic patients; clients in institutions for the developmentally

disabled; trauma victims; clients of drug and alcohol treatment facilities; residents of hospices and nursing homes; human remains; and individuals who donate or sell blood or blood components.

"Sterilize" means the use of a physical or chemical procedure to destroy all microbial life including highly resistant bacterial endospores.

"Universal precautions" are an approach to infection control. According to the concept of universal precautions, all human blood and certain human body fluids are treated as if known to be infectious for HIV, HBV, and other bloodborne pathogens.

"Work practice controls" means controls that reduce the likelihood of exposure by altering the manner in which a task is performed (e.g., prohibiting recapping of needles by a two-handed technique).

(3) Exposure control.

(a) Exposure control plan.

(i) Each employer having an employee(s) with occupational exposure as defined by subsection (2) of this section shall establish a written exposure control plan designed to eliminate or minimize employee exposure.

(ii) The exposure control plan shall contain at least the following elements:

(A) The exposure determination required by (b) of this subsection;

(B) The schedule and method of implementation for subsection (4) of this section, Methods of compliance; subsection (5) of this section, HIV and HBV research laboratories and production facilities; subsection (6) of this section, Hepatitis B vaccination and post-exposure evaluation and follow-up; subsection (7) of this section, Communication of hazards to employees; and subsection (8) of this section, Recordkeeping; and

(C) The procedure for the evaluation of circumstances surrounding exposure incidents as required by subsection (6)(c)(i) of this section.

(iii) Each employer shall ensure that a copy of the exposure control plan is accessible to employees in accordance with WAC 296-62-05209.

(iv) The exposure control plan shall be reviewed and updated at least annually, and whenever necessary to reflect new or modified tasks and procedures which affect occupational exposure, and to reflect new or revised employee positions with occupational exposure.

(v) The exposure control plan shall be made available to the director upon request for examination and copying.

(b) Exposure determination.

(i) Each employer who has an employee(s) with occupational exposure as defined by subsection (2) of this section shall prepare an exposure determination. This exposure determination shall contain the following:

(A) A list of all job classifications in which all employees in those job classifications have occupational exposure;

(B) A list of job classifications in which some employees have occupational exposure; and

(C) A list of all tasks and procedures or groups of closely related tasks and procedures in which occupational exposure occurs, and that are performed by employees in job classifications listed in accordance with the provisions of (b)(i)(B) of this subsection.

(ii) This exposure determination shall be made without regard to the use of personal protective equipment.

(4) Methods of compliance.

(a) General. Universal precautions shall be observed to prevent contact with blood or other potentially infectious materials. Under circumstances in which differentiation between body fluid types is difficult or impossible, all body fluids shall be considered potentially infectious materials.

(b) Engineering and work practice controls.

(i) Engineering and work practice controls shall be used to eliminate or minimize employee exposure. Where occupational exposure remains after institution of these controls, personal protective equipment shall also be used.

(ii) Engineering controls shall be examined and maintained or replaced on a regular schedule to ensure their effectiveness.

(iii) Employers shall provide handwashing facilities which are readily accessible to employees.

(iv) When provision of handwashing facilities is not feasible, the employer shall provide either an appropriate antiseptic hand cleanser in conjunction with clean cloth/paper towels or antiseptic towelettes. When antiseptic hand cleansers or towelettes are used, hands shall be washed with soap and running water as soon as feasible.

(v) Employers shall ensure that employees wash their hands immediately or as soon as feasible after removal of gloves or other personal protective equipment.

(vi) Employers shall ensure that employees wash hands and any other skin with soap and water, or flush mucous membranes with water immediately or as soon as feasible following contact of such body areas with blood or other potentially infectious materials.

(vii) Contaminated needles and other contaminated sharps shall not be bent, recapped, or removed except as noted in (b)(vii)(A) and (B) of this subsection. Shearing or breaking of contaminated needles is prohibited.

(A) Contaminated needles and other contaminated sharps shall not be bent, recapped or removed unless the employer can demonstrate that no alternative is feasible or that such action is required by a specific medical or dental procedure.

(B) Such bending, recapping or needle removal must be accomplished through the use of a mechanical device or a one-handed technique.

(viii) Immediately or as soon as possible after use, contaminated reusable sharps shall be placed in appropriate containers until properly reprocessed. These containers shall be:

(A) Puncture resistant;

(B) Labeled or color-coded in accordance with this standard;

(C) Leakproof on the sides and bottom; and

(D) In accordance with the requirements set forth in (d)(ii)(E) of this subsection for reusable sharps.

(ix) Eating, drinking, smoking, applying cosmetics, or lip balm, and handling contact lenses are prohibited in work areas where there is a reasonable likelihood of occupational exposure.

(x) Food and drink shall not be kept in refrigerators, freezers, shelves, cabinets, or on countertops or benchtops where blood or other potentially infectious materials are present.

(xi) All procedures involving blood or other potentially infectious materials shall be performed in such a manner as to minimize splashing, spraying, spattering, and generation of droplets of these substances.

(xii) Mouth pipetting/suctioning of blood or other potentially infectious materials is prohibited.

(xiii) Specimens of blood or other potentially infectious materials shall be placed in a container which prevents leakage during collection, handling, processing, storage, transport, or shipping.

(A) The container for storage, transport, or shipping shall be labeled or color-coded according to subsection (7)(a)(i) of this section and closed prior to being stored, transported, or shipped. When a facility utilizes universal precautions in the handling of all specimens, the labeling/color-coding of specimens is not necessary provided containers are recognizable as containing specimens. This exemption only applies while such specimens/containers remain within the facility. Labeling or color-coding in accordance with subsection (7)(a)(i) of this section is required when such specimens/containers leave the facility.

(B) If outside contamination of the primary container occurs, the primary container shall be placed within a second container which prevents leakage during handling, processing, storage, transport, or shipping and is labeled or color-coded according to the requirements of this standard.

(C) If the specimen could puncture the primary container, the primary container shall be placed within a secondary container which is punctured-resistant in addition to the above characteristics.

(xiv) Equipment which may become contaminated with blood or other potentially infectious materials shall be examined prior to servicing or shipping and shall be decontaminated as necessary, unless the employer can demonstrate that decontamination of such equipment or portions of such equipment is not feasible.

(A) A readily observable label in accordance with subsection (7)(a)(i)(H) of this section shall be attached to the equipment stating which portions remain contaminated.

(B) The employer shall ensure that this information is conveyed to all affected employees, the servicing representative, and/or the manufacturer, as appropriate, prior to handling, servicing, or shipping so that appropriate precautions will be taken.

(c) Personal protective equipment.

(i) Provision. When there is occupational exposure, the employer shall provide, at no cost to the employee, appropriate personal protective equipment such as, but not limited to, gloves, gowns, laboratory coats, face shields or masks and eye protection, and mouthpieces, resuscitation bags, pocket masks, or other ventilation devices. Personal protective equipment will be considered "appropriate" only if it does not permit blood or other potentially infectious materials to pass through to or reach the employee's work clothes, street clothes, undergarments, skin, eyes, mouth, or other mucous membranes under normal conditions of use and for the duration of time which the protective equipment will be used.

(ii) Use. The employer shall ensure that the employee uses appropriate personal protective equipment unless the employer shows that the employee temporarily and briefly declined to use personal protective equipment when, under

rare and extraordinary circumstances, it was the employee's professional judgment that in the specific instance its use would have prevented the delivery of health care or public safety services or would have posed an increased hazard to the safety of the worker or the co-worker. When the employee makes this judgment, the circumstances shall be investigated and documented in order to determine whether changes can be instituted to prevent such occurrences in the future.

(iii) **Accessibility.** The employer shall ensure that appropriate personal protective equipment in the appropriate sizes is readily accessible at the worksite or is issued to employees. Hypoallergenic gloves, glove liners, powderless gloves, or other similar alternatives shall be readily accessible to those employees who are allergic to the gloves normally provided.

(iv) **Cleaning, laundering, and disposal.** The employer shall clean, launder, and dispose of personal protective equipment required by subsections (4) and (5) of this section, at no cost to the employee.

(v) **Repair and replacement.** The employer shall repair or replace personal protective equipment as needed to maintain its effectiveness, at no cost to the employee.

(vi) If a garment(s) is penetrated by blood or other potentially infectious materials, the garment(s) shall be removed immediately or as soon as feasible.

(vii) All personal protective equipment shall be removed prior to leaving the work area.

(viii) When personal protective equipment is removed it shall be placed in an appropriately designated area or container for storage, washing, decontamination, or disposal.

(ix) **Gloves.** Gloves shall be worn when it can be reasonably anticipated that the employee may have hand contact with blood, other potentially infectious materials, mucous membranes, and nonintact skin; when performing vascular access procedures except as specified in (c)(ix)(D) of this subsection; and when handling or touching contaminated items or surfaces.

(A) Disposable (single use) gloves such as surgical or examination gloves, shall be replaced as soon as practical when contaminated or as soon as feasible if they are torn, punctured, or when their ability to function as a barrier is compromised.

(B) Disposable (single use) gloves shall not be washed or decontaminated for re-use.

(C) Utility gloves may be decontaminated for re-use if the integrity of the glove is not compromised. However, they must be discarded if they are cracked, peeling, torn, punctured, or exhibit other signs of deterioration or when their ability to function as a barrier is compromised.

(D) If an employer in a volunteer blood donation center judges that routine gloving for all phlebotomies is not necessary then the employer shall:

(I) Periodically reevaluate this policy;

(II) Make gloves available to all employees who wish to use them for phlebotomy;

(III) Not discourage the use of gloves for phlebotomy; and

(IV) Require that gloves be used for phlebotomy in the following circumstances:

—When the employee has cuts, scratches, or other breaks in his or her skin;

—When the employee judges that hand contamination with blood may occur, for example, when performing phlebotomy on an uncooperative source individual; and

—When the employee is receiving training in phlebotomy.

(x) **Masks, eye protection, and face shields.** Masks in combination with eye protection devices, such as goggles or glasses with solid side shields, or chin-length face shields, shall be worn whenever splashes, spray, spatter, or droplets of blood or other potentially infectious materials may be generated and eye, nose, or mouth contamination can be reasonably anticipated.

(xi) **Gowns, aprons, and other protective body clothing.** Appropriate protective clothing such as, but not limited to, gowns, aprons, lab coats, clinic jackets, or similar outer garments shall be worn in occupational exposure situations. The type and characteristics will depend upon the task and degree of exposure anticipated.

(xii) **Surgical caps or hoods and/or shoe covers or boots** shall be worn in instances when gross contamination can reasonably be anticipated (e.g., autopsies, orthopaedic surgery).

(d) **Housekeeping.**

(i) **General.** Employers shall ensure that the worksite is maintained in a clean and sanitary condition. The employer shall determine and implement an appropriate written schedule for cleaning and method of decontamination based upon the location within the facility, type of surface to be cleaned, type of soil present, and tasks or procedures being performed in the area.

(ii) All equipment and environmental and working surfaces shall be cleaned and decontaminated after contact with blood or other potentially infectious materials.

(A) Contaminated work surfaces shall be decontaminated with an appropriate disinfectant after completion of procedures; immediately or as soon as feasible when surfaces are overtly contaminated or after any spill of blood or other potentially infectious materials; and at the end of the workshift if the surface may have become contaminated since the last cleaning.

(B) Protective coverings, such as plastic wrap, aluminum foil, or imperviously-backed absorbent paper used to cover equipment and environmental surfaces, shall be removed and replaced as soon as feasible when they become overtly contaminated or at the end of the workshift if they may have become contaminated during the shift.

(C) All bins, pails, cans, and similar receptacles intended for reuse which have a reasonable likelihood for becoming contaminated with blood or other potentially infectious materials shall be inspected and decontaminated on a regularly scheduled basis and cleaned and decontaminated immediately or as soon as feasible upon visible contamination.

(D) Broken glassware which may be contaminated shall not be picked up directly with the hands. It shall be cleaned up using mechanical means, such as a brush and dust pan, tongs, or forceps.

(E) Reusable sharps that are contaminated with blood or other potentially infectious materials shall not be stored or processed in a manner that requires employees to reach by hand into the containers where these sharps have been placed.

(iii) Regulated waste.

(A) Contaminated sharps discarding and containment.

(I) Contaminated sharps shall be discarded immediately or as soon as feasible in containers that are:

- Closable;
- Puncture resistant;
- Leakproof on sides and bottom; and
- Labeled or color-coded in accordance with subsection (7)(a)(i) of this section.

(II) During use, containers for contaminated sharps shall be:

- Easily accessible to personnel and located as close as is feasible to the immediate area where sharps are used or can be reasonably anticipated to be found (e.g., laundries);
- Maintained upright throughout use; and
- Replaced routinely and not be allowed to overflow.

(III) When moving containers of contaminated sharps from the area of use, the containers shall be:

- Closed immediately prior to removal or replacement to prevent spillage or protrusion of contents during handling, storage, transport, or shipping;
- Placed in a secondary container if leakage is possible.

The second container shall be:

- Closable;
- Constructed to contain all contents and prevent leakage during handling, storage, transport, or shipping; and
- Labeled or color-coded according to subsection (7)(a)(i) of this section.

(IV) Reusable containers shall not be opened, emptied, or cleaned manually or in any other manner which would expose employees to the risk of percutaneous injury.

(B) Other regulated waste containment.

(I) Regulated waste shall be placed in containers which are:

- Closable;
- Constructed to contain all contents and prevent leakage of fluids during handling, storage, transport, or shipping;
- Labeled or color-coded in accordance with subsection (7)(a)(i) of this section; and

—Closed prior to removal to prevent spillage or protrusion of contents during handling, storage, transport, or shipping.

(II) If outside contamination of the regulated waste container occurs, it shall be placed in a second container. The second container shall be:

- Closable;
- Constructed to contain all contents and prevent leakage of fluids during handling, storage, transport, or shipping;
- Labeled or color-coded in accordance with subsection (7)(a)(i) of this section; and

—Closed prior to removal to prevent spillage or protrusion of contents during handling, storage, transport, or shipping.

(C) Disposal of all regulated waste shall be in accordance with applicable regulations of the United States, states and territories, and political subdivisions of states and territories.

(iv) Laundry.

(A) Contaminated laundry shall be handled as little as possible with a minimum of agitation.

(I) Contaminated laundry shall be bagged or containerized at the location where it was used and shall not be sorted or rinsed in the location of use.

(II) Contaminated laundry shall be placed and transported in bags or containers labeled or color-coded in accordance with subsection (7)(a)(i) of this section. When a facility utilizes universal precautions in the handling of all soiled laundry, alternative labeling or color-coding is sufficient if it permits all employees to recognize the containers as requiring compliance with universal precautions.

(III) Whenever contaminated laundry is wet and presents a reasonable likelihood of soak-through of or leakage from the bag or container, the laundry shall be placed and transported in bags or containers which prevent soak-through and/or leakage of fluids to the exterior.

(B) The employer shall ensure that employees who have contact with contaminated laundry wear protective gloves and other appropriate personal protective equipment.

(C) When a facility ships contaminated laundry off-site to a second facility which does not utilize universal precautions in the handling of all laundry, the facility generating the contaminated laundry must place such laundry in bags or containers which are labeled or color-coded in accordance with subsection (7)(a)(i) of this section.

(5) HIV and HBV research laboratories and production facilities.

(a) This subsection applies to research laboratories and production facilities engaged in the culture, production, concentration, experimentation, and manipulation of HIV and HBV. It does not apply to clinical or diagnostic laboratories engaged solely in the analysis of blood, tissues, or organs. These requirements apply in addition to the other requirements of the standard.

(b) Research laboratories and production facilities shall meet the following criteria:

(i) Standard microbiological practices. All regulated waste shall either be incinerated or decontaminated by a method such as autoclaving known to effectively destroy bloodborne pathogens.

(ii) Special practices.

(A) Laboratory doors shall be kept closed when work involving HIV or HBV is in progress.

(B) Contaminated materials that are to be decontaminated at a site away from the work area shall be placed in a durable, leakproof, labeled, or color-coded container that is closed before being removed from the work area.

(C) Access to the work area shall be limited to authorized persons. Written policies and procedures shall be established whereby only persons who have been advised of the potential biohazard, who meet any specific entry requirements, and who comply with all entry and exit procedures shall be allowed to enter the work areas and animal rooms.

(D) When other potentially infectious materials or infected animals are present in the work area or containment module, a hazard warning sign incorporating the universal biohazard symbol shall be posted on all access doors. The hazard warning sign shall comply with subsection (7)(a)(ii) of this section.

(E) All activities involving other potentially infectious materials shall be conducted in biological safety cabinets or other physical-containment devices within the containment

module. No work with these other potentially infectious materials shall be conducted on the open bench.

(F) Laboratory coats, gowns, smocks, uniforms, or other appropriate protective clothing shall be used in the work area and animal rooms. Protective clothing shall not be worn outside of the work area and shall be decontaminated before being laundered.

(G) Special care shall be taken to avoid skin contact with other potentially infectious materials. Gloves shall be worn when handling infected animals and when making hand contact with other potentially infectious materials is unavoidable.

(H) Before disposal all waste from work areas and from animal rooms shall either be incinerated or decontaminated by a method such as autoclaving known to effectively destroy bloodborne pathogens.

(I) Vacuum lines shall be protected with liquid disinfectant traps and high-efficiency particulate air (HEPA) filters or filters of equivalent or superior efficiency and which are checked routinely and maintained or replaced as necessary.

(J) Hypodermic needles and syringes shall be used only for parenteral injection and aspiration of fluids from laboratory animals and diaphragm bottles. Only needle-locking syringes or disposable syringe-needle units (i.e., the needle is integral to the syringe) shall be used for the injection or aspiration of other potentially infectious materials. Extreme caution shall be used when handling needles and syringes. A needle shall not be bent, sheared, replaced in the sheath or guard, or removed from the syringe following use. The needle and syringe shall be promptly placed in a puncture-resistant container and autoclaved or decontaminated before reuse or disposal.

(K) All spills shall be immediately contained and cleaned up by appropriate professional staff or others properly trained and equipped to work with potentially concentrated infectious materials.

(L) A spill or accident that results in an exposure incident shall be immediately reported to the laboratory director or other responsible person.

(M) A biosafety manual shall be prepared or adopted and periodically reviewed and updated at least annually or more often if necessary. Personnel shall be advised of potential hazards, shall be required to read instructions on practices and procedures, and shall be required to follow them.

(iii) Containment equipment.

(A) Certified biological safety cabinets (Class I, II, or III) or other appropriate combinations of personal protection or physical containment devices, such as special protective clothing, respirators, centrifuge safety cups, sealed centrifuge rotors, and containment caging for animals, shall be used for all activities with other potentially infectious materials that pose a threat of exposure to droplets, splashes, spills, or aerosols.

(B) Biological safety cabinets shall be certified when installed, whenever they are moved and at least annually.

(c) HIV and HBV research laboratories shall meet the following criteria:

(i) Each laboratory shall contain a facility for hand washing and an eyewash facility which is readily available within the work area.

(ii) An autoclave for decontamination of regulated waste shall be available.

(d) HIV and HBV production facilities shall meet the following criteria:

(i) The work areas shall be separated from areas that are open to unrestricted traffic flow within the building. Passage through two sets of doors shall be the basic requirement for entry into the work area from access corridors or other contiguous areas. Physical separation of the high-containment work area from access corridors or other areas or activities may also be provided by a double-doored clothes-change room (showers may be included), airlock, or other access facility that requires passing through two sets of doors before entering the work area.

(ii) The surfaces of doors, walls, floors, and ceilings in the work area shall be water resistant so that they can be easily cleaned. Penetrations in these surfaces shall be sealed or capable of being sealed to facilitate decontamination.

(iii) Each work area shall contain a sink for washing hands and a readily available eye wash facility. The sink shall be foot, elbow, or automatically operated and shall be located near the exit door of the work area.

(iv) Access doors to the work area or containment module shall be self-closing.

(v) An autoclave for decontamination of regulated waste shall be available within or as near as possible to the work area.

(vi) A ducted exhaust-air ventilation system shall be provided. This system shall create directional airflow that draws air into the work area through the entry area. The exhaust air shall not be recirculated to any other area of the building, shall be discharged to the outside, and shall be dispersed away from occupied areas and air intakes. The proper direction of the airflow shall be verified (i.e., into the work area).

(e) Training requirements. Additional training requirements for employees in HIV and HBV research laboratories and HIV and HBV production facilities are specified in subsection (7)(b)(ix) of this section.

(6) Hepatitis B vaccination and post-exposure evaluation and follow-up.

(a) General.

(i) The employer shall make available the hepatitis B vaccine and vaccination series to all employees who have occupational exposure, and post-exposure evaluation and follow-up to all employees who have had an exposure incident.

(ii) The employer shall ensure that all medical evaluations and procedures including the hepatitis B vaccine and vaccination series and post-exposure evaluation and follow-up, including prophylaxis, are:

(A) Made available at no cost to the employee;

(B) Made available to the employee at a reasonable time and place;

(C) Performed by or under the supervision of a licensed physician or by or under the supervision of another licensed healthcare professional; and

(D) Provided according to recommendations of the United States Public Health Service current at the time these evaluations and procedures take place, except as specified by this subsection (6).

(iii) The employer shall ensure that all laboratory tests are conducted by an accredited laboratory at no cost to the employee.

(b) Hepatitis B vaccination.

(i) Hepatitis B vaccination shall be made available after the employee has received the training required in subsection (7)(b)(vii)(I) of this section and within ten working days of initial assignment to all employees who have occupational exposure unless the employee has previously received the complete hepatitis B vaccination series, antibody testing has revealed that the employee is immune, or the vaccine is contraindicated for medical reasons.

(ii) The employer shall not make participation in a prescreening program a prerequisite for receiving hepatitis B vaccination.

(iii) If the employee initially declines hepatitis B vaccination but at a later date while still covered under the standard decides to accept the vaccination, the employer shall make available hepatitis B vaccination at that time.

(iv) The employer shall assure that employees who decline to accept hepatitis B vaccination offered by the employer sign the statement in WAC 296-62-08050, appendix A.

(v) If a routine booster dose(s) of hepatitis B vaccine is recommended by the United States Public Health Service at a future date, such booster dose(s) shall be made available in accordance with (a)(ii) of this subsection.

(c) Post-exposure evaluation and follow-up. Following a report of an exposure incident, the employer shall make immediately available to the exposed employee a confidential medical evaluation and follow-up, including at least the following elements:

(i) Documentation of the route(s) of exposure, and the circumstances under which the exposure incident occurred;

(ii) Identification and documentation of the source individual, unless the employer can establish that identification is infeasible or prohibited by state or local law;

(A) The source individual's blood shall be tested as soon as feasible and after consent is obtained in order to determine HBV and HIV infectivity. If consent is not obtained, the employer shall establish that legally required consent cannot be obtained. When the source individual's consent is not required by law, the source individual's blood, if available, shall be tested and the results documented.

(B) When the source individual is already known to be infected with HBV or HIV, testing for the source individual's known HBV or HIV status need not be repeated.

(C) Results of the source individual's testing shall be made available to the exposed employee, and the employee shall be informed of applicable laws and regulations concerning disclosure of the identity and infectious status of the source individual.

(iii) Collection and testing of blood for HBV and HIV serological status;

(A) The exposed employee's blood shall be collected as soon as feasible and tested after consent is obtained.

(B) If the employee consents to baseline blood collection, but does not give consent at that time for HIV serologic testing, the sample shall be preserved for at least ninety days. If, within ninety days of the exposure incident, the employee elects to have the baseline sample tested, such testing shall be done as soon as feasible.

(iv) Post-exposure prophylaxis, when medically indicated, as recommended by the United States Public Health Service;

(v) Counseling; and

(vi) Evaluation of reported illnesses.

(d) Information provided to the healthcare professional.

(i) The employer shall ensure that the healthcare professional responsible for the employee's hepatitis B vaccination is provided a copy of this regulation.

(ii) The employer shall ensure that the healthcare professional evaluating an employee after an exposure incident is provided the following information:

(A) A copy of this regulation;

(B) A description of the exposed employee's duties as they relate to the exposure incident;

(C) Documentation of the route(s) of exposure and circumstances under which exposure occurred;

(D) Results of the source individual's blood testing, if available; and

(E) All medical records relevant to the appropriate treatment of the employee including vaccination status which are the employer's responsibility to maintain.

(e) Healthcare professional's written opinion. The employer shall obtain and provide the employee with a copy of the evaluating healthcare professional's written opinion within fifteen days of the completion of the evaluation.

(i) The healthcare professional's written opinion for hepatitis B vaccination shall be limited to whether hepatitis B vaccination is indicated for an employee, and if the employee has received such vaccination.

(ii) The healthcare professional's written opinion for post-exposure evaluation and follow-up shall be limited to the following information:

(A) That the employee has been informed of the results of the evaluation; and

(B) That the employee has been told about any medical conditions resulting from exposure to blood or other potentially infectious materials which require further evaluation or treatment.

(iii) All other findings or diagnoses shall remain confidential and shall not be included in the written report.

(f) Medical recordkeeping. Medical records required by this standard shall be maintained in accordance with subsection (8)(a) of this section.

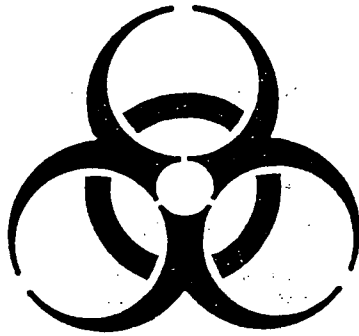
(7) Communication of hazards to employees.

(a) Labels and signs.

(i) Labels.

(A) Warning labels shall be affixed to containers of regulated waste, refrigerators and freezers containing blood or other potentially infectious material; and other containers used to store, transport or ship blood or other potentially infectious materials, except as provided in (a)(i)(E), (F), and (G) of this subsection.

(B) Labels required by this section shall include the following legend:



BIOHAZARD

(C) These labels shall be fluorescent orange or orange-red or predominantly so, with lettering ((œ)) and symbols in a contrasting color.

(D) Labels ~~((are required to))~~ shall be affixed as close as feasible to the container by string, wire, adhesive, or other method that prevents their loss or unintentional removal.

(E) Red bags or red containers may be substituted for labels.

(F) Containers of blood, blood components, or blood products that are labeled as to their contents and have been released for transfusion or other clinical use are exempted from the labeling requirements of subsection (7) of this section.

(G) Individual containers of blood or other potentially infectious materials that are placed in a labeled container during storage, transport, shipment or disposal are exempted from the labeling requirement.

(H) Labels required for contaminated equipment shall be in accordance with this subitem and shall also state which portions of the equipment remain contaminated.

(I) Regulated waste that has been decontaminated need not be labeled or color-coded.

(ii) Signs.

(A) The employer shall post signs at the entrance to work areas specified in subsection (5) of this section, entitled HIV and HBV research laboratory and production facilities, which shall bear the following legend:



BIOHAZARD

(Name of the Infectious Agent)

(Special requirements for entering the area)

(Name, telephone number of the laboratory director

or other responsible person.)

(B) These signs shall be fluorescent orange-red or predominantly so, with lettering ((œ)) and symbols in a contrasting color.

(b) Information and training.

(i) Employers shall ensure that all employees with occupational exposure participate in a training program which must be provided at no cost to the employee and during working hours.

(ii) Training shall be provided as follows:

(A) At the time of initial assignment to tasks where occupational exposure may take place;

(B) Within ninety days after the effective date of the standard; and

(C) At least annually thereafter.

(iii) For employees who have received training on bloodborne pathogens in the year preceding the effective date of the standard, only training with respect to the provisions of the standard which were not included need be provided.

(iv) Annual training for all employees shall be provided within one year of their previous training.

(v) Employers shall provide additional training when changes such as modification of tasks or procedures or institution of new tasks or procedures affect the employee's occupational exposure. The additional training may be limited to addressing the new exposures created.

(vi) Material appropriate in content and vocabulary to educational level, literacy, and language of employees shall be used.

(vii) The training program shall contain at a minimum the following elements:

(A) An accessible copy of the regulatory text of this standard and an explanation of its contents;

(B) A general explanation of the epidemiology and symptoms of bloodborne diseases;

(C) An explanation of the modes of transmission of bloodborne pathogens;

(D) An explanation of the employer's exposure control plan and the means by which the employee can obtain a copy of the written plan;

(E) An explanation of the appropriate methods for recognizing tasks and other activities that may involve exposure to blood and other potentially infectious materials;

(F) An explanation of the use and limitations of methods that will prevent or reduce exposure including appropriate engineering controls, work practices, and personal protective equipment;

(G) Information on the types, proper use, location, removal, handling, decontamination and disposal of personal protective equipment;

(H) An explanation of the basis for selection of personal protective equipment;

(I) Information on the hepatitis B vaccine, including information on its efficacy, safety, method of administration, the benefits of being vaccinated, and that the vaccine and vaccination will be offered free of charge;

(J) Information on the appropriate actions to take and persons to contact in an emergency involving blood or other potentially infectious materials;

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(K) An explanation of the procedure to follow if an exposure incident occurs, including the method of reporting the incident and the medical follow-up that will be made available;

(L) Information on the post-exposure evaluation and follow-up that the employer is required to provide for the employee following an exposure incident;

(M) An explanation of the signs and labels and/or color coding required by (a) of this subsection; and

(N) An opportunity for interactive questions and answers with the person conducting the training session.

(viii) The person conducting the training shall be knowledgeable in the subject matter covered by the elements contained in the training program as it relates to the workplace that the training will address.

(ix) Additional initial training for employees in HIV and HBV laboratories and production facilities. Employees in HIV or HBV research laboratories and HIV or HBV production facilities shall receive the following initial training in addition to the above training requirements:

(A) The employer shall assure that employees demonstrate proficiency in standard microbiological practices and techniques and in the practices and operations specific to the facility before being allowed to work with HIV or HBV.

(B) The employer shall assure that employees have prior experience in the handling of human pathogens or tissue cultures before working with HIV or HBV.

(C) The employer shall provide a training program to employees who have no prior experience in handling human pathogens. Initial work activities shall not include the handling of infectious agents. A progression of work activities shall be assigned as techniques are learned and proficiency is developed. The employer shall assure that employees participate in work activities involving infectious agents only after proficiency has been demonstrated.

(8) Recordkeeping.

(a) Medical records.

(i) The employer shall establish and maintain an accurate record for each employee with occupational exposure, in accordance with WAC 296-62-052.

(ii) This record shall include:

(A) The name and Social Security number of the employee;

(B) A copy of the employee's hepatitis B vaccination status including the dates of all the hepatitis B vaccinations and any medical records relative to the employee's ability to receive vaccination as required by subsection (6)(b) of this section;

(C) A copy of all results of examinations, medical testing, and follow-up procedures as required by subsection (6)(c) of this section;

(D) The employer's copy of the healthcare professional's written opinion as required by subsection (6)(e) of this section; and

(E) A copy of the information provided to the healthcare professional as required by subsection (6)(d)(ii)(B), (C), and (D) of this section.

(iii) Confidentiality. The employer shall ensure that employee medical records required by (a) of this subsection are:

(A) Kept confidential; and

(B) ~~((A)re))~~ Not disclosed or reported without the employee's express written consent to any person within or outside the workplace except as required by this section or as may be required by law.

(iv) The employer shall maintain the records required by subsection (8) of this section for at least the duration of employment plus thirty years in accordance with WAC 296-62-052.

(b) Training records.

(i) Training records shall include the following information:

(A) The dates of the training sessions;

(B) The contents or a summary of the training sessions;

(C) The names and qualifications of persons conducting the training; and

(D) The names and job titles of all persons attending the training sessions.

(ii) Training records shall be maintained for three years from the date on which the training occurred.

(c) Availability.

(i) The employer shall ensure that all records required to be maintained by this section shall be made available upon request to the director for examination and copying.

(ii) Employee training records required by this section shall be provided upon request for examination and copying to employees, to employee representatives, and to the director ~~((in accordance with WAC 296-62-052))~~.

(iii) Employee medical records required by this section shall be provided upon request for examination and copying to the subject employee, to anyone having written consent of the subject employee, to the director in accordance with WAC 296-62-052.

(d) Transfer of records.

(i) The employer shall comply with the requirements involving transfer of records set forth in WAC 296-62-052.

(ii) If the employer ceases to do business and there is no successor employer to receive and retain the records for the prescribed period, the employer shall notify the director, at least three months prior to their disposal and transmit them to the director, if required by the director to do so, within that three-month period.

(9) Dates.

(a) Effective date. The standard shall become effective on May 26, 1992.

(b) The exposure control plan required by subsection (3)~~((b))~~ of this section shall be completed on or before June 26, 1992.

(c) Subsection (7)(b) of this section, entitled Information and training; and subsection (7)(h) of this section, entitled Recordkeeping; shall take effect on or before July 27, 1992.

(d) Subsection (4)(b) of this section, entitled Engineering and work practice controls; subsection (4)(c) of this section, entitled Personal protective equipment; subsection (4)(d) of this section, entitled Housekeeping; subsection (5) of this section, entitled HIV and HBV research laboratories and production facilities; subsection (6) of this section, entitled Hepatitis B vaccination and post-exposure evaluation and follow-up; and subsection (7)(a) of this section, entitled Labels and signs; shall take effect August 27, 1992.

AMENDATORY SECTION (Amending Order 86-14, filed 1/21/86)

WAC 296-155-300 Accident prevention signs and tags. (1) General. Signs and symbols required by this section shall be visible at all times when work is being performed, and shall be removed or covered promptly when the hazards no longer exist.

(2) Danger signs.

(a) Danger signs (see Figure E-1) shall be used only where an immediate hazard exists.

(b) Danger signs shall have red as the predominating color for the upper panel; black outline on the borders; and a white lower panel for additional sign wording.

(3) Caution signs.

(a) Caution signs (see Figure E-2) shall be used only to warn against potential hazards or to caution against unsafe practices.

(b) Caution signs shall have yellow as the predominating color; black upper panel and borders; yellow lettering of "caution" on the black panel; and the lower yellow panel for additional sign wording. Black lettering shall be used for additional wording.

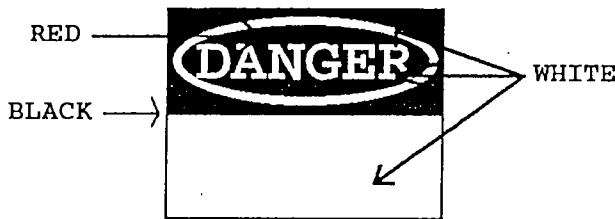


FIGURE E-1

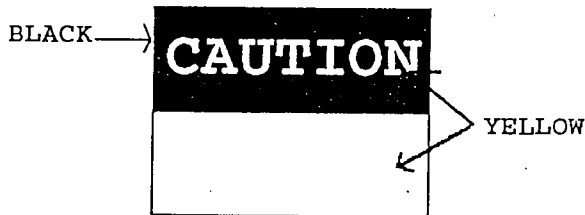


FIGURE E-2

(4) Exit signs.

(a) Every exit sign shall have the word "exit" in plainly legible letters not less than 6 inches high, with the principal strokes of letters not less than three-fourths-inch wide.

(b) Every exit sign shall be distinctive in color and shall provide contrast with decorations, interior finish, or other signs.

(5) Safety instruction signs. Safety instruction signs, when used, shall be white with green upper panel with white letters to convey the principal message. Any additional wording on the sign shall be black letters on the white background.

(6) Directional signs. Directional signs, other than automotive traffic signs specified in subsection (7) of this section, shall be white with a black panel and a white directional symbol. Any additional wording on the sign shall be black letters on the white background.

(7) Traffic signs.

(a) Construction areas shall be posted with legible traffic signs at points of hazard.

(b) All traffic control signs or devices used for protection of construction workers shall conform to and be set up according to American National Standards Institute D6.1-1978, Manual on Uniform Traffic Control Devices for Streets and Highways as amended by the Washington state department of transportation (M24-OT (HT)).

(8) Accident prevention tags.

(a) Accident prevention tags shall be used as a temporary means of warning employees of an existing hazard, such as defective tools, equipment, etc. They shall not be used in place of, or as a substitute for, accident prevention signs.

(b) Specifications for accident prevention tags similar to those in Table E-1 shall apply.

(i) Additional rules. American National Standards Institute (ANSI) Z35.1-1972, Specifications for Accident Prevention signs, and Z35.2-1968, Specifications for Accident Prevention Tags, contain rules which are additional to the rules prescribed in this section. The employer shall comply with ANSI Z35.1-1972 and Z35.2-1968 with respect to rules not specifically prescribed in this part.

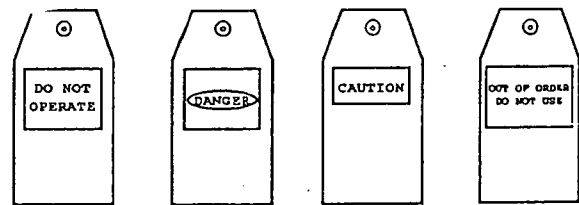


TABLE E-1

White tag- White letters on red square	White tag- White letters on red oval with a black square	Yellow tag- Yellow letters on a black background	White tag- White letters on black background
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Basic Stock (Background)	Safety Colors (Ink)	Copy Specification (Letters)
White	Red	Do Not Operate
White	Black and Red	Danger
Yellow	Black	Caution
White	Black	Out of Order- Do Not Use

AMENDATORY SECTION (Amending Order 89-03, filed 5/15/89, effective 6/30/89)

WAC 296-155-305 Signaling. Flaggers.

(1) When operations are such that signs, signals; and barricades do not provide the necessary protection on or adjacent to a highway or street, flaggers or other appropriate traffic controls shall be provided.

(2) Signaling directions by flaggers shall conform to American National Standards Institute D6.1-1978, Manual on Uniform Traffic Control Devices for Streets and Highways,

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as amended by the Washington state department of transportation. (M24-01 (HT).)

(3) Hand signaling by flaggers shall be by use of sign paddles at least 18 inches in diameter with series "C" letters at least 6 inches high or lights approved by the transportation commission. When hand signaling is done in periods of darkness, the sign paddles must be reflectorized or illuminated as required by ANSI D6.1-1978, Manual on Uniform Traffic Control Devices. The "STOP" side of the paddle shall have a red background with white lettering. When a paddle has a "SLOW" side, the background shall be orange and the lettering black. Colors shall conform to ANSI D6.1 current edition.

(4) Flaggers shall wear an orange warning garment and a yellow protective helmet while flagging. Warning garments worn at night shall be of reflectorized material. Yellow is specified as the color of helmets; the issue is clearly one of high visibility. Other colors providing equal visibility than the specified yellow will be acceptable. The iridescent or reflectorized hard hats, available in several colors, which provide "high visibility" in both day and night applications, will meet standard specifications.

(5) Each flagger shall ~~((have in their possession a valid certificate of completion of an approved flagging course))~~ be trained every three years in accordance with the American National Standards Institute (ANSI) D6.1-1978 manual on uniform traffic control devices as amended by the Washington State Department of Transportation (M 24-01 (HT)).

Note: Personnel that have not completed a flagging course may be assigned duties as flaggers only during emergencies when a sudden, generally unexpected, set of circumstances demands immediate attention.

(6) Each flagger shall have in their possession a valid certificate which verifies completion of the training prescribed in subsection (5) of this section. Each certificate shall contain the date the card expires.

Reviser's note: RCW 34.05.395 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 93-01-068
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed December 11, 1992, 2:18 p.m.]

Date of Adoption: December 11, 1992.

Purpose: The purpose of this rule is to clarify and reorganize the language in existing child labor regulations; to increase the protection of health, safety, and welfare of minors in the workplace per chapter 49.12 RCW; and to assure school attendance per RCW 49.12.123.

Citation of Existing Rules Affected by this Order: Repealing WAC 296-125-023, 296-125-055, 296-125-110, 296-125-115, 296-125-120, 296-125-125, 296-125-130, 296-125-135, 296-125-140, 296-125-145, 296-125-155, 296-125-160, 296-125-165, 296-125-170, and 296-125-175; and amending WAC 296-125-010, 296-125-015, 296-125-020,

296-125-027, 296-125-030, 296-125-033, 296-125-050, and 296-125-060.

Statutory Authority for Adoption: Chapters 43.22 and 49.12 RCW, RCW 26.28.060, and 43.17.060.

Pursuant to notice filed as WSR 92-15-100 on July 20, 1992.

Changes Other than Editing from Proposed to Adopted Version: Principal reasons for adopting the changes: The variances from the proposed to the final rules, described below, result from testimony received at public hearings held throughout the state and comments received during the public comment period, offered by parents, students, health care providers, labor representatives, business people, trade associations, and interested community organizations. The department has also made changes to the proposed rules resulting from comments received by the department during meetings held with organizational representatives from the Association of Washington Business, the Washington State Parent Teacher Association, the Washington State Labor Council, the Washington Association of Churches, the Washington State Restaurant Association, the Washington Retail Association, the Lutheran Conference of Washington State, the Children's Alliance, and Hotel Employees Restaurant Employees Union Local #8 to indicate a few.

The changes were made based on the information provided by the commentors outlined above, by state and federal agencies, and by safety and health scientific and research staff of the Department of Labor and Industries, in order to address business' concerns with the potential impact of the proposed rules on business, consistent with the goals of protecting the health and safety of minors, encouraging minors' school attendance, and providing appropriate and meaningful work experiences for minors.

Brief description of changes, other than editing: WAC 296-125-015 Definitions, "division" has been changed to "department" throughout the regulations, and therefore the definition has been changed to a definition of "department." Definitions of "employ," "employee," and "employer" have been modified to reflect the range of employment relationships included by the statute governing house-to-house sales by minors, RCW 49.12.300 through 49.12.330. These three definitions have been further clarified to be parallel, e.g., with regard to agricultural labor and casual labor in and around private residences, consistent with statutory provisions. Government entities have been deleted from the definition of employer, pursuant to RCW 49.12.005(3).

References to "school holidays" and "school vacations" have been clarified to include provision for minors who are not enrolled in school.

WAC 296-125-018 Minimum age of employment, this section had been WAC 296-125-011 in the proposed rules. This section has been rephrased and clarified for ease of understanding to aid compliance.

WAC 296-125-020 Minor work permits, clarification was added concerning the department's authority to include restrictions on a minor work permit consistent with the provisions of the chapter.

WAC 296-125-024 House-to-house sales, modification was made to the proposed rules related to contacting minors personally or verbally and concerning what the proposed rules had called a "rendezvous point," for clarification and to assure that the rules would be administered by employers in

a manner protective of minors' health and safety. Subsection (7) was corrected in the final rules from "would be detrimental" to "could be detrimental" to ensure consistency throughout the section and the chapter. Subsection (9) has been clarified to state that there is no automatic stay of emergency actions taken by the department, for clarification and consistency throughout the section.

WAC 296-125-026 Parent/school authorization form, the annual expiration date of the form has been changed from September 15 to September 30 to accommodate school district schedules. Additional language is included in the final rules to provide for authorization for school drop-outs and minors living independently from parents, recognizing that some minors in those situations may be unable to obtain parent or school authorization to work. The right of revocation by a minor's school was added to the final rules, accompanied by a process for a parent or school to effect revocation of authorization. The department has always recognized the implied right of revocation of parents and schools; the language of the rule now makes this right explicit.

WAC 296-125-027 Hours of work, this section was modified to clarify that all minors employed in service occupations must be supervised by a responsible adult after 8:00 p.m. (the requirement had been omitted in one subdivision of the section, although it was made explicit in another section of the rules related to prohibited duties).

The final rules were corrected, consistent with statutory authority, as to the necessity of a variance if minors under 16 years of age are employed in house-to-house sales. Exemption from school hour limitations is extended in the final rules for 16- and 17-year-old minors who are named as a parent on a birth certificate, named as a spouse on a certificate of marriage, is enrolled in a college program, or have obtained a G.E.D. If one of these conditions is satisfied, a 16- or 17- year-old minor would be allowed to work on the basis of the work hours permitted during school vacations.

The final rules are clarified to indicate that any minor under 16 years of age who is employed, and not just those 14 and 15 years old, is covered by the hours limitations.

The limitations on minors' hours and times of work have been changed from those originally proposed, as listed below:

Under 16 years of age:

During school year

<u>Proposed</u>	<u>Final</u>
3 hrs/day, any day preceding a school day	3 hrs/day, school day preceding a school day
4 hrs/day, day before a holiday or before a Sat.	8 hrs/day, all days other than those above
5 days/wk	6 days/wk
15 hrs/wk	16 hrs/wk
Start no earlier than 7 am	Start no earlier than 7 am
Finish no later than 7 pm, Sun. through Thurs.	Finish no later than 7 pm, <u>any</u> day before a school day
Finish no later than 9 pm, Fri., Sat., day before holiday	Finish no later than 9 p.m., Fri., Sat., day before holiday or vacation
Not during school hrs.	Not during school hrs.

During school vacations

8 hrs/day	8 hrs/day
5 days/wk	6 days/wk
40 hrs/wk	40 hrs/wk
Start no earlier than 7 am	Start no earlier than 7 am
Finish no later than 9 pm	Finish no later than 9 pm

16 and 17 years of age:

During school year

<u>Proposed</u>	<u>Final</u>
4 hrs/day, Mon. through Thursday	4 hrs/day, school day preceding a school day
8 hrs/day, Fri., Sat., Sun., holiday, & day before holiday	8 hrs/day, all days other than those above
5 days/wk	6 days/wk
20 hrs/wk	20 hrs/wk
Start no earlier than 7 am	Start no earlier than 7 am
Finish no later than 9 pm, Sun. through Thurs.	Finish no later than 10 pm, any day before school day
Finish no later than 10 pm, Fri., Sat., day before holiday	Finish no later than midnight, Fri., Sat., day before holiday or vacation
Not during school hrs. unless ok'd by dist./superintendent	Not during school hrs. unless ok'd by dist./superintendent

During school vacations

8 hrs/day	8 hrs/day
5 day/wk	6 days/wk
40 hrs/wk	48 hrs/wk
Start no earlier than 7 am	Start no earlier than 7 am
Finish no later than 11 pm; 9 pm, house-to-house sales	Finish no later than midnight; 9 pm, house-to-house sales

WAC 296-125-030 Prohibited and hazardous employment—All minors, the final rules provide exemptions from certain enumerated prohibitions for certain vocational education, career/work experience, and apprenticeship programs. These categorical exemptions were not included in the proposed rules.

The final rules clarify or define the following terms: "occasional driving," "operation"—to make clear that repair, oiling, cleaning, adjusting, and setting up are included in the department's interpretation of the term, and "working in proximity to."

The final rules permit the following occupations, which would have been prohibited by the proposed rules: Some work around moving motor vehicles. (Instead of the proposed prohibition of all work around moving motor vehicles, the final rules prohibit, e.g., flagging and working as an outside helper on public roads, as well as directing vehicles in or around warehouses or loading/unloading areas); operation of machine tools; work alone in unassigned, unoccupied hotel or motel rooms; 16- and 17-year-old minors' loading/unloading conveyors, railroad cars, and stationary motor vehicles; and some work around some power-driven machinery. (The final rules allow 16- and 17-year-old minors to work around some power-driven machinery.)

The final rules clarify that any and all driving of buses, regardless of their weight, is prohibited, as is towing of vehicles.

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The final rules allow 16- and 17-year-old minors to work up to ten feet off the ground or floor, if hoisting equipment is not required for the work.

The final rules prohibit minors' operating or being in proximity to all compactors (the proposed rules had described them only as "garbage compactors"), as well as all balers (the proposed rules had described them only as "paper balers" (sic)). The proposed rule had included prohibitions against minors working in occupations or duties that required the use of personal protective equipment (ppe). In the final rule this prohibition has been restricted to prohibit only those occupations or duties in which ppe is required due to the risk of exposure to hazardous substances or noise. In addition, the final rule provides certain categorical exemptions to the subsection's prohibitions.

The final rule also provides certain categorical exemptions to the prohibitions against minors' working in occupations or duties in which there is a risk of exposure to infectious agents/bloodborne pathogens.

The final rule provides an exception to the prohibition against minors' working in occupations or duties that, while not requiring ppe, could involve exposure to carcinogens, teratogens, corrosives, etc. The exception allows exposure to certain substances consistent with manufacturers' recommended consumer exposures.

The proposed rules' incorporation of existing laws restricting minors' sale or handling of alcoholic beverages has been deleted.

WAC 296-125-033 Prohibited and hazardous employment—Special restrictions for minors under the age of 16, this section has been clarified to make explicit that the existing rules' prohibition on work in manufacturing, mining, or processing work rooms or workplaces (former subsection (3)), has been incorporated into this section's general manufacturing and processing prohibitions (subsections (1) and (2)).

The proposed rules mistakenly deleted existing prohibitions. These have been reinstated in the final rules: Work connected with transportation, communications, public utilities, construction, and all power-driven machinery.

WAC 296-125-050 Posting, recordkeeping, and authority to enter, inspect, and investigate, the final rules incorporate by reference the industrial welfare rules' requirement that an informational poster be posted in each workplace where minors work. This information was not included in the proposed rules, but is not a new requirement for employers, as it is required of all employers by existing rules.

The final rules incorporate recordkeeping provisions for special variances. Special variances are authorized by WAC 296-125-070, a section that was not part of the proposed rules.

WAC 296-125-060 Variances, the proposed rules required "timely" notice by employers to their employees when a variance application has been filed with the department. The department was requested to define "timely." Therefore, the final rules have eliminated the reference to timely notification, and, instead, require notification of employees within three calendar days of an employer's submission to the department of a variance request.

The proposed rules included an inconsistency, which has been corrected in the final rules. The final rules make clear

that the department may issue a variance to any standard in the chapter.

The final rules clarify situations in which the department will give special consideration for variances (e.g., residential schools, certain apprenticeship and vocational education programs, etc.).

The final rules clarify that the department may issue variances of short-term duration.

The analysis of a family's financial need is no longer limited to a strict formula, but is to be evaluated on a case-by-case basis by the department. In addition, the final rules allow the department to consider a minor's special talents when making variance determinations.

WAC 296-125-070 Special variance, this section was not part of the proposed rules, but is incorporated into the final rules to allow for variance from the regular hours limitations in force during school sessions in recognition of the abilities of selected students to work additional hours without undue impact on their health and safety or school attendance.

The special variance process allows for up to 28 hours to be worked during a week when school is in session, with an additional variance possible in the daily total hours to a maximum of six hours. The department allows granting of the variance through action by the employer, the minor, the minor's participating school district and school, and the minor's parent or legal guardian. Each school district or independent private school wishing to participate and authorize special variances must enroll with the department annually according to criteria established by this section.

This section is the result of discussions among the department and the Washington State Parent Teacher Association, the Washington State School Principals Association, the Washington State School Directors Association, Washington Association of School Administrators, the Washington State Labor Council, the Children's Alliance, and the Washington Association of Churches.

Effective Date of Rule: WAC 296-125-127 is effective July 1, 1993; and all other sections of chapter 296-125 WAC are effective March 1, 1993.

December 11, 1992

Joseph A. Dear
Director

Chapter 296-125 WAC

~~((ISSUANCE OF MINOR WORK PERMITS))~~ NON-AGRICULTURAL EMPLOYMENT OF MINORS

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-010 Applicability. ((Unless exempted by Washington state or federal law,)) This chapter applies to every ((employer who)) person that employs one or more minors ((workers on and after the effective date of these regulations must previously have obtained a valid permit to employ minors from the state division of industrial relations, department of labor and industries)), or who permits, allows, or suffers one or more minors to work at a site or workplace, on premises, or under work conditions controlled by that employer, except for those employers statutorily exempted, as follows: This chapter does not apply to

newspaper vendors or carriers; to domestic or casual labor in or about private residences; to parents or stepparents who employ their own children for house-to-house sales; to agricultural labor as defined by RCW 50.04.150; or, to employers expressly exempted by federal statute from the coverage of state law.

AMENDATORY SECTION (Amending WSR 89-23-003, filed 11/3/89, effective 11/20/89)

WAC 296-125-015 Definitions. For the purposes of this chapter:

(1) (A "minor" is a person of either sex who is under the age of 18 years.

(2) "Employ" means to engage, suffer or permit to work.

(3) "Employee" means any minor employed by an employer.

(4) "Employer" means any person, association, partnership, private or public corporation who employs or exercises control over the wages, hours or working conditions of a minor.

(5) "Division" means employment standards, apprenticeship and crime victims division;)) "Department" means the Washington state department of labor and industries.

(2) "Employ" means to engage, suffer or permit to work, and includes entering into any arrangement, including a contract, whether implied, express, oral, or written, with a minor whereby the minor works in house-to-house sales except when a minor is working in house-to-house sales for her or his parent or stepparent. The term "employ" does not include newspaper vendors or carriers, the use of domestic or casual labor in or about private residences, agricultural labor as defined by RCW 50.04.150, or the use of voluntary or donated services performed for an educational, charitable, religious, or nonprofit organization and without expectation or contemplation of compensation for the services performed.

(3) "Employee" means any minor employed by an employer, including minors who work pursuant to any arrangement, including contract, whether implied, express, oral, or written in house-to-house sales, but does not include newspaper vendors or carriers, domestic or casual labor in or about private residences, minors employed in agricultural labor as defined by RCW 50.04.150, or minors employed for house-to-house sales by their parents or stepparents.

(4) "Employer" means any person, association, partnership, private or public corporation that employs or exercises control over the wages, hours, working conditions, or workplace of a minor, and for purposes of house-to-house sales includes any distributor or other person, association, partnership, private or public corporation that enters into any arrangement, including contract, whether implied, express, oral, or written, with a minor whereby the minor works in house-to-house sales; but does not include employers of agricultural labor as defined by RCW 50.04.150, employers of newspaper vendors or carriers, employers of casual labor in or about the employers' private residences, parents or stepparents employing their own minor children for house-to-house sales, the state, a state institution, a state agency, a political subdivision of the state, a municipal corporation, or a quasi-municipal corporation.

(5) "House-to-house sales" means a sale or other transaction in consumer goods, the demonstration of products or equipment, the obtaining of orders for consumer goods, or the obtaining of contracts for services, in which an employee personally solicits the sale or transaction at a place other than the place of business of the employer or the residence of the employee.

(6) "Minor" means a person under the age of eighteen years.

(7) "School holiday" means a day of a school week on which the school at which a minor employee is enrolled is scheduled to be closed. If a minor employee is not enrolled in school, school holidays shall be determined by the schedule of the public school district in which the minor resides.

(8) "School vacation" means the spring break, winter break, and summer break of the school at which a minor employee is enrolled, or if not enrolled the public school district in which a minor resides.

(9) "Transport" means the conveyance, provision of a means of conveyance, or reimbursement or payment for the cost of conveyance at the direction or under the control of an employer or an employer's agent.

(10) "Workplace" means any worksite, premises, or location where minors work.

NEW SECTION

WAC 296-125-018 Minimum age for employment.

(1) Pursuant to RCW 26.28.060, a written order issued by a judge of a superior court of the county in which a minor lives is a prerequisite to the hiring, not otherwise prohibited by federal law, of any minor under the age of fourteen for any labor in or in connection with any store, shop, factory, mine, or inside employment other than inside employment connected with farm or housework.

(2) No employer shall employ a minor under the age of sixteen in house-to-house sales, unless the department has granted a variance to an employer for that specific purpose.

NEW SECTION

WAC 296-125-019 Prerequisites to employing minors. Prior to hiring a minor or allowing a minor to work, an employer that seeks to employ one or more minors must:

(1) Obtain, maintain, and post a valid minor work permit from the department of labor and industries for each workplace at which minors will be employed, pursuant to WAC 296-125-020.

(2) If employing minors for house-to-house sales:

(a) Obtain and maintain a valid house-to-house sales registration certificate from the department of labor and industries, pursuant to WAC 296-125-024, in addition to a minor work permit, and in addition to parent/school authorization forms pursuant to WAC 296-125-026 (see subsection (3) of this section);

(b) If the employer seeks to transport a minor out of the state of Washington for house-to-house sales, obtain and keep on file express written authorization from each minor's parent or legal guardian to transport each minor worker out of the state for house-to-house sales;

(c) Obtain from the department and issue valid identification cards with photographs for each minor employee, pursuant to WAC 296-125-024.

(3) Obtain and keep on file at the minor's workplace(s) a completed parent/school authorization form for each minor, pursuant to WAC 296-125-026. In the case of minors employed for house-to-house sales, the forms shall be kept on file at the employer's primary place of business within the state of Washington.

(4) Keep on file at the minor's workplace(s) any variances issued pursuant to WAC 296-125-060 or 296-125-070.

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-020 (~~Filing of application for permits to employ minors~~) Minor work permits. (~~Prior to the employment of one or more minors, each employer shall file with the division or its authorized agent an application for a permit to employ minors within a specified work place.~~)

(1) Issuance. Each employer shall receive from the department, and shall maintain, a valid minor work permit prior to employing a minor, or prior to allowing a minor to work at a workplace or under work conditions controlled by the employer. Permits may include restrictions, consistent with this chapter, on minor employees' working conditions. A valid minor work permit must remain in full force and effect at all times that minors are employed by, or are working at a workplace or under work conditions controlled by, the employer.

Separate permits shall be obtained and maintained by each employer for each workplace where minors are employed. In instances where an employer places minor workers in a workplace controlled by another employer, both or all employers shall obtain and maintain minor work permits covering that workplace prior to the employment of minors in that workplace. In instances where an employer employs minor workers in multiple workplaces, the employer shall obtain and maintain a minor work permit covering each workplace. When ((validated by the signature of the division's supervisor of employment standards,)) duly issued by the department, and unless modified or revoked, such a permit will authorize ((the)) an employer to employ any number of minor workers in the workplace specified ((work place)), in accordance with the ((conditions established below)) provisions of this chapter and with any limitations listed on the permit.

(2) Posting. At least one copy of a valid permit to employ minors must be posted in plain view of all employees at each workplace specified in the permit. In the case of employers of minors employed in house-to-house sales, the permit shall be posted in plain view of all employees at the employer's primary place of business within the state of Washington.

(3) Renewal. Minor work permits shall be valid for a one-year period. Filing of an application for renewal of a permit does not result in an automatic extension of the one-year period. The department may refuse to renew a minor work permit if the department finds that a condition of the previous permit period has not been satisfied, that the employer has violated the requirements of this chapter, or

that any other condition exists that is or could be detrimental to the health, safety, or welfare of a minor.

(4) Revocation, suspension, and modification. The department may revoke, suspend, or modify an employer's permit to employ minors if the department finds that a condition of the permit's issuance is not being satisfied, that the employer has violated the requirements of this chapter, or that any other condition exists which is or could be detrimental to the health, safety, or welfare of a minor. In the event the department finds that a condition exists which is or could be detrimental to the health, safety, or welfare of a minor, the department may issue an order of immediate restraint; in such instances, an appeal of the department's action shall not stay the revocation, suspension, or modification during the pendency of the appeal.

(5) Appeals. An appeal of an action by the department to refuse to issue or renew, or to revoke, suspend, or modify an employer's minor work permit must be filed in writing with the department within thirty days of the department's action, pursuant to the procedures established by RCW 49.12.161 and 49.12.400. Such appeal shall not stay the effectiveness of an order of immediate restraint issued by the department pursuant to RCW 49.12.390.

NEW SECTION

WAC 296-125-024 House-to-house sales. (1) Minimum age. No minor under the age of sixteen years may be employed in house-to-house sales, unless the department grants a variance to an employer for that specific purpose. A variance must be obtained prior to an employer's employment of any minor under the age of sixteen.

(2) Registration certificates. Each employer of minors in house-to-house sales, or person seeking to advertise to employ a person in house-to-house sales with an advertisement specifically stating a minimum age requirement that is under the age of twenty-one, shall receive from the department, and shall maintain, a valid house-to-house sales registration certificate prior to employing a sixteen- or seventeen-year-old minor for house-to-house sales and prior to advertising for employment.

Employers also must obtain and maintain a valid minor work permit, pursuant to WAC 296-125-020, and parent/school authorization forms, pursuant to WAC 296-125-126, prior to employing minors for house-to-house sales. If an employer seeks to transport a minor out of the state of Washington for house-to-house sales, the employer must obtain and keep on file express written authorization from each minor's parent or legal guardian to transport each minor worker out of the state for house-to-house sales.

A valid registration certificate and a valid minor work permit must remain in full force and effect at all times that minors are employed by the employer. When duly issued by the department, and unless modified, suspended, or revoked, such a certificate will authorize the employer to employ any number of sixteen- or seventeen-year-old minors for house-to-house sales in accordance with the provisions of this chapter and in accordance with any limitations listed on the certificate.

(3) Adult supervision requirements.

(a) The employer shall ensure that there is one adult supervisor for every five minor employees employed in

house-to-house sales during all work hours. A supervisor may not supervise more than one group of five minor employees.

(b) The employer shall ensure that each supervisor of minor employees is a responsible adult who is at least twenty-one years of age.

(c) The employer shall ensure that each supervisor has contact, personally or verbally, with each minor employee at least once every fifteen minutes. The contact with minor employees may be made by remote means such as telephone or walkie-talkie, but in any case shall be of such a nature as to provide assurance of the minor's health, safety, and welfare. The employer shall ensure that each supervisor is within one-half mile of each supervised minor employee during all working hours.

(d) The employer shall ensure that each minor employee is returned by the employer or its agent to the minor's home or initial point of contact promptly at the end of the minor's work hours. If the minor is returned to the initial point of contact, the employer shall ensure that the location selected is one in which the minor's safety is the first and foremost consideration. Minors shall be protected from risks of injury including, but not limited to, moving vehicles.

(4) Hours restrictions and rest periods. Minors may not be employed in house-to-house sales prior to 7:00 a.m. or after 9:00 p.m., nor during school hours. In addition, employers of minors in house-to-house sales must comply with the further requirements of WAC 296-125-027, concerning maximum number of hours per day and per week, and WAC 296-125-028, concerning mandatory rest and meal breaks.

(5) Employee identification cards.

(a) An employer shall issue to each minor employed in house-to-house sales an identification card with the employee's picture. The identification cards issued shall be exclusively from forms obtained in blank from the department.

(b) An identification card shall be in the possession of each minor employed in house-to-house sales during all working hours, and shall be shown to each customer or potential customer.

(6) Posting. At least one copy of a valid house-to-house sales registration certificate shall be posted in plain view of all employees at the employer's primary place of business within the state of Washington.

(7) Renewal. House-to-house sales registration certificates shall be valid for a one-year period. The filing of an application for renewal of registration does not result in an automatic extension of the one-year registration period. The department may refuse to renew a registration certificate if the department finds that a condition of the previous registration period has not been satisfied, that the employer has violated the requirements of this chapter, or that any other condition exists that is or could be detrimental to the health, safety, or welfare of a minor.

(8) Revocation, suspension, and modification. The department may revoke, suspend, or modify an employer's registration for house-to-house sales if the department finds that a condition of registration is not being satisfied, that the employer has violated the requirements of this chapter, or that any other condition exists which is or could be detrimental to the health, safety, or welfare of a minor. In the

event the department finds that a condition exists which is or could be detrimental to the health, safety, or welfare of a minor, the department may take emergency action to revoke or suspend a house-to-house sales registration; in such instances, an appeal of the department's action shall not stay the revocation, suspension, or modification during the pendency of the appeal.

(9) Appeals. An appeal of an action by the department to refuse to issue or renew, or to revoke, suspend, or modify an employer's house-to-house sales registration must be filed in writing with the director of the department within thirty days of the department's action. Such appeal shall be conducted in accordance with the rules of practice and procedure established in chapter 296-10 WAC. Such appeal shall not stay the effectiveness of an emergency action taken by the department pursuant to this section.

NEW SECTION

WAC 296-125-026 Parent/school authorization forms. Prior to allowing a minor employee to work, an employer shall obtain a fully completed parent/school authorization form, as further provided by this section, and shall keep a copy of the completed form at the minor employee's workplace(s) at all times. In addition, if an employer seeks to transport a minor out of the state of Washington for house-to-house sales, the employer must obtain and keep on file at the employer's primary place of business within the state of Washington express written authorization from each minor's parent or legal guardian to transport each minor worker out of the state for house-to-house sales.

The authorization form used shall be one issued by the department. Each parent/school authorization expires on the thirtieth day of September each year; a newly completed and signed parent/school authorization form must be obtained by an employer for each minor employee prior to that date.

The following persons shall complete and sign the authorization form as follows:

(1) The minor employee shall enter:

(a) Her or his name;

(b) Address;

(c) Date of birth (accompanied by proof);

(d) Whether the minor is employed at any other job, and if so, the total number of hours worked at such job(s); and

(e) Signature.

The minor's date of birth may be proven with one of the following documents: Birth certificate, together with Social Security card; driver's license; baptismal record, together with Social Security card; or, notarized statement of parent or guardian.

(2) The minor employee's employer shall enter on the form:

(a) The location of the minor employee's workplace(s);

(b) A description of the minor employee's duties;

(c) The earliest and latest hours during which the minor employee would be working, and the total number of hours the employee would work per week;

(d) The employer's minor work permit number, minor work permit expiration date, and unified business identifier number;

(e) Description of the minor employee's specific meal and rest breaks; and

(f) The signature of the employer or of the employer's authorized agent.

(3) If the minor employee will be working during a school year:

(a) An authorized school official of the minor employee's school shall indicate that the school authorizes or does not authorize the minor to work according to the terms listed by the employer, and shall sign the form as the school's authorized agent. If a minor employee has been working for an employer during a school vacation and seeks to continue working after the resumption of school, the minor's employer must obtain school authorization at that time. Authorization shall be based on the maintenance of an acceptable record of scholastic achievement, a good attendance record, and satisfactory progress toward graduation.

(b) If a minor is no longer enrolled in school, and has not obtained a certificate of educational competence pursuant to RCW 28A.305.190 or is not enrolled in a bona fide college program:

(i) If the minor is unmarried and living with a parent or legal guardian, the parent or guardian must certify the minor's nonenrolled status;

(ii) If the minor is named on a valid certificate of marriage or is living independently of a parent or legal guardian, the minor must certify this information and her or his nonenrolled status, and must provide the name and location of the last school attended.

(4) A parent or legal guardian of the minor employee shall indicate that she or he authorizes or does not authorize the minor to work according to the terms listed by the employer, and shall sign the form. If the minor is living independently of a parent or legal guardian, the minor must provide the name and address or telephone number of an adult emergency contact. This person must certify that the minor is living independently of a parent or legal guardian. The adult emergency contact person may not be the employer.

If the minor employee is to be employed for house-to-house sales, and is to be transported out of the state for this purpose, this must be expressly stated by the employer and authorized by the parent or legal guardian.

(5) The parent, legal guardian, or the school may revoke the authorization at any time by notifying the other parties to the authorization and the department.

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-027 Hours of work (~~(, meals and rest periods)) for minors. ((1) Minors under age 16 may not be employed during school hours (except by special permission from school officials as outlined in RCW 28A.27.010 and 28A.27.090) nor before 7 a.m. nor after 7 p.m. during the school year, nor after 9 p.m. during the summer vacation season.~~

~~(2) Minors under age 16 may not be employed more than three hours per day on school days, nor more than 18 hours per week during school weeks.~~

~~(3) No minor shall be employed more than eight hours per day nor more than five days in any one week. Minors~~

~~employed past 8 p.m. in service occupations must be supervised by a responsible adult who is required to be on the premises.~~

~~(4) No minor shall be employed on consecutive nights, both of which precede a school day, unless working no later than 9:00 p.m.~~

~~(5) No minor shall be employed more than five hours without a meal period of at least 30 minutes.~~

~~(6) Every minor employee shall be given a rest period of at least 10 minutes in every 4 hour period of employment, except as otherwise provided in WAC 296-126-092-))~~
Employers shall restrict the hours of minors' employment as follows:

(1) During the school year:

(a) Minors may work the following total of hours:

(i) Minors under the age of sixteen:

(A) Maximum of three hours per day on any school day preceding another school day or otherwise a maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of sixteen hours per week;

(D) Except that no minors of this age shall work in house-to-house sales without a variance issued by the department pursuant to WAC 296-125-060(7).

(ii) Sixteen- and seventeen-year-old minors:

(A) Maximum of four hours per day on any school day preceding another school day or otherwise a maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of twenty hours per week.

(b) Minors shall work during the following hours only:

(i) Minors under the age of sixteen:

(A) No earlier than 7:00 a.m.;

(B) No later than 7:00 p.m. on any day preceding a school day;

(C) No later than 9:00 p.m. on Fridays, Saturdays, and the day preceding a school holiday or vacation, provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times; and

(D) Not during school hours;

(E) Except that minors of this age shall not be employed in house-to-house sales without a variance issued by the department pursuant to WAC 296-125-060(7).

(ii) Sixteen- and seventeen-year-old minors:

(A) No earlier than 7:00 a.m.;

(B) No later than 10:00 p.m. on any day preceding a school day;

(C) No later than 12:00 a.m. on Fridays, Saturdays, and the day preceding a school holiday or vacation, provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times; and

(D) Not during school hours, unless the minor has been excused from school attendance by the minor's school district superintendent or her or his authorized agent.

(2) During school vacations:

(a) Minors may work the following total of hours:

(i) Minors under the age of sixteen:

(A) Maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of forty hours per week;

(D) Except that no minors of this age shall work in house-to-house sales without a variance issued by the department pursuant to WAC 296-125-060(7).

(ii) Sixteen- and seventeen-year-old minors:

(A) Maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of forty-eight hours per week.

(b) Minors shall work during the following hours only:

(i) Minors under the age of sixteen:

(A) No earlier than 7:00 a.m.; and

(B) No later than 9:00 p.m. provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times.

(ii) Sixteen- and seventeen-year-old minors:

(A) No earlier than 7:00 a.m.; and

(B) No later than 12:00 a.m. provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times, and except no later than 9:00 p.m. for minors employed in house-to-house sales.

(3) Sixteen- and seventeen-year-old minors who have been issued a certificate of educational competence pursuant to RCW 28A.305.190, are enrolled in a bona fide college program, are named on a valid certificate of marriage, or are shown as the parent on a valid certificate of birth may work as would be permitted during school vacations.

NEW SECTION

WAC 296-125-028 Meal and rest breaks for minors.

(1) Minor employees shall not work more than four hours without being provided a meal period of at least thirty minutes. The meal period shall be separate and distinct from, and in addition to, rest breaks mandated by this section.

(2) Minor employees shall be provided a rest break of at least ten minutes, on the employer's time, for each four hours of working time.

(3) If a minor employee works for a four-hour period, that employee shall not be required to work more than two hours without either a ten-minute rest break or a thirty-minute meal period.

(4) Meal periods and rest breaks shall be provided in a manner so as to provide rest from work, and, therefore, shall not be scheduled near the beginning of a minor employee's work shift.

AMENDATORY SECTION (Amending WSR 89-23-003, filed 11/3/89, effective 11/20/89)

WAC 296-125-030 Prohibited and hazardous employment—All minors. ((+)) The following employments and occupations as outlined in subsections (1) through (30) of this section, are prohibited for all minors, ((unless specifically permitted in the text of the hazardous occupations orders in nonagricultural occupations of the child labor provisions of the Federal Fair Labor Standards Act, as now or hereafter amended)) provided that exemption will be allowed from subsections (5), (8), (9), (11), (13), (15), (16), and (23) of this section when the minor is participating in a bona fide cooperative vocational education program, diversi-

fed career experience program, or work experience program certified and monitored by the office of the superintendent of public instruction or the minor employee's school district; further, exemption from the same numbered prohibitions will be allowed for any minor involved in an apprenticeship program registered with the Washington state apprenticeship and training council. The state will not grant variances for employments or occupations prohibited by the United States Department of Labor.

((a)) (1) Occupations in or about plants or establishments manufacturing or storing explosives or articles containing explosive components.

((b)) (2) Occupations involving regular driving of motor vehicles. Occupations of outside helper or flagger on any public road or highway, work which involves directing moving motor vehicles in or around warehouses or loading/unloading areas including but not limited to loading docks, transfer stations, or landfills, or work which involves towing vehicles. Occasional driving is permissible if: The minor has a valid state driver's license for the type of driving involved; driving is restricted to daylight hours((-)); such driving is only occasional, and is incidental to the minor's employment; vehicle gross weight is under 6,000 pounds; the minor has completed a state-approved driver education course; and seat belts are provided in the vehicle and the minor((-have)) has been instructed to use them. Occupations involving occasional operation of a bus are prohibited.

((c)) (3) All mining ((operations)) occupations.

((d)) (4) Logging occupations and occupations in the operation of any sawmill, lath mill, shingle mill, or cooper-age-stock mill.

((e)) (5) Occupations involving operation or repair, oiling, cleaning, adjusting, or setting up of any power-driven wood-working machines((-power driven metal forming punching and shearing machines, power driven bakery machines, power driven paper products machines, circular saws, band saws and guillotine shears, elevators and other power driven hoisting apparatus)).

((f)) (6) Occupations involving potential exposure to radioactive substances and to ionizing radiation((-s)).

((g)) (7) Occupations involving ((slaughtering, meat packing or processing and rendering)) operation or repair, oiling, cleaning, adjusting, or setting up of elevators. This includes riding on a manlift.

((h)) (8) Occupations involving ((wrecking, demolition and shipbreaking operations)) operation or repair, oiling, cleaning, adjusting, or setting up of power-driven metal-forming, punching, and shearing machines.

((i) All roofing operations.

((j)) (9) Occupations involving ((excavations)) slaughtering, meat packing, processing, or rendering.

((k)) (10) Occupations involving ((manufacturing of brick, tile and kindred products)) operation or repair, oiling, cleaning, adjusting, or setting up of power-driven bakery machines.

((2) The following types of work are prohibited for all minors:

(a) Work)) (11) Occupations involving operation ((of or working in proximity to earth moving machines, cranes, garbage compactors or other heavy equipment of similar nature.

(b) Work in establishments or work places being picketed during the course of a labor dispute.

(c) Work as a nurses' aide, unless the minor is a student in a bona fide nursing training program or has successfully completed such a program.

(d) Work as a maid or bell hop in motels or hotels, unless the minor is accompanied by a responsible adult whenever the work requires the minor to enter assigned guest rooms.

(e) Work in shooting galleries, penny arcades, sauna-massage parlors or body painting studios)) or repair, oiling, cleaning, adjusting, or setting up of power-driven paper-products machines.

(12) Occupations involving manufacturing of brick, tile, and kindred products.

(13) Occupations involving operation or repair, oiling, cleaning, adjusting, or setting up of power-driven circular saws, band saws, and guillotine shears.

(14) Occupations involving wrecking, demolition, and shipbreaking operations.

(15) All roofing operations.

(16) Occupations involving excavations.

(17) Occupations involving operation or repair, oiling, cleaning, adjusting, or setting up of or working in proximity to earth-moving machines, hoisting apparatus, cranes, garbage-compactors, trash-compactors or other compactors, paper-balers or other balers, or other heavy equipment including, but not limited to, graders, bulldozers, earth compactors, backhoes, and tractors. Working in proximity shall mean working within the radius of movement of any portion of the machinery where one could be struck or otherwise injured. It shall not include work in proximity to ski-lift apparatus. This prohibition shall not invalidate activities allowed under subsection (2) of this section.

(18) Work in establishments or workplaces being picketed during the course of a labor dispute.

(19) Work as a nurse's aide/assistant; unless the minor is a student in a bona fide state-certified nursing training program or has successfully completed such a program.

(20) Work as a maid or bellhop in motels or hotels, unless the minor is accompanied by a responsible adult whenever the work requires the minor to enter an assigned guest room, whether or not it is occupied at the time the minor is in the room. Minors may work in unassigned, unoccupied guest rooms unaccompanied by an adult.

(21) Work in sauna or massage parlors, body painting or tattoo studios, or adult entertainment establishments.

(22) Occupations requiring the wearing of personal protective equipment or wearing apparel as defined and required by statutes or rules and regulations administered by the department's division of industrial safety and health as related to hazardous substances exposure and/or hazardous noise exposure per chapters 296-24 and 296-62 WAC; except those occupations where the only requirement is the wearing of gloves, boots, or eye protection if the occupation is not otherwise prohibited by this section or by WAC 296-125-033. This subsection's prohibitions shall not apply if a minor is a student in a bona fide health care career training or vocational education program.

(23) Occupations involving fire fighting and fire suppression duties.

(24) Occupations where there is a risk of exposure to bodily fluids or transmission of infectious agents, including but not limited to hepatitis and HIV, in accordance with standards established by WAC 296-62-08001 (Occupational exposure to blood-borne pathogens), including lab work which entails the cleaning of medical equipment used to draw or store blood or other contaminated tissue; duties which involve venipuncture; and duties involving work with laundry from health care facilities; unless the minor is a student in a bona fide health care career training or vocational education program. State-certified life guards with first aid training are exempt.

(25) Occupations involving potential exposure to hazardous substances which are considered to be carcinogenic, corrosive, highly toxic, toxic sensitizers, or which have been determined to cause reproductive health effects or irreversible end organ damage. This does not include handling of such substances in sealed containers in retail situations. This subsection's prohibitions shall not apply to any consumer product or hazardous substance, as those terms are defined by the Consumer Product Safety Act (15 U.S.C. 2051 et seq.) and the Federal Hazardous Substances Act (15 U.S.C. 1261 et seq.) and those statutes' regulations, where the employer of a minor can demonstrate that a product or substance is used in the workplace in the same manner as normal consumer use, and which use results in a duration and frequency of exposure that is not greater than exposures experienced by consumers using the product or substance in conformity with the manufacturer's instructions, provided that such exposures are not otherwise prohibited by subsection (22) of this section.

(26) In selling to passing motorists on the public right of way candy, flowers, or other merchandise or commodities. Selling to motorists from a window counter is not prohibited.

(27) Work performed in or about boiler or engine rooms.

(28) All work performed more than ten feet above ground or floor level.

(29) Work in freezers, meat coolers, and all work in preparing meats for sale (wrapping, sealing, labeling, weighing, pricing, and stocking are permitted if work is performed away from meat-cutting and preparation areas). Occasional entry into freezers or coolers for obtaining stock or placing stock shall not be prohibited.

(30) Service occupations if a minor works past 8:00 p.m., unless the minor is supervised by a responsible adult employee who is on the premises at all times.

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-033 Prohibited and hazardous employment—Special restrictions for minors under the age of 16. Employment of minors under age 16 is subject to the following additional restrictions. They are prohibited from working:

(1) In any manufacturing ((~~occupation~~)) operations.

(2) In any processing operations (((~~such as~~))) including but not limited to filleting of fish, dressing poultry, cracking nuts, commercial processing, canning, freezing or drying of foods, laundering as performed by commercial laundries and dry cleaning).

~~(3) ((In work rooms or work places where goods are manufactured, mined or otherwise processed.~~

~~(4))~~ (4)) In any public messenger service, including but not limited to work that is performed by foot, bicycle, or public transportation.

~~((5))~~ (4) In occupations connected with transportation, warehouse and storage, communications and public utilities, or construction. (Office (or sales) work related to these occupations is permitted if none of the minor's work is performed on the transportation media or construction site.)

~~((6) In occupations requiring operation or tending of any power-driven machinery or hoisting apparatus.~~

~~(7))~~ (5) In the following specific areas of retail, food service or gasoline service station operations:

~~(a) ((Work performed in or about boiler or engine rooms.~~

~~(b))~~ Maintenance or repair work.

~~((e) Outside)~~ (b) Window washing or other work requiring worker to be positioned at higher than ground or floor level.

~~((d))~~ (c) Cooking and baking.

~~((e))~~ (d) Operating, setting up, adjusting, cleaning, oiling or repairing power-driven food slicers and grinders, food choppers and cutters and bakery-type mixers.

~~((f) Work in freezers, meat coolers and all work in preparing meats for sale. (Wrapping, sealing, labeling, weighing, pricing and stocking are permitted if work is performed away from meat cutting and preparation areas.))~~

(6) In occupations involving work in the operation of amusement parks, street carnivals, and traveling shows.

~~((g))~~ (7) Loading and unloading goods to or from trucks, railroad cars, or conveyors.

(8) In occupations involving operation or repair, oiling, cleaning, adjusting, or setting up of or working in proximity to any power-driven machinery.

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-050 Posting, recordkeeping, and authority to enter, inspect, and investigate. (1) Posting. Each employer, as defined in WAC 296-125-015, shall post a copy of a valid minor work permit, issued pursuant to WAC 296-125-020, along with a current copy of the poster required by WAC 296-126-080 in plain view of all employees at each workplace specified in the permit. In the case of employers of minors employed in house-to-house sales, the permit and poster shall be posted, along with the employer's house-to-house sales registration certificate, issued pursuant to WAC 296-125-024, in plain view of all employees at the employer's primary place of business within the state of Washington.

(2) Recordkeeping. The employer shall be responsible for obtaining and ((keeping)) maintaining on file for three years from the last date of employment the following information concerning each minor employee:

~~((1))~~ (a) Proof of age by means of a copy of one of the following: Birth certificate, together with a copy of the minor's Social Security card; driver's license(-); baptismal record, together with the minor's Social Security card; ((Bible record; insurance policy at least one year old

indicating birth date; or witnessed)) or notarized statement of parent or legal guardian.

~~((2))~~ (b) Personal data relating to the minor, including((-) name ((and)), address, and ((sex)), if available, telephone number.

~~((3))~~ (c) Description of employment: Earliest and latest hours of employment; descriptions of specific meal and rest periods; and complete description of duties.

~~((4))~~ (d) Parental authorization for employment by signature of parent or legal guardian on ((a form provided by the division)) the parent/school authorization form, pursuant to WAC 296-125-026. If a minor employee is to be or has been transported out of the state for house-to-house sales, the parental authorization must include express written authorization for the minor to be transported out of the state for this purpose.

~~((5))~~ (e) School authorization for employment during any part of the school year, ((on a form provided by the division)) pursuant to WAC 296-125-026.

(f) Any variances obtained by the employer pursuant to WAC 296-125-060 or 296-125-070.

~~((6) The employer shall make any or all of the above information available to the division or any of its authorized agents upon request.))~~ (3) Authority to enter, inspect, investigate, and interview. In order to carry out the purposes of this chapter, the director or the director's authorized representative is authorized:

(a) To enter without delay any workplace where work is or has been performed by a minor, or where employment records are, or are required to be, maintained; and

(b) To inspect, transcribe, and copy all pertinent records, and to inspect and investigate any workplace and all pertinent conditions, structures, machines, apparatus, devices, equipment, supplies, and materials therein, and to question privately any employer, owner, operator, agent, or employee.

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-060 Variances. ((Variances permitting specific employment of minors in occupations prohibited by these rules may be granted in accordance with procedures outlined in WAC 296-126-130.)) (1) Upon written application from an employer, a variance from any standard herein may be granted by the director of the department or her or his designee if an employer demonstrates that there is good cause for the issuance of such a variance. The employer shall give notice of the employer's variance request to the employees at the workplace for which a variance is sought or, if a collective bargaining agreement exists, to the employees' representative, in order that the employees may submit their written views to the director or her or his designee on any variance request. The employer shall notify employees within three calendar days of the submission of the variance request to the director or her or his designee. No variance from federal regulations will be issued except where the employer can show exemption from federal statutes and regulations governing minor work. Variances will be granted, as applicable, based on good cause shown, for residential schools, apprenticeship programs registered with the Washington state apprenticeship and training council, vocational education, diversified career education,

work experience, and cooperative education programs accepted and certified by the office of superintendent of public instruction or the local school district.

(2) The director or her or his designee may request or receive additional information from the applicant or other interested parties related to variance requests.

(3) Variances shall be issued only to employers with valid minor work permits and each variance shall expire upon the expiration of the employer's minor work permit that was in effect at the time of issuance of the variance unless the variance has been issued with an earlier expiration date. Upon renewal of a minor work permit, the employer must apply for a new variance.

(4) "Good cause" shall mean, at a minimum, those situations in which the employer demonstrates to the department that the employer's circumstance warrants an alternative procedure, and where the employer is able to demonstrate to the department that such alternative would not have a harmful effect on the health, safety, and welfare, including the variance's impact on school attendance and performance, of the minor employee(s) affected. Consideration may also be given by the department to the financial need of the minor's family or exceptional or special talents manifested by the minor.

(5) Revocation, suspension, and modification. The department may revoke, suspend, or modify an employer's variance if the department finds that a condition of the variance's issuance has not been satisfied, that the employer has violated the requirements of this chapter, or that any other condition exists which is or could be detrimental to the health, safety, or welfare of a minor including the variance's impact on a minor's school attendance or performance.

(6) Appeals. An appeal of an action by the department to refuse to issue or renew, or to revoke, suspend, or modify a variance must be filed in writing with the department within thirty days of the department's action, pursuant to the procedures established by RCW 49.12.161 and 49.12.400. Such appeal shall not stay the effectiveness of an order of immediate restraint issued by the department pursuant to RCW 49.12.390.

(7) House-to-house sales. An employer seeking a variance to employ minors under the age of sixteen in house-to-house sales must demonstrate good cause for the issuance of such a variance and shall file a sworn statement, signed under the penalties of perjury, that the employer will ensure that the following minimum criteria will be satisfied at all times:

(a) All house-to-house sales visits will be conducted exclusively during daylight hours;

(b) A responsible adult who is at least twenty-one years of age will be in the minor's presence at all times;

(c) No house-to-house sales visits will be conducted in inclement weather; and

(d) The minor will be employed only for a specific, time-limited period, not to exceed six weeks.

NEW SECTION

WAC 296-125-070 Special variances. (1) A special variance, to facilitate flexibility in a minor's school and work requirements, shall be available upon a showing of good cause. Good cause for a special variance may be demon-

strated for sixteen- and seventeen-year-old minors not working in house-to-house sales, according to the terms and procedures set out in this section. A special variance may be obtained only for exceptions to the standards governing:

(a) Maximum hours of work per week during a week when school is in session, up to a maximum of twenty-eight hours per week; and

(b) Maximum hours of work per day during a week when school is in session, up to a maximum of six hours per day.

(2) The conditions precedent to a finding of good cause for a special variance shall include the following:

(a) The employer of the minor shall hold a valid minor work permit; and

(b) The minor's school district or individual private school shall be designated to participate in the special variance procedure by the department, pursuant to the requirements of subsection (3) of this section.

(3)(a) Each school district or individual private school seeking designation by the department to participate in the special variance process shall enroll with the department, using a form provided by the department. Further, the district or individual private school shall agree to maintain a mandatory recordkeeping system specified by the department, and to use uniform criteria as described in subsection (7) of this section to evaluate variance requests. The enrollment form shall require, but not be limited to, the following information:

(i) Agreement to maintain the mandatory recordkeeping system;

(ii) Designation of a school official(s) at each school authorized to evaluate and approve or disapprove variance requests;

(iii) Agreement to use the uniform criteria in evaluating variance requests, including agreement to mandatory periodic review and reapproval of all special variances in effect as described in subsection (4) of this section;

(iv) Agreement to forward a copy of each variance form approved or denied by a school to the department within thirty days of the school's action; and

(v) Agreement to provide immediate access to all variance files during normal school office hours to agents of the department.

(b) Each participating school shall be responsible for ensuring that all sections on the variance form required to be filled out by the employer and the school are complete. Incomplete variances shall be deemed invalid and shall be cause for revocation of designation for participation of the school district or individual private school and of the employer in the special variance program, and shall be a violation of this chapter.

Upon evidence of incomplete variances, the department shall notify the school district or private school, in writing, of the revocation of enrollment in the special variance program.

The school district or private school may appeal the revocation, in writing, within thirty days of receipt of notice from the department. The written appeal shall be sent to the department pursuant to the procedures established by RCW 49.12.161 and 49.12.400. Such appeal shall not stay the effectiveness of an order of immediate restraint issued by the department pursuant to RCW 49.12.390.

PERMANENT

(4) The special variance form to be valid shall be completed and signed by the employer, the minor, the minor's authorized school official pursuant to subsection (3) of this section, and the minor's parent or legal guardian. The minor's authorized school official and parent or legal guardian must reauthorize the special variance form, in writing, within forty-five days of the end of each regular grading period at the minor's school.

(5)(a) The department shall provide a form for the employer to complete that shall include, but need not be limited to, the following information to be provided by the employer to the minor, the authorized school official, and the minor's parent or legal guardian:

- (i) The minor employee's work-related duties;
- (ii) Maximum hours to be worked each week;
- (iii) Length of work shifts;
- (iv) Latest afternoon or evening hour to be worked by the minor employee;
- (v) The number of days per week the minor employee will be required to work the latest afternoon or evening hour;
- (vi) The employer's Unified Business Identifier (UBI) number; and
- (vii) The date of expiration of the employer's minor work permit.

(b) The employer shall maintain all records of special variances according to the terms of WAC 296-125-050.

(c) No minor shall be permitted or suffered to work in excess of the maximum hours per week or per day during a week when school is in session, as prescribed by WAC 296-125-027 unless the minor's employer has a current, fully completed and executed variance for the minor on file at the minor's workplace.

(d) Any change in conditions described by (a)(i) through (v) of this subsection, except a return to the hours of work limitations prescribed by WAC 296-125-027, shall require initiation and completion of a new special variance.

(6) The minor shall complete her or his section of the variance form after the employer has completed its section and before the form is submitted to the school, parent, or legal guardian. The minor shall provide her or his reasons for the special variance request.

(7)(a) Approval or disapproval by the school shall be premised on the employer holding a current valid minor work permit, and on an assessment of the information required to be provided by the employer including the following factors:

- (i) Student attendance patterns;
- (ii) Student academic progress;
- (iii) Opportunities for the minor to participate in extracurricular activities;
- (iv) Number of school nights worked;
- (v) Lateness of evening hours worked;
- (vi) Length of work shift; and
- (vii) Student's rationale for requesting hours of work exceeding the standards in WAC 296-125-027.

(b) The special variance form shall require the school official to provide data to the department that shall include, but not be limited to, the following:

- (i) Age of the minor;
- (ii) Cumulative grade point average and attendance record of the minor prior to starting work; and

(iii) Grade point average and attendance record of the minor for each grading period immediately preceding the school's current approval or disapproval.

(c) A copy of each variance form approved or denied by a school shall be forwarded to the department within thirty days of the school's action.

(8) The parent or guardian shall by her or his signature approve or deny the variance and signify review of the minor's statement of rationale.

(9) Expiration. Special variances shall be issued only to employers with valid minor work permits and each special variance shall expire upon the expiration date of the employer's minor work permit that was in effect at the time of the issuance of the special variance. Upon renewal of a minor work permit, the employer must complete a new special variance.

(10) Revocation and suspension. The department may revoke or suspend a special variance if the department finds that a condition of the variance's execution is not being or has not been satisfied, the employer has violated the requirements of this chapter, or any other condition exists which is or could be detrimental to the health, safety, or welfare of a minor. Violation by the employer of the hours standards under WAC 296-125-027 or the hours specified in any special variance shall lead to loss of the right to participate in the special variance process for one year from a finding of violation by the department.

The parent, legal guardian, or the school may revoke the variance at any time by notifying the other parties to the variance and the department.

(11) Appeals. An appeal of an action by the department to refuse to issue or renew designation to participate in the special variance program, or to revoke or suspend a special variance or designation to participate in the special variance program must be filed in writing with the department within thirty days of the department's action, pursuant to the procedures established by RCW 49.12.161 and 49.12.400. Such appeal shall not stay the effectiveness of an order of immediate restraint issued by the department pursuant to RCW 49.12.390.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-125-023 Posting.
- WAC 296-125-055 Revocation of permits.
- WAC 296-125-110 Applicability.
- WAC 296-125-115 Definitions.
- WAC 296-125-120 Filing of registration certificate.
- WAC 296-125-125 Application for initial and renewed registration.
- WAC 296-125-130 Posting.
- WAC 296-125-135 Identification cards.
- WAC 296-125-140 House to house employment standards.
- WAC 296-125-145 Transporting minors out-of-state.
- WAC 296-125-155 Recordkeeping.
- WAC 296-125-160 Revocation of registration certificate.

- WAC 296-125-165 Denial of registration certificate.
- WAC 296-125-170 Employment of minors under the age of sixteen.
- WAC 296-125-175 Length of registration period.

- Perennial sowthistle
- Quackgrass
- ~~((Russian knapweed~~
- Serrated tussock
- Silverleaf nightshade
- Sorghum perennial such as, but not limited to, johnsongrass, sorghum alnum, and perennial sweet sudangrass
- Tansy ragwort
- Velvetleaf
- Yellow-flowering skeleton weed
- Sonchus arvensis* L.
- Agropyron repens* (L.) Beauv.
- ~~*Centaurea repens* L.)~~
- Nassella trichotoma*
- Solanum elaeagnifolium* Cav.
- Sorghum* spp.
- Senecio jacobaea* L.
- Abutilon theophrasti*
- Chondrilla juncea* L.

WSR 93-01-069
PERMANENT RULES
DEPARTMENT OF AGRICULTURE
 [Order 4017—Filed December 14, 1992, 8:40 a.m.]

Date of Adoption: December 14, 1992.

Purpose: To add eleven species to the list of prohibited noxious weed seeds and two species to the list of noxious weed seeds restricted in the state of Washington.

Citation of Existing Rules Affected by this Order: Amending chapter 16-300 WAC.

Statutory Authority for Adoption: Chapter 15.49 RCW. Pursuant to notice filed as WSR 92-21-095 on October 21, 1992.

Effective Date of Rule: Thirty-one days after filing. December 14, 1992

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

AMENDATORY SECTION (Amending Order 2005, filed 5/22/89)

WAC 16-300-010 Prohibited noxious weed seeds.
 (1) Prohibited (primary) noxious weed seeds are the seeds of weeds which when established are highly destructive, competitive and/or difficult to control by cultural or chemical practices.

(2) It shall be unlawful for any person to distribute mislabeled seed. Seed shall be deemed to be mislabeled if it consists of or contains any of the prohibited noxious weed seeds listed below. For the purpose of seed certification, see WAC 16-316-160 for the list of prohibited noxious weeds.

ENGLISH OR COMMON NAME	BOTANICAL OR SCIENTIFIC NAME
Austrian fieldcress	<i>Rorippa austriaca</i> (Crantz) Bess.
Field bindweed	<i>Convolvulus arvensis</i> L.
Hedge bindweed	<i>Convolvulus sepium</i> L.
Camelthorn	<i>Alhagi camelorum</i> Fisch.
Canada thistle	<i>Cirsium arvense</i> (L.) Scop.
Hairy whitetop	<i>Cardaria pubescens</i> (C.A. Mey.)
Hoary cress	<i>Cardaria draba</i> (L.) Desv.
Jointed goatgrass	<i>Aegilops cylindrica</i>
(only in small grain)	
<u>Knapweed complex</u>	
<u>(including bighead,</u>	<u><i>Centaurea macrocephala,</i></u>
<u>Vochin,</u>	<u><i>Centaurea nigrescens,</i></u>
<u>black,</u>	<u><i>Centaurea nigra,</i></u>
<u>brown,</u>	<u><i>Centaurea jacea,</i></u>
<u>diffuse,</u>	<u><i>Centaurea diffusa,</i></u>
<u>meadow,</u>	<u><i>Centaurea jacea x nigra,</i></u>
<u>Russian,</u>	<u><i>Centaurea repens,</i></u>
<u>and spotted knapweeds,</u>	<u><i>Centaurea maculosa,</i></u>
<u>and purple starthistle)</u>	<u><i>Centaurea calcitrapa</i></u>
Leafy spurge	<i>Euphorbia esula</i> L.
<u>Leprodiclis</u>	<u><i>Leprodiclis holsteoides</i></u>
Perennial pepperweed	<i>Lepidium latifolium</i> L.

AMENDATORY SECTION (Amending Order 2041, filed 6/5/90, effective 7/6/90)

WAC 16-300-020 Restricted noxious weed seeds. (1) Restricted (secondary) noxious weed seeds are the seeds of weeds which are objectionable in fields, lawns, and gardens of this state, but which can be controlled by cultural or chemical practices.

(2) It shall be unlawful for any person to distribute mislabeled seed. Seed shall be deemed to be mislabeled if it consists of or contains any of the restricted noxious weed seeds listed below in excess of the number declared on the label.

ENGLISH OR COMMON NAME	BOTANICAL OR SCIENTIFIC NAME
<u>Blackgrass</u>	<u><i>Alopecurus myosuroides</i></u>
Blue lettuce	<i>Lactuca pulchella</i> (Pursh.) DC.
Docks and Sorrel	<i>Rumex</i> spp.
Dodder	<i>Cuscuta</i> spp.
<u>Dyers woad</u>	<u><i>Isatis tinctoria</i></u>
Field pennycress (fanweed)	<i>Thlaspi arvense</i>
Field sandbur	<i>Cenchrus pauciflorus</i> Benth.
Gromwell (only in small grain)	<i>Lithospermum arvense</i>
Halogeton	<i>Halogeton glomeratus</i> C.A. Mey.
Medusahead	<i>Elymus caput-medusae</i> L. or <i>Taeniatherum asperum</i> (Sim.) Nevski
Plantains	<i>Plantago</i> spp.
Poverty weed	<i>Iva axillaris</i> Pursh.
Puncturevine	<i>Tribulus terrestris</i> L.
St. Johnswort	<i>Hypericum perforatum</i> L.
Dalmation toadflax	<i>Linaria dalmatica</i> (L.) Mill.
Yellow toadflax	<i>Linaria vulgaris</i> Hill.
Western ragweed	<i>Ambrosia psilostachya</i> DC.
Wild mustard	<i>Brassica kaber</i> (DC.) L.C. Wheeler Var.
Wild oat	<i>Avena fatua</i> L.
Yellow starthistle	<i>Centaurea solstitialis</i> L.

For the purpose of seed certification, see WAC 16-316-165 for the list of objectionable weeds.

PERMANENT

WSR 93-01-073

PERMANENT RULES

EASTERN WASHINGTON UNIVERSITY

[Filed December 14, 1992, 9:31 a.m., effective December 31, 1992]

Date of Adoption: December 4, 1992.

Purpose: This repealer responds to an internal review recommended by the state attorney general's office on available hearing processes. With the implementation of the Administrative Procedure Act, the university has clarified its hearing processes. A new draft statement is forthcoming as internal university policy/procedure.

Citation of Existing Rules Affected by this Order: Repealing chapter 172-149 WAC.

Statutory Authority for Adoption: RCW 28B.35.120(12).

Pursuant to notice filed as WSR 92-21-042 on October 16, 1992.

Effective Date of Rule: December 31, 1992. The university's intent in accomplishing the repeal of this proposal by December of this year was to enable its omission from the new publication of the Washington Administrative Code which comes out in 1993. It is critical that these procedures which are being modified and adopted as internal procedures not be accessible because they will become obsolete and contradictory to the direction the university is taking, and the recommendation of the state attorney general on discrimination matters.

December 10, 1992

Ann M. Carrasco
Rules Coordinator

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 172-149-010 Purpose.
- WAC 172-149-020 Jurisdiction.
- WAC 172-149-030 Definitions.
- WAC 172-149-040 Statement and testimony confidential.
- WAC 172-149-050 Use of informal administrative processes encouraged.
- WAC 172-149-060 Informal procedures.
- WAC 172-149-070 Appointment of hearing officer and alternate.
- WAC 172-149-080 General procedures for grievance review.
- WAC 172-149-090 Presidential review.
- WAC 172-149-100 Burden of proof in grievances.
- WAC 172-149-110 Costs of grievance review procedure.

WSR 93-01-074

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed December 14, 1992, 10:20 a.m.]

Date of Adoption: December 14, 1992.

Purpose: For registered offerings by coordination or qualification, to implement conditions under which an issuer may offer or sell preferred stock.

Statutory Authority for Adoption: RCW 21.20.450.

Pursuant to notice filed as WSR 92-21-018 on October 13, 1992.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Pursuant to RCW 21.20.450, no rule may be made unless the director finds that the action is necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of this chapter.

Effective Date of Rule: Thirty-one days after filing.

December 14, 1992

Mary Riveland
Director

NEW SECTION

WAC 460-16A-210 Prohibited practices with regard to preferred stock. An issuer may not, without the prior written approval of the administrator:

(1) Offer or sell preferred stock unless:

(a) The issuer has commenced operations and will have a positive net worth at the completion of the offering. For purposes of this section, a company still in the developmental stage has not "commenced operations"; and

(b) The issuer meets the debt service requirements of WAC 460-16A-200 when any stated dividends or redemptions on the preferred stock being issued are treated as fixed charges for the purpose of the pro forma debt service calculation; or

(2) Refer (in its disclosure document or otherwise) to stock that is the subject of the offering as preferred stock unless the stock has preference as to both liquidation and dividends over all common stock of the issuer; nor may the issuer refer to the stock as having a stated dividend payment, e.g., as being "(stated) percentage preferred stock," unless the dividends on the stock are cumulative; or

(3) Offer or sell preferred stock which provides for mandatory repurchase at the option of the holder or in accordance with a fixed schedule unless the issuer has a sinking fund or otherwise demonstrates an ability to repay capital to the satisfaction of the administrator.

WSR 93-01-075

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed December 14, 1992, 10:24 a.m.]

Date of Adoption: December 14, 1992.

Purpose: For registered offerings by coordination or qualification, to implement amendments made to the North American Securities Administrators Association (NASAA) statements of policy and to adopt additional statements, and to repeal regulations applicable to small real estate programs and options which conflict with NASAA statements.

Citation of Existing Rules Affected by this Order: Repealing WAC 460-16A-085, 460-32A-010 through 460-32A-255; and amending WAC 460-16A-205.

PERMANENT

Statutory Authority for Adoption: RCW 21.20.450.
Pursuant to notice filed as WSR 92-21-019 on October 13, 1992.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Pursuant to RCW 21.20.450, no rule may be made unless the director finds that the action is necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of this chapter.

Effective Date of Rule: Thirty-one days after filing.
December 14, 1992
Mary Riveland
Director

AMENDATORY SECTION (Amending WSR 91-04-008, filed 1/25/91, effective 2/25/91)

WAC 460-16A-205 Adoption of NASAA statements of policy. (1) In order to promote uniform regulation, the administrator adopts the following North American Securities Administrators Association (NASAA) Statements of Policy for offerings registering pursuant to RCW 21.20.180 or 21.20.210:

(a) Registration of Publicly Offered Cattle Feeding Programs, as adopted September 17, 1980;

(b) Registration of Commodity Pool Programs, as adopted ((September 21, 1983)) with amendments through August 30, 1990;

(c) Equipment Programs, as ((amended April 22, 1988)) adopted with amendments through March 29, 1992;

(d) Registration of Oil and Gas Programs, as ((amended September 14, 1989)) adopted with amendments through March 29, 1992;

(e) Real Estate Investment Trusts, as adopted ((October 2, 1985; and)) with amendments through October 24, 1991;

(f) Real Estate Programs, as ((amended September 14, 1989)) adopted with amendments through March 29, 1992;

(g) Loans and other Material Affiliated Transactions, as adopted October 24, 1991;

(h) Options and Warrants, as adopted October 24, 1991;

(i) Registration of Direct Participation Programs - Omnibus Guidelines, as adopted March 29, 1992;

(j) Registration of Periodic Payment Plans, as adopted March 29, 1992;

(k) Church Bonds, as adopted April 29, 1981; and

(l) Health Care Facility Offerings, pertaining to the offering of Non-Profit Health Care Facility Bonds, as adopted April 5, 1985.

(2) ((A program falling within one)) An offering registering pursuant to RCW 21.20.180 or 21.20.210 that falls within one or more of the Statements of Policy listed in subsection (1) of this section must ((conform its offering of securities to)) comply with the requirements of said Statement of Policy ((except that real estate programs not exceeding five million dollars may elect to comply with chapter 460-32A WAC)) or Policies.

(3) The Statements of Policy referred to in subsection (1) of this section are found in *CCH NASAA Reports* published by Commerce Clearing House. Copies are also available at the office of the securities administrator.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 460-16A-085 Options to underwriters.

**Chapter 460-32A WAC
REAL ESTATE RELATED SECURITIES PROGRAMS ((NOT EXCEEDING FIVE MILLION DOLLARS))**

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 460-32A-010	Application.
WAC 460-32A-015	Net worth requirement of sponsor.
WAC 460-32A-020	Fees, compensation and expenses to be reasonable.
WAC 460-32A-025	Compensation for acquisition services.
WAC 460-32A-030	Program management fee (defined in WAC 460-10A-145).
WAC 460-32A-031	Expenses paid to third parties.
WAC 460-32A-035	Subordinated promotional interests.
WAC 460-32A-045	Sales, leases and loans.
WAC 460-32A-050	Exchange of limited partnership interest.
WAC 460-32A-055	Exclusive agreement.
WAC 460-32A-057	Commissions on resale of property.
WAC 460-32A-060	Commissions on reinvestment.
WAC 460-32A-065	Services rendered to the program by the sponsor.
WAC 460-32A-070	Rebates, kickbacks and reciprocal arrangements.
WAC 460-32A-075	Commingling of funds.
WAC 460-32A-080	Expenses of program.
WAC 460-32A-085	Investments in other programs.
WAC 460-32A-090	Lending practices.
WAC 460-32A-095	Development or construction contracts.
WAC 460-32A-100	Performance bond requirement.
WAC 460-32A-105	Requirement for real property appraisal.
WAC 460-32A-145	Rights and obligations of participants meetings.
WAC 460-32A-150	Voting rights of limited partners.
WAC 460-32A-155	Outsider replacement of general partner.
WAC 460-32A-160	Reports to holders of limited partnership interests.
WAC 460-32A-165	Access to records.
WAC 460-32A-170	Redemption of program interests.
WAC 460-32A-175	Assessability.
WAC 460-32A-180	Defaults.

WAC 460-32A-185	Sales promotional efforts.
WAC 460-32A-195	Contents of prospectus.
WAC 460-32A-196	Track records.
WAC 460-32A-200	Projections.
WAC 460-32A-205	Fiduciary duty.
WAC 460-32A-210	Deferred payments.
WAC 460-32A-215	Reserves.
WAC 460-32A-220	Reinvestment of cash flow and proceeds on disposition of property.
WAC 460-32A-225	Nonspecified property programs.
WAC 460-32A-235	Statement of investment objectives.
WAC 460-32A-240	Period of offering and expenditure of proceeds.
WAC 460-32A-245	Special reports.
WAC 460-32A-250	Assessments.
WAC 460-32A-255	Multiple programs.

WSR 93-01-077
PERMANENT RULES
STATE BOARD OF EDUCATION
 [Filed December 14, 1992, 11:29 a.m.]

Date of Adoption: November 20, 1992.

Purpose: To add a reporting requirement whereby schools must notify parents of each incident in which corporal punishment is administered to a student.

Citation of Existing Rules Affected by this Order:
 Amending WAC 180-40-235.

Statutory Authority for Adoption: RCW 28A.305.160.

Pursuant to notice filed as WSR 92-20-120 on October 7, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 14, 1992

Dr. Monica Schmidt

Executive Director

Secretary

AMENDATORY SECTION (Amending WSR 90-17-004, filed 8/2/90, effective 9/2/90)

WAC 180-40-235 Discipline—Conditions and limitations. Discipline may be imposed upon any student for violation of the rules of the school district that have been established pursuant to WAC 180-40-225, subject to the following limitations and conditions and the grievance procedure set forth in WAC 180-40-240:

(1) No form of discipline shall be enforced in such a manner as to prevent a student from accomplishing specific academic grade, subject, or graduation requirements.

(2) A student's academic grade or credit in a particular subject or course may be adversely affected by reason of tardiness or absences only to the extent and upon the basis that:

(a) The student's attendance and/or participation is related to the instructional objectives or goals of the particular subject or course, and

(b) The student's attendance and/or participation has been identified by the teacher pursuant to policy of the

school district as a basis for grading, in whole or in part, in the particular subject or course.

(3) Corporal punishment consisting of spanking or striking a student shall be administered only in an office or some other area outside the view of other students and only by an authorized employee in the presence of and witnessed by another school district employee. Such witness shall be informed beforehand and in the student's presence of the reason(s) for the infliction of the corporal punishment. For the purpose of this subsection the term "authorized employee" means either:

(a) The student's teacher who holds a valid Washington state teaching certificate and provides instruction to the student; or,

(b) Any other certificated employee who has been authorized in advance by the student's parent or guardian to inflict corporal punishment consisting of spanking or otherwise striking the student.

(4) No cruel and unusual form of corporal punishment shall be inflicted upon any student.

(5) Only reasonable and moderate force shall be applied to a student and no form of corporal punishment shall be inflicted upon the head of a student.

(6) Parents or guardians shall be notified of each instance of the infliction of corporal punishment within two school business days after the date the punishment was inflicted. Notice shall be provided either orally or by depositing written notice in the United States Mail, and shall include the name and phone number of the person who may be contacted for further information.

(7) Parents or guardians, upon their request, shall be provided a written explanation of the reason(s) for the infliction of corporal punishment consisting of spanking or otherwise striking a student and the name of the witness who was present at the time the corporal punishment was administered.

COMMENT: This section is not intended to authorize the use of any particular form of discipline or to authorize any particular person to impose discipline; that is the regulatory responsibility of each school district. What this section does consistent with the general purpose of this chapter is impose conditions upon the use of such disciplinary measures as are otherwise authorized or permitted by a school district's rules.

Note also that this section does not completely address the law governing the use or infliction of corporal punishment or physical discipline. For additional information your attention is invited to the following: The case of Simmons v. Vancouver School Dist., 41 Wn. App. 365, 704 P.2d 648 (1985) (the term "corporal punishment" is not limited to spanking a student; it includes any number of forms of physical or bodily punishment); RCW 9A.16.100 (only parents, guardians, and teachers, and such other persons as have been authorized in advance by a child's parent or guardian may lawfully inflict physical discipline upon a child for purposes of restraining or correcting the child; only reasonable and moderate discipline or force may be inflicted; and, certain specified actions are presumed unreasonable and thus unlawful including throwing, kicking, burning, cutting, striking with a closed fist, shaking a child under three, interfering with breathing, threatening with a deadly weapon, and causing greater than transient pain or minor temporary marks.)

PERMANENT

WSR 93-01-078
PERMANENT RULES
DEPARTMENT OF HEALTH
 (Board of Medical Examiners)

[Order 321B—Filed December 14, 1992, 2:44 p.m.]

Date of Adoption: December 4, 1992.

Purpose: Establishes the criteria for granting a retired active physician license as authorized by RCW 18.130.250. Notifies licensed physicians and physician assistants a license will not be issued until all required renewal documents and renewal fees are submitted.

Statutory Authority for Adoption: RCW 18.130.250.

Pursuant to notice filed as WSR 92-21-065 on October 19, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 8, 1992

Patti Rathbun

Deputy Executive Director

NEW SECTION

WAC 246-917-135 License renewal form. A license shall not be renewed until the applicant has submitted completed renewal forms and the full amount of the renewal fee, including any penalty fee for late renewal of the license.

NEW SECTION

WAC 246-917-300 Retired active physician license.

(1) RCW 18.130.250 provides for a retired active license status for individuals already licensed who wish to practice only in emergent or intermittent circumstances. For the purpose of implementing RCW 18.130.250, the licensee must hold a current active license and meet the following criteria.

(a) The licensee's practice is limited to providing health care services without compensation.

(b) Services are provided in community clinics located in the state of Washington that are operated by public or private tax-exempt corporations.

(c) Services must be limited to primary care.

(2) Individuals requesting a retired active license status must submit a letter to the department with their renewal declaring their intent to practice only on an intermittent or emergency basis as defined in subsection (1) of this section. Physician retired active licenses will not be retroactively issued for prior years.

(3) A licensee wishing to return to a full active license must meet the current requirements for relicensure.

(4) Individuals on a retired active license are subject to chapter 18.130 RCW to the same extent as individuals holding an active license.

(5) Retired active licensees must meet the continuing education requirements established in WAC 246-917-150 through 246-917-200.

NEW SECTION

WAC 246-918-085 License renewal form. A license shall not be renewed until the applicant has submitted completed renewal forms and the full amount of the renewal fee, including any penalty fee for late renewal of the license.

WSR 93-01-080

PERMANENT RULES

WESTERN WASHINGTON UNIVERSITY

[Filed December 14, 1992, 3:25 p.m.]

Date of Adoption: December 4, 1992.

Purpose: Correct punctuation in WAC 516-52-001; and WAC 516-52-020 provide a means to exercise control of firearms and dangerous weapons on campus. Language filed and published in WSR 90-17-030 contained a clerical error; this language is what was adopted by the Western Washington University board of trustees August 3, 1990.

Citation of Existing Rules Affected by this Order: Amending WAC 516-52-001 and 516-52-020.

Statutory Authority for Adoption: RCW 28B.35.120(12).

Pursuant to notice filed as WSR 92-20-073 on October 5, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 10, 1992

for Wendy K. Bohlke

Assistant Attorney General

by Dennis Kole

AMENDATORY SECTION (Amending Order 12-5-85, filed 1/8/86)

WAC 516-52-001 Smoking on campus. Smoking shall not be permitted in any building on campus except in:

(1) Clearly posted areas designated by the president or his designee; ((and)) and

(2) Private enclosed inner faculty and administrative offices at the discretion of the individual in charge of each office.

AMENDATORY SECTION (Amending WSR 90-17-031, filed 8/9/90, effective 9/1/90)

WAC 516-52-020 Firearms and dangerous weapons.

(1) Only such persons who are authorized to carry firearms or other weapons as duly appointed and commissioned law enforcement officers in the state of Washington, ~~((or))~~ commissioned by agencies of the United States government, or authorized by contract with the university, shall possess firearms or other weapons issued for their possession by their respective law enforcement agencies or employers while on the campus or other university-controlled property, including, but not limited to, residence halls. No one may possess explosives unless licensed to do so for purposes of conducting university-authorized activities relating to building construction or demolition.

(2) Other than the law enforcement officers or other individuals referenced in ~~((paragraph (1) above))~~ subsection (1) of this section, members of the campus community and visitors who bring firearms or other weapons to campus must immediately place the firearms or weapons in the university-provided storage facility. The storage facility is located at the university public safety department and is accessible ~~((24))~~ twenty-four hours per day.

(3) If any member of the campus community or visitor wishes to bring a weapon to the campus for display or

demonstration purposes directly related to a class, seminar, or other educational activity, permission for such possession may be ~~((obtained))~~ applied for at the university public safety department, which shall review any such proposal and may establish the conditions of the possession on campus.

WSR 93-01-081
PERMANENT RULES
BOARD OF REGISTRATION
FOR PROFESSIONAL ENGINEERS
AND LAND SURVEYORS

[Filed December 15, 1992, 9:16 a.m.]

Date of Adoption: December 4, 1992.

Purpose: To clarify existing language and provide new language requiring that engineers and land surveyors take an examination over chapter 18.43 RCW and Title 196 WAC.

Citation of Existing Rules Affected by this Order:
Amending WAC 196-12-030, 196-12-050, 196-16-020, 196-16-031, 196-24-030, 196-24-050, and 196-24-105.

Statutory Authority for Adoption: RCW 18.43.035.

Pursuant to notice filed as WSR 92-21-105 on October 21, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 8, 1992

Alan E. Rathbun, P.E.

Executive Director

AMENDATORY SECTION (Amending Order PL 454, filed 1/25/84)

WAC 196-12-030 Examinations. (1) The examination is given in ~~((two))~~ three parts; fundamentals of engineering (EIT), branch (PE), and law. All examinations are given with open book unless otherwise specified by the board.

For the specific branch of engineering in which the applicant desires to qualify, and for the times and places of such examinations, see WAC 196-24-050.

(2) The following rules shall apply:

(a) Applicants must be enrolled as an engineer-in-training ~~((and are required))~~ in order to take the branch examination ~~((in the specific branch of engineering under which they desire to qualify)).~~

(b) Applicants ~~((who are))~~ enrolled as an EIT((s)) in any other state((s)), territory, or possession of the United States, the District of Columbia, or a foreign country by virtue of a written examination comparable to that given by the state of Washington ~~((may))~~ will be exempt from taking the ~~((first stage of the))~~ fundamentals of engineering examination.

(c) All qualified applicants are required to take the examination in the specific branch of engineering in which they desire to become registered.

(d) All three parts of the examination must be passed to become licensed as a professional engineer. Except for candidates who have been approved to waive the fundamentals and engineering exam under WAC 196-12-050 (2); those candidates must write only the branch and law exams.

(3) Applicants for a professional engineer (PE) license, either by examination or comity, must take and pass the law portion of the examination effective as follows:

Examination

Starting with the April 16, 1993, examination, and continuing with future licensing examinations, PE applicants being examined for initial licensure shall also take the law exam. Initial licensure, in the context of this section, means licensure for an applicant who has not previously obtained a professional license under chapter 18.43 RCW in the state of Washington.

Comity

Any applicant for licensure by comity whose application is postmarked on or after April 1, 1993, shall take the law examination.

(a) The law examination will cover the following sections of statute and administrative code:

Chapter 18.43 RCW;

Chapter 196-04 WAC;

Chapter 196-08 WAC;

Chapter 196-12 WAC;

Chapter 196-16 WAC;

Chapter 196-20 WAC;

Chapter 196-24 WAC;

Chapter 196-26 WAC;

Chapter 196-27 WAC.

(b) The examination is multiple choice format and will be administered as a "take-home" exam. The law exam shall be taken after the branch exam.

(c) A candidate failing the law examination may retake the examination upon notice that they did not pass.

AMENDATORY SECTION (Amending WSR 92-01-101, filed 12/17/91, effective 1/17/92)

WAC 196-12-050 Evaluation of candidates for engineering licenses. (1) A candidate who is enrolled as an E.I.T. is required to write ~~((only))~~ both the examination in the branch approved by the board and the law examination to obtain licensure.

(2) Candidates who have had at least twelve years of experience satisfactory to the board and hold a baccalaureate degree in an approved engineering curriculum may request that the fundamental examination be waived and that they be permitted to write the branch and law examinations only.

(3) A professional land surveyor seeking registration as a professional engineer should refer to WAC 196-12-020.

AMENDATORY SECTION (Amending Order PM 820, filed 2/10/89)

WAC 196-16-020 Examinations. (1) The licensing examination ~~((s are))~~ is given in ~~((two))~~ three parts ~~((-1))~~; fundamentals ~~((and -2))~~; principles and practice, ~~((each of one day's duration))~~ and law. The fundamentals and principles and practice exams are each one day in length. The law exam is a take-home examination.

(a) The fundamentals of land surveying examination shall test knowledge areas including, but not limited to, the following: Mathematics, measurement techniques, field techniques, computation techniques, and record sources. The principles and practice examination shall test knowledge areas including, but not limited to, the following: Washington state law and judicial decisions, public land system, property descriptions, surveying principles procedures and standards, geometrics, error analysis together with ethics and

professional conduct. Copies of the examination matrices are available from the board office upon request.

(b) A candidate may elect to sit for the **fundamentals and principles and practice** examinations ~~((in))~~ on two consecutive days or they may sit for ~~((one part of one examination and the other part))~~ the **fundamentals only, and take the principles and practice** at a subsequent examination. The law exam shall be taken after the principles and practice exam.

(c) A candidate failing ~~((either the fundamentals or principles and practice and passing the other has))~~ any one of the three parts of this examination must only ~~((to))~~ repeat the part(s) failed.

(d) A candidate must pass all three parts of the examination to become licensed as a professional land surveyor.

(2) Applicants for a professional land surveyor (PLS) license, either by examination or comity, must take and pass the law portion of the examination effective as follows:

Examination

Starting with the April 16, 1993, examination, and continuing with future licensing examinations, PLS applicants being examined for initial licensure shall also take the law exam. Initial licensure, in the context of this section, means licensure for an applicant who has not previously obtained a professional license under chapter 18.43 RCW in the state of Washington.

Comity

Any applicant for licensure by comity whose application is postmarked on or after April 1, 1993, shall take the law examination.

(a) The law examination will cover the following sections of statute and administrative code:

Chapter 18.43 RCW;
Chapter 196-04 WAC;
Chapter 196-08 WAC;
Chapter 196-12 WAC;
Chapter 196-16 WAC;
Chapter 196-20 WAC;
Chapter 196-24 WAC;
Chapter 196-26 WAC;
Chapter 196-27 WAC.

(b) The law examination is multiple choice format and will be administered as a "take-home" exam.

(c) Candidates failing the law examination may retake the examination upon notice that they did not pass.

AMENDATORY SECTION (Amending WSR 91-23-111, filed 11/20/91, effective 12/21/91)

WAC 196-16-031 Comity. Applicants for registration as a land surveyor by comity will be exempt from the full sixteen-hour ~~((written))~~ **fundamentals and principles and practice** examinations administered by this board provided:

(1) That the applicant's qualifications meet the requirements of chapter 18.43 RCW and the rules established by the board;

(2) That the applicant has been qualified by a written sixteen-hour examination determined by the board to be equivalent to the exam administered in Washington; and

(3) That the applicant is in good standing with the licensing agency in said state, territory, possession, district, or foreign country. Good standing shall be defined as a currently valid license in the jurisdiction of original registration or the jurisdiction of most recent practice, if different from the jurisdiction of original registration.

All candidates will be required to pass ~~((a))~~ written examinations as prescribed by the board. The examinations shall test knowledge areas as described in WAC 196-16-020.

AMENDATORY SECTION (Amending WSR 91-23-111, filed 11/20/91, effective 12/21/91)

WAC 196-24-030 Comity. The board for professional engineers and land surveyors may, upon application, and payment of a fee, issue a certificate of registration ~~((without further examination))~~ as a professional engineer or a professional land surveyor to any person who holds a certificate of registration issued to the applicant following examination by proper authority, of any state, territory or possession of the United States, the District of Columbia, or of any foreign country, provided the following conditions are met:

(1) That the applicant's qualifications meet the requirements of chapter 18.43 RCW and the rules established by the board;

(2) That the applicant is in good standing with the licensing agency in said state, territory, possession, district, or foreign country. Good standing shall be defined as a currently valid license in the jurisdiction of original registration or the jurisdiction of most recent practice, if different from the jurisdiction of original registration; ~~((and))~~

(3) That the certificate of registration has been granted on the basis of examinations equivalent to those given by the state of Washington;

(4) That engineers pass the law examination as prescribed in WAC 196-12-030(3); and

(5) That land surveyors pass the law examination and a written examination as prescribed in WAC 196-16-020 and 196-16-031.

AMENDATORY SECTION (Amending WSR 92-09-089, filed 4/17/92, effective 5/18/92)

WAC 196-24-050 Examinations. (1) The regular branches of engineering in which certificates of registration are presently issued are: Aeronautical, agricultural, chemical, civil, control systems, electrical, fire protection, industrial, logging, manufacturing, mechanical, metallurgical, mining, naval architecture and marine engineering, nuclear, and petroleum. The branch of structural engineering is a specialized branch. An applicant for structural engineer is required to hold a current registration in the state of Washington, in one of the regular branches. Applicants shall have a minimum of ten years of professional engineering experience (two years in addition to the statutory eight-year requirement) at least two years of which must be structural engineering.

The examination in structural engineering shall be sixteen hours long.

Certificates of registration shall also be issued in land surveying.

All examinations are given at times and places as designated by the board. The schedule of future examinations may be obtained from the board office.

(2) Applicants for registration by comity who have been issued certificates of registration without examination or by examination not equivalent to exams given in Washington, or do not have a certificate of registration shall be required to sit for an examination.

(a) The examination will be in a branch of engineering selected from the list of regular branches given in subsection (1) of this section.

The board must approve of the branch selected before an exam can be administered.

(b) Such examinations are given after the board has approved the applicant's request for licensure.

(c) In cases where an applicant is issued a certificate of registration by his or her governmental body in a branch not included in the list of regular branches (subsection (1) of this section) the board may examine such an applicant in a regular branch of his or her choice, the one closest to his or her specialty.

(3) One designation as professional engineer and/or land surveyor will be issued by comity. Each added designation requires a new application. Any additional branch designations will be authorized after the applicant has passed an examination in the branch, except that applicants may be granted registration in the additional branch without further examination provided they have successfully passed an examination equivalent to that given in the state of Washington.

(4) All examinations will be open book unless otherwise specified by the board.

(5) Applicants for a professional engineer or professional land surveyor license, either by examination or comity, must take and pass the law portion of the examination effective as follows:

Examination

Starting with the April 16, 1993, examination, and continuing with future licensing examinations, applicants being examined for initial licensure shall also take the law exam. Initial licensure, in the context of this section, means licensure for an applicant who has not previously obtained a professional license under chapter 18.43 RCW in the state of Washington.

Comity

Any applicant for licensure by comity whose application is postmarked on or after April 1, 1993, shall take the law examination. This exam is prescribed in WAC 196-12-030 for engineers and WAC 196-16-020 for land surveyors.

AMENDATORY SECTION (Amending WSR 92-15-139, filed 7/22/92, effective 8/22/92)

WAC 196-24-105 Examination review. The following conditions shall apply to all examinations administered by the board(=) except the law examination. The law exam may not be reviewed.

First time examinees shall not be allowed to view any examination material prior to taking the examination other than syllabi available to the public or sample examination

booklets published by the National Council of Examiners for Engineering and Surveying.

Examinees who achieve a passing score will not be permitted to review their examination.

Failing examinees may review their examination (test booklet, answer sheet or solution pamphlet and answer key) during a period of up to ninety days as prescribed by the board. Examinees shall review their examinations only during the prescribed time period. Examinees who fail to review their exam during the prescribed time will not be scheduled for an examination review. This review shall be under the following conditions:

(1) An examinee shall be able to review his/her examination one time only. This review shall be arranged in advance by appointment with office staff.

(2) All examination reviews shall be conducted in the presence of a member of the office staff. No one may accompany the examinee during the examination review except where persons with disability require assistance, and that need is conveyed to staff when the exam review appointment is made.

(3) In regard to any examinations consisting of machine scored answer sheets, the examinee shall be allowed to review a copy of his/her answer sheet.

(4) Note taking shall be limited to examination scoring and general problem subject matter. No detailed notes depicting any portion of an examination question or solution will be permitted.

(5) Board of registration staff shall supply the examinee with writing materials for taking notes.

(6) All notes must be reviewed by board staff prior to the examinee leaving the office.

(7) All examination appeals shall be conducted in conformance with the policies and procedures adopted by the board. Any questions pertaining to an appeal of examination scoring shall be directed to supervisory staff.

WSR 93-01-084

PERMANENT RULES

**LAKE WASHINGTON
TECHNICAL COLLEGE**

[Filed December 15, 1992, 10:37 a.m.]

Date of Adoption: December 9, 1992.

Purpose: To set forth policies governing College District 26 and Lake Washington Technical College.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 92-21-049 on October 16, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 9, 1993

Donald W. Fowler
President

**Chapter 495D-113 WAC
Nepotism policy**

NEW SECTION

WAC 495D-113-010 Definitions. (1) Employee: Any individual who receives payment for services rendered to the college district, other than an outside vendor or contractor.

(2) Family member or relative: An employee's or employee's spouse's mother, father, child (including foster and adopted children), sibling, grandparent, cousin, uncle, aunt, nephew, niece, in-law, or the employee's spouse.

(3) Nepotism: The practice of showing favoritism to relatives in hiring and employment practices.

NEW SECTION

WAC 495D-113-020 Inclusive limits of the policy. This policy is intended to provide guidelines for the employment of all individuals by the district, except as modified by applicable policies of the state board for community and technical colleges, policies of the higher education personnel board, collective bargaining agreements, or state statute.

NEW SECTION

WAC 495D-113-030 Basic nepotism policy. In the appointment of its faculty and staff members, the college district seeks those persons best qualified to fulfill the institution's teaching and service obligations. Accordingly, members of the same family may be appointed to faculty and staff positions when it has been determined that they are the most qualified candidates for the positions. However, a person may not be hired into a position that would result in a relationship where an employee is involved in the recruitment, screening, appointment, termination of appointment, promotion, demotion, approval of salary increase or decrease, supervision, or evaluation of a member of the employee's family or of a person with whom the employee shares a substantial economic interest. Otherwise, family relationships shall not be used as a basis for granting or denying employment rights, privileges, or benefits.

Chapter 495D-123 WAC**Withholding of services and other remedies for outstanding debts**NEW SECTION

WAC 495D-123-010 Policy. If any person is indebted to the institution for an outstanding overdue debt, the college need not provide any further services of any kind to such individual, including but not limited to the transmitting of files, records, transcripts, or other services which have been requested by such person.

NEW SECTION

WAC 495D-123-020 Notification. (1) Upon receiving a request for services when there is an outstanding debt due to the college from the requesting person, the college shall notify the person by first class mail addressed to his or her last known mailing address that there is an outstanding debt and that the requested services will not be provided until that debt is paid.

(2) The letter of notification shall also state that the individual has a right to a brief adjudicative hearing before

the administrator of financial services or another person designated by the president, for the purpose of determining whether the individual is in fact indebted to the institution as alleged in the notice. The letter shall indicate that any request for a hearing must be received by the person who will conduct the hearing within twenty calendar days from the date of posting of said letter.

NEW SECTION

WAC 495D-123-030 Procedure for informal hearings. Upon receipt of a timely request for a hearing, the administrator of financial services or the person designated by the president shall have the records and files of the college available for review and shall promptly hold an informal hearing to determine whether the individual in fact owes any outstanding debts to the institution. After the informal hearing, a decision shall be rendered by the hearing officer indicating whether in fact the institution is correct in withholding services. Notification of this decision shall be sent to the individual within five regular college business days after the hearing. Such hearing shall constitute a brief adjudication proceeding as established by the Administrative Procedure Act at RCW 34.05.482 through 34.05.494.

NEW SECTION

WAC 495D-123-040 Other remedies. Withholding of services or other action(s) under this chapter shall not bar or restrict the college from pursuing any or all other available remedies, including but not limited to those in RCW 19.16.500 and 43.88.175 and/or appropriate court action.

Chapter 495D-135 WAC**Refund of tuition and special course/program connected fees**NEW SECTION

WAC 495D-135-010 Purpose. The board of trustees of College District No. 26 establishes policies for administering the refund of tuition and special course/program connected fees when a student withdraws from college or reduces class load.

NEW SECTION

WAC 495D-135-020 Definitions. As used in this chapter:

(1) "Misconduct" means student action or inaction which violates a college rule or policy and results in suspension or dismissal from the college.

(2) "Registration cost" means a service fee charged to defray the clerical expense of processing a registration transaction.

(3) "Special course/program connected fees" means fees other than tuition required for enrollment (e.g., equipment fees, supply fees, laboratory material fees, excess cost fees, etc.).

(4) "Termination" means the dismissal from a course, program, or the college due to student misconduct or lack of academic progress.

(5) "Transfer" means moving from one course to another within the same registration transaction.

(6) "Tuition" means fees collected by College District No. 26 which include the general tuition fees, operating fees, and the services and activities fees.

(7) "Withdraw" and "withdrawal" means when a student formally leaves college by completing the forms and procedures specified in the published class schedule or otherwise established by the college.

NEW SECTION

WAC 495D-135-030 Tuition and fee refund policies generally. Tuition and special course/program connected fee refunds will be made for a student's reduction in class load or complete withdrawal from college, in accordance with these rules. Students will forfeit all claims to refund of tuition and special course/program connected fees when they fail to withdraw from the college, when they are suspended or terminated for misconduct, and when the tuition and special course/program connected fees are designated in the quarterly course schedule and/or course announcement as nonrefundable.

NEW SECTION

WAC 495D-135-040 Tuition and special course/program connected fees refund policy. Upon withdrawal from college or reduction in class load and the completion of all applicable fee refund forms, the student may receive a tuition and/or fee refund under the following conditions:

(1) A full refund of general tuition fees, operating fees, special course/program connected fees, and services and activities fees will be made if the student has properly withdrawn prior to the first class session, except that a registration cost shall be retained from such fees.

(2) A full refund will be made when courses or programs are cancelled by the college.

(3) An eighty percent refund will be made on or after the first class session and on or prior to the fifth class session of the term, or student's registration period of less than a term, upon withdrawal or termination from a full-time or part-time preparatory occupational course.

(4) A fifty percent refund will be made after the fifth class session and up to the twentieth class session of the term, or student's registration period if less than a term, upon withdrawal or termination from a full-time or part-time preparatory occupational course.

(5) Refunds will be made through the second scheduled class meeting for part-time supplemental occupational courses.

(6) Refund requests must be made in person or in writing. Refund requests may not be made by telephone.

(7) Refund processing procedures shall be established by the president.

(8) Exceptions may be made at the president's discretion for students who withdraw for bona fide medical reasons or when called into the military service.

(9) The college shall charge a registration cost set by the president for refund and transfer processing.

(10) Refunds of less than five dollars will not be made.

(11) Students who have paid fees for equipment or material which have a return/refund value must obtain written verification and approval on an appropriate form

from the instructor or staff person who is responsible for the return/refund.

(12) Fees which are nonrefundable and not subject to this policy will be set by the president and identified as such in the quarterly course schedule and/or course announcement.

NEW SECTION

WAC 495D-135-050 Appeal. A student may appeal denial of a refund request within one quarter of payment. All such appeals shall be made in writing, and filed with and decided by the registrar.

Chapter 495D-136 WAC College calendar

NEW SECTION

WAC 495D-136-010 College calendar. At its regular December meeting, or such subsequent regular meeting as is practical, the board of trustees, upon recommendation from the president and after such conference with faculty and other staff as provided for in the college's bargained agreements, will adopt the college calendar(s) for the ensuing academic year(s). The president will solicit comments from all college staff regarding revisions to the calendar(s) prior to completing such recommendations to the board. Such calendar(s) will specify for each term the days available for instruction, the days which will constitute the final examination period (if any is scheduled), the days which will be designated as the college holidays, and other such dates as the board determines shall be of general use. The calendar for each academic year will begin with the summer term. The calendar(s) adopted as outlined above will be published in the college catalog and will be available in the offices of admissions and registration during regular college business hours.

NEW SECTION

WAC 495D-136-020 College closure. In the event of severe weather conditions, power curtailment, a major disaster, or other emergency, the college president or his or her designee may close the college by a general announcement to that effect, which shall be conveyed to appropriate news media.

NEW SECTION

WAC 495D-136-030 Cancellation of classes. Classes publicized in the printed quarterly schedule of classes may be cancelled by the registrar. Advance notice will be provided to students whenever possible and practical. The college shall not incur any liability for personal expenses incurred by students beyond:

(1) The refund of tuition and fees for such classes, as specified in chapter 495D-135 WAC and published in publications of the college; and

(2) The refund of payment for texts and supplies required for the cancelled class(es) which were purchased in the college bookstore, as provided by chapter 495D-144 WAC and in publications of the college and college bookstore.

**Chapter 495D-144 WAC
Bookstore operating policy**

NEW SECTION

WAC 495D-144-010 Lake Washington Technical College bookstore operating policy. (1) Lake Washington Technical College bookstore is operated for the special convenience, support, and use by students and staff of Lake Washington Technical College. The bookstore's goods, services, and facilities are directly and substantially related to the educational mission of the college. Prices and fees will take into account all direct and indirect college costs, including overhead. Specific operating policies and procedures will be established by the president or his or her designee to promote the effective and efficient operation of the bookstore and to implement the provisions of this chapter.

(2) The bookstore will sell goods on the same basis to other persons as well. There is no similarly situated private bookstore available to meet all the demands of college visitors.

NEW SECTION

WAC 495D-144-020 Return and refund policy. (1) Defective merchandise may be returned within a reasonable time for replacement or refund at the discretion of the administration.

(2) New books may be returned for refund on specified dates or within such specified time periods as are established and posted by the bookstore manager. The proper sales slip must be presented.

(3) Exceptions to the above are subject to the discretion of the bookstore manager.

NEW SECTION

WAC 495D-144-030 Lake Washington Technical College bookstore credit policies. The Lake Washington Technical College bookstore will not establish personal charge accounts or extend personal credit.

NEW SECTION

WAC 495D-144-040 Lake Washington Technical College bookstore pricing policies. (1) The bookstore will supply books and supplies at an established retail rate.

(2) Complimentary copies of books will not be furnished to faculty.

(3) No discounts will be given to specific individuals.

(4) Discounts applied at the discretion of the administration to categories or groupings of merchandise, and available to all customers, may be offered in order to clear aging or promotional merchandise. Detailed records will be kept of such discount activities.

**Chapter 495D-148 WAC
Affirmative action policy**

NEW SECTION

WAC 495D-148-010 Equal employment opportunity/affirmative action policy. (1) Lake Washington Technical College is an equal opportunity employer committed to providing equal opportunity and nondiscrimination to employment applicants and employees without regard to race or ethnicity, creed, color, national origin, sex, marital status, sexual orientation, age, religion, the presence of any sensory, mental, or physical disability, or whether a disabled veteran or Vietnam era veteran (hereinafter, protected group status). The college is equally committed to take affirmative action to increase the numbers of protected group members such as Asians, Blacks, Hispanics, Native Americans, women, persons between the ages of forty and seventy, persons of disability, disabled veterans and Vietnam era veterans in positions where it is determined they are under-represented. The college will make every effort to eliminate barriers to equal employment opportunity encountered by these protected group members and to improve employment opportunities available to under-represented groups.

(2) The college will recruit, hire, train, and promote individuals in all job classifications solely upon their qualifications and ability or potential ability to do the job, and shall consider protected group status only when such is a bona fide occupational qualification.

(3) All other personnel actions such as compensation, benefits, layoffs, return from layoffs, terminations, college-sponsored training, education, tuition assistance, and social and recreational programs will be administered without regard to protected group status.

(4) Numerical goals will be set in areas where protected classes are determined to be under-represented based upon the district's demographics. The college will make every effort to meet such goals within the timetables established for such goals.

(5) The president is charged with the overall responsibility for assuring that the equal employment opportunity/affirmative action policy is administered effectively, and is granted the authority to exercise that responsibility. It is incumbent upon each member of the Lake Washington Technical College faculty, administration, and staff to make a good faith effort in the execution of this policy. Failure to do so may be grounds for disciplinary action.

**Chapter 495D-180 WAC
Copyright and patent policies**

NEW SECTION

WAC 495D-180-005 General statement. (1) The board of trustees of College District No. 26 recognizes that, as part of the institutional educational mission, the publication of certain materials may enhance educational processes. The board also recognizes and encourages the right of faculty, staff, and students to exercise individual initiative in creating materials which meet copyright specifications and which may generate royalty income when marketed.

(2) The generation of materials which may be copyrighted often extends beyond the initiative of individuals and may include the use of equipment, facilities, and financial support either from the institution or from outside sources. Accordingly, the college will maintain a policy which clarifies and

protects the respective rights of faculty, staff, student employees, and the college by defining the types of materials which should be designated as "college-supported" or "college-sponsored," by establishing procedures for administering policy concerning these materials and by stating policy governing their ownership and use and the rights to income produced therefrom.

(3) It should be emphasized that this policy does not affect the personal ownership rights of faculty, staff, or student employees to books or other materials not specifically commissioned by the college or the preparation of which were not assisted in any significant way by a third party sponsor or the college. The creator is free to use his or her own name, and receive royalties resulting from sales, providing the initiative for the work came solely from the creator and the college, including grants or contracts administered by the college, did not provide a significant portion of the resources utilized in production of materials.

NEW SECTION

WAC 495D-180-010 Scope and definitions. (1) This statement of policy shall apply to all faculty, staff, and student employees of the college and any group or groups of faculty or staff or student employees of the college or any combination thereof.

(2) As used in this chapter:

- (a) "Copyright administrator" means the college president or his or her designee;
- (b) "Creator" means the author or producer of a creative work;
- (c) "Individual" means any faculty, staff, or student employee or employees of the college or any group or groups of faculty, staff, or student employees of the college.

NEW SECTION

WAC 495D-180-015 Materials subject to copyright.

(1) The following original creations, among others, ordinarily are classed as copyright-eligible:

- (a) Books, journal articles, texts, glossaries, bibliographies, study guides, laboratory manuals, syllabi, tests, and proposals.
- (b) Lectures, musical or dramatic compositions, and unpublished scripts.
- (c) Films, film strips, charts, transparencies, and other visual aids.
- (d) Video and audio tapes and cassettes.
- (e) Live video or audio broadcasts.
- (f) Programmed instruction materials.
- (g) Computer programs.

(2) This policy does not apply to the following types of materials:

- (a) Articles submitted to or published by scholarly and professional journals.
- (b) Class notes produced in connection with a regularly-scheduled course of instruction.

NEW SECTION

WAC 495D-180-020 Rights to copyrightable materials. (1) Individual effort: Any individual who produces copyright-eligible material as the result of individual initiative and effort and without the significant assistance, support, or sponsorship of the college or a college-administered grant or contract shall retain full right of ownership, control, use, and disposition over the material. The individual shall be solely responsible under such circumstances for determining whether to copyright the material.

(2)(a) College-supported individual effort: If the college provides significant support or assistance for an individual in producing materials eligible for copyright such as, but not limited to, the creator's use of college funds, equipment, facilities, materials, staff services, or other resources without full and prompt reimbursement by the individual, ownership of rights in the material shall be vested in the college subject to the conditions set forth in this policy. The college may copyright such materials when it appears that copyrighting will be in the best interest of the college and individual.

(b) Any individual who is preparing, or is planning to prepare copyright-eligible material under circumstances which may be considered college-supported, college-assisted, or college-sponsored, shall initiate an inquiry as to their status. A descriptive statement of the relevant facts shall be forwarded to the college copyright administrator. Thereafter, the college copyright administrator shall advise the individual as promptly as possible as to whether the materials should be regarded as college-supported or college-sponsored within the meaning of this policy. The college copyright administrator's decision in such cases will be considered as a preliminary draft opinion subject to clarification and final action when the work is completed. The final decision will be rendered in accordance with WAC 495D-180-025.

(3) College-sponsored effort: Ownership rights in college-sponsored materials shall be vested in the college subject to the conditions set forth in this statement of policy. Materials are college-sponsored if the individual has been commissioned in writing by the college or otherwise assigned to develop the materials or, in their production, has been authorized released time for which the individual will receive compensation from college funds, including grant and contract funds administered by the college. The college copyright administrator may, at his or her sole discretion, elect to share with the individual royalties resulting from sales of such materials: Provided, that the individual shall have no right to the sharing of such royalties in the absence of an express written agreement with the college copyright administrator.

(4)(a) Efforts supported by outside agencies: Copyright-eligible materials produced under the sponsorship of agencies outside the college must contain specific provisions regarding the disposition of any royalties or materials generated through grants or contracts furnished by such agencies. Any individual accepting support from outside agencies must verify the content of these provisions. No college employee may enter into a contract with an outside agency which requires a college employee's participation unless royalty rights and the disposition of copyright-eligible materials are specified clearly, and such provisions are

acceptable to the college copyright administrator and consistent with college policies covering such activities.

(b) Where the college is a party to sponsored projects resulting in production of copyrightable materials, the following conditions will apply:

(i) Title to all materials will remain with the college.

(ii) The sponsor of the project may retain rights to royalty-exempt use of materials.

(iii) With the college copyright administrator's written concurrence, parties to a sponsored grant or contract may agree to assignment of rights which may vary from (b)(i) and (ii) of this subsection.

(iv) Any sharing of, or individual participation in any royalty income, must be specified under the terms of the contract with the sponsoring agency and approved in writing by the college copyright administrator.

(v) As copyright administrator, the president of the college or his or her designee will retain final responsibility and authority for all decisions on royalty sharing and other copyright matters involving the college.

NEW SECTION

WAC 495D-180-025 Procedures. (1) In any instance where copyrightable materials are generated other than by individual efforts, i.e., partially or fully supported or sponsored by the college or by an outside agency but involving college participation, the college copyright administrator will confer with the individual creator and other concerned parties to reach a copyright agreement which is acceptable to all parties and consistent with the college copyright policy.

(2) The college copyright administrator may appoint a copyright committee of up to three persons to advise on matters related to ownership, disposition, and royalty distribution from copyrightable materials.

(3) All programs expected to generate copyrightable materials by other than individual effort must undergo prior review by the copyright administrator in order that a preliminary determination can be made regarding rights, disposition of materials, and distribution of income.

(4) Records of advance arrangements and copies of all agreements must be part of all project files; the creator must provide copies of all agreements to the copyright administrator.

(5) Any agreement made with individual creators may be reviewed and revised subsequently at the option of the college copyright administrator.

(6) All contracts or agreements made with individuals or sponsoring agencies must contain reference to the college copyright policy as a basis for the agreement.

(7) In all instances, copyright agreements and decisions affecting those agreements will be formulated on the assumption that protection of the rights of individuals is important and that agreements should be designated to stimulate individual initiative.

(8) All agreements made under the college copyright policy and these procedures should be designed to assure adequate controls and to fulfill college accountability for allocated public resources and the reimbursement of those resources where appropriate.

NEW SECTION

WAC 495D-180-030 Use of materials. (1) Two categories of use are differentiated for purposes of this policy:

(a) Internal use: Use by any unit of the college for instruction or other educational purposes.

(b) External use: Use by educational institutions other than the college, use by government agencies and other nonprofit institutions, and use resulting from lease or other contractual arrangements for commercial distribution of the materials.

(2) Use of college-supported or college-sponsored materials under this policy shall be subject to the following conditions:

(a) Internal use:

(i) Use within the college does not require the approval of either the individual creator or the college unless advance approval is required by a prior written agreement.

(ii) As long as the individual creator of college-supported or college-sponsored materials remains employed by the college, he or she may request reasonable revision of the materials prior to any instance of internal use and may ask that the materials be withdrawn from internal use if necessary revisions are not feasible. The final decision regarding appropriate revision or withdrawal of materials will be made by the copyright administrator.

(iii) If the individual creator terminates employment with the college, then the college retains the right to continue internal use of the college-supported or college-sponsored materials except as the individual and the college agree in writing on special conditions for subsequent internal use of the materials and the procedures for their revision.

(b) External use: Licensing or sale of college-supported or college-sponsored materials for external use shall be preceded by written agreement between the college and the individual creator specifying the conditions of use, including provisions concerning the right of the individual creator to revise materials periodically or to withdraw them from use, subject to existing agreement, in the event revisions are not feasible.

NEW SECTION

WAC 495D-180-035 Payments to the individual creator. (1) Compensation for production activity: In general the regular assignments of the individual should be adjusted to take into account the extra time required to develop or produce college-supported or college-sponsored materials. In these circumstances, additive compensation will not be paid to the individual creator. If recorded material is reused, it may be appropriate to adjust the regular assignments of the individual where he or she makes some continuing input or contribution to the repeated program.

(2) Income from sales or rentals:

(a) Both the college and the individual are entitled to a share of income from the licensing or sale of college-supported or college-sponsored materials; the college on the basis of salary, facilities, administrative support, or other resources devoted to the project, and the individual for creative activity which contributes to an enriched educational program. Where sponsored grant or contract funds are involved, the division of income will be subject to approval

by the sponsoring agency. In some cases, the sponsor may require that all income be credited to the project account.

(b) Where college-supported or college-sponsored materials are to be sold or rented, and subject to any limitations specified by granting agencies, the following guidelines pertaining to financial arrangements shall be observed:

(i) All incremental expenses related to the production and distribution of additional copies will be recovered from each sale or rental.

(ii) An appropriate fraction of the college's original production costs, as agreed upon between the individual and the college copyright administrator, also will be recovered from each sale or rental.

(iii) Subject to any limitations specified by outside granting agencies, a royalty of not more than ten percent of (b)(i) and (ii) of this subsection may be included in the sale or rental price. After production costs are fully recovered and after required distribution to a sponsoring agency, if any, the resultant royalty income will be divided equally between the individual and the college.

NEW SECTION

WAC 495D-180-040 Protection and liability. (1) The college copyright administrator shall investigate allegations of unauthorized use or copyright infringement of college-supported or college-sponsored materials and shall recommend appropriate action. If legal remedies are pursued by the college, all costs of such remedies shall be borne by the college. All proceeds in excess of such costs shall be shared equally by the college and the individual creator, subject to sponsoring agency limitations, if any, when a grant or contract is involved.

(2) Before any use is made of college-supported or college-sponsored materials, the individual creator shall certify in writing to the copyright administrator that, to the best of the individual creator's knowledge, the materials do not infringe on any existing copyright or other legal right. When there are allegations of violations of personal or property rights by the college or by the individual creator in college-supported or college-sponsored materials copyrighted by the college, the college shall assume responsibility for the defense on any action. However, the individual creator may indemnify the college against any damages, charges, costs, expenses (including counsel fees), judgments, penalties, liabilities, or losses of any other kind or nature whatsoever, which are sustained or suffered by or imposed on the college as a result of the finding of any court or other decision-making tribunal that such a violation, caused by the creator, has occurred.

WSR 93-01-089

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 91-64—Filed December 16, 1992, 10:36 a.m.]

Date of Adoption: December 15, 1992.

Purpose: To implement the provisions of RCW 90.56.220 to provide improved protection of Washington waters and natural resources by preventing oil spills caused

by human error; to ensure that key facility personnel are adequately trained and can demonstrate competency and to establish certification that personnel are in compliance with training requirements.

Statutory Authority for Adoption: RCW 90.56.220.

Pursuant to notice filed as WSR 92-18-029 on August 26, 1992.

Changes Other than Editing from Proposed to Adopted Version: A number of editorial and renumbering changes that do not change intent or meaning were made throughout the rule for clarification purposes. Additional changes follow:

WAC 173-180C-030: Definition of "certification" was revised to replace the phrase "has been approved by the department" with "meets the requirements of this chapter." This change was made to clarify that certification of personnel can take effect prior to department approval of the facility's certification program; definition of "human factors" was added to explain the references to this term in the rule; definition of "human factor risks" was added to explain the references to this term in the rule; and definition of "indirect operations" was modified to clarify that only impacts to nearby oil-handling operations were connected to this term.

WAC 173-180C-050: Subsection (1) was amended to cross-reference the personnel identification requirement specified in subsection (3), and to clarify that the training objectives were to be achieved "to the maximum extent practicable"; part (a) of subsections (5) - (8) were revised to clarify that the reference to monitoring operations included leak detection; subsections (5) - (7) were revised to clarify and consolidate duplicative or overlapping training topics on problem assessment, risk management, and spill prevention procedures; subsection (7)(a) was amended to focus the facility operations overview (for maintenance personnel) on applicable maintenance work sites within the facility; a new subsection (9) was added to clarify that training topics in subsections (5) - (8) do not prescribe fixed subject titles for class outlines or training organization purposes, but could be combined or integrated as long as information on each topic is presented; and subsection (12) was amended to add the statement "unless such personnel no longer occupy a position identified under WAC 173-180C-050(3)," to clarify that the facility is not obligated to provide remedial training if personnel which causes a spill are no longer employed at that facility in a capacity which involves oil spill risk.

WAC 173-180C-060: Subsection (1) was revised to clarify that the facility is only required to certify key supervisory and operations personnel (key maintenance, management, and indirect operations personnel identified by the facility must only be trained, not certified); this provision was also changed to clarify that the certification objectives were to be achieved "to the maximum extent practicable."

WAC 173-180C-070: Subsection (5)(a) was revised to provide the option of an oral examination method documented in writing, in order to avoid restrictions on personnel who are unable to use a written test; subsection (5)(b) was changed to replace the requirement for a minimum test passing rate of 80 percent, with a requirement for the facility to develop an appropriate minimum passing score (which could be reviewed by the Department of Ecology); subsection (5)(b)(ii) was changed to state that the practical evaluation had to involve observation of each, rather than all, oil-

handling related duty prior to unsupervised performance of that duty. This change allows the facility to evaluate personnel in a phased-approach, so that personnel can begin unsupervised performance of some duties prior to evaluation of all duties; and subsection (7) was revised to change the recertification period from 30 months to three years, which makes this provision more consistent with other training regulations.

WAC 173-180C-080: Subsection (5) was amended with a provision that allows a facility to postpone retraining or recertification needed to due changes required by the Department of Ecology's approval process. Such improvements can be postponed in such as [a] case until the next retraining or recertification cycle, for those personnel that were trained or certified prior to program approval by the department; subsection (6) was revised to clarify that minor upgrades in the facility's training and certification program, such as updated testing materials, do not need to be submitted to the department through an update of the facility's prevention plan; subsection (7) was changed to clarify that all provisions, rather than just part (a), were to be achieved "to the maximum extent practicable;" and subsection (10)(a)(ii) was revised to clarify that the facility had to only make required changes after notification of conditional status, rather than also submit materials.

WAC 173-180C-090: Subsection (1) was changed to allow for the department to require proof of training and certification for appropriate personnel; and subsection (2) was amended to state that in addition to a written report, a debrief with facility staff would immediately follow the inspection.

Effective Date of Rule: Thirty-one days after filing.
December 15, 1992
Fred Olson
Acting Director

Chapter 173-180C WAC

Facility personnel oil-handling training and certification

NEW SECTION

WAC 173-180C-010 Purpose. The purpose of this chapter is to establish onshore and offshore facility personnel oil-handling training and certification requirements which, when followed, will:

(1) Provide improved protection of Washington waters and natural resources by preventing oil spills caused by human factors;

(2) Ensure that key facility personnel involved in oil-handling operations are adequately trained and have demonstrated competency; and

(3) Establish certification that personnel are in compliance with training requirements.

NEW SECTION

WAC 173-180C-020 Authority. RCW 90.56.220 provides statutory authority for the personnel training and certification requirements established by this chapter.

NEW SECTION

WAC 173-180C-030 Definitions. (1) "Bulk" means material that is stored or transported in a loose, unpackaged liquid, powder, or granular form capable of being conveyed by a pipe, bucket, chute, or belt system.

(2) "Cargo vessel" means a self-propelled ship in commerce, other than a tank vessel or a passenger vessel, of three hundred or more gross tons, including but not limited to, commercial fish processing vessels and freighters.

(3) "Certification" means the documentation that a facility employee has met all requirements of an oil spill prevention training and job competency program that meets the requirements of this chapter.

(4) "Department" means the state of Washington department of ecology.

(5) "Director" means the director of the state of Washington department of ecology.

(6) "Discharge" means any spilling, leaking, pumping, pouring, emitting, emptying, or dumping.

(7)(a) "Facility" means any structure, group of structures, equipment, pipeline, or device, other than a vessel, located on or near the navigable waters of the state that both:

(i) Transfers oil in bulk to or from a tank vessel or pipeline; and

(ii) Is used for producing, storing, handling, transferring, processing, or transporting oil in bulk.

(b) A facility does not include any:

(i) Railroad car, motor vehicle, or other rolling stock while transporting oil over the highways or rail lines of this state, or while transferring oil to or from the rolling stock;

(ii) Underground storage tank regulated by the department or a local government under chapter 90.76 RCW;

(iii) Motor vehicle motor fuel outlet;

(iv) Facility that is operated as part of an exempt agricultural activity as provided in RCW 82.04.330; or

(v) Marine fuel outlet that dispenses three thousand gallons or less of fuel in a single transaction to a ship other than a tank vessel, cargo vessel, or passenger vessel. Marine fuel outlets that dispense more than three thousand gallons of fuel to any vessel in a single transaction do not meet this exemption.

(8) "Gross ton" means a vessel's approximate volume as defined in Title 46, United States Code of Federal Regulations, Part 69.

(9) "Human factors" means human conditions, such as inadequate knowledge or fatigue, which can lead to incompetency or poor judgment.

(10) "Human factor risks" means risks of causing an oil spill due to the effects of human factors on competency and judgment.

(11) "Indirect operations" means involvement in on-site activities, such as new construction, in a capacity that indirectly involves the risk of an oil spill to waters of the state due to potential impacts to nearby oil-handling operations (e.g., operating digging equipment next to an active transfer pipeline).

(12) "Key" means a position with direct responsibility for performing or overseeing the transfer, storage, handling, or monitoring of oil at a facility, or a job function where typical human factors present the probability of a spill occurring.

(13) "Maintenance" means direct involvement in maintaining and repairing the equipment used for the transfer, storage, handling, or monitoring of oil at a facility in a capacity that involves the risk of an oil spill to waters of the state.

(14) "Management" means direct involvement in managing the transfer, storage, handling, or monitoring of oil at a facility by setting operations policies and procedures that involve the risk of an oil spill to waters of the state.

(15) "Marine facility" means any facility used for tank vessel wharfage or anchorage, including any equipment used for the purpose of handling or transferring oil in bulk to or from a tank vessel.

(16) "Maximum extent practicable" means the highest level of effectiveness that can be achieved through the use of facility personnel and best achievable technology. In determining what is the maximum extent practicable, the director shall consider, at a minimum, the effectiveness, engineering feasibility, commercial availability, safety, and the cost of the measures.

(17) "Navigable waters of the state" means those waters of the state, and their adjoining shorelines, that are subject to the ebb and flow of the tide and/or are presently used, have been used in the past, or may be susceptible for use to transport intrastate, interstate, or foreign commerce.

(18) "Offshore facility" means any facility, as defined in subsection (7) of this section, located in, on, or under any of the navigable waters of the state, but does not include a facility any part of which is located in, on, or under any land of the state, other than submerged land.

(19) "Oil" or "oils" means naturally occurring liquid hydrocarbons at atmospheric temperature and pressure coming from the earth, including condensate and natural gasoline, and any fractionation thereof, including, but not limited to, crude oil, petroleum, gasoline, fuel oil, diesel oil, oil sludge, oil refuse, and oil mixed with wastes other than dredged spoil, including oil-contaminated ballast or bilge water. Oil does not include any substance listed in Table 302.4 of 40 C.F.R. Part 302 adopted August 14, 1989, under section 101(14) of the Federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by P.L. 99-499.

(20) "Onshore facility" means any facility, as defined in subsection (7) of this section, any part of which is located in, on, or under any land of the state, other than submerged land, that because of its location, could reasonably be expected to cause substantial harm to the environment by discharging oil into or on the navigable waters of the state or the adjoining shorelines.

(21) "On-the-job training" means learning procedures and equipment use through observation of experienced and competent personnel, and supervised hands-on practice.

(22) "Operations" means direct involvement in the transfer, storage, handling, or monitoring of oil at a facility in a capacity that involves the risk of an oil spill to waters of the state. This functional group includes but is not limited to the person-in-charge, storage tank operators, pipeline operators, and oil transfer monitors.

(23)(a) "Owner or operator" means:

(i) In the case of an onshore or offshore facility, any person owning or operating the facility; and

(ii) In the case of an abandoned onshore or offshore facility, the person who owned or operated the facility immediately before its abandonment.

(b) "Operator" does not include any person who owns the land underlying a facility if the person is not involved in the operations of the facility.

(24) "Passenger vessel" means a ship of three hundred or more gross tons with a fuel capacity of at least six thousand gallons carrying passengers for compensation.

(25) "Person" means any political subdivision, government agency, municipality, industry, public or private corporation, copartnership, association, firm, individual, or any other entity whatsoever.

(26) "Person-in-charge" means the individual identified as the person in charge of transfer operations as required under 33 C.F.R. 154.710.

(27) "Personnel" means individuals employed by, or under contract with, a facility.

(28) "Pipeline" means, for the purposes of subsection (7)(a) (i) of this section, a pipeline connected to a marine facility, and not owned or operated by the facility referred to in subsection (7)(a) of this section.

(29) "Ship" means any boat, ship, vessel, barge, or other floating craft of any kind.

(30) "Spill" means an unauthorized discharge of oil which enters waters of the state.

(31) "Supervisory" means involvement in directly supervising the transfer, storage, handling, or monitoring of oil at a facility by implementing operations policies and procedures that involve the risk of an oil spill to waters of the state.

(32) "Tank vessel" means a ship that is constructed or adapted to carry, or that carries, oil in bulk as cargo or cargo residue, and that:

(a) Operates on the waters of the state; or

(b) Transfers oil in a port or place subject to the jurisdiction of this state.

(33) "Waters of the state" includes lakes, rivers, ponds, streams, inland waters, underground water, salt waters, estuaries, tidal flats, beaches and lands adjoining the seacoast of the state, sewers, and all other surface waters and water-courses within the jurisdiction of the state of Washington.

NEW SECTION

WAC 173-180C-040 Applicability. Personnel oil-handling training and certification programs for onshore and offshore facilities must be developed, approved, and implemented, pursuant to requirements in this chapter.

NEW SECTION

WAC 173-180C-050 Training requirements. (1) Each onshore and offshore facility shall develop and implement oil spill prevention training for key supervisory, operations, maintenance, management, and indirect operations personnel identified pursuant to subsection (3) of this section. Training shall be designed, to the maximum extent practicable, to promote job competency and environmental awareness for the purpose of preventing oil spills. Non-English speaking personnel subject to the facility's training requirements shall be trained in a manner that allows comprehension by such personnel.

(2) Oil spill prevention training programs must be approved by the department pursuant to WAC 173-180C-080.

(3) The facility shall identify, in writing, the specific position titles which the facility has identified to be subject to its oil spill prevention training requirements. In making this determination, the facility shall evaluate the functions of facility personnel positions using the definitions of "key," "supervisory," "operations," "maintenance," "management," and "indirect operations" under WAC 173-180C-030. For cases where certain job titles associated with indirect operations can not be identified in advance, the facility shall identify the types of job orders or work sites which may involve the need for indirect operations oil spill prevention training.

(4) The facility shall identify, in writing, the specific initial classroom and/or on-the-job oil spill prevention training requirements for each position, including minimum hours, that are appropriate for each position given the facility's training needs and human factor risks.

(5) Requirements for training of operations and supervisory personnel shall focus on building personnel competency in operating procedures and spill prevention systems specific to the facility. Oil spill prevention training requirements shall incorporate the following training topics at a minimum:

(a) Overview of all oil handling, transfer, storage, and monitoring/leak detection operations at the facility;

(b) Operating procedures and checklists specific to trainee's job function;

(c) Problem assessment, including recognition of human factor risks and how they can be minimized;

(d) Awareness of preventative maintenance procedures;

(e) Awareness of local environmental sensitivity and oil spill impacts;

(f) Major components of facility's oil spill prevention plan;

(g) Major components of facility's operations manual;

(h) Major components of facility's oil spill contingency plan;

(i) Decision-making for abnormal operating events and emergencies, including emergency spill prevention and safe shut down conditions, responsibilities, and procedures;

(j) Routine and emergency communications procedures;

(k) Overview of applicable oil spill prevention and response laws and regulations; and

(l) Drug and alcohol use awareness, pursuant to WAC 173-180D-060(11).

(6) Requirements for initial oil spill prevention training of management personnel shall incorporate the following training topics at a minimum:

(a) Overview of all oil handling, transfer, storage, and monitoring/leak detection operations at the facility;

(b) Management role in operations and oil spill prevention;

(c) Recognition of human factor risks and how they can be minimized;

(d) Awareness of local environmental sensitivity and oil spill impacts;

(e) Major components of facility's oil spill prevention plan;

(f) Major components of facility's operations manual;

(g) Major components of facility's oil spill contingency plan;

(h) Decision-making for abnormal operating events and emergencies, including emergency spill prevention and safe shut down conditions, responsibilities, and procedures;

(i) Overview of applicable oil spill prevention and response laws and regulations; and

(j) Drug and alcohol use awareness, pursuant to WAC 173-180D-060(11).

(7) Requirements for initial oil spill prevention training of maintenance personnel shall incorporate the following training topics at a minimum:

(a) Overview of all oil handling, transfer, storage, and monitoring/leak detection operations at applicable maintenance work sites within the facility;

(b) Equipment problem assessment and preventative maintenance procedures;

(c) Awareness of local environmental sensitivity and oil spill impacts;

(d) Major components of facility's oil spill prevention plan;

(e) Major components of facility's operations manual;

(f) Major components of facility's oil spill contingency plan;

(g) Emergency spill prevention and safe shut down conditions, responsibilities, and procedures;

(h) Overview of applicable oil spill prevention and response laws and regulations; and

(i) Drug and alcohol use awareness, pursuant to WAC 173-180D-060(11).

(8) Requirements for initial oil spill prevention training of indirect operations personnel shall incorporate the following training topics at a minimum:

(a) Overview of oil handling, transfer, storage, and monitoring/leak detection operations at specific indirect operations work site within the facility;

(b) Awareness of local environmental sensitivity and oil spill impacts;

(c) Notification procedures for emergency spill prevention actions; and

(d) For facility employees, drug and alcohol use awareness, pursuant to WAC 173-180D-060(11).

(9) Training topics identified in subsections (5) through (8) of this section, do not prescribe fixed subject titles for class outlines or training organization. Facilities may combine or integrate these topics as appropriate, but must ensure that information on each topic is presented in the applicable personnel training program.

(10) The facility shall identify, in writing, the specific oil spill prevention continuing education requirements for each affected position, including minimum hours, that are appropriate given the facility's training needs and human factor risks. Ongoing training shall occur at least annually, and at a minimum address:

(a) Any changes in the core topics identified in subsections (5) through (8) of this section, unless affected personnel have already been informed about the change after its occurrence;

(b) Refresher awareness training on environmental sensitivity and oil spill impacts;

(c) Review and analysis of oil spills which have occurred during the past year;

(d) Refresher training on emergency spill prevention procedures; and

(e) For key supervisory, operations, and management personnel, a practice exercise of the facility's procedures for preventing a spill during a particular abnormal operations event.

(11) Facilities are encouraged to apply or modify existing training programs required under federal Process Safety Management requirements (29 C.F.R. 1910), Coast Guard Person-in-charge requirements (33 C.F.R. 154.710), and other federal/state training requirements in order to meet the above oil spill prevention training requirements.

(12) Existing personnel that have entered their current position prior to adoption of this chapter can be regarded as having met the facility's initial oil spill prevention training requirements if:

(a) The facility has documented that those personnel have received the required training in the past; or

(b) The facility attests in writing and in detail how those personnel have had on-the-job training or other experience equivalent to the facility's initial training requirements including type and frequency of past training when known.

(13) Facilities shall develop follow up remedial training for personnel clearly responsible for causing an oil spill while functioning in their position, unless such personnel no longer occupy a position identified under subsection (3) of this section.

(14) Contractors hired by the facility to perform key supervisory, operations, maintenance, management, or indirect operations functions, as identified by the facility under subsection (3) of this section, are considered "personnel" for the purposes of this chapter, and shall be subject to the same oil spill prevention training requirements as facility employees. The facility is responsible to validate that such contractors have met the facility's oil spill prevention training requirements before they perform a key supervisory, operations, maintenance, management, or indirect operations function.

(15) Facilities shall develop minimum training and/or experience qualifications for trainers who will demonstrate facility-specific procedures, equipment use, supervise practice sessions, and provide other on-the-job training to new operations personnel.

(16) Facilities shall develop and maintain written oil spill prevention training materials, such as training manuals or checklists.

(17) Oil spill prevention training shall be documented, and records shall be kept at the facility in a central and accessible location for at least five years from the date of training completion.

NEW SECTION

WAC 173-180C-060 Certification program. (1) Each onshore and offshore facility shall develop and implement a program to certify that key supervisory and operations personnel identified pursuant to WAC 173-180C-050(3) have met the facility's oil spill prevention training program requirements, and are competent to perform the operations or supervisory functions associated with their position. The facility is not required to certify personnel other than key supervisory and operations personnel. The certification

program shall be designed, to the maximum extent practicable, to ensure job competency and environmental awareness for the purpose of preventing oil spills.

(2) Certification programs must meet minimum criteria pursuant to WAC 173-180C-070.

(3) Certification programs must be approved by the department pursuant to WAC 173-180C-080.

NEW SECTION

WAC 173-180C-070 Minimum criteria for certification programs. (1) The facility oil spill prevention certification program shall address all key supervisory and operations personnel identified pursuant to WAC 173-180C-050(3).

(2) The facility shall develop and maintain written certification procedures, including:

(a) Minimum competency requirements to achieve certification;

(b) The process to develop and test competency in key supervisory and operations personnel;

(c) The process to issue and track certificates; and

(d) Policies regarding loss or lack of certified status.

(3) The facility shall maintain a written certificate or other record for supervisory and operations personnel which have met the facility's certification requirements. This record shall document:

(a) The certified individual's name and position;

(b) Types and hours of training completed;

(c) Name of trainer;

(d) Results of performance tests and evaluations; and

(e) Signatures of the trainee and trainer.

(4) Copies of certification records shall be kept at the facility in a central and accessible location for at least five years from the date of certification.

(5) The facility certification program shall incorporate methods to evaluate and confirm job competency, including:

(a) A written examination, or oral examination documented in writing, which tests general knowledge about training topics identified under WAC 173-180C-050(5), with an appropriate passing score established by the facility;

(b) A practical evaluation of understanding and performance of routine and emergency operations specific to a position's job function, including:

(i) Observation of performance of each oil handling, transfer, storage, and monitoring duty assigned to a position prior to unsupervised performance of that duty; and

(ii) Practice exercises involving procedures to prevent a spill during abnormal operations events.

(6) The facility's program shall only provide for certification of an individual who has:

(a) Met the facility's oil spill prevention initial training requirements tied to the individual's position, as developed pursuant to WAC 173-180C-050(4); and

(b) Passed a competency evaluation developed under subsection (5) of this section.

(7) Recertification shall occur at least once every three years, based on:

(a) Successful completion of continuing education requirements; and

(b) Satisfactory performance in a reevaluation of competency as developed under subsection (5) of this section.

NEW SECTION

WAC 173-180C-080 Program approval. (1) Facilities must develop or modify their training and certification program to meet rule criteria, begin implementing the program, and if necessary, update the description of this program in their oil spill prevention plan pursuant to chapter 173-180D WAC requirements:

(a) Within twelve months from adoption of this rule, for facilities with combined pipeline and aboveground tank oil storage capacity of one million gallons or more; and

(b) Within eighteen months from adoption of this rule, for facilities with combined pipeline and aboveground tank oil storage capacity of less than one million gallons.

(2) Within six months from the date that facilities must meet rule criteria pursuant to subsection (1) of this section, the facility shall have conducted its certification procedures, as developed pursuant to WAC 173-180C-070(2), for all existing personnel that are subject to the facility's certification requirements and have entered their current position prior to adoption of this chapter.

(3) The department shall review the facility's training and certification program after the date that facilities must meet rule criteria pursuant to subsection (1) of this section. This review shall be accomplished by a general on-site inspection by the department through evaluation of the facility's training materials, testing records and certification records, and consultation with personnel.

(4) The department will notify facilities regarding approval status within thirty calendar days from completing inspections performed under subsection (2) of this section.

(5) Facilities that do not receive approval will have ninety calendar days to address deficiencies in their training and certification program, with options for a time extension based on the department's discretion. For those personnel that were trained or certified after the deadlines established in subsection (1) of this section but prior to program approval, retraining or recertification of such personnel due to changes required by the department's approval process can be postponed until the next retraining or recertification cycle as established by the facility pursuant to this chapter.

(6) Training and certification program approval is valid for five years. Significant changes to the facility's program must be documented through an update of the facility's prevention plan pursuant to chapter 173-180D WAC requirements. Minor upgrades in training and certification programs, such as expansion of training hours or updates to testing materials, are not required to be submitted to the department through a prevention plan update. The department may perform announced and unannounced inspections at facilities to verify compliance.

(7) A training and certification program shall be approved if, in addition to meeting criteria in WAC 173-180C-060 and 173-180C-070, it demonstrates that when implemented, it can, to the maximum extent practicable:

(a) Provide protection from human factor oil spill risks identified in the risk analysis required by WAC 173-180D-060(16);

(b) Minimize the likelihood that facility oil spills will occur and minimize the size and impacts of those facility oil spills which do occur;

(c) Provide effective oil spill prevention training to key supervisory, operations, maintenance, management, and indirect operations personnel;

(d) Ensure proper evaluation of job competency; and

(e) Provide an effective system to clearly document and track personnel training and certification.

(8) When reviewing programs, the department shall, in addition to the above criteria, consider the following at a minimum:

(a) The volume and type of oil(s) handled by facility, and frequency of oil-handling operations;

(b) Number of facility personnel;

(c) The history and circumstances of prior spills by similar types of facilities, including spill reports by ecology on-scene coordinators;

(d) Inspection reports;

(e) The presence of hazards unique to the facility, such as seismic activity or production processes; and

(f) The sensitivity and value of natural resources that could be affected by a spill from the facility.

(9) The department may approve a program with an expedited review as set out in this section if that program has been approved by a federal agency or other state which the department has deemed to apply approval criteria which equal or exceed those of the department.

(10) If the program receives approval, the facility owner or operator shall receive a certificate of approval describing the terms of approval, including expiration dates pursuant to subsection (6) of this section.

(a) The department may conditionally approve a program by requiring a facility owner or operator to operate with specific precautionary measures until unacceptable components of the program are resubmitted and approved.

(i) Precautionary measures may include, but are not limited to, reducing oil transfer rates, increasing personnel levels, or restricting operations to daylight hours or favorable weather conditions. Precautionary measures may also include additional requirements to ensure availability of response equipment.

(ii) A facility shall have thirty calendar days after the department gives notification of conditional status to make the required changes, with the option for an extension at the department's discretion. Facilities which fail to meet conditional requirements or make required changes in the time allowed shall lose conditional approval status.

(b) If approval is denied or revoked, the facility owner or operator shall receive an explanation of the factors for disapproval and a list of deficiencies. The facility may be subject to penalties identified in WAC 173-180C-095.

(c) The department's decisions under this chapter are reviewable in superior court.

(d) Approval of a training and certification program by the department does not constitute an express assurance regarding the adequacy of the program nor constitute a defense to liability imposed under state law.

(11) The department shall prepare guidance material to aid department staff responsible for program review. This material shall be made available to facility staff and other interested parties. While the guidance manual will be used

as a tool to conduct review of a program, the department will not be bound by the contents of the manual. Oil spill prevention training and test materials developed by the department for technical assistance purposes may be used to meet part of a facility's training and certification program requirements under this chapter.

(12) The department may review a program following any spill at the facility.

NEW SECTION

WAC 173-180C-090 Inspections. The department may verify compliance with this chapter by announced and unannounced inspections in accordance with RCW 90.48.090.

(1) During inspections, department staff may require appropriate facility personnel to demonstrate proof of training and certification.

(2) The department shall endeavor to provide a completed inspection report to the facility owner and operator within thirty calendar days from the inspection date.

NEW SECTION

WAC 173-180C-095 Noncompliance with requirements. Any violation of this chapter may be subject to enforcement and penalty sanctions of RCW 90.48.144 as amended by section 27, chapter 73, Laws of 1992. These penalties include a civil penalty of up to ten thousand dollars a day for every violation.

NEW SECTION

WAC 173-180C-098 Severability. If any provision of this chapter is held invalid, the remainder of the rule is not affected.

**WSR 93-01-090
PERMANENT RULES
DEPARTMENT OF ECOLOGY**

[Order 92-35—Filed December 16, 1992, 10:40 a.m.]

Date of Adoption: December 15, 1992.

Purpose: Chapter 173-175 WAC is being amended to define owner responsibilities and department procedures for hydroelectric dams which are licensed or exempted by the Federal Energy Regulatory Commission (FERC).

Citation of Existing Rules Affected by this Order: Amending chapter 173-175 WAC.

Statutory Authority for Adoption: RCW 43.21A.064 and [43.21A].080.

Other Authority: RCW 86.16.061.

Pursuant to notice filed as WSR 92-24-076 on December 1, 1992.

Changes Other than Editing from Proposed to Adopted Version: Editorial changes were made to add clarification to the department's review procedures. Review standards were identified as: Conformance with accepted engineering practice and "Engineering Guidelines for the Evaluation of Hydropower Projects" from the Federal Energy Regulatory Commission (FERC).

Effective Date of Rule: Thirty-one days after filing.

December 15, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order 91-17, filed 6/1/92, effective 7/2/92)

WAC 173-175-020 Applicability. (1) These regulations are applicable to dams which can impound a volume of ten acre-feet or more of water as measured at the dam crest elevation. The ten acre-feet threshold applies to dams which can impound water on either an intermittent or permanent basis. Only water that can be stored above natural ground level and which could be released by a failure of the dam is considered in assessing the storage volume.

The ten acre-feet threshold applies to any dam which can impound water of any quality, or which contains any substance in combination with sufficient water to exist in a liquid or slurry state at the time of initial containment.

(2) For a dam whose dam height is six feet or less and which meets the conditions of subsection (1) of this section, the department may elect to exempt the dam from these regulations.

The decision by the department to exempt a dam will be made on a case-by-case basis for those dams whose failure is not judged to pose a risk to life and minimal property damage would be expected (downstream hazard class 3).

(3) These regulations do not apply to dams that are, or will be, owned, by an agency of the federal government which has oversight on operation and maintenance and has its own dam safety program for periodic inspection of completed projects. The department will continue to be the state repository for pertinent plans, reports, and other documents related to the safety of federally owned dams.

(4) These regulations do not apply to transportation facilities such as roads, highways, or rail lines which cross watercourses and exist solely for transportation purposes and which are regulated by other governmental agencies.

Those transportation facilities which cross watercourses and which have been, or will be, modified with the intention of impounding water on an intermittent or permanent basis and which meet the conditions of subsection (1) of this section shall be subject to these regulations.

(5) These regulations do not apply to dikes or levees constructed adjacent to or along a watercourse for protection from natural flooding or for purposes of floodplain management.

(6) These regulations do not apply to concrete or steel water storage tanks.

~~(7) ((These regulations do not apply to FERC licensed projects except for WAC 173-175-020 and 173-175-030 and Part Three of this chapter which replaces WAC 508-12-280 through 508-12-380.~~

~~In order to promote cooperation and coordination and to clarify the roles of the department and the Federal Energy Regulatory Commission (FERC) concerning FERC licensed projects, the department shall endeavor to enter into an agreement with FERC which:~~

~~(a) Identifies the roles of the department and FERC in regulating FERC licensed projects and strives to promote governmental efficiency and minimize duplication of~~

PERMANENT

department activities described in chapters 43.21A, 86.16, and 90.03 RCW;

(b) Establishes administrative procedures for coordinating and consulting following the review of plans and specifications and for conveying review comments and requirements to the proponent for dam construction or modification;

(c) Establishes procedures for the timely resolution of differences of engineering opinion which might arise from execution of the responsibilities of chapters 43.21A, 86.16, and 90.03 RCW.) Applicability of these regulations to FERC licensed projects and to FERC exempted projects is described in Part Six of this chapter.

AMENDATORY SECTION (Amending Order 91-17, filed 6/1/92, effective 7/2/92)

WAC 173-175-030 Definitions. As used in this chapter:

"Acceptance" means acceptance by the department that the proposed plan(s) will satisfactorily address issues associated with proper operation, maintenance, inspection, or emergency action.

"Approval" means approval by the department that the proposed design, and plans and specifications conform to accepted engineering practice and department guidelines.

"Appurtenant works" means such structures as outlet works and associated gates and valves; water conveyance structures such as spillways, channels, fish ladders, tunnels, pipelines, or penstocks; powerhouse sections; and navigation locks, either in the dam or adjacent thereto.

"Authorization" means written acknowledgement from the department to proceed with proposed actions.

"Construction change order" means a revision to the department approved plans and specifications that is initiated during construction.

"Construction permit" means the permit which authorizes construction and that the project's plans and specifications and construction inspection plan have been reviewed and approved by the department.

"Construction permit process" means the sequence of activities specified in WAC 173-175-110 inclusive, beginning with the application for construction permit and ending with the submission of a report summarizing construction records.

"Crest length" means the total horizontal distance measured along the axis of the dam, at the elevation of the top of the dam, between abutments or ends of the dam. Where applicable, this includes the spillway, powerhouse sections, and navigation locks, where they form a continuous part of the impounding structure.

"Critical project element" means an element of a project whose failure could result in the uncontrolled release of the reservoir.

"Dam" means any artificial barrier and/or any controlling works, together with appurtenant works that can or does impound or divert water.

"Dam abutment" means that contact location at either end and beneath the flanks of a dam where the artificial barrier joins or faces against the natural earth or rock foundation material upon which the dam is constructed.

"Dam height" means the vertical distance from the natural bed of the stream or watercourse at the downstream toe of the impounding barrier to the maximum storage elevation. If the dam is not across a stream or watercourse, the height is measured from the lowest elevation of the outside limit of the impounding barrier to the maximum storage elevation.

"Department" means the department of ecology.

"Design step level" means an integer value between one and ten used to designate increasingly stringent design loadings and conditions for design of critical project elements.

"Downstream hazard classification" means a rating to describe the potential for loss of human life and/or property damage if the dam were to fail and release the reservoir onto downstream areas. Downstream hazard classifications of 3, 2 and 1C, 1B, 1A correspond to low, significant, and high downstream hazard classes respectively.

"Emergency condition" means a situation where life and property are at imminent risk and actions are needed within minutes or hours to initiate corrective actions and/or warn the public.

"Enlargement" means any modification of a project that will result in an increase in normal pool height and/or dam height.

"Exigency condition" means a situation where the dam is significantly underdesigned according to generally accepted engineering standards or is in a deteriorated condition and life and property are clearly at risk. Although present conditions do not pose an imminent threat, if adverse conditions were to occur, the situation could quickly become an emergency.

"FERC exempted project" means a project that is classified as exempt by the Federal Energy Regulatory Commission (FERC) under provisions of the Federal Power Act.

"FERC licensed project" means a project whose operation is licensed by the Federal Energy Regulatory Commission (FERC) under provisions of the Federal Power Act.

"Freeboard" means the vertical distance between the dam crest elevation and some reservoir level of interest.

"Hydrograph" means a graphical representation of discharge, stage, or other hydraulic property with respect to time for a particular location on a watercourse.

"Impounding barrier" means the structural element of the dam that has the primary purpose of impounding or diverting water. It may be constructed of natural and/or man-made materials.

"Incident" means the occurrence of any dam-related event where problems or conditions arise which may have posed a threat to the safety or integrity of the project or which may have posed a threat of loss of life or which resulted in loss of life.

"Inflow design flood (IDF)" means the reservoir inflow flood hydrograph used for sizing the spillways and for determining freeboard. It represents the largest flood that a given project is designed to safely accommodate.

"Maintenance" means those tasks generally accepted as routine in keeping the project and appurtenant works in a serviceable condition.

"Maximum storage elevation" means the maximum attainable water surface elevation of the reservoir pool that could occur during extreme operating conditions. This

elevation normally corresponds to the crest elevation of the dam.

"Miscellaneous construction elements" means a variety of construction elements or activities such as, but not limited to: Reservoir linings; parapet walls or low berms for wave containment; minor reconstruction of isolated portions of the impounding barrier; internal drainage improvements; and erosion protection.

"Modification" means any structural alteration of a dam, its reservoir, spillway(s), outlet(s), or other appurtenant works that could significantly influence or affect the project safety.

"Normal pool height" means the vertical distance between the lowest point of the upstream toe of the impounding barrier and the normal storage elevation.

"Normal storage elevation" means the maximum elevation to which the reservoir may rise under normal operating conditions. Where the principal spillway is ungated, the normal storage elevation is usually established by the elevation of the spillway crest.

"100-year floodplain" means the area inundated during the passage of a flood with a peak discharge having a one percent chance of being equalled or exceeded in any given year at a specified location on a watercourse.

"Outlet" means a conduit and/or channel structure for the controlled release of the contents normally impounded by a dam and reservoir.

"Owner" means the person holding lawful title to the dam or any person who owns or proposes to construct a dam.

"Periodic inspection" means a detailed inspection of the dam and appurtenant works conducted on regular intervals and includes, as necessary, associated engineering analyses to confirm the continued safe operation of the project.

"Person" means any individual, firm, association, county, public or municipal or private corporation, agency, or other entity whatsoever.

"Plans and specifications" means the detailed engineering drawings and specifications used to describe the layout, materials, construction methods, etc., for assembling a project or project element. These do not include shop drawings or other drawings prepared by the construction contractor for temporary construction support systems.

"Population at risk" means the number of people who may be present in areas downstream of a dam and could be in danger in the event of a dam failure.

"Project" means a dam and its reservoir either proposed or existing.

"Project engineer" means a professional engineer licensed in Washington, having direct supervision, as defined in WAC 196-24-095, in managing the engineering aspects of the project as representative of the owner.

"Reservoir" means any basin that contains or will contain the water impounded by a dam.

"Reservoir routing" means the procedures used to determine the attenuating effect of reservoir storage on a flood as it passes through a reservoir.

"Rule curve" means the rules and procedures used to regulate reservoir levels and project operation for various reservoir inflows and for both normal and unusual seasonal conditions.

"Significant enlargement" means any modification of an existing dam that results in the dam height or normal pool height being increased by an amount greater than 5.0 feet, and which also represents a ten percent or greater increase in dam height or normal pool height over that which existed prior to the modification.

"Spillway" means a channel structure and/or conduit for the safe release of water or floodwater.

"Stop work order" means an administrative order issued to temporarily halt construction work until a problem can be resolved.

"Substantially complete" means that a plan, action, or project element requires only minor additions to be complete, and in its present state will perform the necessary functions for its intended use.

"Surficial inspection" means a visual inspection conducted to identify obvious defects or changed conditions.

AMENDATORY SECTION (Amending Order 91-17, filed 6/1/92, effective 7/2/92)

WAC 173-175-070 Effective date. The effective date of Parts One through Five of this chapter shall be July 1, 1992. The effective date of Part Six of this chapter shall be January 15, 1993.

AMENDATORY SECTION (Amending Order 91-17, filed 6/1/92, effective 7/2/92)

WAC 173-175-390 Payment of construction permit fees. (1) The amount of the construction permit fee will be determined by the department based upon procedures contained in WAC 173-175-360 and 173-175-370 and information contained in the construction plans.

(a) An initial payment, which may represent all or a portion of the construction permit fee shall be paid in conjunction with the submittal of the construction permit application described in WAC 173-175-120. The amount of the initial payment shall be:

(i) Ten dollars for the removal of a dam with safety deficiencies as described in WAC 173-175-370(3); or

(ii) Five hundred dollars for construction of a new dam or modification of an existing dam or project.

(b) The balance of the fee amount (less the initial payment above) is to be paid following notification by the department of the balance due.

(c) Fees for FERC licensed projects and FERC exempted projects are to be paid following notification by the department of the total amount due.

(d) All fees collected are nonrefundable.

(2) No fee shall be required for the review of conceptual plans which describe proposed repairs or improvements to existing dams to correct safety deficiencies. The normal construction permit process will apply at the time plans and specifications are submitted to the department.

(3) No additional fees shall be required for plan and specification changes and resubmittals required by the department as part of the review process.

(4) No additional fees shall be required for review of construction change orders.

**PART SIX
FERC LICENSED PROJECTS AND FERC EXEMPTED PROJECTS**

NEW SECTION

WAC 173-175-700 Applicability to projects licensed or exempted by the Federal Energy Regulatory Commission (FERC). (1) Part Six of this chapter is applicable to FERC licensed projects and to FERC exempted projects and identifies owner responsibilities and department procedures concerning dam safety at FERC licensed and exempted projects.

(2) WAC 173-175-040 and 173-175-400 and Parts Two, Four, and Five of this chapter do not apply to FERC licensed projects, nor to FERC exempted projects.

NEW SECTION

WAC 173-175-710 Coordination between the department and the Federal Energy Regulatory Commission (FERC). The department is directed by statute, under the provisions of chapters 43.21A, 86.16, and 90.03 RCW to reasonably assure the safety of the design, construction, operation, and maintenance of dams. The Federal Energy Regulatory Commission (FERC) is required by the Federal Power Act, as amended, to regulate nonfederal hydroelectric projects, including project safety generally, and dam safety particularly.

In order to foster cooperation and coordination, promote governmental efficiency, and minimize duplication of regulatory activities on FERC licensed, and exempted projects, the department and the FERC have established a memorandum of agreement. The agreement, dated August 11, 1992, clarifies the roles of each agency and establishes administrative procedures for coordination, communication, and consultation.

The memorandum of agreement has been used as a general framework for Part Six of this chapter, and the department has deferred to the engineering judgment of the FERC in some activities. However, it is not intended, and shall not be construed, expressly or by implication, that Part Six of this chapter constitutes a delegation of authority for activities described in chapters 43.21A, 86.16, and 90.03 RCW.

NEW SECTION

WAC 173-175-720 Construction or modification of FERC licensed projects and FERC exempted projects.

(1) Any person intending to construct or modify any FERC licensed project or FERC exempted project shall submit engineering design reports, plans and specifications, and a construction inspection plan for review by the department at least sixty days before beginning said construction or modification.

(a) One copy of all engineering design reports summarizing the various engineering investigations, pertinent project information, and calculations supporting the design of critical project elements that have been prepared during project formulation shall be submitted for review.

(b) Two copies of the plans and specifications, bearing the seal and signature of the project engineer, shall be

submitted to the department for engineering review. Submittal of the plans and specifications as required by the FERC under Title 18 C.F.R. Subchapter B Part 4, shall satisfy the department requirements regarding the contents of the plans and specifications.

(c) A plan must be submitted to the department describing how adequate and competent construction inspection will be provided. Submittal of the "construction quality control plan," required by the FERC for their review, shall satisfy the department requirements for the contents of the construction inspection plan.

(2) The department shall review the design reports, plans and specifications, and construction inspection plan for conformance with accepted engineering and construction practice and conformance with FERC's "Engineering Guidelines for the Evaluation of Hydropower Projects," and provide their review comments to, and consult with, the FERC on the acceptability of the proposed plans.

(a) In accordance with administrative procedures contained in the memorandum of agreement between the department and the FERC, a review comment letter, prepared by the FERC, will be sent to the owner after the department and the FERC have consulted on the findings of their reviews. If the owner disagrees with any of the review comments, a response will be developed after further consultation between the department and the FERC.

(b) After consulting with the FERC and determining that the review comments have been satisfactorily addressed, the plans and specifications will be approved and a construction permit will be issued.

NEW SECTION

WAC 173-175-730 Construction permit fee for FERC licensed projects and FERC exempted projects. There is a fee for the review of plans and specifications and for construction inspections conducted by the department. The amount of the fee and requirements for fee payment are contained in WAC 173-175-350 through 173-175-390.

NEW SECTION

WAC 173-175-740 Construction inspection of FERC licensed projects and FERC exempted projects. (1) The department will periodically observe the construction work for new dams or modifications to existing dams to confirm that conditions assumed in the design stage are valid for field conditions and that construction is proceeding in accordance with the approved plans and specifications and construction inspection plan.

(2) In accordance with administrative procedures contained in the memorandum of agreement between the department and the FERC, the department and the FERC will coordinate and consult on activities relating to construction inspections, including:

(a) The scheduling of inspections;

(b) The exchange of information resulting from those inspections where some item of note was observed; and

(c) Proposed changes affecting the design and/or construction of the project, whether initiated by the owner, the FERC, or the department.

NEW SECTION

WAC 173-175-750 Construction records reporting for FERC licensed projects and FERC exempted projects. (1) The owner shall provide the department with reports summarizing the progress of construction and the results of testing of materials. Submittal of "monthly progress reports" for construction activities as required by the FERC shall satisfy this requirement.

(2) Within one hundred eighty days following project completion, the owner shall provide the department with one set of plans depicting the as-built condition of the dam.

NEW SECTION

WAC 173-175-760 Exceptions to construction permit for FERC licensed projects and FERC exempted projects. If the department determines that emergency or exigency conditions exist at a dam and that it is in the best interests of public safety to expedite the construction or modification of a dam, the department may elect to waive the construction permit procedures and requirements described in WAC 173-175-720. The department, in consultation with the FERC, may take such actions as deemed appropriate to allow the owner to expedite repairs or modifications.

NEW SECTION

WAC 173-175-770 Operation of FERC licensed projects and FERC exempted projects. (1) It shall be the duty and responsibility of the owner to, at all times, operate and maintain the dam and all appurtenant works in a safe manner and condition.

(2) The department has deferred to the FERC for administration of the dam safety aspects of project operation. This deference extends to the following activities:

(a) Normal operation of the dam and reservoir as defined in the FERC license issued under the Federal Power Act and FERC regulations under 18 C.F.R. Parts 4 and 12;

(b) Authorization to commence or resume dam and reservoir operation following new construction or modifications to an existing dam;

(c) Authorization to temporarily alter dam and reservoir operation from that defined in the FERC license to accommodate temporary operational constraints;

(d) Responding to incidents or emergencies where problems or conditions occurred, or are occurring, which pose a threat to the safety or integrity of the project or which may pose a threat of loss of life or which resulted in loss of life.

(3) The owner shall provide the department with the following information concerning project operation:

(a) A project data sheet describing the pertinent features of the dam and reservoir, including the spillway(s), outlet works and appurtenant structures, their discharge capacities, and their locations at the dam site;

(b) The rules and procedures (rule curve) used to regulate reservoir levels and project operation for various reservoir inflows and for both normal and unusual seasonal conditions.

NEW SECTION

WAC 173-175-780 Periodic inspection of FERC licensed projects and FERC exempted projects. (1) Owners are required to evaluate the safety of their dam(s) and all appurtenant works and to make modifications, as becomes necessary, to reasonably secure safety to life and property.

(2) Owners are required to submit to the department the engineering report(s) and other documents which contain the findings, conclusions, and recommendations resulting from the five year periodic inspections that are required by the FERC under Title 18 C.F.R. Part 12.

(a) The department shall review the engineering reports and accompanying documents and provide their review comments to, and consult with, the FERC on the findings and conclusions of the reports. The department will review the reports and evaluate the findings and conclusions with guidance from FERC's "Engineering Guidelines for the Evaluation of Hydropower Projects" and accepted engineering practice.

(b) In accordance with administrative procedures contained in the memorandum of agreement between the department and the FERC, a review comment letter, prepared by the FERC, will be sent to the owner after the department and the FERC have consulted on the findings of their reviews. If the owner disagrees with any of the review comments, a response will be developed after further consultation between the department and the FERC.

NEW SECTION

WAC 173-175-790 Emergency action plans for FERC licensed projects and FERC exempted projects.

(1) Owners are responsible for developing and maintaining an emergency action plan (EAP). The EAP shall describe procedures for responding to unusual or emergency situations and procedures for detecting, evaluating, communicating, and initiating notification or warning of individuals who may be at risk in downstream and upstream areas. It shall be the duty and responsibility of the owner to implement the EAP when conditions warrant and to follow the method and schedule contained within the EAP.

(2) The department has deferred to the FERC for administrative activities associated with the development of the EAP and confirming the continued viability of the EAP.

(3) Copies of the completed EAP shall be provided to the state emergency management division, department of community development; the local emergency services office; and the department.

NEW SECTION

WAC 173-175-800 Right of entry at FERC licensed projects and FERC exempted projects. The department or its duly appointed agent(s) shall have the right to enter at all reasonable times in or upon property, public or private, for the purpose of investigating conditions relating to the construction or performance of dams at FERC licensed projects or FERC exempted projects. The department shall comply with the owner's reasonable rules for access to the project.

NEW SECTION

WAC 173-175-810 Enforcement at FERC licensed projects and FERC exempted projects. In enforcement of the provisions of Part Six of this chapter, the department may impose such sanctions as appropriate under authorities vested in it, including but not limited to, the issuance of regulatory orders under RCW 43.27A.190 and 86.16.081, and civil penalties under RCW 86.16.081 and 90.03.600.

NEW SECTION

WAC 173-175-820 Appeals for FERC licensed projects and FERC exempted projects. All final written decisions of the department made pursuant to the provisions of Part Six of this chapter shall be subject to review by the pollution control hearings board in accordance with chapter 43.21B RCW.

WSR 93-01-091**PERMANENT RULES****DEPARTMENT OF ECOLOGY**

[Order 92-51—Filed December 16, 1992, 11:00 a.m.]

Date of Adoption: November 13, 1992.

Purpose: To maintain language consistency throughout the rules and to correct an inadvertent reduction of protection not noticed in the rule revision process. Another editorial change is to fix an incorrect citation of chapter 222-38 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-202-020. The reference to chapter 222-38 WAC was misnumbered in the last version of WAC 173-202-020 and noted by the code reviser.

Statutory Authority for Adoption: RCW 90.48.420 and 76.09.040.

Pursuant to notice filed as WSR 92-20-128 on October 7, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 10, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending WSR 92-14-098, filed 6/30/92, effective 8/1/92)

WAC 173-202-020 Certain WAC sections adopted by reference. The following sections of the Washington Administrative Code existing on ~~((August 1))~~ December 15, 1992, are hereby adopted by reference as part of this chapter in all respects as though the sections were set forth herein in full:

WAC 222-08-035—Continuing review of forest practices regulations.

WAC 222-12-010—Authority.

WAC 222-12-040—Alternate plans.

WAC 222-12-045—Adaptive management.

WAC 222-12-046—Cumulative Effect

WAC 222-12-070—Enforcement policy.

WAC 222-16-010—General definitions.

WAC 222-16-030—Water typing system.

WAC 222-16-035—Wetland typing system.

WAC 222-16-050 (1)(a), (1)(e), (1)(h), (1)(i), (3)(b), (3)(c), (3)(d), (3)(e), (3)(f), (3)(n), (3)(o), (3)(p), (4)(c), (4)(d), (4)(e), (5)(b), (5)(c), (5)(d), (5)(e), (5)(f), (5)(h), (5)(n)—Classes of forest practices.

WAC 222-16-070—Pesticide uses with the potential for a substantial impact on the environment.

WAC 222-22-010—Policy.

WAC 222-22-020—Watershed administrative units.

WAC 222-22-030—Qualification of watershed resource analysts, specialists, and field managers.

WAC 222-22-040—Watershed prioritization.

WAC 222-22-050—Level 1 watershed resource assessment.

WAC 222-22-060—Level 2 watershed resource assessment.

WAC 222-22-070—Prescription recommendation.

WAC 222-22-080—Approval of watershed analysis.

WAC 222-22-090—Use and review of watershed analysis.

WAC 222-22-100—Application review prior to watershed analysis.

WAC 222-24-010—Policy.

WAC 222-24-020 (2), (3), (4), (6)—Road location.

WAC 222-24-025 (2), (5), (6), (7), (8), (9), (10)—Road design.

WAC 222-24-030 (2), (4), (5), (6), (7), (8), (9)—Road construction.

WAC 222-24-035 (1), (2)(c), (2)(d), (2)(e), (2)(f)—Landing location and construction.

WAC 222-24-040 (1), (2), (3), (4)—Water crossing structures.

WAC 222-24-050—Road maintenance.

WAC 222-24-060 (1), (2), (3), (6)—Rock quarries, gravel pits, borrow pits, and spoil disposal areas.

WAC 222-30-010—Policy—Timber harvesting.

WAC 222-30-020 (2), (3), (4), (5), (7)(a), (7)(e), (7)(f), (8)(c)—Harvest unit planning and design.

WAC 222-30-025—Green-up: Even-aged harvest size and timing.

WAC 222-30-030—Stream bank integrity.

WAC 222-30-040—Shade requirements to maintain stream temperature.

WAC 222-30-050 (1), (2), (3)—Felling and bucking.

WAC 222-30-060 (1), (2), (3), (5)(c)—Cable yarding.

WAC 222-30-070 (1), (2), (3), (4), (5), (7), (8), (9)—Tractor and wheeled skidding systems.

WAC 222-30-080 (1), (2)—Landing cleanup.

WAC 222-30-100 (1)(a), (1)(c), (4), (5)—Slash disposal.

WAC 222-34-040—Site preparation and rehabilitation.

WAC 222-38-010—Policy—Forest chemicals.

WAC 222-38-020—Handling, storage, and application of pesticides.

~~((WAC 222-38-020—Handling, storage, and application of fertilizers.~~

~~WAC 222-38-020—Handling, storage, and application of other forest chemicals.))~~

WAC 222-38-030—Handling, storage, and application of fertilizers.

WAC 222-38-040—Handling, storage, and application of other forest chemicals.

WSR 93-01-103
PERMANENT RULES
HIGHER EDUCATION
COORDINATING BOARD
 [Filed December 17, 1992, 11:44 a.m.]

Date of Adoption: December 16, 1992.

Purpose: Amendments modifying regulations of the Degree Authorization Act to establish biennial review cycle and fee structure, clarify authorization requirement for veterans administration program approval, delete interagency agreement for degree-granting private vocational schools, and increase surety coverage.

Citation of Existing Rules Affected by this Order: Amending chapter 250-61 WAC, amending WAC 250-61-010, 250-61-070, 250-61-120, and 250-61-140.

Statutory Authority for Adoption: RCW 28B.80.370.

Pursuant to notice filed as WSR 92-21-071 on October 20, 1992.

Effective Date of Rule: Thirty-one days after filing.
 December 17, 1992
 Jane C. Sherman
 for Ann Daley
 Executive Director

AMENDATORY SECTION (Amending Order 7/86, Resolution No. 87-34, filed 11/20/86)

WAC 250-61-010 Scope and purpose. The Degree Authorization Act, chapter 28B.85 RCW established a requirement that degree-granting institutions operating in Washington obtain authorization from the higher education coordinating board, unless specifically exempted from the authorization requirement by the act. This chapter is promulgated by the board as a supplement to the act in order to establish necessary regulations for the authorization of degree-granting institutions.

The purpose of the act is to insure fair business practices and adequate quality among degree-granting institutions operating in the state of Washington and to protect citizens against substandard, fraudulent, and deceptive practices.

Institutions seeking approval to offer academic degrees to persons eligible to receive benefits from the United States Department of Veterans' Affairs first must be authorized by the board and/or accredited by a recognized institutional accrediting association.

AMENDATORY SECTION (Amending Order 7/86, Resolution No. 87-34, filed 11/20/86)

WAC 250-61-070 Interagency agreement for degree-granting private vocational schools. ~~((1) Institutional accredited degree-granting private vocational schools.~~

~~(a) Pursuant to rules adopted by the higher education coordinating board, that agency will exempt from compliance in accordance with chapter 28B.85 RCW, those degree programs that are covered by the institution's accreditation. For purposes of this exemption, the board recognizes those national and regional institutional accrediting agencies recognized by the council on postsecondary accreditation.~~

~~(b) The commission for vocational education or its successor agency will process the application of an institutionally accredited degree-granting private vocational school~~

~~which offers nondegree programs in accordance with chapter 28C.10 RCW. The agency will collect the licensing fee, require the posting of a surety bond or other security, and handle student complaints.~~

~~(2) Nonaccredited degree-granting private vocational schools.~~

~~(a) The higher education coordinating board will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are degree programs. Nondegree programs will be reviewed by the commission for vocational education or its successor agency, as will student complaints regarding nondegree programs. The higher education coordinating board will collect the application fee. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.~~

~~(b) The commission for vocational education or its successor agency will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are nondegree programs and collect fees based on annual income from nondegree programs; *Provided*, That the minimum initial fee shall be \$800 and the minimum renewal fee shall be \$400. Degree programs will be reviewed by the higher education coordinating board, as will student complaints. The agency will collect the license fee which shall be based on the income derived from nondegree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.~~

~~(3) If either the commission for vocational education or its successor agency or the higher education coordinating board revokes, suspends or fails to renew the license or authorization of an institution, it immediately will notify the other of such action.)~~

Degree-granting private vocational schools' nondegree programs shall be regulated pursuant to the terms of an interagency agreement between the higher education coordinating board and the workforce training and education coordinating board. Copies of the agreement are available from either agency upon request.

AMENDATORY SECTION (Amending Order 7/86, Resolution No. 87-34, filed 11/20/86)

WAC 250-61-120 Surety bond requirement. (1) The amount of the surety bond or other security acceptable to the executive director shall be ten percent of the preceding year's total tuition and fee charges received for educational services in Washington, but not less than ~~(((\$5,000))~~ twenty-five thousand dollars nor more than ~~(((\$100,000))~~ two hundred fifty thousand dollars.

(2) In the case of new institutions, the bond or security amount for the first year shall be ~~(((\$5,000))~~ twenty-five thousand dollars.

(3) Release of surety bonds and other securities shall be made in compliance with chapter 28B.85 RCW.

AMENDATORY SECTION (Amending Order 7/86, Resolution No. 87-34, filed 11/20/86)

WAC 250-61-140 Application requirements. (1) Initial application requirements:

(a) No institution is eligible to apply for authorization if the institution is based outside of Washington and is not authorized to do business in the state in which it is primarily located.

(b) At least six months prior to operation, an institution shall apply to the board for authorization by completing application forms provided by the executive director. As a minimum, the application must include:

- (i) Name and address of institution.
- (ii) Purpose of institution.
- (iii) Names and addresses of the owner(s) of the institution and shareholders holding more than a ten percent interest, and, if applicable, members of the institution's board.
- (iv) Name and address of the chief administrative officer and representatives of the institution in Washington.
- (v) Bylaws and regulations established for the governance and operation of the institution.
- (vi) Bank or other financial institution that may be consulted as a financial reference.
- (vii) Qualifications of administrators and faculty.
- (viii) A description of the degrees and programs of study offered.
- (ix) A description of the facilities and equipment utilized.

(x) A signed written statement from the chief administrative officer attesting to the truth and accuracy of the information provided and pledging that the institution will comply with the requirements of the act and this chapter.

(c) Each application shall be accompanied by the following:

- (i) An initial application fee payable to the Washington state treasurer for (~~(\$800.00)~~) two thousand dollars.
- (ii) A surety bond or other form of security as specified in chapter 28B.85 RCW and this chapter.
- (iii) An audited financial statement consistent with the general accounting principles established by the *College and University Business Administration*, third edition, or such later editions as published.
- (iv) A copy of enrollment agreements or student contracts utilized by the institution.
- (v) A copy of the institution's articles of incorporation on record with the Washington state office of the secretary of state.
- (vi) A copy of the institution's catalog.
- (vii) Documentation verifying the institution's accreditation status and authorization status in primary location.
- (viii) Documentation that fire, safety, and health codes are met by the institutional facility.

(d) If additional program(s) of study are proposed during the current authorization year, the institution must submit to the board a supplemental application at least (~~(60)~~) sixty days before the program is to be offered. The program(s) of study shall be authorized prior to operation, which includes advertising and recruitment.

(2) (~~(Annual)~~) Biennial renewal application for authorization.

(a) At least three months prior to the expiration date of the institution's current authorization, the institution shall:

(i) Submit a renewal application fee payable to the Washington state treasurer for (~~(\$400.00)~~) one thousand dollars.

(ii) Provide evidence of continued compliance with the surety bond or security requirement.

(iii) Submit an audited financial statement consistent with the general accounting principles established by the *College and University Business Administration*, third edition, or such later editions as published.

(iv) File a renewal application on a form developed by the executive director, together with a signed, written statement from the chief administrative officer, attesting to the truth and accuracy of the information provided in the renewal application and pledging continued compliance with all the requirements of the act and this chapter.

(b) A change of ownership or control of an institution shall nullify any previous authorization, and the chief administrator, representing the new owner(s) shall comply with all the application requirements applicable to the initial application for authorization outlined in this section. If the chief administrator furnishes a written statement asserting that all conditions set forth in the act and these rules are being met or will be met before offering instruction, the executive director may issue a temporary certificate of authorization for a maximum of sixty days.

WSR 93-01-108

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 92-45—Filed December 18, 1992, 1:02 p.m.]

Date of Adoption: December 15, 1992.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-19-140 Clark County shoreline master program.

Statutory Authority for Adoption: RCW 90.58.200 Shoreline Management Act of 1971.

Pursuant to notice filed as WSR 92-20-086 on October 6, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 15, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-140 Clark County. Clark County master program approved December 18, 1974. Revision approved December 15, 1992.

WSR 93-01-109

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 92-46—Filed December 18, 1992, 1:05 p.m.]

Date of Adoption: December 15, 1992.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-19-1404 City of Vancouver shoreline master program.

Statutory Authority for Adoption: RCW 90.58.200 Shoreline Management Act of 1971.

Pursuant to notice filed as WSR 92-20-085 on October 6, 1992.

Effective Date of Rule: Thirty-one days after filing.
December 15, 1992
Fred Olson
Acting Director

AMENDATORY SECTION (Amending Order DE 86-19, filed 7/24/86)

WAC 173-19-1404 Vancouver, city of. City of Vancouver master program approved September 25, 1975. Revision approved July 23, 1986. Revision approved December 15, 1992.

**WSR 93-01-110
PERMANENT RULES**

DEPARTMENT OF ECOLOGY

[Order 92-44—Filed December 18, 1992, 1:14 p.m.]

Date of Adoption: December 15, 1992.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-19-3514 City of Tacoma shoreline master program.

Statutory Authority for Adoption: RCW 90.58.200 Shoreline Management Act of 1971.

Pursuant to notice filed as WSR 92-23-018 on November 10, 1992.

Effective Date of Rule: Thirty-one days after filing.
December 15, 1992
Fred Olson
Acting Director

AMENDATORY SECTION (Amending Order 90-05, filed 5/16/90, effective 6/16/90)

WAC 173-19-3514 Tacoma, city of. City of Tacoma master program approved April 5, 1977. Revision approved December 5, 1979. Revision approved March 17, 1981. Revision approved November 23, 1981. Revision approved April 6, 1982. Revision approved May 24, 1983. Revision approved March 1, 1984. Revision approved May 9, 1984. Revision approved April 18, 1985. Revision approved July 23, 1986. Revision approved September 16, 1987. Revision approved May 15, 1990. Revision approved December 15, 1992.

**WSR 93-01-113
PERMANENT RULES**

DEPARTMENT OF LICENSING

[Filed December 21, 1992, 8:55 a.m.]

Date of Adoption: December 17, 1992.

Purpose: To clarify when use of certain terms constitutes holding oneself out as a financial planner or investment counselor.

Citation of Existing Rules Affected by this Order: Amending WAC 460-24A-040.

Statutory Authority for Adoption: RCW 21.20.040(2) and 21.20.450.

Pursuant to notice filed as WSR 92-22-064 on October 30, 1992.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The director finds, pursuant to RCW 21.20.450, that adoption of the rule is necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provision of the Securities Act of Washington.

Effective Date of Rule: Thirty-one days after filing.
December 17, 1992
Mary Riveland
Director

AMENDATORY SECTION [(Amending WSR 90-13-029, filed 6/12/90)]

WAC 460-24A-040 Use of certain terms. (1) For the purposes of RCW 21.20.040(2), use of any term, or abbreviation for a term, including the word "financial planner" or the word "investment counselor" is considered the same as the use of either of those terms alone. For example, use of the term Certified Financial Planner, and its abbreviation CFP, is considered the same as the use of "financial planner". ((For the purposes of RCW 21.20.040(2), terms that are deemed similar to "financial planner" and "investment counselor" include, but are not limited to, the following:

- (a) Certified financial planner or its abbreviation CFP;
- (b) Financial consultant;
- (c) Investment consultant;
- (d) Money manager;
- (e) Investment manager;
- (f) Investment planner; or
- (g) Chartered financial consultant or its abbreviation ChFC.))

(2) For the purposes of RCW 21.20.040(2), terms that are deemed similar to "financial planner" and "investment counselor" include, but are not limited to, the following:

- (a) Financial consultant;
- (b) Investment consultant;
- (c) Money manager;
- (d) Investment manager;
- (e) Investment planner; or
- (f) Chartered financial consultant or its abbreviation ChFC. ((A licensed insurance agent who is not registered as a securities salesperson and is not required to be so registered, and who indicates in writing in all communications with customers or potential customers and in all advertising that his business is limited to insurance products, does not hold himself out as a financial planner merely because he uses the abbreviation ChFC.))

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

Reviser's note: RCW 34.05.395 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 error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 460-24A-045 Holding out as a financial planner A person using a term deemed similar to "financial planner" or "investment counselor" under WAC 460-24A-040(2) will not be considered to be holding himself out as a financial planner for purposes of RCW 21.20.005(6) and RCW 21.20.040 under the following circumstances:

(1) The person is not in the business of providing advice relating to the purchase or sale of securities, and would not, but for his use of such a term, be an investment adviser required to register pursuant to RCW 21.20.040; and

(2) The person does not directly or indirectly receive a fee for providing investment advice. Receipt of any portion of a "wrap fee," that is, a fee for some combination of brokerage and investment advisory services, constitutes receipt of a fee for providing investment advice for the purpose of this section; and

(3) The person delivers to every customer, at least 48 hours before accepting any compensation, including commissions from the sale of any investment product, a written disclosure including the following information:

(a) the person is not registered as an investment adviser or investment adviser salesperson in the state of Washington;

(b) the person is not a financial planner, investment adviser or investment counselor;

(c) the person is not authorized to provide financial planning or investment advisory services and does not provide such services; and

(d) a brief description the person's business which description should include a statement of the kind of products offered or services provided (e.g., the person is in the business of selling securities and insurance products) and of the basis on which the person is compensated for the products sold or services provided; and

(4) The person has each customer to whom a disclosure described in subsection (3) of this section is given sign a written dated acknowledgment of receipt of the disclosure; and

(5) The person shall retain the executed acknowledgments of receipt required by subsection (4) of this section and of the disclosure given for so long as the person continues to receive compensation from such customers, but in no case for less than three years from date of execution of the acknowledgment;

(6) If the person received compensation from the customer on more than one occasion, the person need give the customer the disclosure described in subsection (3) of this section only on the first occasion unless the information in the disclosure becomes inaccurate, in which case the

person must give the customer updated disclosure before receiving further compensation from the customer.

**WSR 93-01-116
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**

[Filed December 21, 1992, 11:25 a.m., effective July 1, 1993]

Date of Adoption: December 11, 1992.

Purpose: To correct a rule filed December 11, 1992, that contained a transcription error (WAC 296-125-027 (2)(b)(ii)(A)).

Citation of Existing Rules Affected by this Order: Amending WAC 296-125-027.

Statutory Authority for Adoption: Chapters 49.12 and 43.22 RCW and RCW 43.17.060.

Pursuant to notice filed as WSR 92-15-100 on July 20, 1992.

Changes Other than Editing from Proposed to Adopted Version: The proposed rule prohibited 16 and 17 year old minors from working prior to 7:00 a.m. during school vacations. The final rule allows these minors to start work at 5:00 a.m. during school vacations.

Effective Date of Rule: July 1, 1993.

December 17, 1992
Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 76-15, filed 5/17/76)

WAC 296-125-027 Hours of work~~((, meals and rest periods))~~ **for minors.** ~~((1) Minors under age 16 may not be employed during school hours (except by special permission from school officials as outlined in RCW 28A.27.010 and 28A.27.090) nor before 7 a.m. nor after 7 p.m. during the school year, nor after 9 p.m. during the summer vacation season.~~

~~(2) Minors under age 16 may not be employed more than three hours per day on school days, nor more than 18 hours per week during school weeks.~~

~~(3) No minor shall be employed more than eight hours per day nor more than five days in any one week. Minors employed past 8 p.m. in service occupations must be supervised by a responsible adult who is required to be on the premises.~~

~~(4) No minor shall be employed on consecutive nights, both of which precede a school day, unless working no later than 9:00 p.m.~~

~~(5) No minor shall be employed more than five hours without a meal period of at least 30 minutes.~~

~~(6) Every minor employee shall be given a rest period of at least 10 minutes in every 4 hour period of employment, except as otherwise provided in WAC 296-126-092.)~~
Employers shall restrict the hours of minors' employment as follows:

(1) During the school year:

(a) Minors may work the following total of hours:

(i) Minors under the age of sixteen:

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(A) Maximum of three hours per day on any school day preceding another school day or otherwise a maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of sixteen hours per week;

(D) Except that no minors of this age shall work in house-to-house sales without a variance issued by the department pursuant to WAC 296-125-060(7).

(ii) Sixteen- and seventeen-year-old minors:

(A) Maximum of four hours per day on any school day preceding another school day or otherwise a maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of twenty hours per week.

(b) Minors shall work during the following hours only:

(i) Minors under the age of sixteen:

(A) No earlier than 7:00 a.m.;

(B) No later than 7:00 p.m. on any day preceding a school day;

(C) No later than 9:00 p.m. on Fridays, Saturdays, and the day preceding a school holiday or vacation, provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times; and

(D) Not during school hours;

(E) Except that minors of this age shall not be employed in house-to-house sales without a variance issued by the department pursuant to WAC 296-125-060(7).

(ii) Sixteen- and seventeen-year-old minors:

(A) No earlier than 7:00 a.m.;

(B) No later than 10:00 p.m. on any day preceding a school day;

(C) No later than 12:00 a.m. on Fridays, Saturdays, and the day preceding a school holiday or vacation, provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times; and

(D) Not during school hours, unless the minor has been excused from school attendance by the minor's school district superintendent or her or his authorized agent.

(2) During school vacations:

(a) Minors may work the following total of hours:

(i) Minors under the age of sixteen:

(A) Maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of forty hours per week;

(D) Except that no minors of this age shall work in house-to-house sales without a variance issued by the department pursuant to WAC 296-125-060(7).

(ii) Sixteen- and seventeen-year-old minors:

(A) Maximum of eight hours per day;

(B) Maximum of six days per week; and

(C) Maximum of forty-eight hours per week.

(b) Minors shall work during the following hours only:

(i) Minors under the age of sixteen:

(A) No earlier than 7:00 a.m.; and

(B) No later than 9:00 p.m. provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times.

(ii) Sixteen- and seventeen-year-old minors:

(A) No earlier than 5:00 a.m.; and

(B) No later than 12:00 a.m. provided that minors employed past 8:00 p.m. in service occupations shall be supervised by a responsible adult employee who is on the premises at all times, and except no later than 9:00 p.m. for minors employed in house-to-house sales.

(3) Sixteen- and seventeen-year-old minors who have been issued a certificate of educational competence pursuant to RCW 28A.305.190, are enrolled in a bona fide college program, are named on a valid certificate of marriage, or are shown as the parent on a valid certificate of birth may work as would be permitted during school vacations.

WSR 93-01-122
PERMANENT RULES
HOUSING FINANCE COMMISSION
[Filed December 21, 1992, 1:12 p.m.]

Date of Adoption: December 17, 1992.

Purpose: WAC 262-01-110, to require the Washington State Housing Finance Commission to adopt a qualified allocation plan and set out the basic requirements for the contents of the plan; and WAC 262-01-120, to establish procedures for adopting a plan.

Statutory Authority for Adoption: RCW 43.180.040.

Pursuant to notice filed as WSR 92-20-052 on October 1, 1992.

Effective Date of Rule: Thirty-one days after filing.
December 18, 1992
Kim Herman
Executive Director

NEW SECTION

WAC 262-01-110 Contents of the qualified allocation plan. (1) The Commission shall adopt a Qualified Allocation Plan as required under Section 42 of the Code (the "Plan"), which shall: (a) set forth selection criteria to be used to determine housing priorities of the Commission which are appropriate to local conditions; (b) give preference in allocating housing credit dollar amounts among projects: (i) serving the lowest income tenants; and (ii) obligated to serve qualified tenants for the longest periods; and (c) provide a procedure which the Commission shall follow in monitoring projects for compliance with Section 42 of the Code and for notifying the Internal Revenue Service of noncompliance which the Commission shall become aware of.

(2) The Plan shall include the following selection criteria among others, for allocating housing credit dollar amounts: project location, housing needs characteristics, project characteristics, sponsor characteristics, participation of local tax-exempt organizations, tenant populations with special needs, use of public housing waiting lists, project feasibility, and viability as a low-income housing project.

NEW SECTION**WAC 262-01-120 Procedures for adopting the plan.**

(1) Before adoption of the Plan, the Commission shall hold at least one public hearing after giving at least fourteen days notice to the public by means of publication in a newspaper of general circulation. The Plan shall thereafter be adopted by resolution at a special meeting of the Commission, under the procedures described in WAC 262-01-040. Public comment shall be received in writing any time up to the commencement of the special meeting, and verbal comments shall be received at all public hearing(s).

(2) The Plan as adopted by the Commission shall become effective upon approval by the Governor. Once approved by the Governor, the Plan shall be made available for public review under the procedure outlined in WAC 262-01-050.

(3) The Commission may amend the Plan from time to time by resolution, through the procedure described above. The Plan shall be amended from time to time so as to ensure that tax credit allocations comply with the requirements of the Code and Treasury regulations promulgated thereunder, as amended and in effect from time to time.

(4) The Commission shall make copies of the Plan available upon request directed to the Washington State Housing Finance Commission, 1111 Third Avenue, Suite 2240, Seattle, WA 98101.

**WSR 93-01-126
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES**

[Order 607—Filed December 21, 1992, 3:38 p.m.]

Date of Adoption: November 18, 1992.

Purpose: Previous wording referenced the forest land management program 1984-1993, which was superseded by the forest resource plan on July 31, 1992, by a resolution by the Board of Natural Resources.

Citation of Existing Rules Affected by this Order: Amending WAC 332-41-665 Policies and procedures for conditioning or denying permits or other approvals, subsection (1)(f) Timber sales.

Statutory Authority for Adoption: RCW 43.21C.120 of the State Environmental Policy Act.

Other Authority: Chapter 34.05 RCW, the Administrative Procedure Act.

Pursuant to notice filed as WSR 92-20-057 on October 2, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 15, 1992

James A. Stearns

Department Supervisor

AMENDATORY SECTION (Amending Order 432, filed 9/5/84)

WAC 332-41-665 Policies and procedures for conditioning or denying permits or other approvals. (1) Policies - specific. The department adopts the following SEPA policies:

(a) Geothermal resources. The department recognizes the need to protect the public from geothermal drilling effects such as the contamination of the ground water, the surface water, the possibility of a blowout, fire hazards, drilling fluids, and surface disturbance. The department may, when necessary, condition the following actions to mitigate specific adverse environmental impacts:

- (i) Location of the well;
- (ii) Casing program;
- (iii) Makeup of drilling fluids.

(b) Surface mining. To provide that the usefulness, productivity, and scenic values of all lands and waters involved in surface mining within the state will receive the greatest practical degree of protection and restoration, the following aspects of surface mining may be conditioned:

(i) Proposed practices to protect adjacent surface resources;

(ii) Specifications for surface gradient restoration to a surface suitable for the proposed subsequent use of the land after reclamation is completed, and proposed method of accomplishment;

(iii) Matter and type of revegetation or other surface treatment of disturbed areas;

(iv) Method of prevention or elimination of conditions that will create a public nuisance, endanger public safety, damage property, or be hazardous to vegetative, animal, fish, or human life in or adjacent to the area;

(v) Method of control of contaminants and disposal of surface mining refuse;

(vi) Method of diverting surface waters around the disturbed areas;

(vii) Method of restoration of stream channels and stream banks to a condition minimizing erosion and siltation and other pollution.

(c) Upland right of way grants. Recognizing that construction and/or reconstruction under upland right of way grants can create adverse impacts to the elements of the environment, it is the policy of the department to condition grants where necessary:

(i) To protect all surface resources including but not limited to soil and water, through authorized right of way operations on public lands, and to cause rehabilitation or reestablishment on a continuing basis the vegetative cover, soil stability and water condition appropriate to intended subsequent use of the area;

(ii) To meet air quality standards; and

(iii) To protect recreational and special use areas under lease by requiring mitigating action.

(d) Marine lands. In managing state-owned aquatic lands, the department shall consider the natural values of state-owned aquatic land such as wildlife habitat, natural area preserves, representative ecosystems, or spawning area prior to issuing any initial lease or authorizing any change in use. The department may withhold from leasing lands which it finds to have significant natural values or may provide within any lease for the protection of such values.

(e) Public lands leases and contracts. Under authority granted by chapters 76.12, 79.01, 79.08, 79.12, 79.14, and 79.28 RCW, the department has authority to set terms and conditions in granting a lease or contract as long as such terms and conditions are not inconsistent with state law. For public lands, the department may condition or withhold a

lease or contract where significant adverse environmental impacts associated with a lease proposal or contract proposal will occur.

(f) Timber sales. Department policies for the sale of timber from public lands are found in the Forest ((~~Land Management Program, 1984-1993~~)) Resource Plan, adopted July 1992.

(g) Forest practices. A Class IV-Special forest practice approval will be conditioned when necessary to mitigate specific adverse impacts which are identified in the environmental documents prepared under SEPA. An application for a Class IV-Special forest practice will be denied when the proposal would result in significant adverse impacts identified in a final or supplemental environmental impact statement prepared under SEPA, and reasonable mitigation measures are insufficient to mitigate the identified impacts and denial is consistent with chapters 43.21C and 76.09 RCW and chapter 197-11 WAC.

(h) Fire control.

(i) Burning permits. The department may condition or deny the issuance of a burning permit for the protection of life, property, or air quality standards.

(ii) Dumping permits. The department may condition or deny the issuance of a dumping permit for the protection of forest lands from fire.

(2) Policies - general. The policies set out in subsection (1) of this section do not anticipate all situations which may result in placing conditions on a permit or denial of a proposal, following environmental review. The department therefore adopts the policies set forth in the State Environmental Policy Act, RCW 43.21C.020, as further basis for conditioning or denying a public or private proposal under SEPA. Those policies are to:

(a) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;

(b) Assure for all people of Washington safe, healthful, productive, and esthetically and culturally pleasing surroundings;

(c) Attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences;

(d) Preserve important historic, cultural, and natural aspects of our national heritage;

(e) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;

(f) Achieve a balance between population and resource use which will permit high standards of living and a wide sharing of life's amenities; and

(g) Enhance the quality of renewable resources and approach the maximum attainable recycling of depletable resources.

(3) Decisions to condition or deny.

(a) When the environmental document for a proposal shows it will cause adverse impacts that the proponent does not plan to mitigate the decision maker shall consider whether:

(i) The environmental document identifies mitigation measures that are reasonable and capable of being accomplished;

(ii) Other local, state, or federal requirements and enforcement would mitigate the significant adverse environmental impacts; and

(iii) Reasonable mitigation measures are sufficient to mitigate the adverse impacts.

(b) The decision maker may:

(i) Condition the approval for a proposal if mitigation measures are reasonable and capable of being accomplished and the proposal, without such mitigation measures, is inconsistent with the policies in subsections (1) and (2) of this section;

(ii) Deny the permit or approval for a proposal if reasonable mitigation measures are insufficient to mitigate significant adverse environmental impacts and the proposal is inconsistent with the policies in subsections (1) and (2) of this section.

(iii) The procedures in WAC 197-11-660 must be followed when conditioning or denying permits or other approvals.

WSR 93-01-138

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 92-40—Filed December 22, 1992, 2:53 p.m.]

Date of Adoption: December 21, 1992.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-19-360 San Juan County shoreline master program.

Statutory Authority for Adoption: RCW 90.58.200 Shoreline Management Act of 1971.

Pursuant to notice filed as WSR 92-15-110 on July 21, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 21, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order 92-31, filed 8/19/92, effective 9/19/92)

WAC 173-19-360 San Juan County. San Juan County master program approved May 28, 1976. Revision approved October 29, 1976. Revision approved April 13, 1981. Revision approved October 30, 1984. Revision approved April 19, 1989. Revision approved March 14, 1990. Revision approved May 15, 1990. Revision approved June 19, 1990. Revision approved February 5, 1991. Revision approved June 4, 1991. Revision approved August 18, 1992. Revision approved October 20, 1992.

WSR 93-01-148

PERMANENT RULES

DEPARTMENT OF HEALTH

[Order 323—Filed December 23, 1992, 10:16 a.m.]

Date of Adoption: December 21, 1992.

Purpose: To implement the EMS/Trauma Act of 1990; to consolidate all department rules pertaining to EMS/trauma services; and to reformat WAC for improved clarity.

Citation of Existing Rules Affected by this Order:
Repealing chapter 246-975 WAC, Ambulances; and chapter 246-977 WAC, Advanced life support technicians.

Statutory Authority for Adoption: RCW 43.70.040, chapters 18.71, 18.73, and 70.168 RCW.

Pursuant to notice filed as WSR 92-15-034 on July 7, 1992.

Changes Other than Editing from Proposed to Adopted Version: Changes were made to clarify and or improve language.

Effective Date of Rule: Thirty-one days after filing.

December 21, 1992

Kristine M. Gebbie
Secretary

**Chapter 246-976 WAC
EMERGENCY MEDICAL SERVICES AND TRAUMA CARE SYSTEMS**

NEW SECTION

WAC 246-976-001 Declaration of purpose. The purpose of these rules is to implement RCW 18.71.200 through 18.71.215, and chapters 18.73 and 70.168 RCW; and those sections of chapter 70.24 RCW relating to EMS/TC personnel and services.

(1) This chapter sets forth standards governing the state-wide emergency medical services and trauma care (EMS/TC) system in order to:

- (a) Prevent unnecessary death and disability from trauma and emergency illness;
- (b) Provide optimal care for the trauma patient;
- (c) Contain costs of EMS/TC, and EMS/TC system implementation; and
- (d) Pursue trauma prevention activities to decrease the incidence of trauma.

(2) This chapter establishes criteria for:

- (a) Basic life support training and certification;
- (b) Advanced life support training and certification;
- (c) Ambulance licensing and inspection;
- (d) The verification process for prehospital services/agencies providing EMS/TC;
- (e) The development and operation of a state-wide trauma registry;
- (f) The designation process of health care facilities to provide trauma care services;
- (g) Operation requirements for all levels of trauma care facilities;
- (h) A state-wide emergency medical communication system;

(i) State-wide EMS/TC system administration.

(3) This chapter is not intended to constitute detailed procedures for implementation of the state EMS/TC system. Procedures and guidelines are available on request from the Office of EMS and Trauma Systems, Department of Health, Olympia, WA 98504.

NEW SECTION

WAC 246-976-010 Definitions. Unless a different meaning is plainly required by the context, the following words and phrases used in this chapter shall have the meanings indicated:

"ACLS" means advanced cardiac life support, a course developed by the American Heart Association.

"Activation of the trauma system" means a process whereby a prehospital provider identifies the major trauma patient by using the prehospital trauma triage procedures, and notifies from the field both dispatch and medical control, who mobilize resources to care for the patient in accordance with regional patient care procedures.

"Advanced life support" means invasive emergency medical services requiring advanced medical treatment skills as defined in chapter 18.71 RCW.

"Agency response time" means the time from agency notification to arrival on the scene. It is the same as the combination of activation and enroute times defined under system response times in this section.

"Aid service" means an agency, public or private, that operates one or more aid vehicles.

"Aid vehicle" means a vehicle used to carry aid equipment and individuals trained in first aid or emergency medical procedure.

"Air ambulance" means a fixed or rotary-winged aircraft that is configured to accommodate a minimum of one litter and two medical attendants with sufficient space to provide intensive life-saving care without interfering with the performance of the flight crew, and has been inspected and licensed by the department as an air ambulance.

"Airway technician" means a person certified to provide mobile airway management as defined in RCW 18.71.200(2).

"Ambulance" means a ground or air vehicle designed and used to transport the ill and injured and to provide personnel, facilities, and equipment to treat patients before and during transportation.

"Ambulance service" means an agency, public or private, that operates one or more ground or air ambulances.

"Approved" means approved by the department of health.

"ATLS" means advanced trauma life support, a course developed by the American College of Surgeons.

"Attending surgeon" means a physician who is board-certified or board-eligible in general surgery, and who has surgical privileges delineated by the facility's medical staff. The attending surgeon is responsible for care of the trauma patient, participates in all major therapeutic decisions, and is present during operative procedures.

"Basic life support" means noninvasive emergency medical services requiring basic medical treatment skills as defined in chapter 18.73 RCW.

"BP" means blood pressure.

"Certification" means recognition by the department of the competence of an individual who has met predetermined qualifications, and the authorization of the individual to perform certain procedures for which they have been trained or are otherwise qualified.

"CME" means continuing medical education.

"Communications system" means a radio and landline network which provides rapid public access, coordinated central dispatching of services, and coordination of personnel, equipment, and facilities in an EMS/TC system.

"Consumer" means an individual who is not associated with the EMS/TC system, either for pay or as a volunteer, except for service on the steering committee, licensing and

certification committee, or regional or local EMS/TC councils.

"Continuing medical education (CME)" means ongoing education after initial certification for the purpose of maintaining and enhancing skill and knowledge.

"Council" means the local or regional EMS/TC council as authorized under chapter 70.168 RCW.

"Course coordinator" means an individual who has overall administrative responsibility for coordinating an EMS/TC course or program of continuing education.

"CPR" means cardiopulmonary resuscitation.

"Department" means the department of health.

"Designated trauma care service" means a level I, II, III, IV, or V trauma care service, or level I, II, or III pediatric trauma care service, or level I, I-pediatric, II, or III trauma-related rehabilitative service.

"Designation" means a formal determination by the department that a hospital or health care facility is capable of providing designated trauma care services as authorized in RCW 70.168.070.

"Dispatch" means to designate and direct an emergency response unit to a service location.

"E-code" means external cause code, an etiology included in the International Classification of Diseases (ICD).

"ED" means emergency department.

"Emergency medical dispatch (EMD)" means provision of special procedures and trained personnel to ensure the efficient handling of medical emergencies and dispatch of aid. It includes prearrival instructions for CPR and other verbal aid to callers.

"Emergency medical service (EMS)" means medical treatment and care which may be rendered at the scene of any medical emergency or while transporting any patient in an ambulance to an appropriate medical facility, including ambulance transportation between medical facilities.

"Emergency medical services and trauma care (EMS/TC) planning and services regions" means geographic areas established by the department in accordance with RCW 70.168.110.

"Emergency medical services and trauma care (EMS/TC) system" means an organized approach to providing personnel, facilities, and equipment for effective and coordinated medical treatment of patients with a medical emergency or injury requiring immediate medical or surgical intervention to prevent death or disability. The emergency medical service and trauma care system includes prevention activities, prehospital care, hospital care, and rehabilitation. The components of an EMS and trauma care system include:

- Provision of manpower;
- Training of personnel;
- Communications;
- Transportation;
- Facilities;
- Critical care units;
- Use of public safety agencies;
- Use of private agencies;
- Consumer participation;
- Accessibility to care;
- Transfer of patients;
- Standard medical recordkeeping and reporting;
- Consumer information and education;

Independent review and evaluation, including formal quality assurance programs;

Disaster linkage; and

Mutual aid agreements.

"Emergency medical services and trauma care system plan (EMS/TC plan)" means a plan that identifies state-wide EMS/TC objectives and priorities and identifies equipment, facility, personnel, training, and other needs required to create and maintain a state-wide EMS/TC.

"Emergency medical technician (EMT)" means a person who is authorized by the secretary to render emergency medical care pursuant to RCW 18.73.081.

"EMS/TC" means emergency medical services and trauma care.

"EMT" means emergency medical technician.

"Facility patient care protocols" means the written procedures adopted by the medical staff that direct the care of the patient. These procedures shall be based upon the assessment of the patient's medical needs. The procedures shall follow minimum state-wide standards for trauma care service.

"First responder" means a person who is authorized by the secretary to render emergency medical care as defined by RCW 18.73.081.

"HIV/AIDS" means human immunodeficiency virus/acquired immunodeficiency syndrome.

"Hospital" means a facility licensed under chapter 70.41 RCW, or comparable health care facility operated by the federal government or located and licensed in another state.

"Hospital trauma service" means a service designed by the hospital within state guidelines for the treatment of trauma patients, including a formal commitment by the hospital and medical staff to an organized trauma care system and to participation in the regional/state system.

"ICD" means the international classification of diseases, a coding system developed by the World Health Organization.

"ICU" means intensive care unit.

"Indicator" means a quality improvement tool or performance measure used to monitor the quality of important governance, management, clinical, and support processes and outcomes.

"Indicator monitoring system" means a method in which indicators are used to monitor important processes or outcomes of care or service, and indicator data are used to evaluate that care.

"Injury prevention" means any combination of educational, legislative, enforcement, engineering and emergency response initiatives used to reduce the number and severity of injuries.

"IV technician" means a person certified to provide mobile intravenous therapy as defined in RCW 18.71.200(1).

"L&C" means licensing and certification.

"Legend drug" means any drug which is required by state law or regulation by the state board of pharmacy to be dispensed on prescription only, or is restricted to use by practitioners only.

"Level I pediatric rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level I pediatric rehabilitative services provide the same services as facilities authorized to provide level I

rehabilitative services, except these services are exclusively for children under the age of fifteen years.

"Level I pediatric trauma care services" means pediatric trauma care services as defined by RCW 70.168.015. Hospitals providing level I services shall provide definitive, comprehensive, specialized care for pediatric trauma patients and shall also provide ongoing research and health care professional education in pediatric trauma care.

"Level II pediatric trauma care services" means pediatric trauma care services as defined by RCW 70.168.015. Hospitals providing level II services shall provide initial stabilization and evaluation of pediatric trauma patients and provide comprehensive general medical and surgical care to pediatric patients who can be maintained in a stable or improving condition without the specialized care available in the level I hospital. Complex surgeries and research and health care professional education in pediatric trauma care activities are not required.

"Level III pediatric trauma care services" means pediatric trauma care services as defined by RCW 70.168.015. Hospitals providing level III services shall provide initial evaluation and stabilization of patients. The range of pediatric trauma care services provided in level III hospitals is not as comprehensive as level I and II hospitals.

"Level I rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level I rehabilitative services provide rehabilitative treatment to patients with traumatic brain injuries, spinal cord injuries, complicated amputations, and other diagnoses resulting in functional impairment, with moderate to severe impairment or complexity. These facilities serve as referral facilities for facilities authorized to provide level II and III rehabilitative services.

"Level II rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level II rehabilitative services treat individuals with musculoskeletal trauma, peripheral nerve lesions, lower extremity amputations, and other diagnoses resulting in functional impairment in more than one functional area, with moderate to severe impairment or complexity.

"Level III rehabilitative services" means rehabilitative services as defined by RCW 70.168.015. Facilities providing level III rehabilitative services provide treatment to individuals with musculoskeletal injuries, peripheral nerve injuries, uncomplicated lower extremity amputations, and other diagnoses resulting in functional impairment in more than one functional area but with minimal to moderate impairment or complexity.

"Level I trauma care services" means trauma care services as defined by RCW 70.168.015. Hospitals providing level I services shall have specialized trauma care teams and provide ongoing research and health care professional education in trauma care.

"Level II trauma care services" means trauma care services as defined by RCW 70.168.015. Hospitals providing level II services shall be similar to those provided by level I hospitals, although complex surgeries and research and health care professional education activities are not required to be provided. This does not exclude education or training of prehospital providers.

"Level III trauma care services" means trauma care services as defined by RCW 70.168.015. The range of

trauma care services provided by level III hospitals are not as comprehensive as level I and II hospitals.

"Level IV trauma care services" means trauma care services as defined by RCW 70.168.015.

"Level V trauma care services" means trauma care services as defined by RCW 70.168.015. Facilities providing level V services shall provide stabilization and transfer of all patients with potentially life-threatening injuries.

"Licensing and certification committee (L&C committee)" means the emergency medical services licensing and certification advisory committee created by RCW 18.73.040.

"Local council" means a local EMS/TC council authorized by RCW 70.168.120(1).

"Local medical community" means the organized local medical society existing in a county or counties; or in the absence of an organized medical society, majority physician consensus in the county or counties.

"Medical control" means MPD authority to direct the medical care provided by all certified EMS personnel involved in patient care in the prehospital EMS system.

"Medical control agreement" means a written agreement between two or more MPDs, consistent with regional plans, to assure continuity of patient care between counties, and to facilitate assistance.

"Medical program director (MPD)" means an approved emergency medical services medical program director as defined by RCW 18.71.205(4).

"MPD" means medical program director.

"Name code" means the first four letters of the last name, followed by the first and middle initials.

"National uniform data set" means a coding system which describes the functional abilities and disabilities of the disabled person, published by the State University of New York, Buffalo, NY.

"Ongoing training and evaluation" means a course of education as authorized in RCW 18.73.081 (3)(b).

"PALS" means pediatric advanced life support, a course developed by the American Heart Association.

"Paramedic" means a person certified to provide mobile intensive care paramedic services as defined in RCW 18.71.200(3).

"Patient care procedures" means written operating guidelines adopted by the regional EMS/TC council, in consultation with local EMS/TC councils, emergency communications centers and the MPDs, in accordance with state-wide minimum standards. The patient care procedures identify the level of medical care personnel to be dispatched to an emergency scene, procedures for triage of patients, the level of trauma care facility to first receive the patient, and the name and location of other trauma care facilities to receive the patient should an interfacility transfer be necessary. Procedures on interfacility transfer of patients shall be consistent with the transfer procedures in chapter 70.170 RCW.

"Pediatric trauma patient" means trauma patients known or estimated to be less than fifteen years of age.

"Physician" means an individual licensed under the provisions of chapter 18.71 RCW, Physicians, or under the provisions of chapter 18.57 RCW, Osteopathy—Osteopathic medicine and surgery.

"Practical examination" means a test which is conducted in the initial course, or a test or series of evaluations during a recertification period, wherein the competency of a person

is determined on each of the practical skills specified by the department.

"Prehospital" means emergency medical care or transportation rendered to patients prior to hospital admission or during interfacility transfer by licensed ambulance or aid service under chapter 18.73 RCW, by personnel certified to provide emergency medical care under chapters 18.71 and 18.73 RCW, or by facilities providing level V trauma care services as provided for in chapter 18.71 RCW.

"Prehospital agencies" means both public and private providers of prehospital care or interfacility transport.

"Prehospital index" means a scoring system for hospital trauma team activation, incorporating assessment of systolic blood pressure, pulse, respiratory status, and level of consciousness, as described in "Prehospital Index: A scoring system for field triage of trauma victims," Koehler, John J., M.D. et al. *Annals of Emergency Medicine* 1986; 15:178-182.

"Prehospital patient care protocols" means the written procedures adopted by the MPD which direct the out-of-hospital emergency care of the emergency patient which includes the trauma care patient.

"Prehospital trauma care services" means both public and private agencies that are verified to provide prehospital trauma care.

"Public education" means the use of preventive measures, involving the education of the population at large, targeted groups or individuals, and efforts to alter specific injury-related behaviors.

"Quality assurance (QA)" means an organized method of auditing and evaluating care provided within EMS/TC systems.

"Reciprocity" means the process by which an individual certified in another state, or certified by the University of Washington's school of medicine as authorized by RCW 18.71.200, is certified by the department.

"Region" means a geographic area used for EMS/TC planning, designated by the department in accordance with RCW 70.168.110.

"Regional council" means the regional EMS/TC council established by RCW 70.168.100.

"Regional plan" means the approved plan that identifies region-wide EMS/TC objectives and prioritizes and identifies equipment, facilities, personnel, training, and other needs required to create and maintain a region-wide EMS/TC system. The plan includes a strategy of implementation that identifies regional and local activities to create, operate, maintain, and enhance the system.

"Registered nurse" means an individual licensed under the provisions of chapter 18.88 RCW.

"Rehabilitative services" means a formal program of multidisciplinary, coordinated, and integrated services for evaluation, treatment, education, and training to help individuals with disabling impairments achieve and maintain optimal functional independence in physical, psychosocial, social, vocational, and avocational realms.

"Reinstatement" means the process by which an individual whose EMS certification has expired can be recertified.

"Response area" means a service coverage zone identified in an approved regional plan.

"Rural" means unincorporated or incorporated areas with total populations less than ten thousand people, or with a

population density of less than one thousand people per square mile.

"Senior EMT instructor" means an individual approved to be responsible for the quality of instruction of an initial EMS training course.

"Specialized training" means approved training of certified EMS personnel to use a skill, technique, or equipment that is not included in the standard course curriculum.

"State trauma registry" means data collected for examining the entire spectrum of trauma patients and their care, regardless of injury, hospital, or outcome.

"Steering committee" means the EMS/TC steering committee created by RCW 70.168.020.

"Suburban" means an incorporated or unincorporated area with a population of ten thousand to twenty-nine thousand nine hundred ninety nine or any area with a population density of one thousand to two thousand people per square mile.

"System response time" for trauma means the time from an injury until the patient arrives at a designated trauma facility. It includes:

"System access time": The time from discovery to call received;

"911 time": The time it takes the call answerer to: Process the call, including citizen interview; and Give the information to the dispatcher;

"Dispatch time": The time from call received by the dispatcher to the time the agency is notified;

"Activation time": The time from agency notification to start of response;

"Enroute time": The time from the end of activation time to the beginning of on-scene time;

"On scene time": The time the unit is on the scene with the patient. This includes extrication, resuscitation, treatment, and loading;

"Transport time": The time from leaving the scene to arrival at a health care facility;

"Training agency" means an organization or individual, which may include local or regional EMS/TC councils, that is approved to train EMS personnel for initial certification.

"Training physician" means a physician delegated by the MPD and approved by the department to be responsible for specified aspects of training of EMS personnel.

"Trauma" means a major single or multisystem injury requiring immediate medical or surgical intervention or treatment to prevent death or permanent disability.

"Trauma care system" means an organized approach to providing care to trauma patients that provides personnel, equipment, and facilities for effective and coordinated trauma care. The trauma care system includes: Prevention, prehospital care, triage of trauma victims from the scene to designated trauma services, facilities with specific capabilities to provide trauma care, acute hospital care, and rehabilitation services.

"Trauma rehabilitation coordinator" means a person designated to facilitate early rehabilitation interventions and the trauma patient's access to a designated rehabilitation center.

"Trauma surgeon" means a physician who is board certified or board eligible in general surgery, and who has trauma surgery privileges delineated by the facility's medical staff.

"Triage" means the sorting of patients in terms of disposition, destination, or priority. Triage of prehospital trauma victims requires identifying injury severity so that the appropriate care level can be readily assessed according to patient care guidelines.

"Unit of learning" means a method of meeting the CME requirements of this chapter, which includes:

Approved learning objectives that reflect a complete patient care approach and to a topic or group of related topics; and

Measures a student's comprehension of the subject matter by written testing and demonstration of skills.

"Urban" means:

An incorporated area over thirty thousand; or

An incorporated or unincorporated area of at least ten thousand people and a population density over two thousand people per square mile.

"Verification" means the identification of prehospital providers capable of providing verified trauma care services, and is part of the licensure process described in chapter 18.73 RCW.

"Verified trauma care service" means prehospital services as provided for in RCW 70.168.080, and identified in the regional EMS/TC plan as required by RCW 70.168.100, whose capabilities have been verified by the department.

"Wilderness" means any rural area not readily accessible by public or private maintained road.

TRAINING

NEW SECTION

WAC 246-976-020 First responder training—Course contents, registration, instructor qualifications. (1) For initial first responder training, the department shall recognize:

(a) The United States Department of Transportation First Responder Training Course, as amended by the department; and

(b) Four hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, as required by chapter 70.24 RCW. Training shall be consistent with the curriculum manual KNOW - HIV/AIDS Prevention Education - an HIV/HSV Curriculum Manual for Emergency Medical Service Workers, published June 15, 1989, by the department, or as amended by the department.

(2) The department shall establish and publish procedures for agencies conducting first responder training courses, including:

(a) The registration process;

(b) MPD responsibilities, including approval of course content and instructional personnel;

(c) Requirements, functions, and responsibilities of course instructional and administrative personnel, including at least:

(i) A senior EMT instructor; or for first responder courses sponsored by fire service training, a fire service training endorsed first responder instructor; and

(ii) A course coordinator;

(iii) The senior EMT instructor and the course coordinator may be the same person;

(d) Necessary administrative forms and information to conduct the course;

(e) Local EMS/TC council endorsement.

(3) Training agencies shall:

(a) Obtain written approval from the department to conduct each course;

(b) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of local EMS councils. Age of the applicant shall be at least eighteen years (or sixteen years with written recommendation from the MPD) at the beginning of the course.

(4) Training agencies or local councils may give fire department, prehospital, and law enforcement personnel priority for admittance to the course.

(5) The department shall recognize county agencies established by ordinance and approved by the MPD to coordinate EMS training. Such agencies shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-025 First responder—Continuing medical education. (1) During each certification period a first responder shall complete a minimum of fifteen hours of MPD-approved CME, including:

(a) Annually:

(i) Two hours of CPR and airway management, including pediatrics;

(ii) One hour of patient medical extrication, including pediatric extrication and immobilization;

(iii) One hour of patient assessment, including pediatric assessment;

(b) During the current certification period:

(i) Two hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual Infectious Disease Prevention for EMS Providers - CME Disease Prevention Manual for Emergency Medical Service Personnel, published May 1991 by the department, or as amended by the department;

(ii) One additional hour of CME on topics approved by the MPD.

(2) For one certification period only, the first responder may substitute hour-for-hour an approved trauma training course for any CME requirement, except the CPR and HIV/AIDS requirements.

(3) With MPD approval, the first responder may substitute one approved unit of learning, as described in WAC 246-976-090, for two hours of required CME, except the HIV/AIDS requirements.

NEW SECTION

WAC 246-976-030 Emergency medical technician training—Course content, registration, and instructor qualifications. (1) For initial EMT training, the department shall recognize:

(a) The United States Department of Transportation Emergency Medical Technician training course as amended by the department; and

(b) Four hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual KNOW - HIV/AIDS Prevention Education - an HIV/HSV Curriculum Manual for Emergency Medical Service Workers, published June 15, 1989 by the department, or as amended by the department.

(2) The department shall establish and publish procedures for agencies conducting EMT training courses, including:

(a) The registration process;

(b) MPD responsibilities, including approval of course content and instructional personnel;

(c) Requirements, functions, and responsibilities of course instructional and administrative personnel that include at least a course coordinator and senior EMT instructor. The senior EMT instructor and the course coordinator may be the same person;

(d) Necessary administrative forms and information to conduct the course; and

(e) Local EMS/TC council endorsement.

(3) Training agencies shall:

(a) Obtain written approval from the department to conduct each course;

(b) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of local EMS councils, including:

(i) Age of the applicant at least eighteen years at the beginning of the course;

(ii) High school diploma or GED.

(4) Training agencies or local councils may give fire department, prehospital, and law enforcement personnel priority for admittance to the course.

(5) The department shall recognize any county agency established by ordinance to coordinate the EMS training responsibilities with local MPD approval. Such agency shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-035 Emergency medical technician—Continuing medical education. (1) During each certification period, an EMT shall complete a minimum of thirty hours of MPD-approved CME, including:

(a) Annually:

(i) Two hours of CPR and airway management, including pediatrics;

(ii) One hour of patient medical extrication, including pediatric extrication and immobilization;

(iii) One hour of patient assessment, including pediatric assessment;

(b) During the current certification period:

(i) Two hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual Infectious Disease Prevention for EMS Providers - CME Disease Prevention Manual for Emergency Medical Service

Personnel, published May 1991 by the department, or as amended by the department;

(ii) Two hours of pediatrics;

(iii) Fourteen additional hours of CME on topics approved by the MPD.

(2) For one certification period only, the EMT may substitute hour-for-hour an approved trauma training course for the CME requirements above, except for the CPR and HIV/AIDS requirements.

(3) With MPD approval, the EMT may substitute one approved unit of learning, as described in WAC 246-976-090, for two hours of required CME, except the HIV/AIDS requirement.

NEW SECTION

WAC 246-976-040 Specialized training. (1) The department shall establish and publish procedures for agencies conducting specialized training courses, including:

(a) The registration process;

(b) MPD and department approval of course curriculum and lesson plans, which shall be consistent with local patient care protocols;

(c) MPD and department approval of instructional personnel who are experienced and qualified in the area of training;

(d) Requirements, functions, and responsibilities of course instructional and administrative personnel;

(e) Necessary administrative forms and information to conduct the course.

(2) Agencies conducting specialized training shall:

(a) Obtain written approval from the MPD and the department to conduct each course;

(b) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of local EMS councils;

(c) Have a written agreement with the clinical facility, if it is required for the course and is separate from the academic facility;

(d) Ensure that clinical facilities provide departments or sections, personnel, and policies, including:

(i) Written program approval from the administrator and chief of staff;

(ii) A written agreement to participate in continuing education;

(iii) Supervised clinical experience for students during the clinical portion of the program;

(iv) An orientation program.

(3) Training agencies or local councils may give fire department, prehospital agency and law enforcement personnel priority for admittance to the course.

(4) The department shall recognize county agencies established by ordinance and approved by the MPD to coordinate EMS training. Such agencies shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-050 Intravenous therapy technician training—Course content, registration, instructor qualifications. (1) For initial IV technician training, the department shall recognize those sections of the United States

Department of Transportation Emergency Medical Technician - Intermediate course which relate to intravenous therapy, as amended by the department.

(2) The department shall establish and publish procedures for agencies conducting IV technician training courses, including:

- (a) The registration process;
- (b) MPD responsibilities, including approval of course content and instructional personnel;
- (c) Requirements, functions, and responsibilities of course instructional and administrative personnel;
- (d) Necessary administrative forms and information to conduct the course;

(e) Local EMS/TC council endorsement.

(3) Training agencies shall:

(a) Obtain written approval from the department to conduct each course;

(b) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of local EMS councils, including:

(i) Age of applicant at least eighteen years at the beginning of the course;

(ii) The applicant for training as an IV technician shall have a minimum of one year current experience as a certified EMT, unless a waiver is recommended in writing by the MPD;

(c) Have a written agreement with the clinical facility if it is separate from the academic facility;

(d) Ensure that clinical facilities provide departments or sections, personnel, and policies, including:

(i) Written program approval from the administrator and chief of staff;

(ii) A written agreement to participate in continuing education;

(iii) Supervised clinical experience for students during the clinical portion of the program;

(iv) An orientation program.

(4) Training agencies or local councils may give fire department, prehospital, and law enforcement personnel priority for admittance to the course.

(5) The department shall recognize county agencies established by ordinance and approved by the MPD to coordinate EMS training. Such agencies shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-055 Intravenous therapy technicians—Continuing medical education. (1) During each certification an IV technician shall complete a minimum of forty-five hours of MPD-approved CME, including:

(a) Annually:

(i) Two hours of CPR and airway management, including pediatrics;

(ii) One hour of patient medical extrication, including pediatric extrication and immobilization;

(iii) One hour of patient assessment, including pediatric assessment;

(b) During the current certification period:

(i) Two hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepati-

tis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual Infectious Disease Prevention for EMS Providers - CME Disease Prevention Manual for Emergency Medical Service Personnel, published May 1991 by the department, or as amended by the department;

(ii) Two hours of pediatrics;

(iii) Twenty-nine additional hours of CME on topics approved by the MPD.

(2) For one certification period only, the IV technician may substitute hour-for-hour an approved trauma training course for the CME requirements above, except the CPR and HIV/AIDS requirements.

(3) With MPD approval, the IV technician may substitute one approved unit of learning, as described in WAC 246-976-090, for two hours of required CME, except the HIV/AIDS requirements.

NEW SECTION

WAC 246-976-060 Airway technician training—Course content, registration, instructor qualifications. (1) For initial airway technician training, the department shall recognize those sections of the United States Department of Transportation Emergency Medical Technician - Intermediate course which relate to airway management, as amended by the department.

(2) The department shall establish and publish procedures for agencies conducting airway technician training courses, including:

(a) The registration process;

(b) MPD responsibilities, including approval of course content and instructional personnel;

(c) Requirements, functions, and responsibilities of course instructional and administrative personnel;

(d) Necessary administrative forms and information to conduct the course;

(e) Local EMS/TC council endorsement.

(3) Training agencies shall:

(a) Obtain written approval from the department to conduct each course;

(b) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of the local EMS councils, including:

(i) Age of applicant at least eighteen years at beginning of course;

(ii) The applicant for initial training as an airway technician shall have a minimum of one year current experience as a certified EMT, unless a waiver is recommended in writing by the MPD;

(c) Have a written agreement with the clinical facility if it is separate from the academic facility;

(d) Ensure that clinical facilities provide departments or sections, personnel, and policies, including:

(i) Written program approval from the administrator and chief of staff;

(ii) A written agreement to participate in continuing education;

(iii) Supervised clinical experience for students during the clinical portion of the program;

(iv) An orientation program.

(4) Training agencies or local councils may give fire department, prehospital, and law enforcement personnel priority for admittance to the course.

(5) The department shall recognize county agencies established by ordinance and approved by the MPD to coordinate EMS training. Such agencies shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-065 Airway technician—Continuing medical education. (1) During each certification period the airway technician shall complete a minimum of forty-five hours of MPD-approved CME, including:

(a) Annually:

(i) Two hours of CPR and airway management, including pediatrics;

(ii) One hour of patient medical extrication, including pediatric extrication and immobilization;

(iii) One hour of patient assessment, including pediatric assessment;

(b) During the current certification period:

(i) Two hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual Infectious Disease Prevention for EMS Providers - CME Disease Prevention Manual for Emergency Medical Service Personnel, published May 1991 by the department, or as amended by the department;

(ii) Two hours of pediatrics;

(iii) Twenty-nine additional hours of CME on topics approved by the MPD.

(2) For one certification period only, the airway technician may substitute hour-for-hour an approved trauma training course for the CME requirements above, except the CPR and HIV/AIDS requirements.

(3) With MPD approval, the airway technician may substitute one approved unit of learning, as described in WAC 246-976-090, for two hours of required CME, except the HIV/AIDS requirements.

NEW SECTION

WAC 246-976-070 Combined intravenous therapy and airway technician training—Course content, registration, instructor qualifications. (1) For initial airway and IV therapy training, the department shall recognize those sections of the United States Department of Transportation Emergency Medical Technician - Intermediate course which relate to airway management and IV therapy, as amended by the department.

(2) The department shall establish and publish procedures for agencies conducting IV therapy and airway technician training courses, including:

(a) The registration process;

(b) MPD responsibilities, including approval of course content and instructional personnel;

(c) Requirements, functions, and responsibilities of course instructional and administrative personnel;

(d) Necessary administrative forms and information to conduct the course;

(e) Local EMS/TC council endorsement.

(3) Training agencies shall:

(a) Obtain written approval from the department to conduct each course;

(b) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of local EMS councils, including:

(i) Age of applicant at least eighteen years at the beginning of the course;

(ii) The applicant for initial training as a combined IV therapy technician and airway technician shall have a minimum of one year current experience as a certified EMT, unless a waiver is recommended in writing by the MPD;

(c) Have a written agreement with the clinical facility if it is separate from the academic facility;

(d) Ensure that clinical facilities provide departments or sections, personnel, and policies, including:

(i) Written program approval from the administrator and chief of staff;

(ii) A written agreement to participate in continuing education;

(iii) Supervised clinical experience for students during the clinical portion of the program;

(iv) An orientation program.

(4) Training agencies or local councils may give fire department, prehospital, and law enforcement personnel priority for admittance to the course.

(5) The department shall recognize county agencies established by ordinance and approved by the MPD to coordinate EMS training. Such agencies shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-075 IV therapy/airway technician—Continuing medical education. (1) During each certification period, an individual holding dual certification as both an IV technician and an airway technician shall complete a minimum of sixty hours of MPD-approved CME, including:

(a) Annually:

(i) Two hours of CPR and airway management, including pediatrics;

(ii) One hour of patient medical extrication, including pediatric extrication and immobilization;

(iii) One hour of patient assessment, including pediatric assessment;

(b) During the current certification period:

(i) Two hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual Infectious Disease Prevention for EMS Providers - CME Disease Prevention Manual for Emergency Medical Service Personnel, published May 1991 by the department, or as amended by the department;

(ii) Two hours of pediatrics;

(iii) Forty-four additional hours of CME on topics approved by the MPD.

(2) For one certification period only, the combined IV and airway technician may substitute hour-for-hour an

approved trauma training course for the CME requirements above, except for the CPR and HIV/AIDS requirements.

(3) With MPD approval, the combined IV and airway technician may substitute one approved unit of learning, as described in WAC 246-976-090, for two hours of required CME, except for the HIV/AIDS requirements.

NEW SECTION

WAC 246-976-080 Paramedic training—Course content. (1) For initial paramedic training, the department shall recognize the current United States Department of Transportation Emergency Medical Technician - Paramedic National Standard Course, as amended by the department.

(2) The department shall establish and publish procedures for agencies conducting paramedic training courses, including:

(a) The registration process;

(b) MPD responsibilities, including approval of course content and instructional personnel;

(c) Requirements, functions, and responsibilities of course instructional and administrative personnel;

(d) Necessary administrative forms and information to conduct the course;

(e) Local EMS/TC council endorsement.

(3) Paramedic training agencies shall:

(a) By July 1, 1995, be accredited by the committee on allied health education and accreditation;

(b) Obtain written approval from the department to conduct each course;

(c) Approve or deny applicants for training consistent with requirements for certification, the regional plan, and recommendations of local EMS councils, including:

(i) Age of the applicant at least eighteen years at the beginning of the course;

(ii) The applicant for training as a paramedic shall have a minimum of one year current experience as a certified EMT, unless a waiver is recommended in writing by the MPD;

(d) Have a written agreement with the clinical facility if it is separate from the academic facility;

(e) Ensure that clinical facilities provide departments or sections, personnel, and policies, including:

(i) Written program approval from the administrator and chief of staff;

(ii) A written agreement to participate in continuing education;

(iii) Supervised clinical experience for students during the clinical portion of the program;

(iv) An orientation program.

(4) Training agencies or local councils may give fire department, prehospital, and law enforcement personnel priority for admittance to the course.

(5) The department shall recognize county agencies established by ordinance and approved by the MPD to coordinate EMS training. Such agencies shall have the same responsibilities for selection of students and training as described in this section for the local EMS/TC councils.

NEW SECTION

WAC 246-976-085 Paramedic—Continuing medical education. (1) During each certification period, a paramedic shall document completion of a minimum of one hundred fifty hours of MPD-approved CME, including:

(a) Two hours of approved training in infectious disease prevention with special emphasis on HIV/AIDS and Hepatitis B, to meet the requirements of chapter 70.24 RCW. Training shall be consistent with the curriculum manual Infectious Disease Prevention for EMS Providers - CME Disease Prevention Manual for Emergency Medical Service Personnel, published May 1991 by the department, or as amended by the department;

(b) Six hours of pediatrics;

(c) One hundred forty-two additional hours of CME on topics approved by the MPD.

(2) With MPD approval, the paramedic may substitute one approved unit of learning, as described in WAC 246-976-090, for two hours of required CME, except for the HIV/AIDS requirements.

NEW SECTION

WAC 246-976-090 Continuing medical education—Units of learning. (1) The department shall approve units of learning which:

(a) Have defined objectives reflecting minimum knowledge and performance requirements appropriate to the category and subject, including at least:

(i) Medical;

(ii) Trauma;

(iii) CPR/airway management;

(iv) Other;

(b) Include evaluation of knowledge and skill performance identified in the learning objectives, through both written assessment and practical application.

(2) Training agencies offering units of learning for CME shall:

(a) Have MPD approval of lesson plans and evaluation tools;

(b) Require students to demonstrate knowledge and skill performance to meet the approved objectives, without specific hour requirements. If demonstration of knowledge and skills is unsatisfactory, remedial training shall be completed before additional attempts are allowed.

NEW SECTION

WAC 246-976-110 Senior EMT instructor—Qualifications and responsibilities. (1) The department shall establish and publish procedures for the recognition and renewal of recognition for senior EMT instructors and course coordinators.

(2) For initial recognition by the department as a senior EMT instructor, an applicant shall submit to the department proof of:

(a) High school graduation or GED;

(b) Current EMS certification with a minimum of three years experience at the EMT level or above. The department may waive this requirement if the applicant has:

(i) A minimum of three years prehospital EMS experience; and

- (ii) Recommendation for waiver from the MPD;
- (c) Certification as a CPR instructor by the American Heart Association or American Red Cross;
- (d) Successful completion of an approved instructor workshop;
- (e) Experience assisting with two EMT courses, performing a minimum of three hours of lectures and six hours of practical skills in each course;
- (f) Recommendation from:
 - (i) An MPD; and
 - (ii) A fire chief, another senior EMT instructor, or EMS faculty person;
 - (g) The recommendation of the local EMS/TC council.
- (3) To maintain recognition, a senior EMT instructor shall renew written approval from the MPD and the local EMS/TC council every three years.
- (4) The senior EMT instructor shall:
 - (a) Be responsible for the overall instructional quality of the course;
 - (b) Counsel students as needed.
- (5) The senior EMT instructor and the course coordinator may be the same person.

NEW SECTION

- WAC 246-976-115 Course coordinator—Responsibilities.** (1) The course coordinator shall:
- (a) Submit the course application to the department for approval;
 - (b) Schedule course times, locations, and instructors;
 - (c) Schedule approved written, oral, or practical certification examinations;
 - (d) Submit all required documentation to the department.
- (2) A course coordinator who is also the lead instructor for a course shall meet all senior EMT instructor requirements described in this chapter.

NEW SECTION

- WAC 246-976-120 Disciplinary action—Training personnel.** (1) The department may take disciplinary action against senior EMT instructors and course coordinators, for reasons which include but are not limited to:
- (a) Falsification of any documents associated with the course of instruction, evaluation, or examination;
 - (b) Compromise of the department's examination process;
 - (c) Failure to provide required information to the department, the MPD, or other training and testing personnel as appropriate; or
 - (d) Failure to properly complete departmental forms and procedures.
- (2) Disciplinary action may include but is not limited to:
- (a) Withdrawal of authority to participate in EMS/TC training and/or testing;
 - (b) Revocation, modification, or suspension of certification, if the individual holds EMS certification.

CERTIFICATION**NEW SECTION**

- WAC 246-976-140 Certification and recertification—General requirements.** (1) The department shall establish and publish procedures for initial certification which include:
- (a) Written and practical examinations for:
 - (i) First responders;
 - (ii) EMTs;
 - (iii) IV technicians;
 - (iv) Airway technicians;
 - (v) Paramedics;
 - (b) The process for administration of written and practical examinations;
 - (c) Administrative requirements and the necessary forms.
- (2) The department shall establish and publish procedures for renewal of certification for:
- (a) The process for ongoing training and evaluation of skills for first responders and EMTs;
 - (b) Written and practical examinations for renewal of certification.
- (3) Applicants for initial certification shall submit to the department:
- (a) An application for certification of forms provided by the department;
 - (b) Proof of identity: A valid driver's license or other photo identification;
 - (c) Proof of age;
 - (d) Proof of completion of an approved course or courses of instruction for the level of certification sought, as described in this chapter;
 - (e) Proof of completion of four hours of initial HIV/AIDS training, as described in this chapter;
 - (f) Proof of successful completion of approved written and practical examinations within the six months prior to application. Applicants shall be allowed no more than three attempts to successfully complete the written and practical examinations;
 - (g) Proof of active membership, paid or volunteer, in one of the following EMS/TC organizations:
 - (i) Licensed provider of aid or ambulance services, including fire department or district;
 - (ii) Law enforcement agency; or
 - (iii) Other affiliated EMS/TC service;
 - (h) Recommendation by the MPD for certification;
 - (i) Other information required by this chapter.
- (4) Certification shall be effective on the date the department issues the certificate, and shall be valid for a period of three years. The expiration date shall be indicated on the certification card.
- (5) Applicants for renewal of certification shall submit to the department on approved forms:
- (a) All the information identified in subsection (3) of this section; except, current certification shall be deemed proof of course completion, age, and initial HIV/AIDS training;
 - (b) Proof of completion of CME required for the level of certification sought, as defined in this chapter;
 - (c) Proof of maintenance of skills required for the level of recertification sought, as defined in this chapter;

(d) For first responders and EMTs, proof of successful demonstration of skills, by:

(i) Successful completion of an approved program of ongoing training and evaluation. An applicant changing from the practical examination program to the ongoing training and evaluation program shall do so before a second attempt at the practical examination; or

(ii) Passing an approved practical examination within the six months prior to application. An applicant changing from the ongoing training and evaluation program to the practical examination program shall do so by taking the practical examination prior to the end of the certification period;

(e) For IV technicians, airway technicians, or paramedics, proof that proficiency of skills has been demonstrated to the satisfaction of the MPD.

(6) Certification of IV technicians, airway technicians, and paramedics under this chapter shall be valid only:

(a) In the county or counties where approved by an MPD, as indicated on the certification card;

(b) In other counties where formal EMS/TC medical control agreements are in place; or

(c) In other counties when accompanying a patient in transit from a county meeting the criteria in (a) or (b) of this subsection.

NEW SECTION

WAC 246-976-150 Certification and recertification—First responder. (1) In addition to meeting the requirements of WAC 246-976-140(3), the applicant for initial certification as a first responder shall submit documentation to the department of:

(a) Successful completion of a first responder course as described in WAC 246-976-020(1);

(b) Age, which shall be at least eighteen years, or at least sixteen years of age with written recommendation of the MPD.

(2) In addition to meeting the requirements of WAC 246-976-140(5), a currently certified first responder applying for recertification shall document completion during the current certification period of CME requirements described in WAC 246-976-025.

NEW SECTION

WAC 246-976-160 Certification and recertification—Emergency medical technician. (1) In addition to meeting the requirements of WAC 246-976-140(3), the applicant for initial certification as an EMT shall submit documentation to the department of:

(a) Successful completion of an EMT course as described in WAC 246-976-030(1);

(b) Age, which shall be at least eighteen years;

(c) High school graduation or GED.

(2) In addition to meeting the requirements of WAC 246-976-140(5), a currently certified EMT applying for recertification shall document completion during the current certification period of the CME requirements described in WAC 246-976-035.

NEW SECTION

WAC 246-976-170 Certification and recertification—Intravenous therapy technicians. (1) In addition to meeting the requirements of WAC 246-976-140(3), the applicant for initial certification as an IV technician shall submit documentation to the department of:

(a) Successful completion of an IV technician course as described in WAC 246-976-050(1);

(b) Current certification as an EMT, with a minimum of one year of active affiliation as an EMT with an EMS/TC provider.

(2) In addition to meeting the requirements of WAC 246-976-140(5), a currently certified IV technician applying for recertification shall submit to the department documentation of:

(a) Completion of the CME requirements described in WAC 246-976-055;

(b) Skills that have been maintained as follows:

(i) Annually, during the initial certification period:

(A) A minimum of thirty-six catheter-around-needle insertions performed on sick, injured, or preoperative adult and pediatric patients, or on artificial training aids with approval of the MPD;

(B) Proficiency in intraosseous line placement in pediatric patients, demonstrated to the satisfaction of the MPD;

(ii) In subsequent certification periods, proficiency in intravenous and intraosseous line placement, demonstrated to the satisfaction of the MPD.

NEW SECTION

WAC 246-976-180 Certification and recertification—Airway technicians. (1) In addition to meeting the requirements of WAC 246-976-140(3), the applicant for initial certification as an airway technician shall submit to the department documentation of:

(a) Successful completion of an airway management course as described in WAC 246-976-060(1);

(b) Current certification as an EMT or above, with a minimum of one year of active affiliation as an EMT with an EMS/TC provider.

(2) In addition to meeting the requirements of WAC 246-976-140(5), a currently certified airway technician applying for recertification shall submit to the department documentation of:

(a) Completion of the CME requirements described in WAC 246-976-065;

(b) Skills that have been maintained as follows:

(i) Annually, during the initial certification period, a minimum of twelve endotracheal intubations, at least six of which must be performed on human subjects; with written authorization of the MPD, no more than six of the intubations may be performed on artificial training aids;

(ii) In subsequent certification periods:

(A) Annually, a minimum of four endotracheal intubations, at least two of which must be performed on human subjects; with written authorization of the MPD, no more than two of the intubations may be performed on artificial training aids; and

(B) Proficiency in pediatric airway management, demonstrated to the satisfaction of the MPD.

NEW SECTION

WAC 246-976-190 Recertification—IV and airway technicians. In addition to meeting the requirements of WAC 246-976-140(5), an individual currently certified as both an IV and an airway technician, who is applying for recertification in both skills, shall submit to the department documentation of:

- (1) Completion of the skills maintenance requirements for IV technicians described in WAC 246-976-170 (2)(b);
- (2) Completion of the skills maintenance requirements for airway technicians described in WAC 246-976-180 (2)(b);
- (3) Completion during the current certification period of the CME requirements described in WAC 246-976-075.

NEW SECTION

WAC 246-976-200 Certification and recertification—Paramedics. (1) In addition to meeting the requirements of WAC 246-976-140(3), an applicant for initial certification as a paramedic shall submit to the department documentation of successful completion of a paramedic course as described in WAC 246-976-800(1).

(2) In addition to meeting the requirements of WAC 246-976-140(5), a currently certified paramedic applying for recertification shall submit to the department documentation of:

- (a) Completion of the skills maintenance requirements for IV technicians described in WAC 246-976-170 (2)(b);
- (b) Completion of the skills maintenance requirements for airway technicians described in WAC 246-976-180 (2)(b); and
- (c) Completion of continuing medical education as defined in this chapter.

NEW SECTION

WAC 246-976-210 Certification—Reciprocity, challenges, and reinstatement. (1) The department shall establish and publish procedures for:

- (a) Reciprocal certification of individuals with current EMS certification in another state, and who are recognized by the National Registry;
- (b) Reinstatement of individuals whose EMS/TC certification has expired;
- (c) Challenge of prerequisites for certification examinations by individuals who have not completed the course work and practical training required by this chapter, but who document equivalent EMS training and/or experience.

(2) Before granting reciprocity, reinstatement, or challenge, the department shall insure that HIV/AIDS training required for EMS/TC personnel by chapter 70.24 RCW has been accomplished.

NEW SECTION

WAC 246-976-220 EMS personnel—Scope of care authorized, prohibited. (1) Certified EMS/TC personnel are authorized to provide only:

- (a) Patient care within the scope of training as contained in the approved course curriculum for the level of certification; and

(b) Patient care within the scope of approved specialized training as described WAC 246-976-040.

(2) Certified EMS/TC personnel are authorized to provide treatment for patients in prehospital emergency situations and during patient transport, following MPD-approved patient care protocols.

NEW SECTION

WAC 246-976-230 Certification—Reversion, revocation, suspension, modification, or denial. (1) The department shall establish and publish procedures:

- (a) To allow an individual to revert from a level of certification to a lower level of certification;
- (b) To investigate complaints and allegations against certified personnel;
- (c) For corrective action by MPDs regarding certified individuals.

(2) The Uniform Disciplinary Act, chapter 18.130 RCW, governs uncertified practice, the issuance and denial of certificates, and the disciplining of certificate holders under this chapter. The secretary is authorized by RCW 18.130.040 to be the disciplining authority under this chapter. Disciplinary action shall be initiated against a person credentialed under this chapter in a manner consistent with the responsibilities and duties of the MPD under whom such person is responsible.

(3) The department may revoke, suspend, or modify certificates of, or deny certificates to, individuals who have:

- (a) Provided false information to obtain the certificate;
- (b) Performed duties or skills outside of the scope of practice;
- (c) Misrepresented their level of certification;
- (d) Falsified records of patient care;
- (e) Demonstrated incompetence, negligence, malpractice, or otherwise an inability or unwillingness to provide adequate service;
- (f) Violated provisions of chapters 18.71, 18.73, or 70.168 RCW, or of this chapter;
- (g) Had a professional license revoked, suspended, or denied under Washington state professional licensing statutes;
- (h) Demonstrated unprofessional conduct in the course of providing services, including:
 - (i) The possession, use, prescription for use, or distribution of controlled substances or legend drugs in any way other than for legitimate or therapeutic purposes;
 - (ii) Diversion of controlled substances or legend drugs;
 - (iii) The violation of any drug law;
 - (iv) Prescribing controlled substances for oneself;
 - (v) Current misuse of:
 - (A) Alcohol;
 - (B) Controlled substances; or
 - (C) Legend drugs;
 - (vi) Abuse of a client or patient; or
 - (vii) Sexual contact with a client or patient;
- (i) Violated written patient care protocols which the certified individual has acknowledged in writing;
- (j) Failed to maintain skills or continuing education according to standards set forth in this chapter;

(k) Failed to demonstrate to the MPD or the department continuing knowledge and overall ability to successfully manage patients with medical or traumatic emergencies;

(l) Failed to cooperate or interfered with the MPD or the department in any investigation regarding medical performance or professional conduct;

(m) Failed to cooperate with the MPD or the department in the attempt to initiate corrective action pursuant to this chapter, which may include counseling;

(n) Been convicted of a felony;

(o) Been decertified for cause by out-of-state authorities;

(p) Not successfully completed the ongoing training and evaluation program;

(q) Failed the written or practical examination.

(4) Before recommending revocation, suspension, modification, or denial of a certificate, the MPD shall initiate corrective action with the certified individual, consistent with department procedures.

(5) The MPD may request the department to summarily suspend certification of an individual if the MPD believes that continued certification will be detrimental to patient care.

(6) In cases where the MPD recommends denial of recertification, the department:

(a) Shall investigate the individual;

(b) May revoke the certification.

(7) Except in the case of summary action as provided in subsection (5) of this section, any action by the department shall be in accordance with WAC 246-976-240.

(8) If an employing or sponsoring agency disciplines a certified individual for conduct as described in this section, the agency shall report the cause and the action taken to the department.

NEW SECTION

WAC 246-976-240 Notice of decision and hearing. The department shall establish and publish procedures for the conduct of modification, suspension, revocation, or denial of certification, which shall be consistent with the requirements of the Administrative Procedure Act (chapter 34.05 RCW), the Uniform Disciplinary Act (chapter 18.130 RCW), and Practice and procedure (chapter 246-08 WAC).

LICENSURE

NEW SECTION

WAC 246-976-260 Licenses required. (1) The department shall:

(a) Establish and publish procedures for licensure of ambulance and aid services and ambulance and aid vehicles, consistent with the state plan and approved regional plans;

(b) Not allow the transfer of licenses issued under this chapter.

(2) Applicants for licensure as ambulance or aid services shall submit application to the department following department procedures, including:

(a) Evidence of ability to comply with standards, rules, and regulations of this chapter;

(b) Evidence of operation that is consistent with the state-wide and regional EMS/TC plans and prehospital patient care procedures;

(c) Evidence of liability insurance coverage;

(d) Description of the general area to be served and the number of vehicles to be used.

(3) Licensees shall submit application for renewal of licensure to the department at least thirty days before the expiration of the current license.

NEW SECTION

WAC 246-976-270 Denial, suspension, revocation of license—Notice, hearing. (1) Under the provisions of the Administrative Procedure Act, chapter 34.05 RCW, and chapter 246-08 WAC, the department may suspend, modify, or revoke any ambulance or aid vehicle license issued under this chapter, or deny licensure to an applicant, when it finds failure to comply with the requirements of chapter 18.73 RCW, or other applicable laws or rules, or with this chapter.

(2) The Uniform Disciplinary Act, chapter 18.130 RCW, governs the unlicensed practice, the issuance and denial of licenses, and the disciplining of persons who hold licenses to operate ambulance or aid services under this chapter. The secretary is authorized by RCW 18.130.040 to be the disciplining authority under this chapter. The department may suspend, modify, or revoke any ambulance or aid service license issued under this chapter, or deny licensure to an applicant when it finds:

(a) Failure to comply with the requirements of chapters 18.71, 18.73, or 70.168 RCW, or other applicable laws or rules, or with this chapter;

(b) False, fraudulent, or misleading advertising, or any public claim of authorization to provide a level of service for which the licensee is not authorized or licensed;

(c) Failure to comply with approved patient care protocols or procedures;

(d) Failure to cooperate with the department in inspections or investigations;

(e) Failure to supply data as required in chapter 70.168 RCW and this chapter.

(3) Licensees or applicants may request a hearing to contest department decisions on license denial, suspension, modification, or revocation by filing a written application in accordance with WAC 246-08-020.

(4) Under the provisions of the Administrative Procedure Act, and the Uniform Disciplinary Act, the department may impose sanctions against a licensed service which has not been verified under this chapter, but which routinely responds to trauma incidents and/or renders care to patients of trauma in a manner that is not consistent with the approved regional plan. Such sanctions may include but are not limited to action under RCW 18.73.190 and this chapter which may lead to revocation of the service's license, assessment of fines, and/or filing of misdemeanor charges.

(a) The department shall not take action against a licensed, nonverified service under this section for providing emergency trauma care when the wait for the arrival of a verified service would place the life of the patient in jeopardy.

(b) This section shall not restrict the authority of a provider licensed under chapter 18.73 RCW to provide services which it has been authorized to provide by state law, except as addressed by chapter 70.168 RCW and specified in the approved regional plan.

NEW SECTION

WAC 246-976-280 Ground ambulance and aid services—Personnel requirements. (1) Aid services shall provide each aid vehicle with at least one person currently trained in advanced first aid or certified as a first responder.

(2) Ground ambulance services shall provide each ambulance with a minimum of one EMT and one person with advanced first aid training or first responder certification.

(a) The person with the highest level of EMS certification shall be in charge of patient care;

(b) The driver of the ambulance shall have a minimum of advanced first aid training or first responder certification; except, if there are at least two certified EMTs in attendance of the patient the driver shall not be required to have advanced first aid training or first responder certification.

NEW SECTION

WAC 246-976-290 Ground ambulance vehicle standards. (1) All ambulance vehicles shall be clearly identified by appropriate emblems and markings on the front, side, and rear of the vehicle.

(2) Tires, spare tire, tire changing tools shall meet the following requirements:

(a) Tires shall be in good condition with not less than two-thirty-seconds inch useable tread, appropriately sized to support the weight of the vehicle when loaded;

(b) One inflated spare tire shall be furnished and stored in a protected area which provides access without removal of the patient;

(c) Tire changing tools shall be furnished. Minimum tools shall include a jack, jack handle, and wheel-nut wrench. The jack shall be capable of raising any wheel of the loaded ambulance to an adequate height.

(3) The electrical system shall meet the following requirements:

(a) Interior lighting in the driver compartment shall be designed and located so that no glare is reflected from surrounding areas to the driver's eyes or line of vision from the instrument panel, switch panel, or other areas which may require illumination while the vehicle is in motion;

(b) Interior lighting in the patient compartment shall be adequate throughout the compartment, and provide an intensity of twenty foot-candles at the level of the patient. Lights should be controllable from the patient compartment and the driver compartment;

(c) Exterior lights shall comply with the appropriate sections of Federal Motor Vehicle Safety Standards, and include body-mounted flood lights over the rear door which provide adequate loading visibility;

(d) Emergency warning lights shall be provided in accordance with RCW 46.37.380, as administered by the state commission on equipment.

(4) Windshield wipers and washers shall be dual, electric, multispeed, and maintained in good condition.

(5) Battery and generator system:

(a) The battery shall have a minimum seventy ampere hour rating. It must be located in a ventilated area sealed off from the vehicle interior, and completely accessible for checking and removal;

(b) The generating system shall be capable of supplying the maximum built-in DC electrical current requirements of the ambulance. Extra fuses shall be provided.

(6) Seat belts shall comply with Federal Motor Vehicle Safety Standards 207, 208, 209, and 210. Restraints shall be provided in all seat positions in the vehicle, including the attendant station.

(7) Mirrors shall be provided on the left side and right side of the vehicle. The location of mounting must be such as to provide maximum rear vision from the driver's seated position. There may be an interior rear-view mirror to provide the driver with a view of occurrences in the patient compartment.

(8) One ABC two and one-half pound fire extinguisher shall be provided.

(9) Ambulance body:

(a) The length of the patient compartment shall be at least one hundred twelve inches in length, measured from the partition to the inside edge of the rear loading doors. This length shall provide at least twenty inches, and not more than thirty inches, of unobstructed space at the head of the primary patient, measured from the technician's seat back rest to the forward edge of the cot;

(b) The width of the patient compartment, after cabinet and cot installation, shall provide at least nine inches of clear walkway between cots or the squad bench. The department recommends at least twenty-five inches width of kneeling space alongside the primary cot be provided, measured at the floor for a height of nine inches, from the forward leading edge, half of the length back of the primary cot;

(c) The height of the patient compartment shall be at least fifty-three inches at the center of the patient area, measured from floor to ceiling, exclusive of cabinets or equipment;

(d) There shall be secondary egress from the curb side of the patient compartment;

(e) The back doors shall open in a manner to increase the width for loading patients without blocking existing working lights of the vehicle;

(f) Steps may be provided at door openings if the floor is more than eighteen inches above the ground. Steps shall be of a design to prevent the accumulation of mud, ice, or snow, and shall have a nonskid surface;

(g) The floor shall be at the lowest level permitted by clearances. It shall be flat and unencumbered in the access and work area. There shall be no voids or pockets in the floor to side wall areas where water or moisture can become trapped to cause rusting and/or unsanitary conditions;

(h) Floor covering shall be applied to the top side of the floor surface. It shall withstand washing with soap and water or disinfectant without damage to the surface. All joints in the floor covering shall have minimal void between matching edges and shall be cemented with a suitable water-proof and chemical-proof cement to eliminate the possibility of joints loosening or lifting;

(i) The department recommends all interior fasteners, latches, hinges, etc., should be of a flush-type design. When doors are open, the hinges, latches, and door checks shall not protrude into the access area. All hangers or supports for equipment or other items should be flush with the surrounding surface when not in use. The finish of the entire patient

compartment shall be impervious to soap and water and disinfectants to permit washing and sanitizing;

(j) Exterior surfaces shall be smooth, with appurtenances kept to a minimum;

(k) Restraints shall be provided for all litters. If the litter is floor supported on its own support wheels, a means shall be provided to secure it in position. These restraints shall permit quick attachment and detachment for quick transfer of patient.

(10) Vehicle brakes, tires, regular and special electrical equipment, windshield wipers, heating and cooling units, safety belts, and window glass, shall be in good working order.

NEW SECTION

WAC 246-976-300 Ground ambulance and aid vehicles—Equipment. Ground ambulance and aid services shall provide minimum equipment on each licensed vehicle, including:

	AMBULANCE	AID VEHICLE
AIRWAY MANAGEMENT		
Airway Adjuncts		
Oral airway (adult: sm, med, lg)	1ea	1ea
Oral airway (pediatric: 00,0, 1,2,3,4)	1ea	1ea
Suction		
Portable, manual	1	1
Vehicle mounted and powered, providing: Minimum of 30 L/min. & vacuum > 300 mm Hg	1	0
Tubing, suction	1	1
Bulb syringe, pediatric	1	1
Catheter		
Adult (14 Fr x 22")	4	2
Pediatric (6, 8, 10 Fr)	1ea	1ea
Rigid suction tips	2	1
Water, rinsing	Yes	0
Oxygen delivery		
Oxygen delivery system built in		
3000L Oxygen cylinder, 500Lbs PSI minimum	1	0
300L Oxygen cylinder, 500Lbs PSI minimum	2	1
Regulator, oxygen (0-15+ Liter)	1	1
Cannula, nasal, adult	4	2
O ₂ mask, adult	4	2
O ₂ mask, pediatric	2	1
O ₂ mask, nonrebreather, adult	4	2
O ₂ mask, nonrebreather, pediatric	2	1
BVM, with O ₂ reservoir		
Adult	1	0
Pediatric (w/sizes neonatal to adult)	1	0
Pocket mask or equivalent	0	1
PATIENT ASSESSMENT AND CARE		
Assessment		
Sphygmomanometer		
Adult, large	1	0
Adult, regular	1	1
Pediatric	1	0
Infant	1	0
Stethoscope		
Adult	1	1
Pediatric	1	0
Thermometer, oral, hypothermia	1ea	0
Flashlight, w/spare or rechargeable batteries & bulb	1	1
Personal infection control		

Gloves, exam, nonsterile (box)	1	1
Other equipment per WISHA requirements	Yes	Yes
MEDICAL EMERGENCIES		
Wound care		
Dressing, sterile	asst	asst
Dressing, sterile, trauma	4	4
Roller gauze bandage	asst	asst
Triangular bandage	4	4
Medical tape	asst	asst
Self adhesive bandage strips	asst	asst
Cold packs	4	2
Occlusive dressings	2	2
Burn sheets	2	2
Scissors, bandage	1	1
Irrigation solution	2	1
Splinting		
Backboard, plywood or equiv with straps	2	1
Backboard head immobilizer	1	1
Immobilizer board, pediatric capable	1	0
Extrication collars, rigid		
Adult (small, medium, large)	2ea	1ea
Pediatric	asst	asst
Immobilizer, cervical/thoracic,		
adult	1	0
Splint, traction, adult w/straps	1	0
Splint, traction, pediatric, w/straps	1	0
Splint, adult (arm and leg)	2ea	1ea
Splint, pediatric (arm and leg)	1ea	1ea
General		
Litter, wheeled, collapsible	1	0
Pillows, plastic covered or disposable	2	0
Pillow case	4	0
Sheets	4	0
Blankets	4	2
Towels, cloth	4	0
Emesis collection device	1	1
Urinal	1	0
Bed pan	1	0
OB kit	1	1
Extrication		
Shovel	1	1
Hammer	1	1
Adjustable wrench, 8"	1	1
Hack saw, with blades	1	1
Crowbar, pinch point, 40" minimum	1	1
Screwdriver, straight tip, 10" minimum	1	1
Screwdriver, 3 Phillips, 10" minimum	1	1
Wrecking bar, 3' minimum	1	1
Locking pliers	1	1
Bolt cutters, 1/2" min. jaw spread	1	1
Rope, utility, 50' x 3/8"	1	1

NEW SECTION

WAC 246-976-310 Ground ambulance and aid vehicles—Communications equipment. (1) Ground ambulance and aid services shall provide each licensed vehicle with communication equipment which:

- (a) Is consistent with state and approved regional plans;
- (b) Is in good working order;
- (c) Allows direct two-way communication between the vehicle and its system control point;
- (d) Uses cellular phones only as a secondary means of communications; and
- (e) Allows communication with the medical control system established in the state communication plan.

PERMANENT

(2) In addition to subsection (1) of this section, services shall provide each licensed ambulance with communication equipment which:

(a) Allows direct two-way communication, from both the driver's and patient's compartments, with all hospitals in the service area of the vehicle;

(b) Incorporates appropriate encoding and selective signaling devices; and

(c) When transporting patients, allows communications with designated EMS/TC receiving facilities state-wide.

NEW SECTION

WAC 246-976-320 Air ambulance services. (1) The department shall:

(a) Issue licenses to air ambulance services and aircraft which meet standards described in this section;

(b) Exclude from licensure requirements those services operating aircraft for primary purposes other than civilian air medical transport, but which may be called into service to initiate an emergency air medical transport of a patient to the nearest available treatment facility or rendezvous point with other means of transportation. Examples of services fitting this description include, but are not limited to: United States Army Military Assistance to Safety and Traffic, United States Navy, United States Coast Guard, Search and Rescue, and the United States Department of Transportation.

(c) Establish and publish minimum standards for air ambulance services, medical transport aircraft, and medical equipment required for licensure. Standards for aircraft shall be consistent with federal aviation administration regulations.

(2) Air ambulance services shall:

(a) Comply with all regulations in this chapter pertaining to ambulance services and vehicles, except that WAC 246-976-280, 246-976-290, and 246-976-300 are replaced for air ambulance services by subsection (3)(b) and (c) of this section;

(b) Comply with the standards in this section for all types of transports, including inter-facility and prehospital transports;

(c) Be currently certified as an air taxi under federal aviation regulations Part 135, Air Taxi Operators and Commercial Operators of Small Aircraft. Air ambulance services shall comply with applicable federal aviation regulations contained in Parts 91 and 135, and conduct all maintenance activities in accordance with Part 43. Air ambulance services shall comply with any additional federal aviation administration regulations specifically dealing with air ambulance services.

(3) Air ambulance services shall provide:

(a) A physician director who is:

(i) Trained and experienced in emergency, trauma, and critical care;

(ii) Knowledgeable of the operation of air medical services; and

(iii) Responsible for supervising and evaluating the quality of patient care provided by the air medical flight personnel;

(b) Sufficient air medical personnel on each response to provide adequate patient care, specific to the mission, including:

(i) One specially trained, experienced registered nurse or paramedic; and

(ii) One other person who may be a physician, nurse, physician's assistant, respiratory therapist, paramedic, EMT, or other appropriate specialist appointed by the physician director.

If an air ambulance responds directly to the scene of an incident, at least one of the air medical personnel shall be trained in prehospital emergency care;

(c) Aircraft that, when operated as air ambulances:

(i) Are configured in such a way that the medical attendants have access to the patient in order to begin and maintain advanced life support and other treatment modalities;

(ii) Allow loading and unloading the patient without excessive maneuvering or tilting of the stretcher;

(iii) Have appropriate communication equipment to insure internal crew and air-to-ground exchange of information between flight personnel and hospitals, medical control, the flight operations center, and air traffic control facilities;

(iv) Are equipped with:

(A) Appropriate navigational aids;

(B) Airway management equipment, including:

(I) Oxygen;

(II) Suction;

(III) Ventilation and intubation equipment, adult and pediatric;

(C) Cardiac monitor/defibrillator;

(D) Supplies, equipment, and medication as required by the program physician director, for emergency, cardiac, trauma, pediatric care, and other missions; and

(v) Have adequate interior lighting for patient care arranged so as not to interfere with the pilot's vision;

(d) If using fixed-wing aircraft, pressurized, multi-engine aircraft when appropriate to the mission;

(e) If using helicopter aircraft:

(i) A protective barrier sufficiently isolating the cockpit, in order to minimize in-flight distraction or interference;

(ii) Appropriate communication equipment to communicate with ground EMS/TC services and public safety vehicles, in addition to the communication equipment specified in (c)(iii) of this subsection.

(4) All air medical personnel shall:

(a) Be certified in ACLS;

(b) Be trained in:

(i) Emergency, trauma, and critical care;

(ii) Altitude physiology;

(iii) EMS communications;

(iv) Aircraft and flight safety; and

(v) The use of all patient care equipment on board the aircraft;

(c) Be familiar with survival techniques appropriate to the terrain;

(d) Perform under protocols.

(5) In instances where aeromedical evacuation of a patient is necessary because of a life threatening condition and a licensed air ambulance is not available, patient transportation may be accomplished by the nearest available aircraft that can accommodate the patient. The physician ordering the transport shall justify the need for air transport of the patient in writing to the department within thirty days after the incident.

NEW SECTION

WAC 246-976-330 Ambulance and aid services—Record requirements. (1) Each ambulance and aid vehicle service shall maintain a record of:

- (a) Current certification levels of all personnel;
- (b) Make, model, and license number of all vehicles; and
- (c) Each patient contact with at least the following information:
 - (i) Names and certification levels of all personnel;
 - (ii) Date and time of medical emergency;
 - (iii) Age of patient;
 - (iv) Applicable components of system response time as defined in this chapter;
 - (v) Patient vital signs;
 - (vi) Procedures performed on the patient;
 - (vii) Mechanism of injury or type of illness;
 - (viii) Patient destination;
 - (ix) Other data points identified in this chapter for the trauma registry.
- (2) Transporting agencies shall leave a copy of the patient care record at the receiving facility.
- (3) Patient records are confidential. Disclosure of patient information shall be governed by applicable state and federal regulations on confidentiality.
- (4) Licensed services shall make all records available for inspection and duplication upon request of the department.

NEW SECTION

WAC 246-976-340 Ambulance and aid services—Inspections and investigations. (1) The department shall conduct periodic, unannounced inspections of licensed ambulances and aid vehicles services.

(2) If the service is also verified in accordance with WAC 246-976-390, the department shall include a review for compliance with verification standards as part of the inspections described in this section.

(3) Licensed services shall make available to the department copies of any printed or written materials relevant to the inspection, verification review, or investigative process.

NEW SECTION

WAC 246-976-350 Ambulance and aid services—Variances from requirements. (1) The department may grant a variance from ambulance and aid vehicle licensing requirements if:

- (a) No detriment to health and safety would result from the variance; and
 - (b) Compliance is expected to cause reduction or loss of existing emergency medical services.
- (2) Consistent with state and regional plans, the department may grant variances for a period of no more than one year. A variance may be renewed by the department upon approval of the L&C committee.

NEW SECTION

WAC 246-976-370 Ambulance and aid services—Prehospital trauma triage procedures. (1) Licensed ambulance and aid services shall comply with the state of Washington Prehospital Trauma Triage Procedures, March 11, 1992, or as subsequently revised by the department.

(2) The EMS provider shall make assessments to determine whether an injury is classified as a major trauma, including:

- (a) Vital signs and level of consciousness;
- (b) Anatomy of injury;
- (c) Biomechanics of the injury; and
- (d) Comorbid and associated risk factors.

(3) The prehospital provider shall activate the trauma system immediately for patients who meet the criteria for vital signs, level of consciousness, and anatomy of injury listed in the trauma triage procedures, steps one and two.

(4) The prehospital provider shall consult with medical control before activating the trauma system for patients who meet the criteria listed in the trauma triage procedures for biomechanics of injury and comorbid and associated risk factors, steps three and four, but not for vital signs, level of consciousness, or anatomy of injury.

VERIFICATIONNEW SECTION

WAC 246-976-390 Verification of trauma care services. (1) The department shall:

- (a) Develop and provide procedures and application forms for verification;
 - (b) Establish and publish standards for verification of prehospital trauma care services in the following categories:
 - (i) Aid service, basic life support;
 - (ii) Ambulance service, basic life support;
 - (iii) Aid service, intermediate life support;
 - (iv) Ambulance service, intermediate life support;
 - (v) Aid service, paramedic;
 - (vi) Ambulance service, paramedic;
 - (c) Review the minimum response times for verified prehospital trauma services at least biennially, considering data available from the trauma registry and with the advice of the steering committee;
 - (d) Approve an applicant to provide verified prehospital trauma care, based on satisfactory evaluations as described in this section;
 - (e) Notify the regional council and the MPD in writing of the name, location, and level of verified services;
 - (f) Renew approval of a verified service upon reapplication, if the service continues to meet standards established in this chapter and the needs identified in the regional EMS/TC plan.
- (2) For licensed aid services, the department shall:
- (a) Establish and review biennially the minimum number of aid services needed to provide verified nontransport trauma care services based upon distribution and level of service identified for each response area in the approved regional plan;
 - (b) Evaluate applicants for aid service trauma verification based upon demonstrated ability of the provider to meet standards defined in this section.

PERMANENT

(3) For licensed ambulance services, the department shall:

(a) Establish and review biennially the minimum and maximum number of verified ambulance services needed in the state and within each region to assure adequate availability and avoid inefficient duplication and lack of coordination of verified transport trauma care service based upon distribution and level of service identified for each response area identified in the approved regional plan;

(b) Evaluate applicants for ambulance trauma service verification based upon:

- (i) Demonstrated ability of the provider to meet standards defined in this section;
- (ii) The maximum number of ambulance services for each response area identified in the approved regional plans;
- (iii) Preference for verification of existing licensed EMS/TC agencies, until January 1, 1995;
- (iv) Recommendations from:
 - (A) EMS systems established by ordinance, resolution, interlocal agreement, or contract;
 - (B) Local government; and
 - (C) Local and regional EMS/TC councils;
- (v) Verification shall be renewed upon reapplication, if the service continues to meet standards established in this chapter, and the needs identified in the regional plan.

(4) The regional councils shall:

(a) Identify the need for and distribution of verified aid services needed to assure adequate availability of prehospital aid service within the region for each response area, based upon agency response time standards, geography, topography, and population density for:

- (i) Aid service, basic life support;
 - (ii) Aid service, intermediate basic life support;
 - (iii) Aid service, advanced life support;
- (b) Identify the need for and distribution of verified ambulance services needed to assure adequate availability and avoid inefficient duplication and lack of coordination of prehospital ambulance service within the region for each response area based upon agency response time standards, geography, topography, and population density for:

- (i) Ambulance, basic life support;
- (ii) Ambulance, intermediate life support;
- (iii) Ambulance, advanced life support.

(5) Licensed ambulance and aid services applying to become verified prehospital trauma care services shall submit application on forms provided by the department, including:

(a) Documentation required for licensure specified by WAC 246-976-260(2);

(b) By July 1, 1995, a policy that a trauma training program is required for all personnel responding to trauma incidents. The program shall meet learning objectives established by the department and be approved by the MPD;

(c) Documentation that the provider has the ability to deliver personnel and equipment required for verification to the scene of a trauma injury within the agency response times identified in this section; and

(d) By July 1, 1995, documentation that the provider is participating in an approved regional quality assurance program.

(6) Verified aid services shall provide personnel on each trauma response including:

(a) Aid service, basic life support: At least one individual, first responder or above;

(b) Aid service, intermediate life support: At least one IV/airway technician; or two individuals, one IV technician and one airway technician;

(c) Aid service, advanced life support: At least one paramedic.

(7) Verified ambulance services shall provide personnel on each trauma response including:

(a) Ambulance, basic life support: At least two certified individuals — one EMT plus one first responder;

(b) Ambulance, intermediate life support:

(i) One IV/airway technician, plus one EMT; or

(ii) One IV technician and one airway technician, both of whom shall be in attendance in the patient compartment, plus a driver;

(c) Ambulance, paramedic: At least two certified individuals — one paramedic and one EMT.

(8) Minimum equipment standards for licensure of basic life support (BLS) units as identified in WAC 246-976-300 shall be the minimum standards for verified BLS units.

(9) Verified aid and ground ambulance services shall provide equipment on each vehicle, including for intermediate life support (ILS) and paramedic (PAR) level of service:

AMBULANCE/AID VEHICLE

	PAR	ILS	PAR	ILS
AIRWAY MANAGEMENT				
Airway Adjuncts				
Oral airway (adult: sm, med, lg)	1ea	1ea	1ea	1ea
Oral airway (pediatric: 00,0,1,2,3,4)	1ea	1ea	1ea	1ea
Adjunctive airways, per protocol	0	1	0	1
Laryngoscope handle, spare batteries	1	1	1	1
Adult blades, set	1	1	1	1
Pediatric blades, straight (0,1,2)	1ea	1ea	1ea	1ea
Pediatric blades, curved (2)	1ea	1ea	1ea	1ea
McGill forceps, adult & pediatric	1	1	1	1
ET tubes, adult (±1/2 mm)	1ea	1ea	1ea	1ea
ET tubes, pediatric, with stylet				
Uncuffed (2.5 - 5.0 mm)	1ea	1ea	1ea	1ea
Cuffed or uncuffed (6.0 mm)	1ea	1ea	1ea	1ea
Suction				
Portable, manual and powered	1	1	1	1
Vehicle mounted and powered; providing: Minimum of 30 L/min. & vacuum > 300 mm Hg	1	1	0	0
Tubing, suction	1	1	1	1
Bulb syringe, pediatric	1	1	1	1
Catheters, suction				
Adult (14 Fr x 22")	4	4	2	2
Pediatric (6,8,10 Fr)	1ea	1ea	1ea	1ea
Rigid suction tips	2	2	1	1
Water, rinsing	Yes	Yes	0	0
Oxygen delivery				
Oxygen delivery system, built in	1	1	0	0
3000L Oxygen cylinder, 500Lbs PSI minimum	1	1	0	0
300L Oxygen cylinder, 500Lbs PSI minimum	2	2	1	1
Regulator, oxygen (0-15+ Liter)	1	1	1	1
Cannula, nasal, adult	4	4	2	2
O ₂ mask, adult	4	4	2	2
O ₂ mask, pediatric	2	2	1	1
O ₂ mask, nonrebreather, adult	4	4	2	2
O ₂ mask, nonrebreather, pediatric	2	2	1	1
BVM, w/O₂ reservoir				
Adult	1	1	1	1
Pediatric, (w/sizes neonatal to adult)	1	1	1	1

PERMANENT

PATIENT ASSESSMENT AND CARE

Assessment				
Sphygmomanometer				
Adult, large	1	1	1	1
Adult, regular	1	1	1	1
Pediatric	1	1	1	1
Infant	1	1	1	1
Stethoscope				
Adult	1	1	1	1
Pediatric	1	1	1	1
Thermometer, oral and hypothermia	lea	lea	0	0
Flashlight, w/spare or rechargeable batteries & bulb	1	1	1	1
Personal infection control				
Gloves, exam, nonsterile (box)	1	1	1	1
Other equipment per WISHA requirements	Yes	Yes	Yes	Yes
MEDICAL EMERGENCIES				
Wound care				
Dressing, sterile	asst	asst	asst	asst
Dressing, sterile, trauma	4	4	4	4
Roller gauze bandage	asst	asst	asst	asst
Triangular bandage	4	4	4	4
Medical tape	asst	asst	asst	asst
Self adhesive bandage strips	asst	asst	asst	asst
Cold packs	4	4	2	2
Occlusive dressings	2	2	2	2
Burn sheets	2	2	2	2
Scissors, bandage	1	1	1	1
Irrigation solution	2	2	1	1
Splinting				
Backboard, plywood or equiv with straps	2	2	1	1
Backboard head immobilizer	1	1	1	1
Immobilizer board, pediatric capable	1	1	1	1
Extrication collars, rigid				
Adult (small, medium, large)	2ea	2ea	1ea	1ea
Pediatric	asst	asst	asst	asst
Extrication device (immobilizer) adult	1	1	1	1
Splint, traction, adult with straps	1	1	1	1
Splint, traction, pediatric, w/straps	1	1	1	1
Splint, adult (arm and leg)	2ea	2ea	1ea	1ea
Splint, pediatric (arm and leg)	1ea	1ea	1ea	1ea
IV access				
Isotonic solution	4L	4L	2L	2L
Administration sets				
Adult	1	1	1	1
Pediatric, w/volume control	4	4	2	2
Catheters, intravenous (14-24 ga)	asst	asst	asst	asst
Needles				
Hypodermic	asst	asst	asst	asst
Intraosseous, per protocol	2	2	1	1
Sharps container	1	1	1	1
Syringes	asst	asst	asst	asst
Glucose measuring supplies	Yes	0	Yes	0
Pressure infusion device	1	1	1	1
Cardiac care				
Monitor/defibrillator (manual capable) with necessary supplies	1	0	1	0
General				
Litter, wheeled, collapsible, w/straps	1	1	0	0
Pillows (plastic cover or disposable)	2	2	0	0
Pillow case	4	4	0	0
Sheets	4	4	0	0
Blankets	4	4	2	2
Towels, cloth	4	4	0	0
Emesis collection device	1	1	1	1
Urinal	1	1	0	0
Bed pan	1	1	0	0
OB kit	1	1	1	1
Extrication				
Shovel	1	1	1	1
Hammer	1	1	1	1
Adjustable wrench, 8"	1	1	1	1
Hack saw, with blades	1	1	1	1

Crowbar, pinch point, 40" minimum	1	1	1	1
Screwdriver, straight tip, 10" minimum	1	1	1	1
Screwdriver, 3 Phillips, 10" minimum	1	1	1	1
Wrecking bar, 3' minimum	1	1	1	1
Locking pliers	1	1	1	1
Bolt cutters, 1/2" min. jaw spread	1	1	1	1
Rope, utility, 50' x 3/8"	1	1	1	1

(9) Verified air ambulance services shall meet equipment requirements described in WAC 246-976-320.

(10) By January 1994, all verified trauma services shall participate in the regional quality assurance program established by RCW 70.168.090(2).

(11) Verified aid services shall meet the following minimum agency response times for response areas as defined by the department and identified in the approved regional plan:

(a) To urban response areas: Eight minutes or less, eighty percent of the time;

(b) To suburban response areas: Fifteen minutes or less, eighty percent of the time;

(c) To rural response areas: Forty-five minutes or less, eighty percent of the time;

(d) To wilderness response areas: As soon as possible.

(12) Verified ground ambulance services shall meet the following minimum agency response times for response areas as defined by the department and identified in the approved regional plan:

(a) To urban response areas: Ten minutes or less, eighty percent of the time;

(b) To suburban response areas: Twenty minutes or less, eighty percent of the time;

(c) To rural response areas: Forty-five minutes or less, eighty percent of the time;

(d) To wilderness response areas: As soon as possible.

(13) A verified prehospital trauma care service, or an applicant for verification, may request a variance from the requirements of this section.

(14) The department may:

(a) Grant a variance from ambulance and aid service verification requirements for a period not to exceed one year if the department determines:

(i) No detriment to public health and safety will result from the variance; and

(ii) Compliance with the provisions of this section will cause a reduction or loss of existing prehospital services;

(b) Renew a variance. If a renewal is granted, the verified service shall prepare a plan to bring the provider or region into compliance and the expected date of compliance, consistent with the regional EMS/TC plan.

NEW SECTION

WAC 246-976-400 Verification—Noncompliance with standards. If the department finds that a verified prehospital trauma care service is out of compliance with verification standards:

(1) The department shall promptly notify in writing: The service, the MPD, the local and regional EMS/TC councils.

(2) The service shall, within thirty days of notification by the department, submit a corrective plan to the MPD and the regional council outlining proposed action to bring the service into compliance.

(3) The MPD and the regional council shall, within thirty days of receipt of the service's corrective plan, forward their recommendations on the plan to the department.

(4) The department shall, within thirty days, review the plan and recommendations of the regional council and MPD, and notify the service of acceptance or rejection.

(5) The regional council may:

(a) Seek assistance and funding from the department and others to provide training or grants necessary to bring the verified prehospital trauma service into compliance; and/or

(b) Appeal to the department for modification of the regional plan if it is unable to assure continued compliance with the regional plan.

(6) The department shall monitor the service's progress in fulfilling the terms of the approved plan.

(7) If the service is either unable or unwilling to comply with the verification standards, under the provisions of chapter 34.05 RCW, the department may suspend or revoke the verification. The department shall promptly notify the regional council and the MPD of any revocation or suspension of verification.

TRAUMA REGISTRY

NEW SECTION

WAC 246-976-420 Trauma registry—Department responsibilities. The department shall:

(1) Establish a state-wide data registry to collect and analyze data on the incidence, severity, and causes of trauma, including traumatic brain injury for the purposes of:

(a) Monitoring and providing information necessary to evaluate major trauma patient care and outcome;

(b) Assessing compliance of prehospital providers, health care facilities, hospitals, and rehabilitation services with the standards of state trauma system operation and designation;

(c) Providing information necessary for resource planning and management;

(d) Providing data for injury surveillance, analysis, and prevention programs; and

(e) Providing a resource for research and education.

(2) Establish criteria to identify patients to be included in the state trauma registry by:

(a) All licensed prehospital providers;

(b) Health care facilities, both designated (all levels) and nondesignated;

(c) Designated trauma rehabilitation services;

(d) Medical examiner reports;

(e) Other sources outside of the EMS/TC system which may include but not be limited to:

(i) Death certificates;

(ii) Washington Fire Incident Report System;

(iii) Commission's Hospital Abstract Reporting System (CHARS); and

(iv) Law enforcement agency records.

(3) Establish, publish, and periodically review the required data elements to be submitted to provide information regarding injury, trauma care, and system operation, in the following categories:

(a) Demographic;

(b) Anatomic;

(c) Physiologic;

(d) Severity;

(e) Epidemiologic;

(f) Resource utilization;

(g) Quality assurance;

(h) Outcome; and

(i) Financial.

(4) Require a case specific patient identifier common to all data sources used in the registry;

(5) Provide procedures for electronic submission of data, including specifications for necessary software; or provide paper forms for manual submission of data;

(6) For data quality assurance:

(a) Develop detailed protocols for quality control, consistent with the department's most current data quality guidelines;

(b) Perform validity studies to assess the completeness and accuracy of case identification and data collection;

(c) Provide a report on completeness and accuracy of data submitted for each provider submitting data to the registry.

(7) Conclude a pilot of the trauma registry by July 1993, which assesses the impact of data reporting on hospital and prehospital participants, and evaluates the appropriateness of the inclusion criteria and required data elements; and

(8) Evaluate requests from regional EMS/TC councils for collection of voluntarily submitted additional data elements from agencies and facilities in that region.

NEW SECTION

WAC 246-976-430 Trauma registry—Provider responsibilities. (1) All licensed prehospital services shall:

(a) Use the following criteria for inclusion of patient data in the trauma registry:

(i) Trauma victims dead at scene; and

(ii) All patients meeting trauma triage criteria who are transported to a health care facility;

(b) Submit required registry data via electronic transfer; or, if authorized in writing by the department, on approved paper forms.

(2) The first licensed service on the scene shall be responsible for submitting the following data on all patients identified in subsection (1) of this section, treated during each calendar quarter. Data shall arrive at the registry in an approved format no later than ninety days after the end of the quarter:

(a) Run sheet number;

(b) Name or name code, when available;

(c) Date of birth when available;

(d) Age;

(e) Sex;

(f) Agency incident number;

(g) Patient's trauma identification number;

(h) Agency identification number;

(i) First agency on scene (yes/no);

(j) Transporting agency identification;

(k) Level of transporting agency (BLS/ALS);

(l) Incident county code;

(m) Response area code of incident (urban, suburban, rural, wilderness);

- (n) Date of incident;
- (o) Time:
- (i) Call received;
- (ii) Dispatched;
- (iii) Arrived at scene;
- (p) First scene:
- (i) Systolic blood pressure;
- (ii) Respiratory rate;
- (iii) Pulse;
- (q) Glasgow coma score - eye, verbal, and motor;
- (r) Systolic blood pressure less than ninety mm Hg in field (yes/no);
- (s) Mechanism of injury;
- (t) Prehospital trauma system activation (yes/no);
- (u) Extrication required;
- (v) Patient entrapped (yes/no);
- (w) Safety restraint or device used;
- (x) Field interventions done; and
- (y) Additional information if patient died at scene:
- (i) Patient home zip code;
- (ii) Patient race and ethnicity when available.
- (3) The transporting service shall be responsible for submitting the following data on all patients identified in subsection (1) of this section, treated during each calendar quarter. Data shall arrive at the registry in an approved format no later than ninety days after the end of the quarter:
- (a) Run sheet number or file number;
- (b) Name or name code;
- (c) Date of birth, when available;
- (d) Age;
- (e) Sex;
- (f) Agency incident number;
- (g) Patient's trauma identification number;
- (h) Agency identification number;
- (i) First agency on scene identification number;
- (j) Transporting agency identification;
- (k) Level of transporting agency (BLS/ALS);
- (l) Intra-facility transport;
- (m) Incident county code;
- (n) Response area code of incident (urban, suburban, rural, wilderness);
- (o) Date of incident;
- (p) First hospital transported to (code);
- (q) Second hospital transported to (code);
- (r) Intra-field rendezvous transport agency identification number;
- (s) Time of:
- (i) Call received;
- (ii) Dispatch;
- (iii) Arrival at scene;
- (iv) Departure from scene;
- (v) Arrival at intra-field destination or rendezvous;
- (vi) Arrival at first hospital;
- (vii) Departure from first hospital;
- (viii) Arrival at second hospital;
- (t) First:
- (i) Systolic blood pressure;
- (ii) Respiratory rate;
- (iii) Pulse;
- (iv) Glasgow coma score - eye, verbal, and motor;
- (u) Systolic blood pressure less than ninety mm Hg in field;

- (v) Mechanism of injury;
- (w) Trauma triage criteria met;
- (x) Prehospital trauma system activation (yes/no);
- (y) Extrication required;
- (z) Patient entrapped (yes/no);
- (aa) Safety restraint/device used;
- (bb) Field interventions done;
- (cc) Receiving hospital contacted (code);
- (dd) Diverted;
- (ee) Mode of transport; and
- (ff) Additional information if patient dies in route:
- (i) Patient home zip code;
- (ii) Patient race and/or ethnicity, when available.
- (4) Licensed ambulance services transporting patients between facilities shall be responsible for submitting the following data on all patients identified in subsection (1) of this section, treated during each calendar quarter. Data shall arrive at the registry in an approved format no later than ninety days after the end of the quarter:
- (a) Run sheet number;
- (b) Patient's trauma identification number;
- (c) Agency identification number;
- (d) Inter-facility transfer (yes/no);
- (e) Mode of transport;
- (f) Level of transport (BLS/ALS);
- (g) Time:
- (i) Call received;
- (ii) Arrived at hospital;
- (h) Originating facility (code);
- (i) Destination facility (code).
- (5) Designated trauma care facilities at all levels shall:
- (a) Use the following criteria for inclusion of patient data in the trauma registry:
- (i) All trauma patients dead on arrival at health care facility;
- (ii) All trauma patients discharged deceased from health care facility;
- (iii) All trauma patients transferred to another facility;
- (iv) Other patients with all three of the following:
- (A) Emergency admit, UB-82; and
- (B) Length of stay greater than two days or forty-eight hours; and
- (C) Discharge diagnosis ICD-9-CM codes of 800 - 904.99 or 910 - 959.9;
- (b) Submit required registry data via electronic transfer; or, if authorized in writing by the department, on approved paper forms;
- (c) Submit the following data for patients identified in (a) of this subsection, who were discharged during each calendar quarter. Data shall arrive at the registry in an approved format no later than ninety days after the end of the quarter:
- (i) Identification of facility;
- (ii) Unique patient identification number assigned to the patient by the facility;
- (iii) Arrival via EMS system;
- (iv) Prehospital run sheet number, when available;
- (v) Date of ED arrival;
- (vi) Time of ED arrival;
- (vii) Date of incident;
- (viii) Initial hospital;
- (ix) Facility patient was transferred from;

- (x) Patient information:
- (A) Name or name code;
- (B) Date of birth;
- (C) Sex;
- (D) Race and ethnicity;
- (E) Patient's trauma identification number;
- (F) Social Security number;
- (G) Home zip code number;
- (H) Organ donor;
- (xi) Mechanism of injury;
- (xii) Safety restraint/device used;
- (xiii) Prehospital index score on admission;
- (xiv) Time of first contact with ED physician;
- (xv) Trauma team activated (yes/no);
- (xvi) Time of call to surgeon;
- (xvii) Time of arrival of surgeon in ED;
- (xviii) First systolic blood pressure in ED;
- (xix) First temperature in ED;
- (xx) First pulse rate in ED;
- (xxi) First spontaneous respiration rate in ED;
- (xxii) Lowest systolic blood pressure in ED;
- (xxiii) Glasgow coma score in ED - eye, verbal, and motor;
- (xxiv) Patient intubated at first GCS;
- (xxv) Patient pharmacologically paralyzed at first GCS;
- (xxvi) ED procedures performed;
- (xxvii) Time of ED discharge;
- (xxviii) ED discharge disposition;
- (xxix) Admitting service;
- (xxx) CT scan of head done (yes/no);
- (xxxii) Date of head CT scan;
- (xxxii) Time of head CT scan;
- (xxxiii) For each operation:
- (A) Date and time patient arrived in operating room;
- (B) Date and time operation started;
- (C) Most recent ICD codes;
- (xxxiv) Length of primary stay in intensive care unit;
- (xxxv) Length of readmission stay in intensive care unit;
- (xxxvi) Co-morbidity complications;
- (xxxvii) Physical therapy consult;
- (xxxviii) Date of physical therapy consult;
- (xxxix) Rehabilitation consult;
- (xl) Date of rehabilitation consult;
- (xli) Disability at acute care discharge:
- (A) Feeding;
- (B) Locomotion;
- (C) Expression;
- (xlii) Glasgow outcome score at discharge;
- (xlili) Date of facility discharge;
- (xliv) Time of facility discharge;
- (xlv) Discharge disposition;
- (xlvi) Rehabilitation facility identification number;
- (xlvii) Autopsy done (yes/no);
- (xlviii) Date of death;
- (il) Time of death;
- (I) Most recent ICD diagnosis codes/discharge codes;
- (li) E-code;
- (lii) Occupational injury;
- (liii) Safety restraint/device used; and
- (liv) Payer source;
- (d) Submit reimbursement information on trauma registry patients annually, including:
- (i) Total billed charges;
- (ii) Remitted reimbursement by each payer category;
- and
- (iii) Ratio of cost to charges, by department.
- (6) Designated rehabilitation facilities shall:
- (a) Inclusion patient data for the trauma registry on all patients whose primary admission diagnosis is trauma, including ICD diagnosis codes of 800 - 904.99 or 910 - 959.9;
- (b) Submit the following data for patients identified in (a) of this subsection, who were discharged during each calendar quarter. Data shall arrive at the registry in an approved format no later than ninety days after the end of the quarter:
- (i) Rehabilitation facility identification number;
- (ii) Trauma tag/identification number;
- (iii) Name or name code;
- (iv) Social Security number;
- (v) Sex;
- (vi) Date of birth;
- (vii) Date of admission to rehabilitation;
- (viii) First admit (yes/no);
- (ix) Continuing admit (yes/no);
- (x) Impairment code, from the national uniform data set;
- (xi) Source of admission;
- (xii) Level of cognitive function on admission (Rancho scale);
- (xiii) Tracheostomy;
- (xiv) Ventilator dependent;
- (xv) Feeding tube;
- (xvi) Admission functional independence measure, from the national uniform data set (FIM or WEE FIM);
- (xvii) Complications;
- (xviii) Premorbid physiological, cognitive, and mental conditions;
- (xix) Highest grade completed;
- (xx) Level of cognitive function on discharge (Rancho scale);
- (xxi) Functional independence measure on discharge, from the national uniform data set (FIM or WEE FIM score);
- (xxii) Discharged with tracheostomy;
- (xxiii) Discharged ventilator dependent;
- (xxiv) Discharged with feeding tube;
- (xxv) Discharge due to medical problem (yes/no);
- (xxvi) Date of discharge due to medical problem;
- (xxvii) Readmitted after medically required interruption;
- (xxviii) Date of readmission after interruption;
- (xxix) Patient did not return after interruption;
- (xxx) Discharged to;
- (xxxi) Social support system;
- (xxxii) Discharge date from rehabilitation;
- (xxxiii) Rehabilitation services ordered at discharge;
- (xxxiv) Community support system; and
- (xxv) Payer source - primary and secondary;
- (c) Submit reimbursement information on trauma registry patients annually, including:
- (i) Total billed charges;
- (ii) Remitted reimbursement by each payer category;
- and
- (iii) Ratio of cost to charges, by department.
- (7) Medical examiners and coroners may:

(a) Submit data to the registry on all patients with injury listed as an underlying cause or contributing factor to death on the death certificate;

(b) Submit the following data for all patients meeting the inclusion criteria identified in (a) of this subsection:

(i) Patient:

(A) Name or name code;

(B) Date of birth;

(C) Social Security number;

(D) Patient's trauma identification number;

(E) Gender;

(F) Race and/or ethnicity;

(G) Date of incident;

(H) Date of death; and

(I) Home zip code;

(ii) Medical examiner number/coroner identification number;

(iii) Medical examiner/coroner facility identification number;

(iv) Autopsy done;

(v) Mechanism of injury;

(vi) Organ donor;

(vii) Cause of death; and

(viii) Most recent ICD diagnosis code or equivalent description.

NEW SECTION

WAC 246-976-440 Trauma registry—Reports. (1) Within three months after the reporting period, the department shall report:

(a) Semiannually and annually on all patient data entered into the trauma registry during the reporting period;

(b) Semiannually on trends, patient care outcomes, and other data, for each EMS/TC region and for the state, for the purpose of regional evaluation;

(c) Periodically on report financial data.

(2) The department shall provide:

(a) Registry reports to all providers that have submitted data;

(b) For the generation of quarterly reports to all providers submitting data to the registry, for the purpose of planning, management, and quality assurance;

(c) Provider-specific raw data to the provider that originally submitted it;

(d) Aggregate regional data semiannually to the regional EMS/TC council, excluding any confidential or identifying data.

NEW SECTION

WAC 246-976-450 Access and release of trauma registry information. (1) Data elements related to the identification of individual patient's, provider's, and facility's care outcomes shall be confidential, shall be exempt from RCW 42.17.250 through 42.17.450, and shall not be subject to discovery by subpoena or admissible as evidence.

(2) Persons with access to information collected under this chapter shall use the information for only those purposes stipulated in the chapter.

(3) The department may approve requests for data and other information from the registry for special studies and analyses, consistent with requirements for confidentiality of

patient and quality assurance records. The release of confidential information shall be governed by the provisions of current laws regarding disclosure of personal records. In accordance with those provisions, confidential information shall not be disclosed, except:

(a) On request, to an approved regional quality assurance program which is bound by the same confidentiality guidelines as the department;

(b) On request, to a scientific research professional associated with a bona fide scientific research organization, providing:

(i) The research professional's written research proposal has been reviewed and approved by the DSHS/DOH human research review board with respect to the scientific merit and confidentiality safeguards; and

(ii) The department has given administrative approval for the proposal.

(c) The department may require requestors to pay any or all of the reasonable costs associated with such requests that might be approved.

DESIGNATION OF TRAUMA CARE FACILITIES

NEW SECTION

WAC 246-976-470 Trauma care facilities—Designation process. (1) The department shall develop a request for proposal (RFP) for facilities seeking designation or renewal of designation as trauma care services. The RFP shall include:

(a) System standards for facility level and category of designation sought;

(b) Application requirements;

(c) Evaluation criteria;

(d) Goals and objectives of the facility;

(e) Capability to provide trauma care;

(f) Commitment to serve the trauma care needs of the state-wide system;

(g) Compliance with goals of the regional EMS/TC plan; and

(h) Geographic coverage.

(2) The applicant for designation as a trauma care service shall submit to the department within ninety days of receipt of the RFP:

(a) A completed proposal packet; and

(b) Fees as required by WAC 246-976-990.

(3) The department may:

(a) Consider and approve requests for designation for more than one level or category of trauma service from a single facility at one time;

(b) Consider and approve single proposals from two or more facilities for joint provision of a single level or category of trauma service. If the department grants joint designation, it shall resurvey the facilities at the end of twelve months of operation, to confirm compliance with the provisions of this chapter; and/or

(c) In order to ensure adequate trauma care, grant provisional designation, for a period not exceeding one year, to facilities that are currently unable to fully meet the standards of this chapter.

(4) The department shall:

(a) Conduct on-site review of applicant's facilities in accordance with WAC 246-976-475;

(b) Consider proposals from facilities located and licensed in adjacent states in the same manner as proposals received from facilities located and licensed in Washington; and

(c) Evaluate applications for joint designation following the same criteria as for a single-facility application.

(5) After an evaluation to determine the current capability of each applicant to meet or exceed the requirements of this chapter, the department shall designate the health care facilities it deems most qualified to provide trauma care services, based on:

(a) Evaluation of the proposals submitted;

(b) Recommendations from the on-site review team;

(c) Trauma patient outcomes during the previous designation period;

(d) The best interests of the patients of the area;

(e) Expected patient volume of the area;

(f) The number and levels of designated health care facilities established by the state and regional EMS/TC plans;

(g) Ability of each applicant to comply with goals of the state and regional EMS/TC plans; and

(h) Compliance with contractual obligations to the department during the previous designation period.

(6) The department shall:

(a) Notify the applicant in writing of designation or denial of designation. Notification shall include a written report of the on-site review; and

(b) Notify regional EMS/TC councils of the name, location, level, and category of service of facilities that have been designated in their regions.

(7) The department and the designated facility shall enter into a contractual agreement. The contract shall:

(a) Authorize the facility to provide trauma care service for a three-year period;

(b) Identify the contractual and financial requirements and responsibilities of both the facility and the department;

(c) Allow the department to monitor compliance with regulations and standards during the contract period, including access to:

(i) Patient discharge summaries;

(ii) Patient care logs;

(iii) Patient care records;

(iv) Hospital trauma care quality assurance program records, including minutes; and

(v) Other relevant documents; and

(d) Require confidentiality of information relating to individual patient's, provider's, and facility's care outcomes.

(8) The department shall issue a new RFP as described in this section, for all interested health care facilities, including those currently designated, no later than one hundred fifty days prior to the expiration of each service's current designation.

NEW SECTION

WAC 246-976-475 On-site review for designation.

The department shall require an on-site review of an applicant facility for levels I, II, and III trauma care services, and

for levels I, II, and III pediatric trauma care services, prior to designation.

(1) The department shall establish multidisciplinary review teams composed of individuals knowledgeable in EMS/TC, appropriate to the level of designation requested, which may include:

(a) Trauma surgeons;

(b) Emergency physicians;

(c) Trauma nurse coordinators;

(d) Physicians knowledgeable in pediatric trauma care;

(e) Hospital or other medical administrators;

(f) EMS personnel;

(g) Department personnel; and/or

(h) Other specialists as needed for the level and category applied for.

(2) The department shall conduct on-site review using teams whose members do not live or work:

(a) In the same state as the applicant, for designation of levels I and II trauma services, and for levels I and II pediatric trauma services; or

(b) In the same county as the applicant, for designation of level III trauma care services, and for level III pediatric trauma services;

(3) The department may conduct on-site review of applicants for levels IV or V trauma care services.

(4) The on-site review team shall evaluate the appropriateness and capabilities of the applicant to provide high-quality trauma care services, and validate its ability to meet the responsibilities, equipment, and performance standards for the level of designation sought, by:

(a) Inspecting the facility;

(b) Examining hospital records, including patient care records;

(c) Interviewing appropriate individuals;

(5) The on-site review team shall:

(a) Make a verbal report of findings to the applicant prior to leaving the facility; and

(b) Make written recommendations to the department.

(6) The department shall require and maintain confidentiality of information, records, and reports developed pursuant to on-site reviews. Such reports shall be exempt from public disclosure under the provisions of RCW 70.168.070, and not subject to discovery by subpoena or admissible as evidence. Members of the on-site review team shall not divulge, and cannot be subpoenaed to divulge, any information obtained or included in reports submitted to the department relating to the on-site review, including in any civil action resulting from the department's designation process.

(7) The applicant may submit to the department written objections or concerns of conflict of interest regarding any member of the on-site review team.

NEW SECTION

WAC 246-976-480 Denial, revocation, or suspension of designation. (1) The department shall deny the application for designation if it finds, in the course of the designation process, that the facility:

(a) Is not the most qualified applicant, when the number of applicants exceeds the number of facilities identified in the state plan;

(b) Is unable to meet the requirements of this chapter for the level of designation sought;

(c) Makes a false statement of a material fact in its application for designation;

(d) Refuses to allow representatives of the department to inspect any part of the facility, records, documentation, or files; or

(e) Is unable to meet or comply with the requirements of the approved regional plan.

(2) The department shall revoke or suspend designation of a health care facility if any owner, officer, director, or managing employee:

(a) Fails or refuses to comply with the provisions of this chapter or chapter 70.168 RCW;

(b) Fails to provide data to the registry;

(c) Makes a false statement of a material fact in the application for designation, or in any record required by this chapter, or in a matter under investigation;

(d) Prevents, interferes with, or attempts to impede in any way, the work of a representative of the department in the lawful enforcement of this chapter or chapter 70.168 RCW;

(e) Uses false, fraudulent, or misleading advertising, or makes any public claims regarding the facility's ability to care for nontrauma patients based on its trauma care designation status;

(f) Misrepresents or is fraudulent in any aspect of conducting business;

(g) Is substantially out of compliance with the requirements of this chapter and chapter 70.168 RCW, and has been unable or refused to comply as required by the department; or

(h) Fails to comply with the terms of its contract, as documented, reviewed, and confirmed by the department.

(3) The following process shall be used when designation is denied, revoked, or suspended:

(a) The department shall notify a facility in writing of denial, revocation, or suspension of designation. Such notice shall include:

(i) The reasons for the action; and

(ii) Rights of the facility, which include a right to hearing, and may also include the opportunity to submit a plan of correction according to (c) through (e) of this subsection.

(b) The department shall notify the regional EMS/TC council of the action taken.

(c) A designated facility found to be out of compliance with chapter 70.168 RCW and this chapter may, within thirty working days, submit a plan of correction to the department. The plan shall include steps the facility is to take to correct deficiencies.

(d) The department shall approve or disapprove the plan within thirty working days.

(e) Upon notification that the plan of correction is approved by the department, the facility shall implement that plan within thirty working days, and notify the department upon completion.

(f) Upon satisfactory evidence of compliance with chapter 70.168 RCW and this chapter, which may include an on-site review, the department shall reinstate designation status.

(g) The facility may appeal decisions of denial, suspension, or revocation of designation in accordance with the

provisions of chapter 34.05 RCW and chapter 246-08 WAC. Appeals should be addressed to the office of EMS and trauma systems, Department of Health, Olympia, WA 98504.

NEW SECTION

WAC 246-976-500 Designation standards for level I trauma care hospital—Administration and organization.

(1) For the purpose of administering trauma care, a designated level I hospital shall have a trauma service, including:

(a) Organization and direction by a general surgeon who is expert in, and committed to, care of the injured;

(b) Ongoing coordination of the trauma service by a registered nurse;

(c) A multidisciplinary trauma committee with input to hospital management, including:

(i) An emergency physician;

(ii) An ED registered nurse;

(iii) A trauma surgeon;

(iv) A neurosurgeon;

(v) An orthopaedic surgeon;

(vi) A pediatrician;

(vii) An anesthesiologist;

(viii) Director of intensive care unit;

(ix) An intensive care registered nurse; and

(x) The trauma rehabilitation coordinator;

(d) A trauma resuscitation team to provide initial evaluation and treatment.

(i) The team shall be organized and directed by a general surgeon who is expert in and committed to care of the injured, and who assumes responsibility for coordination of overall care of the trauma patient. The surgeon shall be at least a post-graduate year four resident;

(ii) All members of the team, including the surgeon, shall be in-house and available within five minutes;

(iii) The team shall include an emergency physician:

(A) Responsible for activating the trauma resuscitation team, using an approved scoring system; and

(B) Responsible for providing team leadership and care for the trauma patient until the arrival of the surgeon in the resuscitation area;

(iv) Other members of the team shall be as specified in the hospital's application for designation;

(e) Specific delineation of trauma surgery privileges by the medical staff.

(2) A level I trauma care hospital shall have an ED with established standards and procedures to ensure immediate and appropriate care for adult and pediatric trauma patients.

(3) A level I trauma care hospital shall have a surgery department, including:

(a) General surgery, including an attending surgeon, in-house and available on patient's arrival in the ED, assuming five minute notification;

(b) Neurosurgery:

(i) In-house and available within five minutes. In-house coverage shall be provided by a board certified neurosurgeon, or by a surgeon who has been judged competent by the neurologic consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures; and

(ii) With a board-certified neurosurgeon on-call and available within thirty minutes;

(c) The following services on-call and available within thirty minutes:

- (i) Gynecologic surgery;
- (ii) Hand surgery;
- (iii) Microsurgery;
- (iv) Obstetric surgery;
- (v) Orthopaedic surgery;
- (vi) Otorhinolaryngologic/maxillofacial surgery capable

of managing upper airway trauma;

- (vii) Plastic surgery;
- (viii) Thoracic surgery; and
- (ix) Urologic surgery.

(4) A level I trauma care hospital shall have nonsurgical specialties including:

(a) Anesthesiology, with an anesthesiologist who:

- (i) Is ACLS trained;
- (ii) Is in-house and available within five minutes;

(b) A radiologist on-call and available within twenty minutes;

(c) The following services on-call and available within thirty minutes:

- (i) Cardiology;
- (ii) Gastroenterology;
- (iii) Hematology;
- (iv) Infectious disease specialists;
- (v) Internal medicine;
- (vi) Nephrology;
- (vii) Pathology;
- (viii) Pediatrics;
- (ix) Pulmonology; and
- (d) Psychiatry.

(5) A level I trauma care hospital shall have a pediatric trauma policy that:

(a) Provides for initial stabilization and resuscitation of pediatric trauma patients, including ED and surgical interventions; and

(b) If it is not a level I pediatric hospital, includes written provision to transfer the patient to the appropriate level designated pediatric trauma facility after initial resuscitation and stabilization.

(6) A level I trauma care hospital shall have an approved policy to divert patients to other designated facilities, based on its ability to manage each patient at a particular time.

(7) A level I trauma care hospital shall:

(a) Have a quality assurance program in accordance with WAC 246-976-880; and

(b) Cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.

NEW SECTION

WAC 246-976-510 Designation standards for level I trauma care hospitals—Basic resources and capabilities.

(1) A level I trauma care hospital shall have an ED with:

- (a) A physician director who is:
 - (i) Board certified or eligible in emergency medicine;
 - (ii) ATLS trained; and
 - (iii) ACLS trained;
- (b) Emergency physicians who are:

(i) Board certified or eligible in emergency medicine, or who are practicing emergency medicine as their primary practice with special competency in care of trauma patients;

(ii) In-house and available within five minutes to patient on arrival to ED;

(iii) ATLS trained except that this requirement shall not apply to board certified emergency physicians;

(iv) ACLS trained;

(v) PALS or approved equivalent trained; and

(vi) Designated members of the trauma team;

(c) ED registered nurses who:

(i) Are ACLS trained;

(ii) Are PALS or approved equivalent trained;

(iii) Have taken a trauma life support course; and

(iv) Are in the ED and available to the patient within five minutes; with at least two RNs on duty per shift;

(d) Equipment for resuscitation and life support of pediatric and adult trauma patients, including:

(i) Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes, including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag-mask resuscitator, with full range of sizes, neonatal to adult;

(E) Sources of oxygen; and

(F) Mechanical ventilation;

(ii) Suction devices, including:

(A) Back-up suction source;

(B) Pediatric and adult suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph;

(iv) Cardiac monitor;

(v) Defibrillator, including pediatric paddles;

(vi) All standard apparatus to establish central venous pressure monitoring;

(vii) All standard intravenous fluids and administering devices for adult and pediatric patients, including intravenous and intraosseous needles;

(viii) Sterile surgical sets for procedures standard for ED such as thoracostomy and cut down, including adult and pediatric sets;

(ix) Gastric lavage equipment;

(x) Drugs and supplies necessary for emergency care, including pediatric emergency care;

(xi) Capability for rapid infusion of fluids;

(xii) Capability for rapid fluid recovery and transfusion;

(xiii) X-ray capability with twenty-four hour coverage by in-house technician;

(xiv) Thermal control equipment for:

(A) Patient;

(B) Blood;

(C) Two-way radio linked with EMS/TC vehicles;

(xvi) Pneumatic anti-shock garments, all sizes; except, pediatric are sizes optional depending on local protocol;

(xvii) Cervical injury immobilization device;

(xviii) Long-bone stabilization device;

(xix) Equipment specific to pediatric trauma care, including:

(A) Traction splint;

(B) Blood pressure cuffs in infant, child sizes;

(C) Foley catheters;

(D) Rigid cervical collars;

- (E) Doppler;
 - (F) Infant scale for accurate weight measurement under twenty-five pounds;
 - (G) Backboard;
 - (H) Temperature controlled heating units, with/without open crib;
 - (I) Heating/cooling blankets;
 - (J) Heat lamp;
 - (K) Hypothermia thermometers;
 - (L) Expanded scale electronic thermometers;
 - (M) Device for assuring maintenance of infant warmth during evaluation and transport;
 - (N) Nasogastric/feeding tubes;
 - (O) Noninvasive BP monitor; and
 - (P) Pulse oximetry.
- (2) A level I trauma care hospital shall have a general surgery department including:
- (a) An attending surgeon who is in-house and available upon the patient's arrival in the ED, assuming five minute notification. The attending surgeon shall:
 - (i) Be board certified; or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;
 - (ii) Have general surgery privileges;
 - (b) A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ED until the arrival of the attending surgeon. The resident shall have PALS or approved equivalent training.
 - (c) All trauma surgeons certified in ACLS;
 - (d) All trauma surgeons trained in ATLS except that this requirement shall not apply to board certified surgeons; and
 - (e) All trauma surgeons trained in PALS or equivalent.
 - (3) A level I trauma care hospital shall have an operating suite with:
 - (a) An operating room adequately staffed and available within five minutes after notification;
 - (b) Essential personnel, including at least one OR nurse, readily available twenty-four hours a day;
 - (c) A documented method for prompt mobilization of consecutive surgical teams for trauma patients; and
 - (d) Equipment or capabilities including:
 - (i) Cardiopulmonary bypass capability;
 - (ii) Operating microscope;
 - (iii) Thermal control equipment for patients;
 - (iv) Thermal control equipment for blood;
 - (v) Rapid infusion capability;
 - (vi) Rapid fluid recovery capability;
 - (vii) X-ray capability;
 - (viii) Bronchoscope in operating room;
 - (ix) Endoscopes available from elsewhere in the facility;
 - (x) Craniotome;
 - (xi) Monitoring equipment; and
 - (xii) Instruments and equipment appropriate to pediatric trauma care.
 - (4) A level I trauma care hospital shall have a post anesthetic recovery unit with:
 - (a) Essential personnel, including at least one nurse with critical post anesthetic nurse training, readily available twenty-four hours a day;
 - (b) All nurses ACLS trained; and

- (c) Appropriate monitoring and resuscitation equipment.
- (5) A level I trauma care hospital shall have an intensive care unit with:
 - (a) A medical director who is:
 - (i) Board certified or eligible in critical care, pulmonary medicine, cardiology, or surgery;
 - (ii) ACLS trained; and
 - (iii) ATLS trained.
 - (b) A physician on duty in the ICU twenty-four hours a day, or who is in-house and available within five minutes;
 - (c) A physician directed code team;
 - (d) ICU registered nurses who:
 - (i) Are ACLS trained; and
 - (ii) Have taken a trauma life support course;
 - (e) Immediate access to clinical laboratory services;
 - (f) Equipment appropriate for adult and pediatric patients, including:
 - (i) Airway control and ventilation devices;
 - (ii) Oxygen source with concentration controls;
 - (iii) Cardiac emergency cart;
 - (iv) Temporary transvenous pacemaker;
 - (v) Electrocardiograph-cardiac monitor-defibrillator;
 - (vi) Cardiac output monitoring;
 - (vii) Electronic pressure monitoring;
 - (viii) Mechanical ventilator-respirators;
 - (ix) Patient weighing devices;
 - (x) Pulmonary function measuring devices;
 - (xi) Temperature control devices;
 - (xii) Drugs, intravenous fluids, and supplies; and
 - (xiii) Intracranial pressure monitoring devices.
 - (6) A level I trauma care hospital shall have a clinical laboratory available within five minutes, including:
 - (a) Standard analysis of blood, urine, and other body fluids;
 - (b) Coagulation studies;
 - (c) Blood gases and Ph determination;
 - (d) Serum and urine osmolality;
 - (e) Microbiology;
 - (f) Serum alcohol determination;
 - (g) Drug screening; and
 - (h) Microtechnique.
 - (7) A level I trauma care hospital shall have transfusion services including:
 - (a) Blood and blood components available from in-house or through community services, to meet patient needs in a timely fashion;
 - (b) Noncrossmatched blood available on patient arrival in ED;
 - (c) Massive transfusion protocols in place;
 - (d) Ability to perform massive transfusions and autotransfusion; and
 - (e) Blood storage capability.
 - (8) A level I trauma care hospital shall have radiological services, including:
 - (a) The following services in-house and available within five minutes:
 - (i) Computerized tomography; and
 - (ii) X-ray capability;
 - (b) The following services on-call and available within twenty minutes:
 - (i) Angiography;
 - (ii) Sonography; and

(iii) Nuclear scanning.

(9) A level I trauma care hospital shall have acute hemodialysis capability, or a written transfer agreement.

(10) A level I trauma care hospital shall have:

(a) A physician-directed burn unit which is staffed by nursing personnel trained in burn care; and is equipped to care for extensively burned patients; or

(b) Written transfer agreement with a burn center or hospital with burn unit.

(11) A level I trauma care hospital shall be able to manage acute head and/or spinal cord injury; or have written transfer agreements with a facility with such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered.

(12) A level I trauma care hospital shall have a trauma rehabilitation coordinator.

(13) A level I trauma care hospital shall have:

(a) A physician-directed rehabilitation medicine service which is staffed by personnel trained in rehabilitation care; and is equipped to care for the trauma patient; or

(b) Written agreements to transfer patients to a designated rehabilitation service when medically feasible.

NEW SECTION

WAC 246-976-520 Designation standards for level I trauma care hospitals—Outreach, training, and public education. A level I trauma care hospital shall have:

(1) An outreach program with telephone and on-site consultations with physicians of the community and outlying areas regarding trauma care;

(2) Training, including:

(a) A formal program of continuing trauma care education for:

(i) Staff physicians;

(ii) Nurses;

(iii) Allied health care professionals;

(iv) Community physicians; and

(v) Prehospital personnel;

(b) A residency program accredited by the accreditation council of graduate medical education, committed to training physicians in trauma management;

(c) In-house initial and maintenance training of invasive manipulative skills for prehospital personnel;

(3) A public education program addressing:

(a) Injury prevention:

(i) In the home;

(ii) In industry and the work place;

(iii) On the highways;

(iv) On athletic fields; and

(v) For recreational or sports related activities;

(b) First aid or CPR;

(c) Problems confronting the public, the medical profession, and hospitals regarding optimal care for the injured.

NEW SECTION

WAC 246-976-550 Designation standards for level II trauma care hospitals—Administration and organization.

(1) For the purpose of administering trauma care, a designated level II hospital shall have a trauma service, including:

(a) Organization and direction by a general surgeon who is expert in, and committed to, care of the injured;

(b) Ongoing coordination of the trauma service by a registered nurse;

(c) A multidisciplinary trauma committee with input to hospital management, including:

(i) An emergency physician;

(ii) An ED registered nurse;

(iii) A trauma surgeon;

(iv) A neurosurgeon;

(v) An orthopaedic surgeon;

(vi) A pediatrician;

(vii) An anesthesiologist;

(viii) Director of intensive care unit; and

(ix) An intensive care registered nurse;

(d) A trauma resuscitation team to provide initial evaluation and treatment.

(i) The team shall be organized and directed by a general surgeon who is expert in and committed to care of the injured, and who assumes responsibility for coordination of overall care of the trauma patient;

(ii) All members of the team, except the surgeon, shall be in-house and available within five minutes;

(iii) The surgeon shall be available upon the patient's arrival in the ED, assuming twenty minute notification; and shall assume responsibility for patient care upon the surgeon's arrival in the resuscitation area;

(iv) The team shall include an emergency physician:

(A) Responsible for activating the trauma resuscitation team, using an approved scoring system; and

(B) Responsible for providing team leadership and care for the trauma patient until the arrival of the surgeon in the resuscitation area;

(v) Other members of the team shall be as specified in the hospital's application for designation;

(e) Specific delineation of trauma surgery privileges by the medical staff.

(2) A level II trauma care hospital shall have an ED with established standards and procedures to ensure immediate and appropriate care for adult and pediatric trauma patients.

(3) A level II trauma care hospital shall have a surgery department, including:

(a) General surgery, including a trauma surgeon;

(b) Neurosurgery:

(i) In-house and available within five minutes. In-house coverage shall be provided by a neurosurgeon, surgeon, or other physician who has been judged competent by the neurologic consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures; and

(ii) With a surgeon with neurosurgical privileges on-call and available within thirty minutes;

(c) The following services on-call and available within thirty minutes:

(i) Gynecologic surgery;

(ii) Obstetric surgery;

(iii) Orthopaedic surgery;

(iv) Plastic surgery;

(v) Otorhinolaryngologic/maxillofacial surgery capable of managing upper airway trauma; and

(vi) Thoracic surgery.

(4) A level II trauma care hospital shall have nonsurgical specialties including:

(a) Anesthesiology, with an anesthesiologist who:

(i) Is ACLS trained; and

(ii) Is on-call and available on patient's arrival in ED, assuming a twenty minute notification;

(b) A radiologist on-call and available within twenty minutes; and

(c) The following services on-call and available within thirty minutes:

(i) Cardiology;

(ii) Hematology;

(iii) Internal medicine;

(iv) Pathology; and

(v) Pediatrics.

(5) A level II trauma care hospital shall have a pediatric trauma policy that:

(a) Provides for initial stabilization and resuscitation for pediatric trauma patients, including ED and surgical interventions; and

(b) If it is not a level II pediatric trauma hospital, includes written provision to transfer the patient to the appropriate level designated pediatric trauma facility after initial resuscitation and stabilization.

(6) A level II trauma care hospital shall have an approved policy to divert patients to other designated facilities, based on its ability to manage each patient at a particular time.

(7) A level II trauma care hospital shall have a quality assurance program in accordance with WAC 246-976-880.

NEW SECTION

WAC 246-976-560 Designation standards for level II trauma care hospitals—Basic resources and capabilities.

(1) A level II trauma care hospital shall have an ED with:

(a) A physician director who is board certified or eligible in emergency medicine;

(b) Emergency physicians who are:

(i) Board certified or eligible in emergency medicine, or who are practicing emergency medicine as their primary practice with special competency in care of trauma patients;

(ii) In-house and available within five minutes to patient on arrival to ED;

(iii) ATLS trained except that this requirement shall not apply to board certified emergency physicians;

(iv) ACLS trained;

(v) PALS or approved equivalent trained; and

(vi) Designated members of the trauma team;

(c) ED registered nurses who:

(i) Are ACLS trained;

(ii) Are PALS or approved equivalent trained;

(iii) Have taken a trauma life support course; and

(iv) Are in the ED and available to the patient within five minutes; with at least two RN's on duty per shift;

(d) Equipment for resuscitation and life support of adult and pediatric trauma patients, including:

(i) Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes, including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag-mask resuscitator, with full range of sizes, neonatal to adult;

(E) Sources of oxygen; and

(F) Mechanical ventilation;

(ii) Suction devices, including:

(A) Back-up suction source;

(B) Pediatric and adult suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph;

(iv) Cardiac monitor;

(v) Defibrillator, including pediatric paddles;

(vi) All standard apparatus to establish central venous pressure monitoring;

(vii) All standard intravenous fluids and administering devices for adult and pediatric patients, including intravenous catheters and intraosseous needles;

(viii) Sterile surgical sets for procedures standard for ED such as thoracostomy and cut down, including adult and pediatric sets;

(ix) Gastric lavage equipment;

(x) Drugs and supplies necessary for adult and pediatric emergency care;

(xi) Capability for rapid infusion of fluids;

(xii) Capability for rapid fluid recovery and transfusion;

(xiii) X-ray capability with twenty-four hour coverage by in-house technician;

(xiv) Thermal control equipment for:

(A) Patient; and

(B) Blood;

(xv) Two-way radio linked with EMS/TC vehicles;

(xvi) Pneumatic anti-shock garments, all sizes; except, pediatric sizes are optional, depending on local protocol;

(xvii) Cervical injury immobilization device;

(xviii) Long-bone stabilization device;

(xix) Equipment specific to pediatric care, including:

(A) Traction splint;

(B) Blood pressure cuffs in infant, child, and toddler sizes;

(C) Foley catheters;

(D) Rigid cervical collars;

(E) Doppler;

(F) Infant scale for accurate weight measurement under twenty-five pounds;

(G) Backboard;

(H) Temperature controlled heating units with/without open crib;

(I) Heating/cooling blankets;

(J) Heat lamp;

(K) Hypothermia thermometers;

(L) Expanded scale electronic thermometers;

(M) Device for assuring maintenance of infant warmth during transport;

(N) Nasogastric/feeding tubes;

(O) Noninvasive BP monitor; and

(P) Pulse oximetry.

(2) A level II trauma care hospital shall have a general surgery department including:

(a) An attending surgeon who is on-call and available upon the patient's arrival in the ED, assuming twenty minute notification. The attending surgeon shall:

(i) Be board certified; or have graduated from a residency program accredited by the accreditation council of

graduate medical education, but who is less than five years out of training;

(ii) Have general surgery privileges;

(b) A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ED until the arrival of the attending surgeon. The resident shall have PALS or approved equivalent training;

(c) All trauma surgeons trained in ATLS except that this requirement shall not apply to board certified surgeons.

(d) All trauma surgeons trained in PALS.

(3) A level II trauma care hospital shall have an operating suite with:

(a) An operating room adequately staffed with one RN who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes;

(b) Essential personnel, including at least one OR nurse, readily available twenty-four hours a day;

(c) A documented method for prompt mobilization of consecutive surgical teams for trauma patients; and

(d) Equipment or capabilities including:

(i) Operating microscope;

(ii) Thermal control equipment for patients;

(iii) Thermal control equipment for blood;

(iv) Rapid infusion capability;

(v) Rapid fluid recovery capability;

(vi) X-ray capability;

(vii) Bronchoscope in operating room;

(viii) Endoscopes available from elsewhere in the facility;

(ix) Craniotome;

(x) Monitoring equipment; and

(xi) Instruments and equipment appropriate to pediatric trauma care.

(4) A level II trauma care hospital shall have a post anesthetic recovery unit with:

(a) Essential personnel, including at least one nurse with critical post anesthetic nurse training, readily available twenty-four hours a day;

(b) Appropriate monitoring and resuscitation equipment.

(5) A level II trauma care hospital shall have an intensive care unit with:

(a) A medical director who is:

(i) Board certified, board eligible, or who has expertise in critical care, pulmonary medicine, cardiology, surgery, internal medicine, or anesthesiology; and

(ii) ACLS trained;

(b) A physician on duty in the ICU twenty-four hours a day, or who is in-house and available within five minutes;

(c) A physician directed code team;

(d) ICU registered nurses that:

(i) Are ACLS trained;

(ii) Have taken a trauma life support course;

(e) Immediate access to clinical laboratory services;

(f) Equipment appropriate for adult and pediatric patients, including:

(i) Airway control and ventilation devices;

(ii) Oxygen source with concentration controls;

(iii) Cardiac emergency cart;

(iv) Temporary transvenous pacemaker;

(v) Electrocardiograph-cardiac monitor-defibrillator;

(vi) Cardiac output monitoring;

(vii) Electronic pressure monitoring;

(viii) Mechanical ventilator-respirators;

(ix) Patient weighing devices;

(x) Pulmonary function measuring devices;

(xi) Temperature control devices;

(xii) Drugs, intravenous fluids, and supplies; and

(xiii) Intracranial pressure monitoring devices.

(6) A level II trauma care hospital shall have clinical laboratory services available within five minutes, including:

(a) Standard analysis of blood, urine, and other body fluids;

(b) Coagulation studies;

(c) Blood gases and pH determination;

(d) Serum and urine osmolality;

(e) Microbiology;

(f) Serum alcohol determination;

(g) Drug screening; and

(h) Microtechnique.

(7) A level II trauma care hospital shall have transfusion services including:

(a) Blood and blood components available from in-house or through community services, to meet patient needs in a timely fashion;

(b) Noncrossmatched blood available on patient arrival in ED;

(c) Massive transfusion protocols in place;

(d) Ability to perform massive transfusions and autotransfusion; and

(e) Blood storage capability.

(8) A level II trauma care hospital shall have radiological services, including:

(a) X-ray capabilities in-house and available within five minutes;

(b) The following services on-call and available within twenty minutes:

(i) Computerized tomography;

(ii) Angiography; and

(iii) Sonography.

(9) A level II trauma care hospital shall have acute hemodialysis capability, or a written transfer agreement.

(10) A level II trauma care hospital shall have:

(a) A physician-directed burn unit which is staffed by nursing personnel trained in burn care; and is equipped to care for the extensively burned patient; or

(b) Written transfer agreement with a burn center or hospital with burn unit.

(11) A level II trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facility with such capabilities. Early transfer to an appropriate designated rehabilitation center shall be considered.

(12) A level II trauma care hospital shall have a trauma rehabilitation coordinator.

(13) A level II trauma care hospital shall have:

(a) A physician-directed rehabilitation medicine service which is staffed by personnel trained in rehabilitation care, and is equipped to care for the trauma patient; or

(b) Written agreements to transfer patients to a designated rehabilitation service when medically feasible.

NEW SECTION

WAC 246-976-570 Designation standards for level II trauma care hospitals—Outreach and training. Level II trauma care hospitals shall:

(1) Have an outreach program with telephone and on-site consultations with physicians of the community and outlying areas regarding trauma care;

(2) Have a formal program of continuing trauma care education for:

- (a) Nurses;
- (b) Allied health care professionals; and
- (c) Prehospital personnel;

(3) Make the facility available for initial and maintenance training of invasive manipulative skills for prehospital personnel.

NEW SECTION

WAC 246-976-600 Designation standards for level III trauma care hospitals—Administration and organization. (1) For the purpose of administering trauma care, a designated level III hospital shall have a trauma service, including:

(a) Organization and direction by a general surgeon or other physician who is expert in, and committed to, care of the injured;

(b) Ongoing coordination of the trauma service by a registered nurse;

(c) A multidisciplinary trauma committee with input to hospital management, including:

- (i) An emergency physician;
- (ii) An ED registered nurse;
- (iii) A trauma surgeon;
- (iv) An orthopaedic surgeon;
- (v) An anesthesiologist;
- (vi) A pediatrician;
- (vii) Director of intensive care unit; and
- (viii) An intensive care registered nurse;

(d) A trauma resuscitation team to provide initial evaluation and treatment:

(i) The team shall be organized and directed by a general surgeon who is expert in, and committed to, care of the injured, and who assumes responsibility for coordination of overall care of the trauma patient. The surgeon shall be on-call and available within twenty minutes of being called;

(ii) All members of the team, except the surgeon and anesthesiologist, shall be in-house and available within five minutes;

(iii) The team shall include an emergency physician:

(A) Responsible for activating the trauma resuscitation team, using an approved scoring system; and

(B) Responsible for providing team leadership and care for the trauma patient until the arrival of the surgeon in the resuscitation area;

(iv) Other members of the team shall be as specified in the hospital's application for designation.

(e) Specific delineation of trauma surgery privileges by the medical staff.

(2) A level III trauma care hospital shall have an ED with established standards and procedures to ensure immediate and appropriate care for adult and pediatric trauma patients.

(3) A level III trauma care hospital shall have a surgery department with:

An attending surgeon who is on-call and available within thirty minutes, and:

- (a) Has general surgery privileges;
- (b) Has ATLS training.

(4) A level III trauma care hospital shall have nonsurgical specialties including:

(a) Anesthesiology, with an anesthesiologist or nationally certified registered nurse anesthetist who is:

- (i) On-call and available within twenty minutes;
- (ii) ACLS trained; and

(b) The following services on-call and available within thirty minutes:

- (i) Internal medicine; and
- (ii) A radiologist.

(5) A level III trauma hospital shall have a pediatric trauma policy that:

(a) Provides for initial stabilization and resuscitation for pediatric trauma patients including ED and surgical interventions; and

(b) If it is not a level III pediatric hospital, includes written provision to transfer patients to the appropriate level designated pediatric trauma facility after initial resuscitation and stabilization.

(6) A level III trauma hospital shall have an approved policy to divert patients to other designated facilities, based on its ability to manage each patient at a particular time.

(7) A level III trauma care hospital shall have a quality assurance program in accordance with WAC 246-976-880.

NEW SECTION

WAC 246-976-610 Designation standards for level III trauma care hospitals—Basic resources and capabilities. (1) A level III trauma care hospital shall have an ED with:

(a) A physician director;

(b) A physician in-house and available within five minutes of patient's arrival in the ED, who is:

(i) Experienced in the resuscitation and care of trauma patients;

(ii) ATLS trained;

(iii) PALS or equivalent trained;

(iv) ACLS trained; and

(v) A designated member of the trauma team;

(c) ED registered nurses who:

(i) Are ACLS trained;

(ii) Are PALS or equivalent trained;

(iii) Have taken a trauma life support course; and

(iv) Are in the ED and available to the patient within five minutes;

(d) Equipment for resuscitation and life support of pediatric and adult trauma patients, including:

(i) Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes, including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag-mask resuscitator, with full range of sizes, neonatal to adult;

(E) Sources of oxygen; and

(F) Mechanical ventilation available to the patient within five minutes;

(ii) Suction devices, including:

(A) Back-up suction source;

(B) Pediatric and adult suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph;

(iv) Cardiac monitor;

(v) Defibrillator, including pediatric paddles;

(vi) All standard apparatus to establish central venous pressure monitoring;

(vii) All standard intravenous fluids and administering devices appropriate for adult and pediatric patients, including intravenous catheters and intraosseous needles;

(viii) Sterile surgical sets for procedures standard for ED such as thoracostomy and cut down, including both adult and pediatric sets;

(ix) Gastric lavage equipment;

(x) Drugs and supplies necessary for adult and pediatric emergency care;

(xi) Capability for rapid infusion of fluids;

(xii) X-ray capabilities, with a technician on-call and available within twenty minutes;

(xiii) Thermal control equipment for:

(A) Patient; and

(B) Blood;

(xiv) Two-way radio linked with EMS/TC vehicles;

(xv) Pneumatic anti-shock garments, all sizes; except, pediatric sizes are optional, depending on local protocol;

(xvi) Cervical injury immobilization device;

(xvii) Long-bone stabilization device;

(xviii) Equipment specific to pediatric care, including:

(A) Traction splint;

(B) Blood pressure cuffs in infant, child sizes;

(C) Foley catheter;

(D) Rigid cervical collars;

(E) Doppler;

(F) Infant scale for accurate weight measurement under twenty-five pounds;

(G) Backboard;

(H) Temperature-controlled heating units with/without open crib available within five minutes;

(I) Heating/cooling blankets;

(J) Heat lamp;

(K) Hypothermia thermometers;

(L) Expanded scale electronic thermometers;

(M) Device for assuring maintenance of infant warmth during evaluation and transport;

(N) Nasogastric/feeding tubes;

(O) Noninvasive BP monitor; and

(P) Pulse oximetry.

(2) A level III trauma care hospital shall have an operating suite adequately staffed with one RN who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes.

(a) Essential personnel, including at least one OR nurse, readily available twenty-four hours a day;

(b) A documented method for prompt mobilization of consecutive surgical teams for trauma patients; and

(c) Equipment or capabilities including:

(i) Thermal control equipment for patients;

(ii) Thermal control equipment for blood;

(iii) X-ray capability;

(iv) Bronchoscope in operating room;

(v) Endoscopes available from elsewhere in the facility;

(vi) Monitoring equipment; and

(vii) Instruments and equipment appropriate to pediatric trauma care.

(3) A level III trauma care hospital shall have a post anesthetic recovery unit with:

(a) Essential personnel, including registered nurses with ACLS certification, readily available twenty-four hours a day;

(b) Appropriate monitoring and resuscitation equipment.

(4) A level III trauma care hospital shall have an intensive care unit with:

(a) A medical director who is ACLS trained;

(b) A physician-directed code team;

(c) ICU registered nurses who: Are ACLS trained;

(d) Immediate access to clinical laboratory services;

(e) Equipment appropriate for adult and pediatric patients, including:

(i) Airway control and ventilation devices;

(ii) Oxygen source with concentration controls;

(iii) Cardiac emergency cart;

(iv) Artificial pacing capabilities;

(v) Electrocardiograph-defibrillator;

(vi) Electronic pressure monitoring;

(vii) Mechanical ventilator-respirators available within five minutes;

(viii) Patient weighing devices;

(ix) Pulmonary function measuring devices;

(x) Temperature control devices; and

(xi) Drugs, intravenous fluids, and supplies.

(5) A level III trauma care hospital shall have clinical laboratory services available within twenty minutes, including:

(a) Standard analysis of blood, urine, and other body fluids;

(b) Coagulation studies;

(c) Blood gases and pH determination;

(d) Microbiology;

(e) Serum alcohol determination; and

(f) Microtechnique.

(6) A level III trauma care hospital shall have transfusion services including:

(a) Blood and blood components available from in-house or through community services, to meet patient needs in a timely fashion;

(b) Noncrossmatched blood available on patient arrival in ED;

(c) Massive transfusion protocols in place;

(d) Ability to perform massive transfusions and autotransfusion; and

(e) Blood storage capability.

(7) A level III trauma care hospital shall have acute hemodialysis capability, or written transfer agreements.

(8) A level III trauma care hospital shall have:

(a) A physician-directed burn unit staffed by nursing personnel trained in burn care, and equipped to care for extensively burned patients; or

(b) Written transfer agreements with burn centers or hospitals with burn units.

(9) A level III trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facilities with such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered.

(10) A level III trauma care facility shall have a trauma rehabilitation coordinator.

(11) A level III trauma care hospital shall have:

(a) A physician-directed rehabilitation medicine service staffed by personnel trained in rehabilitation care; and equipped to care for the trauma patient; or

(b) Written agreements to transfer patients to a designated rehabilitation service when medically feasible.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 246-976-640 Designation standards for level IV trauma care facilities—Administration and organization. For the purpose of administering trauma care, a designated level IV hospital shall:

(1) Define a system for providing emergency care, which shall include ongoing coordination by a registered nurse; and

(2) Establish emergency care services consistent with community needs and within the facility's capabilities; and

(3) A written plan for diversion and transfer of trauma patients; and

(4) Have a quality assurance program in accordance with WAC 246-976-880.

NEW SECTION

WAC 246-976-650 Designation standards for level IV trauma care facilities—Resources and capabilities. (1) A level IV trauma care hospital shall have an ED with:

(a) A physician who is experienced in resuscitation and care of trauma patients, who is:

(i) On-call and available within twenty minutes;

(ii) ATLS trained; and

(iii) ACLS trained;

(b) An ED registered nurse in-house and available within five minutes, who:

(i) Is ACLS trained; and

(ii) Has taken a trauma life support course;

(c) Basic emergency services including:

(i) Assessment of the patient's condition, in person by a registered nurse, physician, physician's assistant, physician extender, or advanced registered nurse practitioner;

(ii) Determination of the nature and urgency of the patient's medical need, including the timing and place of care; and

(iii) Immediate diagnosis and treatment of any life threatening condition, including procedures to minimize aggravation of the patient's condition during transport to another health care facility;

(d) Equipment for resuscitation and life support of adult and pediatric trauma patients, including:

(i) Airway control and ventilation equipment including:

(A) Laryngoscope;

(B) Endotracheal tubes of all sizes;

(C) Bag-mask resuscitator with full range of mask sizes, neonatal to adult;

(D) Sources of oxygen; and

(E) Suction devices;

(ii) Electrocardiograph;

(iii) Oscilloscope;

(iv) Defibrillator;

(v) All standard intravenous fluids and administering devices, including intravenous catheters and intraosseous needles;

(vi) Sterile surgical sets for procedures standard for ED;

(vii) Gastric lavage equipment;

(viii) Drugs and supplies necessary for adult and pediatric emergency care;

(ix) X-ray capability, with technician on-call and available within twenty minutes;

(x) Thermal control equipment for patient;

(xi) Two-way radio linked with EMS/TC vehicles;

(xii) Pneumatic anti-shock garments; if use of this device is allowed in hospital protocols;

(xiii) Cervical injury immobilization device;

(xiv) Long-bone stabilization device; and

(xv) Backboard.

(2) A level IV trauma care hospital shall have surgery capabilities, including:

(a) Adequate staff, including:

(i) A physician on-call and available within thirty minutes, who:

(A) Has surgical privileges;

(B) Is ACLS trained; and

(C) Is ATLS trained;

(ii) Anesthesiology, with an anesthesiologist or certified registered nurse anesthetist, who has ACLS certification, and is on-call and available within twenty minutes;

(b) An operating suite with one RN who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes. The operating suite shall be equipped with:

(i) Thermal control equipment for patients;

(ii) X-ray capability;

(iii) Endoscopes available from elsewhere in the facility; and

(iv) Monitoring equipment.

(3) A level IV trauma care hospital shall have a post anesthetic recovery unit with appropriate monitoring and resuscitation equipment.

(4) A level IV trauma care hospital's shall have:

(a) An ICU which meets requirements for a designated level III trauma hospital as described in WAC 246-976-610, except for availability of a mechanical ventilator-respirator and a temporary transvenous pacemaker; or

(b) Written agreements with appropriate facilities to transfer patients requiring intensive care.

(5) A level IV trauma care hospital shall have a clinical laboratory readily available, including:

(a) Standard analysis of blood, urine, and other body fluids;

(b) Blood gases and pH determination.

(6) A level IV trauma care hospital shall have transfusion services including:

(a) Blood and blood components available from in-house or through community services, to meet patient needs in a timely fashion;

(b) Ability to perform massive transfusions, or written transfer agreements with facilities having such capability; and

(c) Blood storage capability.

(7) A level IV trauma care hospital shall be able to perform acute hemodialysis, or have written transfer agreements with facilities having such capability.

(8) A level IV trauma care hospital shall have:

(a) A physician-directed burn unit staffed by nursing personnel trained in burn care, and equipped to care for extensively burned patients; or

(b) Written transfer agreement with a burn center or hospital with burn unit.

(9) A level IV trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facilities that have such capabilities. Early transfer to an appropriate designated trauma rehabilitation facility shall be considered.

(10) A level IV trauma care hospital shall have a qualified person assigned to coordinate trauma rehabilitation activities and referrals.

NEW SECTION

WAC 246-976-680 Designation standards for level V trauma care facilities—Administration and organization. For the purpose of administering trauma care, a designated level V trauma care facility shall:

(1) Have written policy and patient care procedures for providing emergency medical care, consistent with regional patient care procedures; and

(2) Establish emergency care services with a nature and scope consistent with community needs, the regional plan, and the facilities capabilities.

(3) Have an organized trauma care quality assurance program with:

(a) A special audit process for all trauma deaths;

(b) Participation in the state trauma registry as required in WAC 246-976-420; and

(c) A person identified as responsible for coordination of trauma registry activities.

(4) Participate in the regional trauma network quality assurance program as required in WAC 246-976-910.

NEW SECTION

WAC 246-976-690 Designation standards for level V trauma care facilities—Basic resources and capabilities. A level V trauma care facility shall have:

(1) A physician, physician assistant registered in accordance with chapter 18.71 RCW, or advanced registered nurse practitioner, on-call and available within twenty minutes, who has:

(a) ATLS training, or approved equivalent;

(b) Experience in resuscitation and care of trauma patients.

(2) Equipment for resuscitation and life support of adult and pediatric trauma patients, including:

(a) Airway control and ventilation equipment, including:

(i) Laryngoscope;

(ii) Endotracheal tubes of all sizes;

(iii) Bag-mask resuscitator with full range of sizes, neonatal to adult;

(iv) Sources of oxygen; and

(v) Suction devices;

(b) Electrocardiograph;

(c) Cardiac monitor;

(d) Defibrillator;

(e) All standard intravenous fluids and administering devices, including intravenous catheters;

(f) Gastric lavage equipment;

(g) Drugs and supplies necessary for emergency care;

(h) Pneumatic anti-shock garment if use of this device is allowed under facility protocol;

(i) Cervical injury immobilization device;

(j) Long-bone stabilization device; and

(k) Backboard.

NEW SECTION

WAC 246-976-720 Designation standards for level I pediatric trauma care hospitals—Administration and organization. (1) For the purpose of administering trauma care, a designated level I pediatric hospital shall have a trauma service, including:

(a) Organization and direction by a general surgeon who is expert in, and committed to, care of the injured child;

(b) Ongoing coordination of the trauma service by a registered nurse;

(c) A multidisciplinary trauma committee with input to hospital management, including:

(i) A pediatric emergency physician;

(ii) An ED registered nurse;

(iii) A trauma surgeon;

(iv) A neurosurgeon;

(v) An orthopaedic surgeon;

(vi) An anesthesiologist;

(vii) Director of pediatric intensive care service;

(viii) A pediatric intensive care registered nurse; and

(ix) A pediatric intensivist;

(d) A trauma resuscitation team to provide initial evaluation and treatment.

(i) The team shall be organized and directed by a surgeon who is expert in and committed to care of the injured child, and who assumes responsibility for coordination of overall care of the pediatric trauma patient.

(ii) All members of the team, including the surgeon, shall be in-house and available within five minutes.

(iii) The team shall include an emergency physician:

(A) Responsible for activating the trauma resuscitation team, using an approved scoring system; and

(B) Responsible for providing team leadership and care for the pediatric trauma patient until the arrival of the surgeon in the resuscitation area.

(iv) Other members of the team shall be as specified in the hospital's application for designation.

(v) The team shall work in conjunction with a pediatric intensive care physician or pediatric emergency physician.

(e) Specific delineation of trauma surgery privileges by the medical staff.

(2) A level I pediatric trauma care hospital shall have an ED with established standards and procedures to ensure immediate and appropriate care for pediatric trauma patients.

(3) A level I pediatric trauma care hospital shall have a surgery department, including:

(a) General surgery in-house and available upon patient's arrival in the ED, assuming a five-minute notification;

(b) Neurosurgery:

(i) In-house and available within five minutes. In-house coverage shall be provided by a neurosurgeon, surgeon, or other physician who has been judged competent by the neurologic consultants on staff to initiate measures directed toward stabilizing the pediatric patient and to initiate diagnostic procedures; and

(ii) With a neurosurgeon on-call and available within thirty minutes.

(c) The following services on-call and available within thirty minutes:

(i) Cardiac surgery;

(ii) Microsurgery;

(iii) Gynecologic surgery;

(iv) Hand surgery;

(v) Ophthalmic surgery;

(vi) Oral/dental surgery;

(vii) Orthopaedic surgery;

(viii) Otorhinolaryngologic surgery;

(ix) Plastic and maxillofacial surgery;

(x) Thoracic surgery; and

(xi) Urologic surgery.

(4) A level I pediatric trauma care hospital shall have nonsurgical specialties with special expertise in pediatric care, including:

(a) Anesthesiology, with an anesthesiologist who is:

(i) ATLS trained;

(ii) ACLS trained;

(iii) PALS or equivalent trained; and

(iv) In-house and available on patient's arrival in ED, assuming five-minute notification;

(b) General pediatrics in-house and available on patient's arrival in ED, assuming five-minute notification, with pediatricians who are:

(i) Board certified; and

(ii) PALS or equivalent trained;

(iii) These requirements may be met by a PL 2;

(c) The following services on-call and available within thirty minutes:

(i) Cardiology;

(ii) Chest medicine;

(iii) Gastroenterology;

(iv) Hematology/pathology;

(v) Infectious diseases;

(vi) Nephrology;

(vii) Neuro-radiology;

(viii) Pediatric cardiology;

(ix) Pediatric hematology/oncology;

(x) Pediatric pulmonology;

(xi) Psychiatry;

(xii) A radiologist; and

(xiii) Social work.

(d) Pediatric neurology on-call and available within one hour.

(5) A level I pediatric trauma care hospital shall have an approved policy to divert patients to other designated facilities, based on its ability to manage each patient at a particular time.

(6) A level I pediatric trauma care hospital shall:

(a) Have a quality assurance program in accordance with WAC 246-976-880; and

(b) Cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.

NEW SECTION

WAC 246-976-730 Designation standards for level I pediatric trauma care hospitals—Resources and capabilities.

(1) A level I pediatric trauma care hospital shall have an ED with:

(a) A physician director who is:

(i) Board certified or eligible in emergency medicine or pediatric emergency medicine;

(ii) ATLS trained;

(iii) ACLS trained; and

(iv) PALS or approved equivalent trained;

(b) Emergency physicians who are:

(i) Board certified or eligible in emergency medicine, or pediatric emergency medicine, or in a specialty practicing emergency medicine as their primary practice with special competence in the care of the pediatric trauma patient;

(ii) In-house and available within five minutes of the patient's arrival in the ED;

(iii) ATLS trained;

(iv) ACLS trained;

(v) PALS or equivalent pediatric ALS trained; and

(vi) Designated members of the trauma team;

(c) ED registered nurses who:

(i) Are ACLS trained;

(ii) Have completed a trauma life support course;

(iii) Are PALS or approved equivalent trained;

(iv) Are in the ED and available within five minutes;

(d) An area designated for pediatric resuscitation, with equipment for resuscitation and life support of pediatric patients, including:

(i) Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes, including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag-valve-mask resuscitator with all mask sizes;

(E) Sources of oxygen;

(F) Child and neonatal BVM resuscitation device designed to deliver one hundred percent oxygen; and

(G) Mechanical ventilation;

(ii) Suction devices including:

(A) Back-up suction source;

(B) Pediatric suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph-cardiac monitor-defibrillator appropriate to pediatric patients;

(iv) All standard apparatus to establish central venous pressure monitoring;

(v) All standard IV fluids and administering devices appropriate for pediatric patients, including:

(A) IV catheters;

- (B) Intraosseous needles;
- (C) Infusion sets;
- (D) Infusion pumps including micro-infusion capabilities;
- (E) Infusion controllers; and
- (F) Pediatric dosages/dilutions of medications;
- (vi) Sterile surgical sets appropriate for pediatric patients, for standard ED procedures including:
 - (A) Thoracostomy set;
 - (B) Chest tubes;
 - (C) Tracheostomy set;
 - (D) Spinal tap set;
 - (E) Peritoneal lavage set; and
 - (F) Cricothyrotomy set;
 - (vii) Gastric lavage equipment;
 - (viii) Drugs and supplies necessary for pediatric emergency care;
 - (ix) X-ray capability with twenty-four-hour coverage by in-house technicians;
 - (x) Respiratory therapy available within five minutes;
 - (xi) Two-way radio linked with EMS/TC vehicles;
 - (xii) Pneumatic anti-shock garment, if included in local protocols for pediatric patients;
 - (xiii) Skeletal traction device for cervical injuries;
 - (xiv) Equipment specific to pediatric trauma care, including:
 - (A) Traction splint;
 - (B) Blood pressure cuffs in infant and child sizes;
 - (C) Foley catheters;
 - (D) Rigid cervical collars;
 - (E) Doppler;
 - (F) Infant scale for accurate weight measurement under twenty-five pounds;
 - (G) Backboard;
 - (H) Temperature controlled heating units with/without open crib;
 - (I) Heating/cooling blankets;
 - (J) Heat lamp;
 - (K) Hypothermia thermometers;
 - (L) Expanded scale electronic thermometers;
 - (M) Device for assuring maintenance of infant warmth during evaluation and transport;
 - (N) Nasogastric/feeding tubes;
 - (O) Noninvasive BP monitor; and
 - (P) Pulse oximetry.
- (2) A level I pediatric trauma care hospital shall have a general surgery department including:
 - (a) An attending surgeon with pediatric expertise who is in-house and available upon the patient's arrival in the ED, assuming five minute notification. The attending surgeon shall:
 - (i) Be board certified; or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;
 - (ii) Have PALS or approved equivalent training;
 - (iii) Be ATLS trained;
 - (iv) Have general surgery privileges;
 - (b) A post-graduate year four or above surgical resident who may initiate evaluation and treatment upon the patient's arrival in the ED until the arrival of the attending surgeon.

The resident shall have PALS or approved equivalent training;

- (c) All trauma surgeons trained in ATLS.
- (3) A level I pediatric trauma care hospital shall have an operating suite with:
 - (a) An operating room adequately staffed and available within five minutes of notification;
 - (b) Essential personnel, including at least one OR nurse, available twenty-four hours a day;
 - (c) A documented method for prompt mobilization of consecutive surgical teams for pediatric trauma patients;
 - (d) Equipment or capabilities including:
 - (i) Cardiopulmonary bypass;
 - (ii) Operating microscope;
 - (iii) Thermal control equipment for patient;
 - (iv) Thermal control equipment for blood;
 - (v) X-ray capability;
 - (vi) Pediatric endoscopes/bronchoscopes;
 - (vii) Craniotomy set;
 - (viii) Monitoring equipment; and
 - (ix) Pediatric instruments and equipment.
 - (4) A level I pediatric trauma care hospital shall have a postanesthetic recovery room with:
 - (a) Essential personnel, including at least one nurse with critical post anesthetic nurse training, readily available twenty-four hours a day;
 - (b) All nurses ACLS trained;
 - (c) All nurses PALS or equivalent trained;
 - (d) Appropriate monitoring and resuscitation equipment.
 - (5) A level I pediatric trauma care hospital shall have a pediatric intensive care unit exclusively for children, with:
 - (a) A medical director or co-director who is a board certified or eligible pediatric intensivist, with:
 - (i) PALS or approved equivalent training;
 - (ii) Responsibility for coordinating the care of pediatric trauma patients, including:
 - (A) Development and implementation of policies;
 - (B) Supervision of resuscitation;
 - (C) Coordination of medical care;
 - (D) Determination of patient isolation;
 - (E) Ultimate authority for triage decisions;
 - (F) Maintenance of equipment;
 - (G) Coordination of staff education;
 - (H) Maintenance of statistics; and
 - (I) Reviewing quality of care on all pediatric trauma patients;
 - (b) A physician with expertise in pediatric critical care in-house and available within five minutes;
 - (c) A nurse manager responsible for training and coordination of nurses, physicians, and community agencies or services;
 - (d) Nurses with PALS or equivalent training;
 - (e) Patient isolation capacity; and
 - (f) Equipment appropriate for pediatric patients, including:
 - (i) Airway control and ventilation including:
 - (A) Oral and nasopharyngeal airways, all sizes neonatal through adult;
 - (B) Child, infant and neonatal bag-mask resuscitators, able to deliver one hundred percent oxygen;
 - (C) Endotracheal tubes with stylet;
 - (D) Infant and child laryngoscopes, curved and straight;

- (E) Suction catheters; and
 (F) Tonsil suction tip;
 (ii) Oxygen source with concentration controls;
 (iii) Cardiac emergency cart;
 (iv) Temporary transvenous pacemaker;
 (v) Electrocardiograph-cardiac monitor-defibrillator;
 (vi) Electronic pressure monitoring;
 (vii) Automated blood pressure apparatus;
 (viii) Mechanical ventilator-respirator appropriate for entire pediatrics spectrum including:
 (A) Air/oxygen blenders; and
 (B) Oxygen analyzers;
 (ix) Patient weighing devices, including infant scale;
 (x) Pulmonary function measuring devices;
 (xi) Temperature control devices including:
 (A) Temperature controlled heating units with/without open crib;
 (B) Heating/cooling blankets; and
 (C) Heat lamp;
 (xii) Drugs, IV fluids, and supplies including:
 (A) Intravenous and intraosseous needles and catheters;
 (B) Pediatric infusion sets;
 (C) Pediatric dosages/dilutions;
 (D) Infusion pumps;
 (E) Infusion controllers; and
 (F) IV fluid warmer;
 (xiii) Spotlight;
 (xiv) Doppler ultrasound BP device;
 (xv) Suction machine;
 (xvi) Refractometer;
 (xvii) Otoscope/ophthalmoscope;
 (xviii) Thermometers;
 (xix) Pressor infuser pumps;
 (xx) Portable EEG;
 (xxi) Bedside EKG;
 (xxii) Bedside echocardiography;
 (xxiii) Bedside ultrasound;
 (xxiv) Nuclear scan;
 (xxv) Noninvasive oximetry and capnometry;
 (xxvi) Portable transport monitor;
 (xxvii) Specialized pediatric sets for thoracostomy, tracheostomy, spinal tap, cricothyroidotomy, and peritoneal lavage;
 (xxviii) Foley catheters;
 (xxix) Chest tubes;
 (xxx) Capability for continuous monitoring of:
 (A) EKG, heart rate;
 (B) Respiration;
 (C) Temperature;
 (D) Arterial pressure; and
 (E) Central venous pressure;
 (xxxi) High/low alarms for heart rate, respiratory rate, and all pressures;
 (xxxii) Provision for life support and cardiopulmonary monitoring; and
 (xxxiii) Hard copy monitor recording capability.
 (6) A level I pediatric trauma care hospital shall designate a physician, who has an established relationship to the pediatric critical care team, to respond to pediatric airway emergencies. This requirement may be met by an emergency physician or an ICU physician.

(7) A level I pediatric trauma care hospital shall have clinical laboratory services available within five minutes, including:

- (a) Micro-technique capability;
 (b) Standard analyses of blood, urine, and other body fluids;
 (c) Blood typing and cross-matching;
 (d) Coagulation studies;
 (e) Comprehensive blood bank, or access to a community central blood bank, and adequate hospital storage facilities;
 (f) Blood gases and pH determination;
 (g) Serum and urine osmolality;
 (h) Microbiology;
 (i) Serum alcohol determination; and
 (j) Drug screening.

(8) A level I pediatric trauma care hospital shall have radiological services, staffed and equipped including:

- (a) The following services in-house and available within five minutes:
 (i) Routine radiological procedures; and
 (ii) Computerized tomography;
 (b) The following services on-call and available within twenty minutes:

- (i) Angiography of all types;
 (ii) Sonography;
 (iii) Nuclear scanning;
 (iv) Fluoroscopy;
 (v) Contrast studies, including intravenous pyelograms, esophagrams, and barium enemas.

(9) A level I pediatric trauma care facility shall have acute hemodialysis capability, or a written transfer agreement.

(10) A level I pediatric trauma care hospital shall have:

- (a) A physician-directed burn unit which is staffed by nursing personnel trained in burn care, and equipped to care for extensively burned patients; or
 (b) Written transfer agreement with a burn center or hospital with burn unit.

(11) A level I pediatric trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facility with such capabilities. Early transfer to a designated pediatric trauma rehabilitation facility shall be considered.

(12) A level I pediatric trauma care hospital shall have respiratory therapy in-house and available within five minutes to the patient in the ED or ICU, with a therapist who has special pediatric training and/or experience.

(13) A level I pediatric trauma care hospital shall have a trauma rehabilitation coordinator and:

- (a) A physician-directed pediatric rehabilitation medicine service which is staffed by nursing personnel trained in rehabilitation care, and is equipped to care for the pediatric trauma patient; or
 (b) Written agreements to transfer patients to designated pediatric rehabilitation services when medically feasible.

(14) A level I pediatric trauma care hospital shall have ancillary services including:

- (a) Pharmacy, with pharmacist in-house;
 (b) Pediatric therapeutic recreation;
 (c) Clergy or pastoral care;

(d) Social work, with social workers on-call and available within thirty minutes, and with written policies and procedures, including comprehensive case-finding mechanisms;

- (e) Child protection services;
- (f) Nutritionist services;
- (g) Physical therapy services;
- (h) Occupational therapy and therapeutic recreation services.

(15) A level I pediatric trauma care hospital shall have a heliport or landing zone located close enough to permit the facility to receive or transfer patients by air.

NEW SECTION

WAC 246-976-740 Designation standards for level I pediatric trauma care hospitals—Outreach, training, research, and public education. A level I pediatric trauma care hospital shall have:

(1) An outreach program with telephone and on-site consultations with physicians in the community and outlying areas regarding trauma care;

(2) Training, including:

(a) A formal program of continuing trauma education

for:

- (i) Staff physicians;
- (ii) Nurses;
- (iii) Allied health care professionals;
- (iv) Community physicians; and
- (v) Prehospital personnel;

(b) A general surgery residency program accredited by the accreditation council of graduate medical education;

(c) In-house initial and maintenance training of invasive manipulative skills for prehospital personnel;

(3) A public education program addressing:

- (a) Injury prevention;
- (b) First aid;
- (c) Problems confronting the public, medical profession, and hospitals regarding optimal care for the injured child;
- (4) A pediatric trauma research program.

NEW SECTION

WAC 246-976-770 Designation standards for level II pediatric trauma care hospitals—Administration and organization. (1) For the purpose of administering trauma care, a designated level II pediatric hospital shall have a trauma service, including:

(a) Organization and direction by a general surgeon who is expert in, and committed to, care of the injured child;

(b) Ongoing coordination of the trauma service by a registered nurse;

(c) A multidisciplinary trauma committee with input to hospital management, including:

- (i) An emergency physician;
- (ii) An ED registered nurse;
- (iii) A trauma surgeon;
- (iv) A neurosurgeon;
- (v) An orthopaedic surgeon;
- (vi) An anesthesiologist;
- (vii) Director of pediatric intensive care service;
- (viii) A pediatric intensive care registered nurse; and
- (ix) Pediatric intensivist;

(d) A trauma resuscitation team to provide initial evaluation and treatment.

(i) The team shall be organized and directed by a trauma surgeon expert in, and committed to, care of the injured child, who assumes responsibility for coordination of overall care of the pediatric trauma patient.

(ii) The team shall work in conjunction with a pediatric intensive care physician or pediatric emergency physician.

(iii) All members of the trauma team, except the surgeon, shall be in-house and available within five minutes.

(iv) The team shall include an emergency physician:

(A) Responsible for activating the trauma resuscitation team, using an approved scoring system;

(B) Responsible for providing team leadership and care of the pediatric trauma patient until the arrival of the surgeon in the resuscitation area.

(v) Other members of the team shall be as specified in the hospital's application for designation.

(e) Specific delineation of trauma surgery privileges by the medical staff.

(2) A level II pediatric trauma care hospital shall have an ED with established standards and procedures to ensure immediate and appropriate care for pediatric trauma patients.

(3) A level II pediatric trauma care hospital shall have a surgery department, including:

(a) General surgery, with a trauma surgeon on-call and available on the patient's arrival in the ED, assuming a twenty-minute notification;

(b) Neurosurgery:

(i) In-house and available within five minutes. In-house coverage shall be provided by a neurosurgeon, surgeon, or other physician who has been judged competent by the neurologic consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures; and

(ii) With a neurosurgeon on-call and available within thirty minutes;

(c) The following services on-call and available within thirty minutes:

- (i) Ophthalmic surgery;
- (ii) Orthopedic surgery;
- (iii) Otorhinolaryngologic surgery;
- (iv) Plastic and maxillofacial surgery;
- (v) Thoracic surgery; and
- (vi) Urologic surgery.

(4) A level II pediatric trauma care hospital shall have nonsurgical specialty capabilities with pediatric expertise, including:

(a) Anesthesiology, with an anesthesiologist who:

- (i) Is PALS or equivalent trained; and
- (ii) Is on-call and available within twenty minutes;

(b) The following pediatric specialty services on-call and available within thirty minutes:

- (i) Cardiology;
- (ii) Chest medicine;
- (iii) Gastroenterology;
- (iv) Hematology/pathology;
- (v) Infectious disease specialists;
- (vi) Nephrology;
- (vii) Neuro-radiology;
- (viii) General pediatrics, with board-certified pediatricians who are PALS or equivalent trained;

- (ix) A radiologist; and
- (x) Social work.

(5) A level II pediatric trauma care hospital shall have an approved policy to divert patients to other designated facilities, based on its ability to manage each patient at a particular time.

(6) A level II pediatric trauma care hospital shall have a quality assurance program in accordance with WAC 246-976-880.

NEW SECTION

WAC 246-976-780 Designation standards for level II pediatric trauma care hospitals—Resources and capabilities.

(1) A level II pediatric trauma care hospital shall have an ED with:

- (a) A physician director who is:
 - (i) Board certified or eligible in emergency medicine or pediatric emergency medicine;
 - (ii) ATLS trained; and
 - (iii) ACLS trained;
- (b) Emergency physicians who are:
 - (i) Board certified or eligible in emergency medicine, or pediatric emergency medicine, or in a specialty practicing emergency medicine as their primary practice with special competency in the care of the pediatric trauma patient;
 - (ii) In-house and available within five minutes;
 - (iii) ATLS trained, except that this requirement shall not apply to board certified emergency physicians;
 - (iv) ACLS trained;
 - (v) PALS or equivalent trained; and
 - (vi) Designated members of the trauma team;
 - (c) ED registered nurses who:
 - (i) Are ACLS trained;
 - (ii) Have completed a trauma life support course;
 - (iii) Are PALS or approved equivalent trained;
 - (iv) Are in the ED and available to the patient within five minutes;
 - (d) A designated area for pediatric resuscitation with equipment for pediatric resuscitation and life support, including:
 - (i) Airway control and ventilation equipment including:
 - (A) Airways;
 - (B) Laryngoscopes, including curved and straight;
 - (C) Endotracheal tubes of all sizes;
 - (D) Bag-valve-mask resuscitator with all mask sizes, designed to deliver one hundred percent oxygen;
 - (E) Sources of oxygen; and
 - (F) Mechanical ventilation;
 - (ii) Suction devices including:
 - (A) Back-up suction source;
 - (B) Suction catheters; and
 - (C) Tonsil suction tip;
 - (iii) Electrocardiograph/cardiac monitor;
 - (iv) Apparatus to establish central venous pressure monitoring;
 - (v) All standard IV fluids and administering devices, including:
 - (A) IV catheters;
 - (B) Intraosseous needles;
 - (C) Infusion sets;

(D) Infusion pumps including micro-infusion capabilities;

(E) Infusion controllers;

(F) Pediatric dosages/dilutions of medications; and

(G) IV fluid/blood warmer;

(vi) Sterile surgical sets for procedures standard for EDs including:

(A) Thoracostomy set;

(B) Chest tubes;

(C) Tracheostomy set;

(D) Spinal tap set;

(E) Peritoneal lavage set; and

(F) Cricothyrotomy set;

(vii) Gastric lavage equipment;

(viii) Drugs and supplies necessary for pediatric emergency care;

(ix) X-ray capability with twenty-four-hour coverage by in-house technicians;

(x) Respiratory therapy available within five minutes;

(xi) Two-way radio linked with EMS vehicles;

(xii) Pneumatic anti-shock garment, if included in local pediatric protocols;

(xiii) Skeletal traction device for cervical injuries;

(xiv) Specialized pediatric equipment including:

(A) Traction splint;

(B) Blood pressure cuffs in infant, child sizes;

(C) Foley catheters;

(D) Rigid cervical collars in pediatric sizes;

(E) Doppler;

(F) Infant scale for accurate weight measurement under twenty-five pounds;

(G) Backboard;

(H) Temperature controlled heating units with/without open crib;

(I) Heating/cooling blankets;

(J) Heat lamp;

(K) Hypothermia thermometers;

(L) Expanded scale electronic thermometers;

(M) Device for assuring maintenance of infant warmth during evaluation and transport;

(N) Nasogastric/feeding tubes;

(O) Noninvasive blood pressure monitor; and

(P) Pulse oximetry.

(2) A level II pediatric trauma care hospital shall have a general surgery department including:

(a) An attending surgeon who is on-call and available upon the patient's arrival in the ED, assuming twenty minute notification. The attending surgeon shall:

- (i) Be board certified; or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;
- (ii) Have general surgery privileges;

- (b) A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ED until the arrival of the attending surgeon;
- (c) All trauma surgeons trained in ATLS, except that this requirement shall not apply to board certified surgeons;

- (d) All trauma surgeons trained in PALS or approved equivalent.

(3) A level II pediatric trauma care hospital shall have an operating suite adequately staffed with one RN who is in-

house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes. The operating suite shall have equipment appropriate for pediatric surgery, including:

- (a) Thermal control equipment for patient;
- (b) Thermal control equipment for blood;
- (c) X-ray capability;
- (d) Endoscopes/bronchoscopes; and
- (e) Monitoring equipment.

(4) A level II pediatric trauma care hospital shall have a postanesthetic recovery room with:

(a) Essential personnel, including at least one nurse with critical post anesthetic nurse training, readily available twenty-four hours a day; and

- (b) Appropriate monitoring and resuscitation equipment.

(5) A level II pediatric trauma care hospital shall have a pediatric intensive care service, including:

(a) A medical director or co-director who is board certified or eligible in pediatric intensive care, who has:

- (i) PALS or approved equivalent training;
- (ii) Responsibility for pediatric trauma care, including:
 - (A) Development and implementation of policies;
 - (B) Supervision of resuscitation;
 - (C) Coordination of medical care;
 - (D) Determination of patient isolation;
 - (E) Ultimate authority for triage decisions;
 - (F) Maintenance of equipment;
 - (G) Coordination of staff education;
 - (H) Maintenance of statistics; and
 - (I) Reviewing quality of care on all pediatric trauma patients;

(b) Patient isolation capacity;

(c) A physician with expertise in pediatric critical care in-house and available within five minutes;

(d) Pediatric intensive care nursing with:

(i) A pediatric nurse manager responsible for training and coordination of nurses, physicians, administration, and community agencies or services;

(ii) Nurses caring for pediatric trauma patients who have completed PALS or approved equivalent training; and

(e) Equipment appropriate for pediatric patients including:

(i) Airway control and ventilation including:

- (A) Airways;
- (B) Child and neonatal BVM designed to deliver one hundred percent oxygen;
- (C) Bag-mask resuscitators, all sizes;
- (D) Endotracheal tubes with stylet;
- (E) Infant and child laryngoscopes, curved and straight;
- (F) Suction catheters; and
- (G) Tonsil suction tip;
- (ii) Oxygen source with concentration controls;
- (iii) Cardiac emergency cart;
- (iv) Temporary transvenous pacemaker;
- (v) Electrocardiograph-cardiac monitor-defibrillator;
- (vi) Electronic pressure monitoring;
- (vii) Mechanical ventilator-respirator appropriate for entire pediatric spectrum including:

(A) Air/oxygen blenders;

(B) Oxygen analyzers;

(viii) Patient weighing devices, including infant scale;

(ix) Pulmonary function measuring devices;

(x) Temperature control devices including:

(A) Temperature controlled heating units with/without open crib;

(B) Heating/cooling blankets; and

(C) Heat lamp;

(xi) Drugs, IV fluids and supplies, including:

(A) Needles and catheters;

(B) Infusion sets;

(C) Infusion pumps;

(D) Infusion controllers; and

(E) IV fluid warmer;

(xii) Intraosseous needles and catheters;

(xiii) Spotlight;

(xiv) Doppler ultrasound BP device;

(xv) Suction machine;

(xvi) Refractometer;

(xvii) Otoscope/ophthalmoscope;

(xviii) Thermometers;

(xix) Pressor infuser pumps;

(xx) Portable EEG;

(xxi) Bedside EKG;

(xxii) Noninvasive oximetry and capnometry;

(xxiii) Portable transport monitor;

(xxiv) Sets for thoracostomy, tracheostomy, spinal tap, cricothyroidotomy, and peritoneal lavage;

(xxv) Foley catheters;

(xxvi) Chest tubes;

(xxvii) Capability for continuous monitoring of:

(A) EKG, heart rate;

(B) Respiration;

(C) Temperature;

(D) Arterial pressure; and

(E) Central venous pressure;

(xxviii) High/low alarms for heart rate, respiratory rate, and all pressures;

(xxix) Provision for life support and cardiopulmonary monitoring; and

(xxx) Hard copy monitor recording capability.

(6) A level II pediatric trauma care hospital shall designate one or more physicians, who have an established relationship to the pediatric trauma resuscitation team, to respond to pediatric airway emergencies. This requirement may be met by an emergency physician or an ICU physician.

(7) A level II pediatric trauma care hospital shall have clinical laboratory services readily available twenty-four hours a day, including:

(a) Laboratory technician in-house;

(b) Micro-technique capability;

(c) Standard analyses of blood, urine, and other body fluids;

(d) Blood typing and cross-matching;

(e) Coagulation studies;

(f) Comprehensive blood bank, or through access to a community central blood bank, and adequate hospital storage facilities;

(g) Blood gases and pH determination;

(h) Serum and urine osmolality;

(i) Microbiology;

(j) Serum alcohol determination; and

(k) Drug screening.

(8) A level II pediatric trauma care hospital shall have radiological services including:

(a) Routine radiologic procedures in-house and available within five minutes;

(b) Contrast studies including intravenous pyelograms, esophagrams, and barium enemas, on-call and available within twenty minutes;

(c) The following services on-call and available within twenty minutes:

(i) Angiography of all types;

(ii) Sonography;

(iii) In-house computerized tomography; and

(iv) Fluoroscopy.

(9) A level II pediatric trauma care hospital shall have respiratory therapy with a trained therapist in-house.

(10) A level II pediatric trauma care hospital shall have a pharmacy, with pharmacist on-call and available within twenty minutes.

(11) A level II pediatric trauma care hospital shall have acute hemodialysis capability, or a transfer agreement.

(12) A level II pediatric trauma care hospital shall have:

(a) A physician-directed burn unit which is staffed by nursing personnel trained in burn care; and is equipped to care for extensively burned patients; or

(b) Written transfer agreement with a burn center or hospital with burn unit.

(13) A level II pediatric trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with a facility that has such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered.

(14) A level II pediatric trauma care hospital shall have a nurse designated as trauma rehabilitation coordinator; and:

(a) A physician-directed rehabilitation medicine service which is staffed by nursing personnel trained in pediatric rehabilitation care; and is equipped to care for pediatric trauma patients; or

(b) Written agreements to transfer patients to a designated pediatric rehabilitation services when medically feasible.

(15) A level II pediatric trauma care hospital shall have ancillary services including:

(a) Clergy or pastoral care;

(b) Social work, with social workers on-call and available within thirty minutes, and with written policies and procedures including comprehensive case-finding mechanisms;

(c) Child protection services;

(d) Nutritionist services;

(e) Physical therapy services;

(f) Occupational therapy and therapeutic recreation services.

(16) A level II pediatric trauma care hospital shall have a heliport or landing zone located close enough to permit the facility to receive or transfer patients by air.

NEW SECTION

WAC 246-976-790 Designation standards for level II pediatric trauma care hospitals—Education and training programs. A level II pediatric trauma care hospital shall have:

(1) A public education program addressing:

(a) Injury prevention;

(b) Standard first aid;

(c) Problems confronting the public, medical profession, and hospitals regarding optimal care for the injured child;

(2) A formal program of continuing education provided by the facility for staff physicians, nurses, allied health personnel, community physicians, and prehospital personnel.

NEW SECTION

WAC 246-976-810 Designation standards for level III pediatric trauma care hospitals—Administration and organization. (1) For the purpose of administering trauma care, a designated level III pediatric trauma care hospital shall have a trauma service including:

(a) Organization and direction by a general surgeon or physician expert in, and committed to, care of the injured child;

(b) Ongoing coordination of the trauma service by a registered nurse;

(c) A multidisciplinary trauma committee with input to hospital management, including:

(i) An emergency physician;

(ii) An ED registered nurse;

(iii) A trauma surgeon;

(iv) An anesthesiologist;

(v) Director of pediatric intensive care unit;

(vi) A pediatric intensive care registered nurse; and

(vii) A pediatrician;

(d) A trauma resuscitation team to provide initial evaluation and treatment.

(i) The team shall be organized and directed by a surgeon who is expert in and committed to care of the injured child; who assumes responsibility for coordination of overall care of the pediatric trauma patient; and who is on-call and available within twenty minutes;

(ii) All members of the team, except the surgeon, shall be in-house and available within five minutes;

(iii) The team shall include an emergency physician:

(A) Responsible for activating the trauma resuscitation team, using an approved scoring system; and

(B) Responsible for providing team leadership and care for the trauma patient until the arrival of the surgeon in the resuscitation area;

(iv) Other members of the team shall be as specified in the hospital's application for designation.

(e) Specific delineation of trauma surgery privileges by the medical staff.

(2) A level III pediatric trauma care hospital shall have an ED with established standards and procedures to ensure immediate and appropriate care for pediatric trauma patients.

(3) A level III pediatric trauma care hospital shall have a surgery department that includes an attending surgeon who is on-call and available within twenty minutes; and

(a) Has general surgery privileges;

(b) Has PALS or equivalent training;

(c) Has ATLS training.

(4) A level III pediatric trauma care hospital shall have anesthesiology, by an anesthesiologist or certified registered nurse anesthetist, who is PALS or equivalent trained, and who is on-call and available within twenty minutes.

(5) A level III pediatric trauma care hospital shall have an approved policy to divert patients to other designated

facilities, based on its ability to manage each patient at a particular time.

(6) A level III trauma care hospital shall have a quality assurance program in accordance with WAC 246-976-880.

NEW SECTION

WAC 246-976-820 Designation standards for level III pediatric trauma care hospitals—Resources and capabilities. (1) Level III pediatric trauma care hospitals shall have an ED with:

- (a) A physician director who is:
 - (i) Board certified or eligible in emergency medicine or pediatric emergency medicine; or in a specialty practicing emergency medicine as their primary practice with special competency in the care of the pediatric trauma patient;
 - (ii) ATLS trained; and
 - (iii) ACLS trained;
- (b) Emergency physicians who are:
 - (i) Qualified and experienced in caring for pediatric patients with traumatic injuries;
 - (ii) Capable of initiating resuscitation measures;
 - (iii) In-house and available within five minutes;
 - (iv) ATLS trained;
 - (v) ACLS trained;
 - (vi) PALS or equivalent trained; and
 - (vii) Designated members of the trauma team;
- (c) ED registered nurses who are:
 - (i) ACLS trained;
 - (ii) ATLS trained;
 - (iii) PALS or approved equivalent trained; and
 - (iv) In-house and available within five minutes;
- (d) A designated area for pediatric resuscitation, with equipment for resuscitation and life support for the pediatric trauma patient, including:
 - (i) Airway control and ventilation equipment including:
 - (A) Airways;
 - (B) Laryngoscopes including curved and straight;
 - (C) Endotracheal tubes of all sizes;
 - (D) Bag-valve-mask resuscitator with all mask sizes;
 - (E) Sources of oxygen;
 - (F) Child and neonatal BVM resuscitation device designed to deliver one hundred percent oxygen; and
 - (G) Mechanical ventilator;
 - (ii) Suction devices, including:
 - (A) Back-up suction source;
 - (B) Suction catheters; and
 - (C) Tonsil suction tip;
 - (iii) Electrocardiograph-cardiac monitor-defibrillator;
 - (iv) Standard IV fluids and administering devices, including:
 - (A) IV catheters;
 - (B) Intraosseous needles;
 - (C) Infusion sets;
 - (D) Infusion pumps including micro-infusion capabilities;
 - (E) Infusion controllers;
 - (F) IV fluid/blood warmer;
 - (v) Sterile surgical sets for pediatric ED procedures, including:
 - (A) Thoracostomy set;
 - (B) Chest tubes;

- (C) Tracheostomy set;
- (D) Spinal tap set;
- (E) Peritoneal lavage set; and
- (F) Cricothyrotomy set;
- (vi) Gastric lavage equipment;
- (vii) Drugs and supplies necessary for pediatric emergency care;
- (viii) X-ray capability, with technician on-call and available within twenty minutes;
- (ix) Two-way radio linked with vehicles of the EMS/TC system;
- (x) Pneumatic anti-shock garment, if included in local pediatric protocols;
- (xi) Specialized pediatric equipment including:
 - (A) Traction splint;
 - (B) Blood pressure cuffs in infant, child sizes;
 - (C) Foley catheters;
 - (D) Rigid cervical collars;
 - (E) Doppler;
 - (F) Infant scale for accurate weight measurement under twenty-five pounds;
 - (G) Backboard;
 - (H) Temperature controlled heating units with/without open crib;
 - (I) Heating/cooling blankets;
 - (J) Heat lamp;
 - (K) Hypothermia thermometers;
 - (L) Expanded scale electronic thermometers;
 - (M) Device for assuring maintenance of infant warmth during evaluation and transport; and
 - (N) Nasogastric/feeding tubes.
- (2) A level III pediatric trauma care hospital shall have an operating suite adequately staffed with one RN who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes. The operating suite shall be equipped with:
 - (a) Thermal control equipment for patient;
 - (b) Thermal control equipment for blood;
 - (c) X-ray capability; and
 - (d) Monitoring equipment.
- (3) A level III pediatric trauma care hospital shall have a post anesthetic recovery room with appropriate monitoring and resuscitation equipment, or a policy that pediatric patients recover in the pediatric ICU if the postanesthetic recovery room is not available.
- (4) A level III pediatric trauma care hospital shall have a pediatric intensive care service for trauma patients with:
 - (a) A medical director;
 - (b) Nurses with:
 - (i) PALS or approved equivalent training; and
 - (ii) Completion of a trauma life support course;
 - (c) Immediate access to clinical laboratory services with micro-technique capabilities;
 - (d) Equipment specific to infant/pediatric trauma care, including:
 - (i) Airway control and ventilation devices;
 - (ii) Oxygen source with concentration controls;
 - (iii) Cardiac emergency cart;
 - (iv) Temporary transvenous pacemaker;
 - (v) Electrocardiograph-cardiac monitor-defibrillator;
 - (vi) Mechanical ventilator-respirators;

- (vii) Patient weighing devices;
- (viii) Pulmonary function measuring devices;
- (ix) Temperature control devices; and
- (x) Drugs, IV fluids, and supplies.

(5) A level III pediatric trauma care hospital shall have clinical laboratory services available within twenty minutes, including:

- (a) Standard analyses of blood, urine, and other body fluids;
- (b) Blood typing and cross-matching;
- (c) Coagulation studies;
- (d) Comprehensive blood bank or access to a community central blood bank and adequate hospital storage facilities; and

(e) Blood gases and pH determination.

(6) A level III pediatric trauma care hospital shall have:

(a) A physician-directed burn unit staffed by nursing personnel trained in burn care, and equipped to care for the extensively burned pediatric patient; or

(b) Written transfer agreement with a burn center or hospital with burn unit.

(7) A level III pediatric trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facility with such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered.

(8) A level III pediatric trauma care hospital shall have routine radiological capabilities available within five minutes.

(9) A level III pediatric trauma care hospital shall have a trauma rehabilitation coordinator to facilitate the pediatric trauma patient's access to a designated pediatric rehabilitation center and:

(a) A physician-directed rehabilitation medicine service staffed by nursing personnel trained in pediatric rehabilitation; and equipped to care for pediatric trauma patients; or

(b) Written agreements to transfer patients to a designated pediatric rehabilitation service when medically feasible.

(10) A level III pediatric trauma care hospital shall have ancillary services, including clergy/pastoral care, and child protection services.

(11) A level III pediatric trauma care hospital shall have a heliport or landing zone located close enough to permit the facility to receive or transfer patients by air.

NEW SECTION

WAC 246-976-880 Trauma quality assurance programs for designated trauma care hospitals. All designated trauma care services except level V shall:

(1) Have a hospital-wide quality assurance program to reflect and demonstrate continuous quality improvement in the delivery of trauma care. The trauma care quality assurance program includes:

(a) Regular in-house multidisciplinary trauma conferences, including:

(i) Comprehensive review of patient care throughout the patient's stay;

(ii) Participation of members of the trauma team;

(iii) Participation of the person responsible for coordination of trauma registry activities;

(iv) Participation of the trauma rehabilitation coordinator;

(v) Feedback to staff and services involved; and
(vi) Provision of reports to the regional quality assurance program;

(b) Special audit processes for all trauma patients including trauma deaths, using a monitoring system including:

(i) Outcomes of care and service;

(ii) Evaluations;

(iii) Trends;

(iv) Indicators;

(v) Documented patient care assessments;

(vi) Standards of care and/or practice guidelines;

(vii) Comparison of adult and pediatric patient care outcomes in the same facility;

(viii) Review of the delivery of preadmission trauma care; and

(ix) Patient perspectives of care;

(2) Document the trauma care quality assurance program's proceedings, findings, conclusions, recommendations, actions taken, and results of the actions taken, demonstrating that relevant findings are used to study and improve processes that affect trauma patient care;

(3) Evaluate the results of the trauma quality assurance program and include them with the hospital's general quality assurance program;

(4) Participate in the state trauma registry as required in WAC 246-976-420;

(5) Identify a person to be responsible for coordination of trauma registry activities;

(6) Participate in the regional trauma care quality assurance program required in WAC 246-976-910.

NEW SECTION

WAC 246-976-885 Educational and certification requirements—Designated trauma care service personnel.

To allow for timely and orderly establishment of the trauma system, the department shall consider that education and/or certification requirements established in this chapter for physicians in the ED, and for nursing personnel in all units of a designated trauma care facility, have been met if:

(1) Until July 1, 1994, twenty-five percent of personnel caring for trauma patients meet the educational and certification requirements of this chapter at the time of designation;

(2) By July 1, 1995, fifty percent of personnel caring for trauma patients meet the educational and certification requirements of this chapter;

(3) By July 1, 1996, seventy-five percent of personnel caring for trauma patients meet the educational and certification requirements of this chapter; and

(4) By July 1, 1997, all personnel caring for trauma patients meet the educational or certification requirements of this chapter.

NEW SECTION

WAC 246-976-890 Interhospital transfer guidelines.

(1) All designated trauma services shall have written transfer agreements for the identification and transfer of patients with special care needs who meet interhospital transfer criteria.

(2) Transfer agreements shall include the responsibility of the transferring hospital and of the receiving hospital, and shall assign medical control during interhospital transfer.

(3) Transferring facilities shall use verified prehospital trauma services for interfacility transfer of trauma patients.

SYSTEM ADMINISTRATION

NEW SECTION

WAC 246-976-910 EMS and trauma care system regional quality assurance program. (1) The department shall:

(a) Provide guidelines for regional EMS/TC system quality assurance to evaluate regional trauma care delivery, patient care outcomes, and compliance with the requirements of this chapter; and

(b) Review and approve regional quality assurance activities.

(2) Levels I, II, and III trauma care facilities shall establish and participate in regional EMS/TC systems quality assurance programs.

(3) The regional quality assurance program:

(a) Shall include at least one member of each designated facility's medical staff, an EMS provider, and a member of the EMS/TC regional council; and

(b) In regions with facilities jointly designated under WAC 246-976-470 (3)(b), shall include at least one member who does not reside or work in the region.

(4) The regional quality assurance program shall invite the MPD and all other health care providers and facilities providing trauma care in the region, including nondesignated facilities and nonverified prehospital services, to participate in the regional trauma quality assurance program.

(5) The regional quality assurance program shall include a written plan for implementation including:

(a) Scope of all services offered in the region;

(b) Ongoing assessment of performance of the regional EMS and trauma care system, based on data supplied by the trauma registry and other sources, including:

(i) Trauma care delivery;

(ii) Patient care outcomes, including pediatric and adult patient outcomes;

(iii) Unexpected deaths; and

(iv) Compliance with the requirements of chapter 70.168 RCW, and this chapter;

(c) Identification and analysis of trends, patient care outcomes, and other information, based on trauma registry data;

(d) Periodic assessment of data concerning aspects of patient care;

(e) Policies regarding confidentiality of data elements related to identification of provider's and facility's care outcomes, in accordance with chapter 70.168 RCW;

(f) Policies regarding confidentiality and release of patient care quality assurance committee minutes, records, and reports in accordance with RCW 70.168.090(4), including a requirement that each attendee of a regional quality assurance committee meeting is informed in writing of the confidentiality requirement. Information identifying individual patients shall not be publicly disclosed without the patient's consent;

(g) Policies regarding confidentiality of documentation of the results of inquiries involving patient care issues; and

(h) Provision for feedback to the department and the regional council on identified EMS/TC issues and concerns.

NEW SECTION

WAC 246-976-920 Medical program director. (1) The department shall:

(a) In conjunction with the state EMS/TC committee, evaluate, certify, and terminate certification of MPDs for a county, group of counties, or cities with populations over four hundred thousand, in coordination with the recommendations of the local medical community and local EMS/TC council;

(b) Withdraw certification of MPDs on receipt of written resignation;

(c) Defend and hold harmless MPDs, delegates, or agents for any act or omission committed or omitted in good faith in the performance of his or her duties.

(2) The MPD shall:

(a) Be knowledgeable in the administration and management of prehospital emergency medical care and services;

(b) Provide medical control and direction of EMS/TC certified personnel in their medical duties, by oral or written communication;

(c) Develop and adopt written prehospital patient care protocols to direct EMS/TC certified personnel in patient care. These protocols shall be based upon the assessment of the patients' medical needs. The protocols shall meet or exceed state-wide minimum standards for trauma and other prehospital care services;

(d) Establish protocols for storing, dispensing, and administering controlled substances, in accordance with state and federal regulations and guidelines;

(e) Consult with the local and regional EMS/TC councils and emergency communications centers to develop and approve patient care procedures;

(f) Work within the parameters of the approved regional patient care procedures;

(g) Supervise training of all EMS/TC certified personnel;

(h) Develop protocols for special training described in WAC 246-976-040;

(i) Periodically audit the educational performance, skill maintenance, and field performance of EMS/TC certified personnel, for quality assurance purposes;

(j) Recommend to the department certification, recertification, or denial of certification of EMS/TC personnel;

(k) Recommend to the department disciplinary action to be taken against EMS/TC personnel, which may include modification, suspension, or revocation of certification;

(l) Review and make recommendations to the department for individuals applying for recognition or renewal of recognition as senior EMT instructors.

(3) In accordance with department policies and procedures, the MPD may:

(a) Delegate in writing any duties, other than those described above in subsection (2)(c), (j), and (k) of this section, to other physicians;

(i) The MPD shall notify the department in writing of the names and duties of individuals so delegated, within fourteen days;

(ii) The MPD may remove delegated authority at any time, which shall be effective upon written notice to the delegate and the department;

(b) Delegate in writing duties relating to training, evaluation, or examination of certified EMS/TC personnel, to qualified nonphysicians;

(c) Enter into EMS/TC medical control agreements with other MPDs;

(d) Recommend denial of certification to the department for any student the MPD deems unable to function as an EMS provider, despite successful completion of MPD-approved training, evaluation, or examinations; and

(e) Require examinations to determine the knowledge and abilities of IV technicians, airway technicians, or paramedics prior to recommending applicants for certification or recertification. If such examinations are required, the MPD shall conduct at least one examination annually, and may conduct examinations more often if necessary.

(4) The department may withdraw the certification of an MPD when:

(a) The MPD fails to maintain eligibility under this chapter;

(b) The MPD fails to perform the duties assigned under this chapter;

(c) The MPD demonstrates unwillingness or inability to perform duties under this chapter;

(d) The local EMS/TC council or the local medical community recommends revocation to the department.

NEW SECTION

WAC 246-976-930 General responsibilities of the department. (1) The department shall establish:

(a) The minimum and maximum number of hospitals and health care facilities in the state and within each EMS/TC planning and service region that may provide designated trauma care services based upon approved regional EMS/TC plans;

(b) The minimum and maximum number of prehospital providers in the state and within each EMS/TC planning and service region that may provide verified trauma care services based upon approved regional EMS/TC plans.

(2) The department shall designate hospitals and health care facilities to provide designated trauma care services in accordance with needs identified in the state-wide EMS/TC plan.

(3) The department shall design and establish the state-wide trauma care registry as authorized in RCW 70.168.090.

(4) The department shall develop prehospital trauma triage procedures and interfacility transfer guidelines, for adult and pediatric patients, and review them biennially with the advice of the steering committee.

(5) The department shall create:

(a) An EMS/TC licensing and certification advisory committee of eleven members, and appoint members, including a balance of physicians, one of whom is an MPD, and individuals regulated under RCW 18.71.205 and 18.73.081, an administrator from a city or county EMS/TC system, a member of the steering committee, and one

consumer. All members except the consumer shall be knowledgeable in specific and general aspects of EMS/TC. Members shall be appointed for a period of three years. The terms of those members representing the same field shall not expire at the same time;

(b) Regional EMS/TC councils and appoint members, including a balance of hospital and prehospital trauma care and EMS providers, local elected officials, consumers, local law enforcement representatives, local government agencies, physicians, EMS/TC educators, and prevention specialists involved in the delivery of EMS/TC services recommended by the local EMS/TC councils within the region.

(6) The department shall develop standards and a process and schedule for biennial update of regional and state-wide planning.

(7) The department shall review, recommend changes to, and approve regional plans based on the requirements of this chapter and recommendations from the steering committee, and upon consideration of the needs of trauma patients whose care may require resources from more than one region and/or from adjacent states.

(8) The department shall develop and publish a state-wide EMS/TC plan that:

(a) Identifies state-wide EMS/TC objectives and priorities and identifies equipment, facility, personnel, training, prevention, and other needs required to create and maintain a state-wide EMS/TC system;

(b) Is formulated by incorporating the regional EMS/TC plans required under chapter 70.168 RCW;

(c) Shall be updated every two years and shall be made available to the state board of health in sufficient time to be considered in preparation of the biennial state health report required in RCW 43.20.050;

(d) Includes a state EMS/TC communication plan formulating the system based on regional plans and legislative intent. The communications system plan shall:

(i) Provide for a communication network to support medical control;

(ii) Establish guidelines for EMD training for all EMS dispatch personnel; and

(iii) Establish minimum communications equipment levels for licensed ambulance and aid vehicles;

(e) Provides for interagency coordination, administration, and regulation of the state-wide EMS/TC communications plan.

(9) From available funds, the department shall make EMS systems development grants to regional councils:

(a) To support regional EMS/TC council operations;

(b) To support regional council matching grant programs described in WAC 246-976-960 (1)(f), giving priority to achievement of minimum standards of this chapter, and other purposes and priorities established with the advice of the steering committee.

(10) The department shall review biennially:

(a) Rules, policies, and standards for EMS/TC, with the advice of the steering committee;

(b) Rules and standards for licensure of services and vehicles, and for certification of EMS/TC personnel, with the advice of the L&C committee;

(c) Minimum response times for verified prehospital trauma care services, considering data available from the

trauma registry and with the advice of the steering committee.

(11) The department shall develop a format for evaluating the performance of MPDs consistent with WAC 246-976-920.

(12) The department shall develop and maintain the trauma prevention and education program as an integral component of the EMS/TC system.

(13) The department may:

(a) Recognize as an affiliated EMS services, those organizations which are not required to be licensed under chapter 18.73 RCW, but which are:

(i) Recommended for affiliation by the local EMS/TC council and the MPD;

(ii) Identified in the regional plan as part of the EMS/TC system;

(b) Approve pilot programs and projects which have:

(i) Stated objectives;

(ii) A specified beginning and ending date;

(iii) An identified way of measuring the outcome;

(iv) A review process;

(v) A work plan with a time line;

(vi) Consistency with regional and state plans;

(vii) If training of certified EMS/TC personnel involved, consistency with the requirements of WAC 246-976-040;

(c) Appoint a communications advisory committee, with members who are users of EMS/TC communications and providers of EMS/TC services.

NEW SECTION

WAC 246-976-940 Steering committee. The EMS/TC steering committee shall:

(1) Review and comment on the department's rules, policies, and standards for EMS/TC at least biennially;

(2) Review and comment on rules proposed by the department for EMS/TC;

(3) Review and comment on the department's budget for the EMS/TC system at least biennially;

(4) Advise the department regarding EMS/TC needs and proposed funding throughout the state;

(5) Review the regional EMS/TC plans and recommend changes to the department before the department adopts the plans;

(6) Advise the department on disbursement of grants to regional councils and nonprofit agencies for the development, implementation, and enhancement of the EMS/TC system; and

(7) Review the department's prehospital triage guidelines and inter-facility transfer guidelines biennially.

NEW SECTION

WAC 246-976-950 Licensing and certification committee. The licensing and certification committee shall:

(1) Review and comment on proposed licensing and certification rules under chapters 18.71 and 18.73 RCW;

(2) Review and comment biennially on the department's EMS/TC rules and standards pertaining to licensure of vehicles and services, and to certification of individuals;

(3) Assist the department, at the department's request, to fulfill any duty or exercise any power under this chapter pertaining to EMS/TC licensing and certification.

NEW SECTION

WAC 246-976-960 Regional emergency medical services and trauma care councils. (1) Regional councils shall:

(a) At least semiannually, identify and analyze trends and patient care outcomes, based on trauma registry data provided by the department, to evaluate the EMS/TC system and its component subsystems;

(b) Develop and submit to the department regional EMS/TC plans to:

(i) Assess and analyze regional EMS/TC needs;

(ii) Identify personnel, agencies, facilities, equipment, training, prevention programs, and education to meet regional and local needs;

(iii) Identify specific activities necessary to meet state-wide standards and patient care outcomes and develop a plan of implementation for regional compliance;

(iv) Establish and review agreements with regional providers necessary to meet state standards;

(v) Establish agreements with providers outside the region to facilitate patient transfer;

(vi) Include a regional budget identifying the amount, source, and purpose of all gifts and payments;

(vii) Establish the number and level of facilities to be designated, consistent with department guidelines and based on availability of resources and the distribution of trauma within the region;

(viii) Identify the need for and recommend distribution and level of care of prehospital services, to assure adequate availability and avoid inefficient duplication and lack of coordination of prehospital services within the region;

(ix) Include other specific elements defined by the department;

(x) Identify EMS/TC services and resources currently available within the region;

(xi) Describe how the roles and responsibilities of the MPD are coordinated with those of the regional EMS/TC council;

(xii) Describe and recommend improvements in medical control communications and EMS/TC dispatch, with at least the elements of the state communication plan described in WAC 246-976-930 (1)(l)(iv); and

(xiii) Include a schedule for implementation;

(c) In developing or updating its plan:

(i) Seek and consider the recommendations of:

(A) Local EMS/TC councils;

(B) Counties, cities, or other governmental bodies that have established an EMS/TC system by ordinance, resolution, interlocal agreement, or contract; and

(ii) Use the regional and state analyses provided by the department based on trauma registry data and other appropriate sources;

(d) Advise the department on matters relating to the delivery of EMS/TC within the region;

(e) Provide data required by the department to assess the effectiveness of the EMS/TC system;

(f) Provide matching grants from funds made available by the department. These funds shall:

(i) Not exceed fifty percent of the cost of the proposal for which the grant is made; except, the department may waive or modify the matching requirement if it determines

insufficient local funding exists and the public health and safety would be jeopardized if the proposal were not funded;

(ii) Be made available to any public or private nonprofit agency which in the judgment of the council will best fulfill the purpose of the grant;

(iii) Be awarded to:

(A) Establish, develop, expand, and improve the EMS/TC system;

(B) Purchase EMS/TC equipment;

(C) Provide training and continuing education for EMS/TC personnel;

(D) Research and development activities pertaining to EMS/TC;

(E) Develop, implement, and evaluate prevention programs; or

(F) Accomplish other purposes as approved by the department;

(g) Adopt patient care procedures in consultation with the MPDs, local councils, and emergency communications centers. The patient care procedures shall identify the level of medical care personnel to be dispatched to an emergency scene, procedures for triage of patients, the level of trauma care facility to first receive the patient, and the name and location of other trauma care facilities to receive the patient should an interfacility transfer be necessary. Procedures on interfacility transfer of patients shall be consistent with the transfer procedures in chapter 70.170 RCW, and:

(i) Identify types and expected volume of trauma that may exceed regional capabilities, taking into consideration resources available in other regions and adjacent states;

(ii) Include a description of activation of the trauma system.

(2) In areas where no local EMS/TC council exists, the regional EMS/TC council shall have all the authority, duties, and responsibilities of the local council, as described in WAC 246-976-970.

(3) Regional councils may:

(a) Apply for, receive, and accept gifts and other payments, including property and service, from any governmental or other public or private entity or person;

(b) Use these funds for any activities related to the design, maintenance, or enhancements of the EMS/TC system in the region; or

(c) Establish regional standards in the plan, including response times for verified services, which exceed the minimum requirements of this chapter.

(4) An EMS/TC provider who disagrees with the regional plan may appeal to the steering committee before the department approves the plan.

NEW SECTION

WAC 246-976-970 Local emergency medical services and trauma care councils. (1) A county or group of counties may create a local EMS/TC council composed of representatives of hospital and prehospital trauma care and EMS providers, local elected officials, consumers, local law enforcement officials, local government agencies, physicians, and prevention specialists involved in the delivery of EMS/TC.

(2) Local EMS/TC councils shall:

(a) Review, evaluate, and provide recommendations to the regional EMS/TC council regarding the provision of EMS/TC in the region, and provide recommendations on the regional EMS/TC plan;

(b) Recommend individuals to the department for membership on the regional EMS/TC council;

(c) Participate with the MPD, emergency communication centers, and the regional EMS/TC council in the development of regional patient care procedures; and

(d) Review and make recommendations to the department for individuals applying for recognition or renewal of recognition as senior EMT instructors.

NEW SECTION

WAC 246-976-990 Fees and fines. (1) The department shall establish and publish a fee structure for applicants for designation as trauma care facilities, to help defray the costs to the department of inspections and review of applications. Such fees shall not be assessed to health care facilities applying to provide level IV and V trauma care services.

(2) The department may assess fines for ambulance or aid services failing to license within the specified periods. Delinquent fines shall be one hundred dollars for a service and twenty-five dollars per vehicle, and shall not exceed five hundred dollars.

WSR 93-01-155 PERMANENT RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed December 23, 1992, 10:30 a.m., effective February 1, 1993]

Date of Adoption: December 3, 1992.

Purpose: Rule specifies layoff options to employees scheduled for layoff.

Citation of Existing Rules Affected by this Order:
Amending WAC 251-10-030 Layoff.

Statutory Authority for Adoption: RCW 28B.16.100.

Pursuant to notice filed as WSR 92-21-076 on October 20, 1992.

Effective Date of Rule: February 1, 1993.

December 23, 1992

John A. Spitz

Director

AMENDATORY SECTION (Amending Order 174, filed 11/1/88)

WAC 251-10-030 Layoff. (1) An appointing authority may layoff or reduce the number of working hours or the work year of an employee without prejudice because of lack of funds or lack of work.

(2) Each institution shall develop for approval by the director a layoff procedure based upon layoff seniority as defined in WAC 251-01-245, to include as a minimum:

(a) Clearly defined layoff unit(s), in order to minimize the disruption of an institution's total operation, and

(b) Provision for veterans preference for eligible veterans and their unmarried widows/widowers as defined in WAC 251-10-045.

(3) A permanent status employee scheduled for layoff shall receive written notice of any available options in lieu of layoff as provided in subsections (5) and (6) of this section. The employee shall be given no less than three working days to select an option, if available, or to elect to be laid off and/or be placed on the appropriate institution-wide layoff list(s).

(4) Written notice of at least fifteen calendar days must be given to the employee after he/she has selected one of the options or upon completion of the option period.

(5) Within the layoff unit, a permanent status employee scheduled for layoff shall be offered employment options to ~~((comparable))~~ position(s) ~~((as determined by the personnel officer, in))~~:

(a) For which he/she meets any specific position requirements;

(b) Which are comparable, as determined by the personnel officer; and

(c) Which are in:

(i) Class(es) in which the employee has held permanent status which have the same or lower salary range maximum as the current class;

~~((b))~~ (ii) Lower class(es) in those same class series for which the employee is qualified.

The employee may exercise either option subsection (5)~~((a))~~(c)(i) or ~~((b))~~ (ii) of this section provided that the employee being replaced is the least senior in a comparable position in the class and has less layoff seniority than the employee replacing him/her. A vacant position, if available, should be considered to be the position in the class held by the least senior person. The employee may elect to have access to less-than-comparable positions by so notifying the personnel officer in writing.

(6) Except as provided in WAC 251-10-035, a permanent employee scheduled for layoff who has no options available under subsection (5) of this section shall be offered position(s) as follows:

(a) The personnel officer will offer in writing not less than three positions from among the highest available classes (unless the total available is less than three); provided that any position(s) offered must be:

(i) At the same level or lower than the class from which the employee is being laid off; and

(ii) Vacant or held by a provisional, temporary, or probationary employee; and

(iii) In a class for which the employee being laid off meets the minimum qualifications and can pass the appropriate qualifying examination.

(b) The employee will be required to indicate within three working days his/her interest in a specific class(es) so that the personnel officer may schedule the appropriate examination(s).

(c) Upon satisfactory completion of the examination(s) the employee will be offered option(s) to specific position(s), including salary information.

(d) Employees appointed to positions through provisions of this subsection will be required to serve a trial service period.

(7) In order to be offered a layoff option or return from layoff to a position for which specific position requirements have been documented in accordance with WAC 251-18-255(1), the employee must demonstrate a satisfactory level

of knowledge, skill, or ability on the specific position requirements.

(8) In a layoff action involving a position for which a particular sex is a bona fide occupational requirement, as approved by the Washington state human rights commission, the most senior employee meeting the occupational requirements may be retained in the position over more senior employees in such class who do not meet the occupational requirement.

(9) When it is determined that layoffs will occur within a unit, the personnel officer will:

(a) Provide a copy of the institution's reduction in force procedure to all employees subject to layoff;

(b) Advise each employee in writing of available options in lieu of layoff;

(c) Advise each employee in writing of the specific layoff list(s) upon which he/she may be placed as required per WAC 251-10-055 and 251-10-035;

(d) Provide information about the process by which the employee may make application for state-wide layoff lists, as required per WAC 251-10-060(7);

(e) Advise each employee in writing of the right to appeal his/her layoff to the board per WAC 251-12-080.

(10) Layoff actions for employees of special employment programs as identified in WAC 251-19-150 shall be administered as provided in WAC 251-10-035.

**WSR 93-01-156
PERMANENT RULES
HIGHER EDUCATION
PERSONNEL BOARD**

[Filed December 23, 1992, 10:31 a.m., effective February 1, 1993]

Date of Adoption: December 3, 1992.

Purpose: The rules define terms related to recruitment and examination rules in chapter 251-17 WAC. Modifications clarify terms used in examination rules and add a definition of the examination process. Modifications distinguish between the examination process which can be appealed and the final decision of the hiring official which is not appealable.

Citation of Existing Rules Affected by this Order: Amending WAC 251-01-075 Competitive service; 251-01-120 Eligible; and 251-01-350 Rating guide.

Statutory Authority for Adoption: RCW 28B:16.100.

Pursuant to notice filed as WSR 92-21-077 on October 20, 1992.

Effective Date of Rule: February 1, 1993.

December 23, 1992

John A. Spitz
Director

AMENDATORY SECTION (Amending Order 147, filed 4/22/86)

WAC 251-01-075 Competitive service. All positions in the classified service for which a competitive examination is required ~~((as a condition precedent to))~~ before appointment.

AMENDATORY SECTION (Amending Order 147, filed 4/22/86)

WAC 251-01-120 Eligible. An applicant for a position in the competitive service who has met the minimum qualifications for the class involved, has ~~((been admitted to and))~~ passed the examination~~((s))~~, and has met all requirements for eligibility as stated ~~((on))~~ in the ~~((bulletin board posting))~~ recruitment notice; or an applicant for a position in the noncompetitive service who has met all requirements for eligibility as stated ~~((on))~~ in the ~~((bulletin board posting))~~ recruitment notice.

NEW SECTION

WAC 251-01-147 Examination process. The process used to administer and score examinations. It ends when applicants are notified of their examination results and does not include certification for positions or the actions of employing officials regarding certified eligibles.

AMENDATORY SECTION (Amending Order 147, filed 4/22/86)

WAC 251-01-350 Rating guide. A ~~((written))~~ document which ~~((outlines the way in which))~~ states how ratings are assigned to applicants' experience, training, or other qualifications on each ~~((job element in an))~~ examination element. ~~((It specifies the range of ratings to be given for each job element and gives examples of the experience, training, or other qualifications that will be used to assign ratings.))~~

**WSR 93-01-157
PERMANENT RULES
HIGHER EDUCATION
PERSONNEL BOARD**

[Filed December 23, 1992, 10:32 a.m., effective February 1, 1993]

Date of Adoption: December 3, 1992.

Purpose: Rule outlines appeal rights available to applicants.

Citation of Existing Rules Affected by this Order: Amending WAC 251-12-072 Appeals from eligibility determinations.

Statutory Authority for Adoption: RCW 28B.16.100.

Pursuant to notice filed as WSR 92-21-078 on October 20, 1992.

Effective Date of Rule: February 1, 1993.

December 23, 1992

John A. Spitz

Director

AMENDATORY SECTION (Amending Order 164, filed 12/30/87, effective 2/1/88)

WAC 251-12-072 Appeals from eligibility determinations. An applicant may appeal the following ~~((actions))~~ to the director in ~~((accord))~~ accordance with the provisions of WAC 251-17-170:

(1) Rejection of his/her application; or

(2) The results of the institutional examination review ~~((process));~~ or

(3) The conduct of the ~~((selection))~~ examination process and/or his/her examination results; or

(4) Failure to restore his/her name to an eligible list following the institutional review ~~((process));~~ or

(5) Removal of his/her name from an eligible list for reasons other than those specified in WAC 251-18-200(2).

**WSR 93-01-158
PERMANENT RULES
HIGHER EDUCATION
PERSONNEL BOARD**

[Filed December 23, 1992, 10:33 a.m., effective February 1, 1993]

Date of Adoption: December 3, 1992.

Purpose: Establishes the basis and procedures to be followed for recruitment and examination at institutions under the jurisdiction of the Higher Education Personnel Board. Modifications clarify and simplify the examination appeal process.

Citation of Existing Rules Affected by this Order: Amending WAC 251-17-040 Noncompetitive service; 251-17-060 Recruitment notices—Required content; 251-17-070 Application materials—Distribution to applicants; 251-17-160 Examination results—Notification; 251-17-170 Examination—Eligibility—Right of appeal; and 251-17-200 Modification of minimum qualifications.

Statutory Authority for Adoption: RCW 28B.16.100.

Pursuant to notice filed as WSR 92-21-079 on October 20, 1992.

Effective Date of Rule: February 1, 1993.

December 23, 1992

John A. Spitz

Director

AMENDATORY SECTION (Amending Order 165, filed 12/30/87, effective 2/1/88)

WAC 251-17-040 Noncompetitive service. ~~((+))~~ All classes at an institution shall be considered to be in the competitive service unless a class has been specifically approved by the director to be in the noncompetitive service at that institution.

~~((2))~~ ~~For a class to be considered for approval for the noncompetitive service, the personnel officer must comply with the procedures established by the director and approved by the board for granting such approval.)~~

AMENDATORY SECTION (Amending Order 165, filed 12/30/87, effective 2/1/88)

WAC 251-17-060 Recruitment notices—Required content. Official institutional recruitment notices (not to include ~~((media))~~ advertisements or other supplemental publicity) shall contain the following information:

(1) For promotional examinations, a statement that the examination is open only to organizational unit and/or institution-wide promotional applicants.

(2) The title of the HEP classification for which the list is open.

(3) The salary range for the class.

(4) Any conditions of employment for the class or position(s).

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(5) The closing date of the recruitment notice, i.e., the specific date and time by which applications must be received by the personnel officer.

~~(6) ((When the recruitment notice is to be widely distributed,))~~ A statement of the specific locations at which corrected or extended recruitment notices will be displayed.

(7) A brief description of the duties of the class and, if applicable, the duties of the specific position(s).

(8) The minimum qualifications of the classification, if any; and a statement that applicants must meet the minimum qualifications to apply for the position, and that meeting the minimum qualifications does not guarantee a passing or competitive score on the examination.

(9) When applicable, a statement regarding the use of a combined list per WAC 251-18-180(10).

(10) When applicable, a statement that supplemental certification may be utilized in accordance with an approved affirmative action program, as provided in WAC 251-23-060.

(11) When applicable, a statement that certification for specific position requirements per WAC 251-18-255 may be utilized.

(12) When applicable per WAC 251-17-090(3), the minimum number of most ~~((highly))~~ qualified applicants who will be admitted to each phase of the examination ~~((other than))~~ after the initial screening ~~((or other initial))~~ phase, provided that at least this number of applicants pass the initial phase~~((s))~~ of the examination.

~~((13) For classes in the approved noncompetitive service of the institution:~~

~~(a) That applicants will be placed on the list(s) in the order in which they complete making proper application for the class.~~

~~(b) The number of applicants who will be placed on the eligible list(s).))~~

AMENDATORY SECTION (Amending Order 165, filed 12/30/87, effective 2/1/88)

WAC 251-17-070 Application materials—Distribution to applicants. The following materials shall be provided to ~~((job))~~ applicants when they apply for a ~~((specific))~~ recruitment:

(1) The institution's application form as prescribed in WAC 251-17-100(1).

(2) ~~((The institution's examination information for job applicants))~~ A document which explains ((the HEP job element examination system and)) the examination process used at ((that)) the institution.

(3)~~((a) The supplemental application for the class or position when it is the screening phase of the examination or (b) a brief statement of the examination elements for the class or position if the screening phase of the examination is not a supplemental application.))~~ Identification of the examination elements used in the initial screening phase.

AMENDATORY SECTION (Amending Order 165, filed 12/30/87, effective 2/1/88)

WAC 251-17-160 Examination results—Notification~~((—Institutional review))~~. ~~((+))~~ The personnel officer shall:

~~((a) Provide))~~ (1) Give each applicant ~~((with))~~ written notice of his/her ~~((final status in the))~~ examination ~~((pre-~~

cess)) results, normally within fifteen calendar days after the eligible list is established; and

~~((b))~~ (2) Inform each applicant that within fifteen calendar days of service of his/her notice, he/she may submit a request, in writing, of a review of the action by the personnel officer~~((;))~~ and of his/her subsequent appeal rights.

~~((e) Inform each applicant of his/her appeal rights per WAC 251-17-170 (1)(e).))~~

~~(2) Applicants' final status in the examination process shall consist of one of the following:~~

~~(a) Application was rejected for good and sufficient reason in accordance with WAC 251-17-130.~~

~~(b) Applicant failed the screening or intermediate phase(s) of the examination.~~

~~(c) Applicant was not among the most highly qualified applicants to be admitted to subsequent phase(s) of the examination.~~

~~(d) Applicant failed the final phase of the examination.~~

~~(e) Applicant was placed on the appropriate eligible list in accordance with WAC 251-18-180.~~

(3) Within thirty calendar days after receiving a request for review as provided in subsection (1)(b) of this section, the personnel officer will provide the applicant with written notice of the results of the review and of appeal rights as provided in WAC 251-17-170 (1)(b).))

NEW SECTION

WAC 251-17-165 Institutional review—Notification.

Within thirty calendar days after receiving a written request for review as provided in WAC 251-17-160(2), the personnel officer will give the applicant written notice of the results of the institutional review and of appeal rights as provided in WAC 251-17-170.

AMENDATORY SECTION (Amending Order 165, filed 12/30/87, effective 2/1/88)

WAC 251-17-170 Examination—Eligibility—Right of appeal. (1) A person shall have the right to appeal the following to the ~~((higher education personnel board as provided in subsection (2) of this section))~~ director:

(a) Rejection of his/her application; or

(b) The results of the institutional ~~((examination))~~ review ~~((process per WAC 251-17-160 (1)(b)))~~; or

(c) The conduct of the ~~((selection))~~ examination process and/or his/her examination results; or

(d) Failure to restore his/her name to an eligible list following the institutional review process per WAC 251-18-200(4); or

(e) Removal of his/her name from an eligible list for reasons other than those specified in WAC 251-18-200(2).

(2) ~~((Any employee or employee representative may appeal an alleged failure to follow the provisions of WAC 251-17-010 (1) through (8) in accordance with WAC 251-12-075.))~~ A person shall not have the right to appeal the decisions of employing officials regarding consideration and/or hiring of correctly certified candidates.

(3) Such appeal must be in writing and filed in the office of the director within thirty calendar days after either service of the results of the institutional review or the effective date of the action appealed. ~~((The director shall~~

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forward the written notice of appeal to the board which shall determine that one of the following actions be taken:

~~(a) The case may be handled in the same manner as appeals from demotion, suspension, layoff, reduction, or dismissal, as provided in WAC 251-12-080 through 251-12-260, except for WAC 251-12-110; or~~

~~(b)) The director ((may)) shall investigate the case and issue a determination.~~

~~((+)) (4) When the appellant is a classified employee, within thirty calendar days of the date of service of the determination to the appellant and the institution, either party may file written exceptions with the board detailing the specific items of the determination to which exception is taken. A hearing on the exceptions will be scheduled before the board which may limit argument to the exceptions or may rehear the case in its entirety(;;).~~

~~((+)) (5) When the appellant is not a classified employee, the director's determination shall be final and binding(;; or).~~

~~((e) Both parties to the appeal may be requested to submit evidence upon which the board may take action without a hearing.) (6) Any employee or employee representative may appeal an alleged failure to follow the provisions of WAC 251-17-010 (1) through (8) in accordance with WAC 251-12-075.~~

AMENDATORY SECTION (Amending Order 165, filed 12/30/87, effective 2/1/88)

WAC 251-17-200 Modification of minimum qualifications. ~~((+))~~ When a vacancy exists and active and reasonable recruiting efforts fail to establish an eligible list for the class, the personnel officer may request that the director modify the minimum qualifications. If satisfied that reasonable effort has been made to recruit at the established minimum qualifications, the director may modify the minimum qualifications for that recruiting cycle on a one-time basis. On approval, the personnel officer shall initiate recruiting at the reduced minimum qualifications.

~~((2) In order to make a reasonable accommodation for a person of disability as defined in WAC 251-01-285, the personnel officer may request that the director waive the minimum qualifications for the purpose of admitting the employee or applicant to the examination.~~

~~(3) Action of the director pursuant to this section will be reported to the board at the next regular meeting.)~~

**WSR 93-01-162
PERMANENT RULES
BUILDING CODE COUNCIL**

[Filed December 23, 1992, 11:28 a.m., effective July 1, 1993]

Date of Adoption: November 13, 1992.

Purpose: To amend section 78.201 of the 1991 Uniform Fire Code as published by the International Conference of Building Officials and the International Fire Code Institute for conformance with chapter 70.77 RCW.

Citation of Existing Rules Affected by this Order: Repealing Section 51-24-78.202 and 51-24-78.203.

Statutory Authority for Adoption: Chapter 19.27 RCW.

Pursuant to notice filed as WSR 92-16-052 on July 31, 1992.

Effective Date of Rule: July 1, 1993.

November 13, 1992
Gene Colin
Chair

NEW SECTION

WAC 51-24-78000 Article 78. Fireworks and Pyrotechnic Special Effects Material.

Division II
Fireworks

NEW SECTION

WAC 51-24-78201 General. Sec. 78.201. Storage, use and handling of fireworks shall be in accordance with chapter 70.77 RCW and local ordinances consistent with chapter 70.77 RCW.

Delete sections 78.202 and 78.203 entirely.

**WSR 93-01-163
PERMANENT RULES
BUILDING CODE COUNCIL**

[Filed December 23, 1992, 11:30 a.m., effective July 1, 1993]

Date of Adoption: November 13, 1992.

Purpose: To adopt amendments to the fleet fueling requirements in the Uniform Fire Code.

Citation of Existing Rules Affected by this Order: Amending chapter 51-24 WAC, Sections 79.809 and 79.901.

Statutory Authority for Adoption: RCW 19.27.074.

Pursuant to notice filed as WSR 92-16-050 on July 31, 1992.

Changes Other than Editing from Proposed to Adopted Version: Condition 6 under the Exception to Section 79.901(a) had been amended to allow fuel hose lengths over 50 feet for marine motor vehicles (i.e. boats).

Effective Date of Rule: July 1, 1993.

November 13, 1992
Gene Colin
Chair

NEW SECTION

WAC 51-24-79809 Unloading operations. Sec. 79.809. (a) Transfer Apparatus. Transfer apparatus shall be of an approved type.

(b) Storage Tanks. Class I, II or III liquids shall be transferred from a tank vehicle or tank car only into an approved atmospheric tank or approved portable tank.

EXCEPTIONS: 1. Liquids intended for use as motor fuels are allowed to be transferred from tank vehicles into the fuel tanks of marine craft and special equipment under the following conditions and when approved by the chief, and when:

A. The Tank Vehicle's specific function is that of supplying fuel to fuel tanks and each premises shall require a separate permit issued in accordance with Article 4,

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- B. The operation shall be performed only where the general public has no access or where there is no unusual exposure to life and property,
- C. The dispensing line shall not exceed 50 feet in length, and
- D. The dispensing nozzle is approved.

- 2. Transfer of liquids from tank vehicles to the fuel tanks of aircraft in accordance with Article 24, Division II and motor vehicles in accordance with Article 79, Division IX and X.
- 3. When a tank vehicle or tank is disabled through accident or mechanical failure and it becomes necessary to remove the cargo at that location, such cargo is allowed to be transferred to another tank vehicle or tank car.

(c) Time Limit. Tank vehicles and tank cars shall be unloaded as soon as possible after arrival at point of delivery and shall not be used as storage tanks. Tank cars shall be unloaded only on private sidings or railroad siding facilities equipped for transferring the liquid between tank cars and permanent storage tanks. Unless otherwise approved by the chief, a tank car shall not be allowed to remain on a siding at point of delivery for more than 24 hours while connected for transfer operations.

(d) Inside Buildings. Tank vehicles or tank cars shall not be located inside a building while unloading Class I, II or III-A liquids, unless approved by the chief.

EXCEPTION: Tank vehicles are allowed under canopies of automotive motor vehicle fuel-dispensing stations.

(e) Vehicle Motors. Motors of tank vehicles shall be shut off during the making and breaking of hose connections and during the unloading operation.

EXCEPTION: When unloading is performed with a pump deriving its power from the tank vehicle motor;

(f) Attendant. The operator or other competent person shall be in attendance at all times while a tank vehicle or tank car is discharging cargo. When practical, the tank vehicle or tank car shall be positioned such that the operating controls and the discharging end of the hoses are both in view of the operator or other competent person.

NEW SECTION

WAC 51-24-79901 General. Section 79.901. (a) Applicability. Automotive, marine and aircraft motor vehicles fuel-dispensing stations shall be in accordance with this division.

EXCEPTION: Class II or III liquids may be transferred from tank vehicles into the fuel tanks of motor vehicles when approved by the chief, and under the following conditions:

- A. Only diesel fuel will be allowed and each premises shall require a separate permit issued in accordance with Article 4,
- B. Tank vehicles shall meet the requirements of D.O.T. and UFC Standard 79-4 and as approved by the chief,

- C. The tank vehicle, while in service, shall not be left unattended,
- D. A fire extinguisher with a classification of 2A-20BC shall be readily available at the fueling site,
- E. There shall be signs stating "NO SMOKING OR OPEN FLAME WITHIN 25 FEET" readily visible at the fueling site,
- F. There shall be adequate lighting for night time operations,
- G. For other than marine motor vehicles, the fuel hose shall not exceed 50 feet in length,
- H. Approved automatic closing nozzles without a latch open device shall be used,
- I. Communication devices shall be available in accordance with Section 79.903 (f) 2 D,
- J. Tank vehicle's shall have emergency shut off valves as approved by the chief.
- K. Dispensing shall be done in accordance with Section 79.807 (c),
- L. At least 20 feet from any source of ignition,
- M. The applicant shall comply with all applicable federal, state and local environmental laws and regulations as a condition of permit,
- N. The private fueling area shall be located on an area graded in a manner to direct the spill away from buildings, storage and property lines.

(b) Bulk Plants. Motor vehicle fuel-dispensing stations are prohibited at bulk plants unless such use is in compliance with the provisions of this division and is completely separated by a fence or similar barrier from the area in which bulk operations are conducted.

(c) Sources of Ignition in Vehicle Repair and Fuel Receiving Areas. Smoking and open flames shall be prohibited in areas used for servicing internal combustion engines and areas where fuel is received.

**WSR 93-01-164
PERMANENT RULES
BUILDING CODE COUNCIL**

[Filed December 23, 1992, 11:33 a.m., effective July 1, 1993]

Date of Adoption: November 13, 1992.

Purpose: To adopt the final 1993 water conservation performance standards.

Citation of Existing Rules Affected by this Order: Amending chapter 51-26 WAC, subchapter 18.

Statutory Authority for Adoption: RCW 19.27.170.

Pursuant to notice filed as WSR 92-16-051 on July 31, 1992.

Changes Other than Editing from Proposed to Adopted Version: The proposal to delay implementation of the water conservation performance standards to September 30, 1993, for fixtures manufactured prior to January 1, 1993, has not been adopted.

Effective Date of Rule: July 1, 1993.

November 13, 1992
Gene Colin
Chair

AMENDATORY SECTION (Amending WSR 92-01-066, filed 12/13/91, effective 7/1/92)

WAC 51-26-1801 Declaration of purpose. Sec. 1801. The purpose of this chapter shall be to implement water conservation performance standards in accordance with RCW 19.27.170. ~~((Cities, towns, and counties are prohibited from amending the standards established for low water consumption plumbing fixtures contained within this chapter.))~~

AMENDATORY SECTION (Amending WSR 92-01-066, filed 12/13/91, effective 7/1/92)

WAC 51-26-1802 Application. Sec. 1802. This chapter shall apply to all new construction and all remodeling involving replacement of plumbing fixtures and fittings in all residential, hotel, motel, school, industrial, commercial use, or other occupancies determined by the council to use significant quantities of water. Plumbing fixtures, fittings and appurtenances shall conform to the standards specified in this chapter and shall be provided with an adequate supply of potable water to flush and keep the fixtures in a clean and sanitary condition without danger of backflow or cross-connection.

AMENDATORY SECTION (Amending WSR 92-01-066, filed 12/13/91, effective 7/1/92)

WAC 51-26-1803 Water efficiency standards. ~~((+ Standards for waterclosets.))~~ Sec. 1803. (a) Standards for Vitreous China Plumbing Fixtures. 1. The following standards shall be adopted as plumbing materials, performance standards, and labeling standards for water closets and urinals. Water closets and urinals shall meet either the ANSI/ASME standards or the CSA standard.

<u>ANSI/ASME A112.19.2M-1990</u>	<u>Vitreous China Plumbing Fixtures</u>
<u>ANSI/ASME A112.19.6-1990</u>	<u>Hydraulic Requirements for Water Closets and Urinals</u>
<u>CSA B45</u>	<u>CSA Standards on Plumbing Fixtures with the provisions found in WAC 51-26-1810.</u>

2. ~~The ((guideline for))~~ maximum water use allowed in gallons per flush (gpf) or liters per flush (lpf) for any of the following ~~((waterclosets is))~~ water closets shall be the following:

Tank-type toilets	((3.5 gpf)) <u>1.6 gpf/6.0 lpf</u>
Flushometer-valve toilets	((3.5 gpf)) <u>1.6 gpf/6.0 lpf</u>
Flushometer-tank toilets	((3.5 gpf)) <u>1.6 gpf/6.0 lpf</u>
Electromechanical hydraulic toilets	((3.5 gpf)) <u>1.6 gpf/6.0 lpf</u>

- EXCEPTIONS:
1. Water closets located in day care centers, intended for use by young children, may have a maximum water use of 3.5 gallons per flush or 13.25 liters per flush.
 2. Water closets with bed pan washers may have a maximum water use of 3.5 gallons per flush or 13.25 liters per flush.
 3. Blow out bowls, as defined in ANSI/ASME A112.19.2M, Section 5.1.2.3 may have a maximum water use of 3.5 gallons per flush or 13.25 liters per flush.

~~((2) Standard for urinals.))~~ 3. ~~The ((guideline for))~~ maximum water use allowed for any urinal ~~((is 3.0))~~ shall be 1.0 gallons per flush or 3.78 liters per flush.

~~((3) Standard for showerheads. The guideline for maximum water use allowed for any showerhead is 3.0 gallons per minute.~~

~~(4) Standards for faucets. The guideline for maximum water use allowed in gallons per minute (gpm) for any of the following faucets and replacement aerators is the following:~~

Bathroom faucets	3.0 gpm
Lavatory faucets	3.0 gpm
Kitchen faucets	3.0 gpm
Replacement aerators	3.0 gpm

~~(5))~~ 4. No urinal or ((watercloset)) water closet that operates on a continuous flow or continuous flush basis shall be permitted.

5. This section does not apply to fixtures installed before the effective date of this chapter, that are removed and relocated to another room or area of the same building after the effective date of this chapter.

(b) Standards for Plumbing Fixture Fittings. 1. The following standards are adopted as plumbing material, performance requirements, and labeling standards for plumbing fixture fittings. Faucets, aerators, and shower heads shall meet either the ANSI/ASME standard or the CSA standard.

<u>ANSI/ASME A112.18.1M-1989</u>	<u>Plumbing Fixture Fittings</u>
<u>CSA B125</u>	<u>Plumbing Fittings, with the provisions of WAC 51-26-1820.</u>

2. The maximum water use allowed for any shower head is 2.5 gallons per minute or 9.5 liters per minute.

EXCEPTION: Emergency use showers shall be exempt from the maximum water usage rates.

3. The maximum water use allowed in gallons per minute (gpm) or liters per minute (lpm) for any of the following faucets and replacement aerators is the following:

Lavatory faucets	2.5 gpm/9.5 lpm
Kitchen faucets	2.5 gpm/9.5 lpm
Replacement aerators	2.5 gpm/9.5 lpm
Public lavatory faucets other than metering	0.5 gpm/1.9 lpm

AMENDATORY SECTION (Amending WSR 92-01-066, filed 12/13/91, effective 7/1/92)

WAC 51-26-1804 ((Exceptions)) Metering valves. ~~((Except where designed and installed for use by the physically handicapped,))~~ Sec. 1804. Lavatory faucets located in restrooms intended for use by the general public ((must)) shall be equipped with a metering valve designed to close by spring or water pressure when left unattended (self-closing).

- EXCEPTION:
1. Where designed and installed for use by persons with a disability.
 2. Where installed in day care centers, for use primarily by children under the age of 6 years of age.

NEW SECTION

WAC 51-26-1810 Marking requirements for vitreous china plumbing fixtures. Sec. 1810. (a) The marking requirements for vitreous china plumbing fixtures contained

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in this section shall apply to fixtures tested in accordance with CSA B45. These requirements are consistent with the marking requirements mandated in ANSI/ASME A112.19.2.

(b) General. 1. Permanent Marking. Each fixture meeting this Standard (or each fixture component, if fixture is comprised of 2 or more components) shall be marked with the manufacturer's name or registered trademark, or in the case of private labeling, of the customer for whom the unit was manufactured. This mark shall be legible, readily identified, and applied so as to be permanent. The mark shall be located so as to be visible after the fixture is installed, except for fixtures built into or for a counter or cabinet.

2. Compliance with Standard. Each fixture shall be marked at a location determined by the manufacturer with the designation CSA B45 to signify compliance with this Standard. This mark need not be permanent, but shall be visible after installation.

3. Other Markings. Markings for specific products shall be per subsections (c) through (e).

(c) Seconds. All second grade ware shall be indelibly marked by the manufacturer with 2 parallel lines cut through the glaze into the body of the ware at the locations shown in Fig. 39 of ANSI/ASME A112.19.2M-1990. These cuts shall be filled with a bright red permanent marking which is resistant to the action of hot water. No label shall be placed on seconds. Manufacturer's name, trademark, or private brand name or trademark shall be permanently placed on the fixture as described in subsection (b).

1. All packages containing seconds ("B" grade) shall be clearly identified with 2 red marks adjacent to fixture identification.

(d) Water Closets. 1. Permanent Markings. Tanks and bowls, when sold as a combination, shall be permanently marked both on the bowl and tank with the manufacturer's name or trademark, or private brand name or trademark.

2. Compliance with Standard. Marking shall be per subsection (b) 2.

3. Water Consumption. Water closets, both box and product, shall be labeled in accordance with its consumption classification and the average water consumption in liters for that classification. The fixture label shall be intended for removal by the occupant only, and so state on the label. The minimum wording on the label shall be as follows.

"This fixture qualifies according to CSA test procedures as a low-consumption water closet with an average consumption per flush of 6.0 liters or less."

4. Model Numbers. At the manufacturer's option, water closets may be marked with model numbers.

(e) Urinals. 1. Permanent Marking. See subsection (b) 1.

2. Compliance with Standard. See subsection (b) 2.

3. Water Consumption. Urinals, both box and product, shall be labeled in accordance with its consumption classification and the average water consumption in liters for that classification (See ANSI/ASME A112.19.2M-1990, paragraphs 5.3.3.1, 5.3.3.2, and 5.3.3.3). The fixture label shall be intended for removal by the occupant only, and so state on the label. The minimum wording on the label shall be as follows.

"This fixture qualifies according to CSA test procedures as a low-consumption urinal with an average consumption per flush of 3.78 liters or less."

NEW SECTION

WAC 51-26-1820 Marking requirements for plumbing fixture fittings. Sec. 1820. (a) The marking requirements for plumbing fixture fittings contained in this section shall apply to fixtures tested in accordance with CSA B125. These requirements are consistent with the marking requirements mandated in ANSI/ASME A112.18.1.

(b) Product. 1. Each fitting shall bear permanent legible markings to identify the manufacturer. This marking shall be the trade name, trademark, or other mark known to identify the manufacturer. Such marking shall be located where it can be seen after installation.

2. Each shower head, sink faucet, and lavatory faucet shall be marked "CSA B125" to demonstrate compliance with this Standard. The marking shall be by means of either a permanent mark on the product, a label on the product, or a tag attached to the product.

(c) Package. 1. The package shall be marked with the manufacturer's name and model number.

2. The package or any label attached to the package for shower heads, sink faucets, and lavatory faucets shall contain at least the following: "CSA B125" and "9.5 lpm." The flow rate values shall be the actual flow rate or 9.5 lpm (2.5 gpm) in the case of shower heads, sink faucets, and lavatory faucets; or the actual flow rate or 1.9 lpm (0.5 gpm) in the case of public lavatory faucets (other than metering faucets).

3. For other products, it is recommended that the package or package label be marked with "CSA B125."

NEW SECTION

WAC 51-26-1830 Accepted plumbing fixtures and fixture fittings. Sec. 1830. Plumbing fixtures and fixture fittings which are tested in accordance with the standards listed herein and listed by either the International Association of Plumbing and Mechanical Officials or the Canadian Standards Association may be approved by the Administrative Authority for installation. Under Section 201, the Administrative Authority may approve plumbing fixtures and fixture fittings, not listed by either the International Association of Plumbing and Mechanical Officials or the Canadian Standards Association, PROVIDED the products meet the testing, and marking and labeling requirements listed in WAC 51-26-1803, 1810, and 1820.

The State Building Code Council will publish and distribute a current list of fixtures and fixture fittings that meet the standards listed within Chapter 18 and have been listed with either the International Association of Mechanical and Plumbing Officials or the Canadian Standards Association.

NEW SECTION

WAC 51-26-1840 Implementation. Sec. 1840. (a) The standards for water efficiency and labeling contained within WAC 51-26-1803, 51-26-1810, and 51-26-1820 shall

be in effect as of July 1, 1993, as provided in RCW 19.27.170.

(b) No individual, public or private corporation, firm, political subdivision, government agency, or other legal entity, may, for purposes of use in the state of Washington, distribute, sell, offer for sale, import, install, or approve for installation any plumbing fixtures or fittings unless the fixtures or fittings meet the standards as provided for in this chapter.

NEW SECTION

WAC 51-26-1845 Amendments. Sec. 1845. The water conservation performance standards contained within this chapter supersede all local government codes. Towns and counties shall not amend the code revisions and standards established herein.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 51-26-1805 Implementation.

**WSR 93-01-166
PERMANENT RULES
BUILDING CODE COUNCIL**

[Filed December 23, 1992, 11:41 a.m., effective July 1, 1993]

Date of Adoption: November 13, 1992.

Purpose: To adopt technical and clarifying amendments to chapter 51-20 WAC and related appendix chapters for greater consistency with the Americans with Disabilities and Federal Fair Housing Act accessibility guidelines.

Citation of Existing Rules Affected by this Order: Amending chapter 51-20 WAC and related appendix chapters.

Statutory Authority for Adoption: RCW 19.27.074 and 70.92.140.

Pursuant to notice filed as WSR 92-16-107 on August 5, 1992.

Changes Other than Editing from Proposed to Adopted Version: The following additional technical amendments to the proposed version of the rule were adopted by the Council into the final rule.

1. The following sentence as proposed for inclusion in WAC 51-20-3103 (b) 2 is not adopted:

Where floor levels are required to be connected by an accessible route of travel, and a non-accessible interior route is provided, the accessible route between levels also shall be interior.

Reason: The proposed change exceeds ADAAG and FFHA requirements.

2. Proposed WAC 51-20-3103 (a) 7. is further revised to read as follows:

7. Group M Occupancies. Group M, Division 1 Occupancies shall be accessible as follows:

~~EXCEPTIONS: 1. Private garages, and carports and sheds are not required to be accessible if they are accessory to dwelling units which are not required to be accessible~~

which contain accessible parking serving Type A dwelling units.

2. In Group M, Division 1 agricultural buildings, access need only be provided to paved work areas and areas open to the general public.

Reason: For greater clarity and consistency [with] the FFHA requirements.

3. Section 3104 (b) 4. is further amended to read as follows:

4. Two-way communication. A telephone with controlled access to a public telephone system or another method of two-way communication shall be provided between each area for evacuation assistance and the primary entry. The telephone or other two-way communication system shall be located within the reach ranges specified in Section 3106 (b). The fire department may approve location other than the primary entry. The communication system shall not require voice communication.

Reason: The sentence on reach ranges was adopted by the council in 1991 but inadvertently left out of the final rule filing.

4. The proposed exception to WAC 51-20-3105 (b) 2. is further revised to read as follows:

EXCEPTION: For dwelling units, only one toilet facility need be accessible.

Reason: This exception clarifies that only one bathroom is required to be accessible in Type A and Type B dwelling units.

5. The exception to the second paragraph in Section 3105 (d) 3. is relocated to follow the first paragraph.

Reason: Greater clarity and consistency with the Federal Fair Housing Act accessibility guidelines.

6. The proposed changes to paragraph 2 of WAC 51-20-3105 (d) 3 are not adopted.

Reason: The proposed changes exceed ADAAG requirements.

7. The changes proposed for WAC 51-20-3106 (d) 7. D are not adopted.

Reason: The proposal is redundant and therefore unnecessary.

8. Proposed WAC 51-20-3106 (h) 7. is further revised to read as follows:

7. Edge Protection. Any portion of the edge of a ramp with a slope greater than one vertical in 20 horizontal or landing which is more than 1/2 inch above adjacent grade or floor shall be provided with edge protection in accordance with the following:

A. Walls and Curbs. When used, walls or curbs shall be not less than 2 inches in height above the surface of the accessible route of travel.

B. Railings. When used, railings shall comply with Section 3106 (h) 5. and also shall have one of the following features:

(i) An intermediate rail mounted 17 to 19 inches above the ramp or landing surface.

(ii) A guardrail complying with Section 1712.

9. The proposed changes to WAC 51-20-3106 (k) 3. A. are not adopted.

Reason: ADAAG does not require self-closing doors on wheelchair accessible toilet stalls.

10. WAC 51-20-3106 (k) 7. A. and C. (i) are further revised to read as follows:

7. Lavatories and sinks.

A. Clear floor space. A clear floor space not less than thirty (30) inches in width by forty-eight (48) inches in depth shall be provided in front of lavatories and sinks to allow forward approach. The clear floor space may include knee and toe clearances up to nineteen (19) inches extending under the lavatory or sink.

C. Knee and Toe Clearances

(i) Lavatories. The total depth of the clear space beneath a lavatory shall be not less than 17 inches of which toe clearance shall be not more than 6 inches of the total depth. Knee clearance shall be not less than 29 inches in height and 30 inches in width.

Reason: This amendment is proposed for greater clarity. The original amendment to WAC 51-20-3106 (k) 7. C. (i) is therefore largely deleted except for addition of the word "the".

11. WAC 51-20-3106 (o) 2., Paragraph 2 is amended to read as follows:

Visible alarms shall be located not less than 80 inches above floor level, or 6 inches below the ceiling, whichever is lower, and at an interval of not less more than 50 feet horizontal, in rooms, corridors and hallways.

Reason: ADAAG requires that the distance between visible alarm signalling appliances be not more than 50 feet.

12. The word "proportioned" as proposed in Section 3106 (p) 1. A., B., and C is deleted, and the International Symbol Of Access is changed to the following:



Reason: Editorial for greater clarity and consistency with international standards.

13. WAC 51-20-3106 (aa) 2 is amended to read as follows:

2. Adaptable Fixtures ~~in~~ for Dwelling Units. A. Grab Bars. Grab bars may be omitted in bathing and toilet facilities within Type A or B dwelling units, provided that all structural reinforcements for grab bar installation are provided in the appropriate locations in the adjoining walls.

B. Kitchen Counters. Cabinets or shelving may be installed beneath the counter space required by Section 3106

(1) 2., provided that such cabinetry or shelving is not permanent, and is easily removable.

C. Lavatories. Cabinets or shelving may be installed beneath bathroom lavatories provided that such cabinetry or shelving is not permanent, and is easily removable.

D. Signage. Parking signage required by Section 51-20-3107 (c) need not be installed in spaces designated for dwelling units.

Reason: Under chapter 51-10 WAC parking signs were considered an adaptable feature in dwelling units. This provision was left out of chapter 51-20 WAC.

14. WAC 51-20-3107 (b) 2. is further amended to read as follows:

2. Size. Parking spaces shall be not less than 96 inches in width and shall have an adjacent access aisle not less than 60 inches in width. Van accessible parking spaces shall have an adjacent access aisle not less than 96 inches in width. Where two adjacent spaces are provided, the access aisle may be shared between the two spaces. Access aisles shall be marked so that the aisles will not be used as parking space.

~~Van accessible parking spaces shall have an adjacent access aisle not less than 96 inches in width.~~

Reason: This change was adopted to clearly allow van accessible parking spaces to share access aisles, which is allowed under ADAAG.

15. The following exception for van accessible parking signs is adopted in WAC 51-20-3107 (c):

Exception: Where all of the accessible parking spaces comply with the standards for van accessible parking spaces.

Reason: This exception is allowed by ADAAG.

16. Proposed WAC 51-20-3108 (b) 4 is not adopted.

Reason: As proposed this requirement exceeds ADAAG which requires that only the access aisles in parking spaces be at the same level as the space. This requirement is not extended to passenger loading zones.

17. The following subsection C is added to WAC 51-20-3112 (c) 7:

C. Signage. When existing toilet facilities are altered and not all are made accessible, directional signage complying with Section 3106 (p) 3. and 4. shall be provided indicating the location of the nearest accessible toilet facility.

Reason: This is a requirement of ADAAG that is not clearly spelled out in the code.

18. The proposed exception to WAC 51-20-3111 and 51-20-3112 (a) 2 are further amended to read as follows:

EXCEPTION: Subject to the approval of the building official, the path of travel need not be made accessible if the cost of compliance with this part would exceed 20% of the total cost of construction, inclusive of the cost of eliminating barriers, within a 36 month period.

Reason: The additional language clarifies that exceptions from the path of travel requirements are at the discretion of the local building official.

19. The following section is added to Appendix, WAC 51-20-93120:

DIVISION VI
U.S. ARCHITECTURAL AND TRANSPORTATION
BARRIERS COMPLIANCE BOARD
AMERICANS WITH DISABILITIES ACT GUIDELINES
FOR

PERMANENT

AUTOMATED TELLER MACHINES

WAC 51-20-93120 (Section 3120) Purpose. (a) The purpose of this division is to provide the United States Architectural and Transportation Barriers Compliance Board Americans with Disabilities Act Guidelines for automated teller machines.

(b) Controls. Controls for user activation shall comply with Section 3106 (c).

(c) Clearance and Reach Range. Free standing or built-in units not having a clear floor space under them shall comply with Sections 3106 (c) 2 and 3., and provide for parallel approach and both a forward and side reach to the unit allowing a person in a wheelchair to access the controls.

(d) Equipment for Persons with Vision Impairments. Instructions and all information for use shall be made accessible to and independently usable by persons with vision impairments.

Reason: Editorial. To provide the ADAAG ATM requirements in an appendix chapter as proposed by the committee and TAG. This was inadvertently left out of the proposed rule filing.

Effective Date of Rule: July 1, 1993.

November 13, 1992

Gene Colin
Chair

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3102 Definitions. Section 3102. For the purpose of ((the)) this chapter certain terms are defined as follows:

Accessible is approachable and usable by persons with disabilities.

Access aisle is an accessible pedestrian space between elements, such as parking spaces, seating, and desks, that provides clearances appropriate for use of the elements.

Accessible exit is an exit, as defined in section 3301(b), which complies with this chapter and does not contain stairs, steps, or escalators.

Accessible route of travel is a continuous unobstructed path connecting all accessible elements and spaces in an accessible building or facility that can be negotiated by a person using a wheelchair and that is usable by persons with other disabilities.

Area for evacuation assistance is an accessible space which is protected from fire and smoke and which facilitates egress.

Automatic door is a door equipped with a power-operated mechanism and controls that open and close the door automatically upon receipt of a momentary actuating signal. The switch that begins the automatic cycle may be a photoelectric device, floor mat or manual switch (see also, power-assisted door).

Clear is unobstructed.

Clear floor space is unobstructed floor or ground space (see section 3106(b)).

Common use areas are rooms, spaces or elements inside or outside a building that are made available for use by occupants of and visitors to the building.

Cross slope is the slope that is perpendicular to the direction of travel.

Curb ramp is a short ramp cutting through or built up to a curb.

Detectable warning is a standardized surface feature built in or applied to walking surfaces or other elements to warn visually impaired persons of hazards on a circulation path.

Dwelling unit, Type A is an accessible dwelling unit that is designed and constructed in accordance with this chapter to provide greater accessibility than a Type B dwelling unit. (Type A dwelling units constructed in accordance with this chapter also meet the design standards for Type B dwelling units.)

Dwelling unit, Type B is an accessible dwelling unit that is designed and constructed ((the)) in accordance with this chapter. (Type B Dwelling Unit Standards are based on the U.S. Department of Housing and Urban Development Federal Fair Housing Act accessibility guidelines.)

Element is an architectural or mechanical component of a building, facility, space, or site, such as telephones, curb ramps, doors, drinking fountains, seating, or water closets.

Ground floor is any occupiable floor less than one story above or below grade with direct access to grade. A building may have more than one ground floor.

Landing is a level area (except as otherwise provided), within or at the terminus of a stair or ramp.

Marked crossing is a crosswalk or other identified path intended for pedestrian use in crossing a vehicular way.

Multistory dwelling unit is a dwelling unit with finished living space located on one floor, and the floor or floors immediately above or below it.

Person with disability is an individual who has an impairment, including a mobility, sensory or cognitive impairment, which results in a functional limitation in access to and using a building or facility.

Power-assisted door is a door used for human passage with a mechanism that helps to open the door, or relieve the opening resistance of the door, upon the activation of a switch or a continued force applied to the door itself.

Primary entry is a principal entrance through which most people enter the building. A building may have more than one primary entry.

Primary entry level is the floor or level of the building on which the primary entry is located.

Primary function is a major function for which the facility is intended.

Public use areas are those interior or exterior rooms or spaces which are made available to the general public. Public use may be provided at a privately or publicly owned building or facility.

Ramp is any walking surface having a running slope exceeding 1 inch vertical in 48 inches horizontal.

Service entry is an entrance intended primarily for delivery of goods or services.

Single-story dwelling unit is a dwelling unit with all finished living spaces located on one floor.

Site is a parcel of land bounded by a property line or a designated portion of a public right-of-way.

Tactile is an object that can be perceived using the sense of touch.

Technically Infeasible (see Section 3110).

Text telephone is machinery or equipment that employs interactive graphic ((i.e.)) e.g., typed) communications through the transmission of coded signals across the standard telephone network. Text telephones include telecommunications display devices or telecommunications devices for the deaf (TDD's), or computers.

Vehicular way is a route intended for vehicular traffic, such as a roadway, driveway, or parking lot, located on a site.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3103 Building accessibility. Section 3103.

(a) Where required.

1. General. Accessibility to temporary or permanent buildings or portions thereof shall be provided for all occupancy classifications except as modified by this chapter. See also appendix chapter 31.

EXCEPTIONS:

1. Floors or portions of floors not customarily occupied, including, but not limited to, elevator pits, observation galleries used primarily for security purposes, elevator penthouses, nonoccupiable spaces accessed only by ladders, catwalks, crawl spaces, ((very)) narrow passageways or freight elevators, piping and equipment catwalks and machinery, mechanical and electrical equipment rooms.
2. ~~((In other than Group R Occupancies; Group B, Division 2 retail Occupancies; terminals, depots and other stations used for transportation; buildings owned or operated by a governmental agency; and the professional offices of health care providers, floors above and below fully accessible levels that have areas of less than 3000 square feet per floor, need not be accessible provided that the primary entry level provides facilities as required by section 3105 equivalent to those located on the nonaccessible levels.~~
- 3-)) Temporary structures, sites and equipment directly associated with the construction process such as construction site trailers, scaffolding, bridging or material hoists are not required to be accessible. This exception does not include walkways or pedestrian protection required by Chapter 44.

2. Group A Occupancies.

A. General. All Group A Occupancies shall be accessible as provided in this chapter.

EXCEPTION: In the assembly area of dining and drinking establishments or religious facilities which are located in nonelevator buildings; where the area of mezzanine seating is not more than 25 percent of the total seating, an accessible means of vertical access to the mezzanine is not required; provided that the same services are provided in an accessible space which is not restricted to use only by persons with disabilities. Comparable facilities shall be available in all seating areas.

In banquet rooms or spaces where the head table or speaker's lectern is located on a permanent raised platform, the platform shall be accessible in compliance with section 3106. Open edges on ((a)) the raised platform shall be protected by a curb with a height of not less than 2 inches.

Stadiums, theaters, auditoriums and similar occupancies shall provide wheelchair spaces in accordance with Table No. 31-A. Removable seats shall be permitted in the wheelchair spaces.

Wheelchair spaces shall be accessible and shall be located in places with unobstructed sight lines. Wheelchair

spaces shall be reasonably distributed throughout the seating plan and located on an accessible route of travel.

In addition, one percent, but not less than one, of all fixed seats shall be aisle seats with no armrests, or shall have removable or folding armrests on the aisle side. Each such seat shall be identified by a sign complying with section 3106(p) 1. A.

An accessible route of travel shall connect wheelchair seating locations with performance areas, including stages, arena floors, dressing rooms, locker rooms and other spaces used by performers.

B. Assistive listening devices. Assistive listening systems complying with section 3106(u) ((3)) 2 shall be installed in assembly areas where audible communications are integral to the use of the space including stadiums, theaters, auditoriums, lecture halls, and similar areas; where fixed seats are provided; as follows:

1. Areas with an occupant load of 50 or more.
2. Areas where an audio-amplification system is installed.

Receivers for assistive-listening devices shall be provided at a rate of 4 percent of the total number of seats, but in no case fewer than two devices. In other assembly areas, where permanently installed assistive-listening systems are not provided, electrical outlets shall be provided at a rate of not less than 4 percent of the total occupant load.

Signage complying with section 3106(p) 1. C. shall be installed to notify patrons of the availability of the listening system.

3. Group B Occupancies. All Group B Occupancies shall be accessible as provided in this chapter. Assembly spaces in Group B Occupancies shall comply with section 3103(a) 2. B.

4. Group E Occupancies. All Group E Occupancies shall be accessible as provided in this chapter. Assembly spaces in Group E Occupancies shall comply with section 3103(a) 2. B.

5. Group H Occupancies. All Group H Occupancies shall be accessible as provided in this chapter.

6. Group I Occupancies. All Group I Occupancies shall be accessible in all public use, common use and employee use areas, and shall have accessible patient rooms, cells and treatment or examination rooms as follows:

A. In Group I, Division 1.1 patient care units within hospitals which specialize in treating conditions that affect mobility, all patient rooms in each nursing unit, including associated toilet rooms and bathrooms.

B. In Group I, Division 1.1 patient care units within hospitals which do not specialize in treating conditions that affect mobility, at least 1 in every 10 patient rooms in each nursing unit, including associated toilet rooms and bathrooms.

C. In Group I, Division 1.1 and Division 2 nursing homes and long-term care facilities, at least 1 in every 2 patient rooms, including associated toilet rooms and bathrooms.

D. In Group I, Division 3 mental health Occupancies, at least 1 in every 10 patient rooms, including associated toilet rooms and bathrooms.

E. In Group I, Division 3 jail, prison and similar Occupancies, at least 1 in every 100 rooms or cells, including associated toilet rooms and bathrooms.

F. In Group I Occupancies, all treatment and examination rooms shall be accessible.

In Group I, Division 1.1 and 2 Occupancies, at least one accessible entrance that complies with section 3103(b) shall be under shelter. Every such entrance shall include a passenger loading zone which complies with section 3108(b) (3).

7. Group M Occupancies. Group M, Division 1 Occupancies shall be accessible(;) as follows:

- (EXCEPTIONS:)) 1. Private garages(;) and carports (~~and sheds are not required to be accessible if they are accessory to dwelling units which are not required to be accessible~~) which contain accessible parking serving Type A dwelling units.
 2. In Group M, Division 1 agricultural buildings, access need only be provided to paved work areas and areas open to the general public.

8. Group R Occupancies.

A. General. All Group R Occupancies shall be accessible as provided in this chapter. Public- and common-use areas and facilities such as recreational facilities, laundry facilities, garbage and recycling collection areas, mailbox locations, lobbies, foyers and management offices, shall be accessible.

EXCEPTION: Common- or public-use facilities accessory to buildings not required to contain either Type A or Type B dwelling units in accordance with Section 3103(a) 8.B.

B. Number of dwelling units. In all Group R, Division 1 apartment buildings the total number of Type A dwelling units shall be as required by Table No. 31-B. All other dwelling units shall be designed and constructed to the requirements for Type B units as defined in this chapter.

- EXCEPTIONS: 1. Group R Occupancies containing no more than three (or fewer) dwelling units need not be accessible.
 2. Dwelling units in Group R, Division 1 apartment buildings which are located on floors other than the ground floor where no elevator is provided within the building need not comply with the standards for Type B dwelling units, provided:
 A. Where the ground floor is not a Group R Occupancy, the first level of Group R Occupancy, including dwelling units, shall be accessible; and
 B. The number of Type A dwelling units provided shall not be reduced below the number required by Table No. 31-B. See also Section 3105(c) 1.
 3. Dwelling units with two or more stories in a nonelevator building need not comply with standards for Type B dwelling units.
 4. For sites where multiple, nonelevator buildings are planned for a single site and where portions of the site have grades prior to development which exceed 10 percent, the building official may approve the following modifications:
 A. Number of dwelling units:
 (i) The number of Type B dwelling units provided may be reduced to a percentage of the ground floor units which is equal to the percentage of the entire site having grades prior to development, which are 10 percent or less; but in no case shall the number of Type B dwelling units be less than 20 percent of the ground floor dwelling units on the entire site; and
 (ii) The number of Type A dwelling units provided shall not be reduced below the number required by Table No. 31-B; and
 B. Both Type A and B dwelling units may be located in the building or buildings located on the portion of the site where the grade prior to development has slopes of 10 percent or less; and

C. Common-use facilities accessory to buildings not required to contain either Type A or B dwelling units in accordance with Item A, above, need not be accessible unless there are no other similar facilities provided on the site.

See also appendix chapter 31, Division ((H)) I.

C. Hotels and lodging houses. In all hotels and lodging houses, accessible guest rooms, including associated bathing, shower and toilet facilities, shall be provided in accordance with Table No. 31-C. In addition, sleeping rooms or suites for persons with hearing impairments shall be provided in accordance with Table No. 31-D. In addition, public-use and common-use areas of all hotels and lodging houses shall be accessible.

EXCEPTION: Group R, Division 3 lodging houses that are occupied by the owner or proprietor of the lodging house.

Required sleeping rooms for persons with hearing impairments shall have visible alarms complying with section 3106(o). Such rooms shall have installed telephones complying with section 3106(n) 3., and an electrical outlet installed within 48 inches of the telephone connection. Such rooms shall have devices separate from the visible alarm system which provide visible notification of incoming telephone calls and door bell actuation.

Where provided in accessible guest rooms the following facilities shall be accessible: dining areas; kitchens; kitchenettes; wet bars; patios; balconies; terraces; or similar facilities.

D. Proportional distribution. Accessible dwelling units shall be apportioned among efficiency dwelling units, single-bedroom units and multiple-bedroom units in proportion to the numbers of such units in the building. Accessible hotel (~~and motel units~~) guest rooms shall be apportioned among the various classes of sleeping accommodations.

E. Congregate residences. In congregate residences with multi-bed rooms or spaces, a percentage equal to the minimum number of accessible rooms required by Table No. 31-C shall be accessible in accordance with section 3106(z).

EXCEPTION: Congregate residences with 10 or fewer occupants need not be accessible.

9. Other parking facilities. Principal use parking facilities which are not accessory to the use of any building or structure shall provide accessible spaces in accordance with Table No. 31-F.

(b) Design and construction.

1. General. When accessibility is required by this chapter, it shall be designed and constructed in accordance with this chapter.

2. Accessible route of travel. When a building, or portion of a building, is required to be accessible, an accessible route of travel shall be provided to all portions of the building, to accessible building entrances and connecting the building and the public way. Except within an accessible dwelling unit, the accessible route of travel to areas of primary function may serve but shall not pass through kitchens, storage rooms, toilet rooms, bathrooms, closets or other similar spaces.

EXCEPTIONS: 1. A single accessible route shall be permitted to pass through a kitchen or storage room in an accessible dwelling unit.

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2. Floors above and below accessible levels that have areas of less than 3,000 square feet per floor, need not be served by an accessible route of travel from an accessible level. This exception shall not apply to:

- A. The offices of health care providers; or,
- B. Transportation facilities and airports; or,
- C. Buildings owned or leased by government agency; or,
- D. Multitenant Group B, Division 2, retail and wholesale occupancies of five tenant spaces or more.

3. For sites where natural terrain or other unusual property characteristics do not allow the provision of an accessible route of travel from the public way to the building, the point of vehicular debarkation may be substituted for the accessible entrance to the site.

(For Group R, Division 1 apartment buildings see Section 51-20-3105(c)1.

Accessible routes of travel serving any accessible space or element shall also serve as a means of egress for emergencies or connect to an area of evacuation assistance.

~~((When))~~ Where more than one building or facility is located on a site, accessible routes of travel shall ((be provided connecting)) connect accessible buildings and accessible site facilities. The accessible route of travel shall be the most practical direct route connecting accessible building entrances, accessible site facilities and the accessible site entrances.

~~((EXCEPTION: For sites where natural terrain or other unusual property characteristics do not allow the provision of an accessible route of travel from the public way to the building, the point of vehicular debarkation may be substituted for the accessible entrance to the site.))~~

3. Primary entry access. At least 50% of all public ((entries)) entrances, or a number equal to the number of exits required by section 3303(a), whichever is greater, shall be accessible. One of the accessible public ((entries)) entrances shall be the primary ((entry)) entrance to a building. At least one accessible ((entry)) entrance must be a ground floor entrance. Public ((entries)) entrances do not include loading or service ((entries)) entrances.

EXCEPTION: In Group R, Division 1 apartment buildings only the primary ((entry)) entrance need be accessible, provided that the primary ((entry)) entrance provides an accessible route of travel to all dwelling units required to be accessible.

Where a building is designed not to have common or primary ((entries)) entrances, the primary ((entry)) entrance to each individual dwelling unit required to be accessible, and each individual tenant space, shall be accessible.

4. Signs.

A. International symbol of access. The following elements and spaces of accessible facilities shall be identified by the international symbol of access:

- 1. Accessible parking spaces
- 2. Accessible entrances when not all entrances are accessible (inaccessible entrances shall have directional signage to indicate the route to the nearest accessible entrance)

EXCEPTION: Individual ((entries)) entrances into dwelling units.

3. Accessible passenger loading zone(s)

4. Accessible toilet and bathing facilities when not all are accessible

EXCEPTION: Toilet and bathing facilities within dwelling units, patient rooms and guest rooms.

At every major junction along or leading to an exterior accessible route of travel, there shall be a sign displaying the international symbol of accessibility. Signage shall indicate the direction to accessible entries and facilities.

~~((A list of accessible rooms shall be permanently posted for staff use at each hotel/motel reception or check-in desk.))~~

B. Other signs. Where provided, ~~((permanent))~~ signs which identify permanent rooms and spaces shall comply with sections 3106(p) 2, 3, and 5. Where provided, other signs which provide direction to or information about the building or portion of a building shall comply with section 3106(p) 3 and 4.

EXCEPTION: Building directories and all temporary signs.

In hotels and lodging houses, a list of accessible guest rooms shall be posted permanently in a location not visible to the general public, for staff use at each reception or check-in desk.

In assembly areas, a sign notifying the general public of the availability of accessible seating and assistive listening systems shall be provided at ticket offices or similar locations.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3104 Egress and areas for evacuation assistance. Section 3104.

(a) General. In buildings or portions of buildings required to be accessible, accessible means of egress shall be provided in the same number as required for exits by chapter 33. When an exit required by chapter 33 is not accessible, an area for evacuation assistance shall be provided.

EXCEPTION: Areas of evacuation assistance are not required in buildings where an approved, automatic fire-extinguishing system is installed in accordance with U.B.C. Standard No. 38-1, provided that quick-response sprinkler heads are used where allowed by the standard; and that a written fire-and life-safety emergency plan which specifically addresses the evacuation of persons with disabilities is approved by the building official and the fire chief.

Every area for evacuation assistance shall comply with the requirements of this code and shall adjoin an accessible route of travel which shall comply with section 3106.

(b) Areas for evacuation assistance.

1. Location and construction. An area for evacuation assistance shall be one of the following:

A. A portion of a landing within a smokeproof enclosure, complying with section 3310.

B. A portion of an exterior exit balcony, located immediately adjacent to an exit stairway, when the exterior exit balcony complies with section 3305. Openings to the interior of the building located within 20 feet of the area for evacuation assistance shall be protected with fire assemblies having a three-fourths-hour fire-protection rating.

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C. A portion of a one-hour fire-resistive corridor complying with sections 3305 (g) and (h) located immediately adjacent to an exit enclosure.

D. A vestibule located immediately adjacent to an exit enclosure and constructed to the same fire-resistive standards as required by section 3305 (g) and (h).

E. A portion of a stairway landing within an exit enclosure which is vented to the exterior and is separated from the interior of the building by not less than one-hour fire-resistive door assemblies.

F. When approved by the building official, an area or room which is separated from other portions of the building by a smoke barrier. Smoke barriers shall have a fire-resistive rating of not less than one hour and shall completely enclose the area or room. Doors in the smoke barrier shall be tight-fitting smoke- and draft-control assemblies having a fire-protection rating of not less than 20 minutes and shall be self-closing or automatic closing. The area or room shall be provided with an exit directly to an exit enclosure. When the room or area exits into an exit enclosure which is required to be of more than one-hour fire-resistive construction, the room or area shall have the same fire-resistive construction, including the same opening protection, as required for the adjacent exit enclosure.

G. An elevator lobby complying with section 3104(d).

2. Size. Each area for evacuation assistance shall provide at least two wheelchair spaces not smaller than 30 inches by 48 inches for each space. The area for evacuation assistance shall not encroach on any required exit width. The total number of such 30-inch by 48-inch wheelchair spaces per story shall not be less than 1 for every 200 persons of calculated occupant load served by the area for evacuation assistance.

EXCEPTION: The building official may reduce the minimum number of 30-inch by 48-inch areas to one for each area for evacuation assistance on floors where the occupant load is less than 200.

3. Stairway width. Each stairway adjacent to an area for evacuation assistance shall have a minimum clear width of 48 inches between handrails.

4. Two-way communication. A telephone with controlled access to a public telephone system or another method of two-way communication shall be provided between each area for evacuation assistance and the primary entry. The telephone or other two-way communication system shall be located within the reach ranges specified in Section 3106 (b). The fire department may approve location other than the primary entry. The communication system shall not require voice communication.

5. Identification. Each area for evacuation assistance shall be identified by a sign which states: **Area for evacuation assistance** and the international symbol of access. The sign shall be illuminated when exit sign illumination is required. The sign shall comply with sections 3314 (c) and (d). In each area for evacuation assistance, instructions on the use of the area under emergency conditions shall be posted adjoining the two-way communication system.

(c) Accessible exits. All exterior exits which are located adjacent to accessible areas and within 6 inches of grade shall be accessible.

(d) Area for evacuation assistance, high-rise alternative. Within a building of any height or occupancy, constructed in accordance with the requirements of section 1807 or 1907, an area for evacuation assistance may be located in the elevator lobby, or adjacent to the elevator where no lobby is required, when:

1. The area for evacuation assistance complies with the requirements for size, two-way communication and identification as specified in section 3104(b); and,

2. Elevator shafts are pressurized as required for smokeproof enclosures in section 3310. Such pressurization system shall be activated by smoke detectors on each floor located in a manner approved by the building official. Pressurization equipment and its ductwork within the building shall be separated from other portions of the building by a minimum of two-hour fire-resistive construction.

3. The manager of the building shall establish and maintain a written fire- and life-safety emergency plan which, in addition to other provisions, shall specifically address the evacuation of persons with disabilities, and which has been approved by the building official and fire chief.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3105 Facility accessibility. Section 3105.

(a) General. Where buildings are required to be accessible, building facilities shall be accessible to persons with disabilities as provided in this section. For Group R, Division 1 apartment buildings, where specific floors of a building are required to be accessible, the requirements shall apply only to the facilities located on accessible floors.

All building facilities or elements required by this section to be accessible shall be designed and constructed in accordance with section 3106.

(b) Bathing and toilet facilities.

1. Bathing facilities. When bathing facilities are provided, at least 2 percent, but not less than 1, bathtub or shower shall be accessible. In dwelling units where both a bathtub and shower are provided in the same room, only one need be accessible.

2. Toilet facilities. Toilet facilities located within accessible dwelling units, guest rooms and congregate residences shall comply with sections 3106(k) and 3106(aa).

EXCEPTION: For dwelling units, only one toilet facility need be accessible.

In each toilet facility in other occupancies, at least one wheelchair accessible toilet stall with an accessible water closet shall be provided. In addition, when there are 6 or more water closets within a toilet facility, at least one other accessible toilet stall complying with section 3106(k) 4. also shall be installed.

3. Lavatories, mirrors and towel fixtures. At least one accessible lavatory shall be provided within any toilet facility. Where mirrors, towel fixtures and other toilet and bathroom accessories are provided, at least one of each shall be accessible.

4. Adaptable fixtures in dwelling units. See section 3106(aa) 2. for adaptable fixtures in dwelling units.

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~~(B. Kitchen counters. Cabinets or shelving may be installed beneath the counter space required by section 3106(l) 2. provided such cabinetry or shelving is not permanent and is easily removable.~~

~~C. Lavatories. Cabinets or shelving may be installed beneath bathroom lavatories provided such cabinetry or shelving is not permanent and is easily removable.)~~

(c) Elevators, platform lifts, and stairways.

1. Elevators. A. Where required. In multi-story buildings or portions thereof required to be accessible by section 3103, at least one elevator shall serve each level, including mezzanines. Other than within an individual dwelling unit, when an elevator is provided but not required, it shall be accessible.

provided, at least one telephone in each bank shall be accessible and at least one telephone per floor shall be designed to allow forward reach complying with section 3106.

Where any bank of public telephones consists of 3 or more telephones, at least one telephone in each bank shall be equipped with a shelf and an electrical outlet complying with section 3106(n) 7.

All accessible telephones and at least 25 percent of all other public telephones, but in no case less than one, shall be provided with volume controls in accordance with section 3106(n) and shall be dispersed among the public telephones provided in the building.

Where four or more public pay telephones are provided at a building site, and at least one is in an interior location, at least one interior telephone shall be a text telephone in accordance with section 3106(n).

Where interior public pay phones are provided in transportation facilities; assembly and similar areas including stadiums and arenas, convention centers, hotels with convention facilities, or covered malls; or in or adjacent to hospital emergency, recovery, or waiting rooms; at least one interior text telephone shall be provided.

3. Kitchens. Kitchens within accessible dwelling units shall be designed in accordance with section 3106 (l) and (aa).

EXCEPTION: Kitchens in Type B dwelling units need not comply with section 3106(l)(1).

Kitchens, kitchenettes or wet bars in other than dwelling units which are provided accessory to a sleeping room, guest room or suite, shall be designed in accordance with section 3106. Countertops and sinks shall be ~~((mounted at a maximum height of))~~ no more than 34 inches above the finished floor. At least 50 percent of shelf space in cabinets and appliances shall be within the reach ranges of section 3106.

~~((EXCEPTION: Kitchens in Type B dwelling units need not comply with section 3106(l)(1).))~~

4. ~~((Swimming pools))~~ Recreational facilities. Where common or public use recreational facilities, swimming pools, hot tubs, spas and similar facilities are provided, they shall be accessible. Swimming pools shall be accessible by transfer tier, hydraulic chair, ramp or other means. Hot tubs and spas ~~((shall))~~ need be accessible only to the edge of the facility.

EXCEPTION: Common- or public-use facilities accessory to buildings not required to contain either Type A or Type B dwelling units in accordance Section 3103(a) 8. B.

5. Fixed or built-in seating or tables. Where fixed or built-in seating or tables are provided at least 5 percent, but no fewer than two, shall be accessible. Accessible fixed or built-in seating or tables shall comply with section 3106(s). In eating and drinking establishments, such seating or tables shall be distributed throughout the facility.

6. Storage~~((, shelving and display units))~~ facilities. In other than Group R, Division 1 apartment buildings, where fixed or built-in storage facilities such as cabinets, shelves, closets and drawers are provided in accessible spaces, at least one of each type provided shall contain storage space complying with section 3106(r).

- EXCEPTIONS:
1. In Group R, Division 1 apartment occupancies, an elevator is not required where accessible dwelling units and guest rooms are accessible by ramp or by grade level route of travel.
 2. In a building of fewer than three stories an elevator is not required where ramps, grade-level entrances or accessible horizontal exits from an adjacent building, are provided to each floor.
 3. In multistory parking garages, an elevator is not required where an accessible route of travel is provided from accessible parking spaces on levels with accessible horizontal connections to the primary building served.
 4. In Group R, Division 1 hotels and lodging houses less than 3 stories in height, an elevator is not required provided that accessible guest rooms are ~~((provided))~~ located on the ground floor.

~~((2-))~~ B. Design. All elevators shall be accessible.

- EXCEPTIONS:
1. Private elevators serving only one dwelling unit.
 2. Where more than one elevator is provided in the building, elevators used exclusively for movement of freight.

Elevators required to be accessible shall be designed and constructed to comply with chapter 296-81 WAC.

~~((3-))~~ 2. Platform lifts. Platform lifts may be used in lieu of an elevator under one of the following conditions subject to approval by the building official:

~~((1-))~~ (A) To provide an accessible route of travel to a performing area in a Group A Occupancy; or,

~~((2-))~~ (B) To provide unobstructed sight lines and distribution for wheelchair viewing positions in Group A Occupancies; or,

~~((3-))~~ (C) To provide access to spaces with an occupant load of less than 5, that are not open to the public; or,

~~((4-))~~ (D) To provide access where existing site constraints or other constraints make use of a ramp or elevator infeasible.

All platform lifts used in lieu of an elevator shall be capable of independent operation and shall comply with chapter 296-81 WAC.

3. Stairways. Stairways shall comply with Section 3106(i).

(d) Other building ~~((components))~~ facilities.

1. Water fountains. On any floor where water fountains are provided, at least 50 percent, but in no case less than one fountain shall be accessible complying with section 3106(m) and at least one fountain shall be mounted at a standard height.

2. Telephones. On any floor where public telephones are provided at least one telephone shall be accessible. On any floor where 2 or more banks of multiple telephones are

~~((Self service shelves or display units in retail occupancies shall be located on an accessible route in accordance with section 3103(b) 2.))~~

7. Customer service facilities.

A. Dressing(;) and fitting rooms. Where dressing or fitting rooms are provided for use by the general public, patients, customers or employees, 5 percent, but not less than one in each group of rooms serving distinct and different functions shall be accessible in accordance with section 3106(x).

B. Counters and windows. Where customer sales and service counters or windows are provided a portion of the counter or at least one window, shall be accessible in accordance with section 3106(x).

C. Shelving and display. Self-service shelves or display units in retail occupancies shall be located on an accessible route in accordance with section 3103(b) 2. Not all self-service shelves and display units need be located within the reach ranges required by Section 3106(b).

D. Check-out aisles. Accessible check-out aisles shall be installed in accordance with Table No. 31-E and section 3106(x) 3.

8. Controls, operating mechanisms and hardware. Controls, operating mechanisms and hardware, including switches that control lighting and ventilation and electrical convenience outlets, in accessible spaces, along accessible routes, or as parts of accessible elements shall comply with section 3106(c).

~~((EXCEPTION: Floors or portions of floors not customarily occupied, including, but not limited to, elevator pits, observation galleries used primarily for security purposes, elevator penthouses, nonoccupiable spaces accessed only by ladders, catwalks, crawl spaces, very narrow passage ways or freight elevators, piping and equipment catwalks and machinery, mechanical and electrical equipment rooms.))~~

9. Alarms. ~~((Alarm systems))~~ Where provided, alarm systems shall include both audible and visible alarms. ((The) Visible alarm devices shall be located in all ((sleeping accommodations and)) assembly areas; common-use areas including toilet rooms and bathing facilities(;;); hallways(;;) and lobbies; and hotel guest rooms as required by Section 3103(a) 8. C.

- EXCEPTIONS:
1. Alarm systems in Group I, Division 1.1 and 1.2 Occupancies may be modified to suit standard health care design practice.
 2. Visible alarms are not required in Group R, Division 1 apartment buildings.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3106 Section 3106. Accessible design and construction standards.

(a) General. Where accessibility is required by this chapter, ~~((it))~~ buildings and facilities shall be designed and constructed in accordance with this section, unless otherwise specified in this chapter.

(b) Space allowance and reach ranges.

1. Wheelchair passage width. The minimum clear width for single wheelchair passage shall be 36 inches. The minimum width for two wheelchairs to pass is 60 inches.

EXCEPTION: The minimum width for single wheelchair passage may be 32 inches for a maximum distance of 24 inches.

2. Wheelchair turning spaces. Wheelchair turning spaces shall be designed and constructed to satisfy one of the following requirements:

A. A turning space not less than 60 inches in diameter; or,

B. A turning space at T-shaped intersections or within a room, where the minimum width is not less than 36 inches. Each segment of the T shall be clear of obstructions not less than 24 inches in each direction.

Wheelchair turning space may include knee and toe clearance in accordance with section 3106(b) 4. C.

3. Unobstructed floor space. A floor space, including the vertical space above such floor space, which is free of any physical obstruction including door swings, to a height of 29 inches. Where a pair of doors occurs, the swing of the inactive leaf may be considered to be unobstructed floor space. Unobstructed floor space may include toe spaces that are a minimum of 9 inches in height and not more than 6 inches in depth.

4. Clear floor or ground spaces and maneuvering clearance space for wheelchairs.

A. Size. The minimum clear floor or ground space required to accommodate a single, stationary wheelchair occupant shall be not less than 30 inches by 48 inches.

B. Approach. Wheelchair spaces shall be designed to allow for forward or parallel approach to an accessible feature.

C. Knee and toe clearances. Spaces under obstructions, work surfaces or fixtures may be included in the clear floor or ground space provided that they are at least 30 inches in width, a minimum of 27 inches in height and not greater than 25 inches in depth. Toe spaces under obstructions, work surfaces or fixtures which comply with the requirements for unobstructed floor space may be included in the clear floor or ground space.

D. Approach to wheelchair spaces. One full unobstructed side of the clear floor or ground space for a wheelchair shall adjoin or overlap an accessible route of travel, or shall adjoin another wheelchair clear space. Clear space located in an alcove or otherwise confined on all or part of three sides shall be not less than 36 inches in width where forward approach is provided, or 60 inches in width where parallel approach is provided.

E. Forward reach. Where the clear floor space ~~((only))~~ allows only forward approach to an object, the maximum high forward reach allowed shall ~~((be))~~ not be higher than 48 inches. Reach obstructions 20 inches or less in depth may project into the clear space provided that knee clearance is maintained in accordance with section 3106(b) ~~((2. B.))~~ 4. C. Reach obstructions greater than 20 inches in depth may project into the clear space provided that the reach obstruction shall not exceed 25 inches in depth and the maximum high forward reach shall not exceed 44 inches in height. The minimum low forward reach shall be not lower than 15 inches.

F. Side reach. Where the clear floor space allows parallel approach by a person in a wheelchair, the maximum high side reach allowed shall ~~((be))~~ not be higher than 54 inches. Obstructions no greater than 34 inches in height and

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no more than 24 inches in depth may be located in the side reach area provided that when such obstructions are present the side reach shall be not more than 46 inches. The minimum low side reach shall be not lower than 9 inches.

(c) Controls and hardware.

1. Operation. Handles, pulls, latches, locks and other operating devices on doors, windows, cabinets, plumbing fixtures and storage facilities, shall have a lever or other shape which will permit operation by wrist or arm pressure and does not require tight grasping, pinching or twisting to operate.

The force required to activate controls on lavatories and water fountains, and flush valves on water closets and urinals, shall not be greater than five pounds.

2. Mounting heights. The highest operable part of environmental and other controls, dispensers, receptacles and other operable equipment shall be within at least one of the reach ranges specified in section 3106(b), and not less than 36 inches above the floor. Electrical and communications system receptacles on walls shall be mounted a minimum of 15 inches (~~in height~~) above the floor. Door hardware shall be mounted at not less than 36 inches and not more than 48 inches above the floor.

3. Clear floor space. Clear floor space that allows a forward or a side approach shall be provided at all controls or hardware.

(d) Accessible route of travel.

1. Width. The minimum clear width of an accessible route of travel shall be 36 inches except at doors (see section 3106(j) 2.). Where an accessible route includes a 180 degree turn around an obstruction which is less than 48 inches in width, the clear width of the accessible route of travel around the obstruction shall be 42 inches minimum. For exterior accessible routes of travel, the minimum clear width shall be 44 inches.

EXCEPTION: The minimum width for single wheelchair passage may be 32 inches for a maximum distance of 24 inches.

Where an accessible route is less than 60 inches in width, passing spaces at least 60 inches by 60 inches shall be located at intervals not to exceed 200 feet. A T-shaped intersection of two corridors or walks may be used as a passing space.

2. Height. Accessible routes shall have a clear height of not less than 79 inches. Where the vertical clearance of an area adjoining an accessible route of travel is less than 79 inches but more than 27 inches, a continuous permanent barrier shall be installed to prevent traffic into such areas of reduced clearance.

3. Slope. An accessible route of travel shall have a running slope not greater than 1 vertical in 12 horizontal. An accessible route of travel with a running slope greater than 1 vertical in 20 horizontal shall comply with section 3106(h). Cross slopes of an accessible route of travel shall not exceed 1 vertical in 48 horizontal.

4. Changes in level. Changes in level along an accessible route of travel shall comply with section 3106(f). Stairs or escalators shall not be part of an accessible route of travel. Any raised area within an accessible route of travel shall be cut through to maintain a level route or shall have curb ramps at both sides and a level area not less than 48 inches long connecting the ramps.

5. Surfaces.

A. General. All floor and ground surfaces in an accessible route of travel shall comply with section 3106(g).

B. Detectable warnings. Curb ramps shall have detectable warnings complying with section 3106(~~((g))~~)(q). Detectable warnings shall extend the full width and depth of the curb ramp.

~~((6. Edge protection. Guardrails designed and constructed in accordance with section 1712 shall be provided on any portion of an accessible route of travel which is more than 30 inches above the grade or floor below. Any portion of the edge of an accessible route of travel which is more than 1/2 inch above adjacent grade or floor shall be provided with a protective railing with the top of the rail at a height of 34 inches nominal and a mid rail at a height of 18 inches nominal.~~

EXCEPTIONS: ~~1. Where curbs, walls, or shoulder slopes abut the accessible route of travel, a protective railing is not required. Where provided:~~

~~A. Curbs shall be not less than 2 inches in height above the surface of the accessible route of travel.~~

~~B. Shoulder slopes shall be at the same grade as the edge of the accessible route of travel, and shall have a slope, downward from the edge, of not more than 1 vertical in 48 horizontal for a distance of not less than 36 inches.~~

~~2. For routes of travel adjoining vehicular ways or parking areas, protective railings are not required provided the difference in grade is less than 3 inches.~~

~~7.)~~ 6. Illumination. Illumination shall be provided along the accessible route of travel, at any time the building is occupied, with an intensity of not less than one footcandle on the surface of the route.

~~((8.))~~ 7. Curb ramps.

A. Slope. Slopes of curb ramps shall comply with section 3106(h). Transitions from ramps to walks, gutters or vehicular ways shall be flush and free of abrupt changes in height. Maximum slopes of adjoining gutters and road surfaces immediately adjacent to the curb ramp or accessible route of travel shall not exceed 1 vertical in 20 horizontal.

B. Width. Curb ramps shall be not less than 36 inches in width, exclusive of the required side slopes.

C. Side slopes of curb ramps. Curb ramps located where pedestrians must walk across the ramp, or where not protected by handrails or guardrails, shall have sloped sides. The maximum side slope shall be 1 vertical in 10 horizontal. Curb ramps with returned curbs may be used where pedestrians would not normally walk across the ramp.

EXCEPTION: Where the width of the walking surface at the top of the ramp and parallel to the run of the ramp is less than 48 inches, the maximum side slope shall be 1 vertical in 12 horizontal.

D. Location. Built-up curb ramps shall be located so as not to project into vehicular ways nor be located within accessible parking spaces.

E. Obstructions. Curb ramps shall be located or protected to prevent their obstruction by parked vehicles.

F. Location at marked cross walks. Curb ramps at marked cross walks shall be wholly contained within the markings, excluding any sloped sides.

~~((9.))~~ 8. Vehicular areas. Where an accessible route of travel crosses or adjoins a vehicular way, and where there are no curbs, railings or other elements (~~detectable by a person who has a severe vision impairment separating~~)

which separate the pedestrian and vehicular areas, and which are detectable by a person who has a severe vision impairment, the boundary between the areas shall be defined by a continuous detectable warning not less than 36 inches wide, complying with section 3106((g))(q).

(e) Protruding objects. Protruding objects shall not reduce the clear width of an accessible route of travel or maneuvering space. Any wall- or post-mounted object with its leading edge between 27 inches and 79 inches above the floor may project not more than 4 inches into ~~((the required width within a corridor))~~ an accessible route of travel, corridor, passageway, or aisle. Any wall- or post-mounted projection greater than 4 inches shall extend to the floor. ~~((Protruding objects shall not reduce the clear width of an accessible route of travel or maneuvering space.))~~

(f) Changes in level. Accessible routes of travel and accessible spaces within buildings shall have continuous common floor or ramp surfaces. Abrupt change in height greater than 1/4 inch shall be beveled to 1 vertical in 2 horizontal. Changes in level greater than 1/2 inch shall be accomplished by means of a ramp meeting the requirements of section 3106(h), a curb ramp meeting the requirements of section 3106(d) 7., or an elevator or platform lift meeting the requirements of section 3105(c). For Type B dwelling units, see also section 3106(aa).

(g) Floor coverings and surface treatments.

1. General. All surfaces shall be firm and stable.

2. Carpeting. Carpeting and floor mats in accessible areas shall be securely fastened to the underlying surface, and shall provide a firm, stable, continuous and relatively smooth surface.

3. Slip-resistant surfaces. Showers, locker rooms, swimming pool, spa and hot tub decks, toilet rooms and other areas subject to wet conditions shall have slip-resistant floors.

Exterior accessible routes of travel shall have slip-resistant surfaces.

4. Grates. Within an accessible route of travel grates shall have openings no more than 1/2 inch in one direction. Where grates have elongated openings, they shall be placed so that the long dimension is perpendicular to the dominant direction of travel. The maximum vertical surface change shall be 1/8 inch.

5. Expansion and construction joints. Expansion and construction joints in exterior routes of travel shall have a width of not more than 1/2 inch, shall be filled with a firm, compressible, elastic material, and shall be substantially level with the surface of the accessible route of travel.

(h) Ramps.

1. General. Ramps required to be accessible shall comply with section 3307 and the provisions of this section. No ramp shall change direction between landings, except ramps with an inside radius of 30 feet or greater.

2. Slope and rise. The maximum slope of a ramp shall be 1 vertical in 12 horizontal. The maximum rise for any run shall be 30 inches.

3. Width. The minimum width of a ramp shall be not less than 36 inches for interior ramps and 44 inches for exterior ramps.

4. Landings. Ramps within the accessible route of travel shall have landings at the top and bottom, and at least one intermediate landing shall be provided for each 30

inches of rise. Landings shall be level and shall have a minimum dimension measured in the direction of ramp run of not less than 60 inches. Where the ramp changes direction at a landing, the landing shall be not less than 60 inches by 60 inches. The width of any landing shall be not less than the width of the ramp.

5. Handrails. Ramps having slopes steeper than 1 vertical in 20 horizontal shall have handrails as required for stairways, except that intermediate handrails as required in section 3306(i) are not required. Handrails shall be continuous provided that they shall not be required at any point of access along the ramp, nor at any curb ramp. Handrails shall extend at least 12 inches beyond the top and bottom of any ramp segment.

EXCEPTION: Ramps having a rise less than or equal to 6 inches or a run less than or equal to 72 inches need not have handrails.

6. Exterior ramps. Exposed ramps and their approaches shall be constructed to prevent the accumulation of water on walking surfaces.

7. Edge protection. Any portion of the edge of a ramp with a slope greater than 1 vertical in 20 horizontal, or landing which is more than 1/2 inch above the adjacent grade or floor, shall be provided with edge protection in accordance with the following:

A. Walls and curbs. When used, walls or curbs shall be not less than 2 inches in height above the surface of the accessible route of travel.

B. Railings. When used, railings shall comply with Section 3106 (h) 5. and also shall have one of the following features:

(i) An intermediate rail mounted 17 to 19 inches above the ramp or landing surface.

(ii) A guardrail complying with Section 1712.

(i) Stairways.

1. General. Stairways required to be accessible shall comply with section 3306 and provisions of this section.

2. Open risers. Open risers shall not be permitted.

EXCEPTION: Stairways in Group R, Division 1 apartment buildings may have open risers.

3. Nosings. Stair nosings shall be flush, slip-resistant and rounded to a radius of 1/2 inch maximum. Risers shall be sloped or the underside of the nosing shall have an angle of not less than 60 degrees from the horizontal. Nosings shall project no more than 1 1/2 inches.

4. Exterior stairways. Exposed stairways and their approaches shall be constructed to prevent the accumulation of water on walking surfaces.

(j) Doors.

1. General. Doors required to be accessible shall comply with section 3304 and provisions of this section. For the purpose of this section, gates shall be considered to be doors. An accessible gate or door shall be provided adjacent to any turnstile or revolving door. Where doorways have two independently operated door leaves, then at least one leaf shall comply with this section.

2. Clear width. Doors shall be capable of ~~((opening))~~ being opened so that the clear width of the opening is not less than 32 inches.

EXCEPTION: Doors not requiring full user passage, such as shallow closets, may have a clear opening not less than 20 inches.

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3. Maneuvering clearances at doors. Except as provided in section 3106(aa), all doors shall have minimum maneuvering clearances as follows:

A. Where a door must be pulled to be opened, an unobstructed floor space shall extend at least 18 inches beyond the strike jamb.

B. Where a door must be pushed to be opened and is equipped with a closer and a latch, an unobstructed floor space shall extend at least 12 inches beyond the strike jamb.

C. Where two doors are in series, the minimum distance between two hinged or pivoted doors shall be 48 inches in addition to any area needed for door swing. Doors in series shall swing either in the same direction, or away from the space between the doors.

D. Where a door must be pulled to be opened, an unobstructed floor space shall be provided that extends 60 inches, perpendicular to the doorway.

E. Where a door must be pushed to be opened, an unobstructed floor space shall extend 48 inches perpendicular to the doorway.

4. Thresholds at doors. Thresholds at doors shall comply with section 3106((e)).

5. Automatic and power-assisted doors. Door-closers or power-operators shall be operable as required by section 3304(h).

EXCEPTION: Floor pad or electric-eye-actuated power operators.

All power-operated doors shall remain in the fully open position for not less than 6 seconds before closing. Touch switches shall be mounted 36 inches above the floor and not less than 18 inches nor more than 36 inches horizontally from the nearest point of travel of the moving door. Other power-operated doors must be actuated from a location not less than 36 inches from the nearest point of travel of the moving door. Power-operated doors shall automatically reopen when they encounter an obstruction other than the strike jamb.

6. Door closers. Where provided, door closers shall be adjusted to close from an open position of 70 degrees in not less than 3 seconds, to a point 3 inches from the latch, when measured to the leading edge of the door.

7. Vision panels. Where ~~((vision panels are provided in))~~ a door contains one or more vision panels, the bottom of the glass of at least one panel, shall be not more than 40 inches above the floor.

(k) Bathrooms, toilet rooms, bathing facilities and shower rooms.

1. General. Bathrooms, toilet rooms, bathing facilities and shower rooms shall be designed in accordance with this section. For dwelling units, see also section 3106(aa).

2. Unobstructed floor space. An unobstructed floor space shall be provided within bathrooms, toilet rooms, bathing facilities and shower rooms of sufficient size to inscribe a circle with a diameter not less than 60 inches. Doors in any position may encroach into this space by not more than 12 inches. The clear floor spaces at fixtures, the accessible route of travel and the unobstructed floor space may overlap.

3. Wheelchair accessible toilet stalls.

A. Dimensions. Wheelchair accessible toilet stalls shall be at least 60 inches in width. Where wall-hung water closets are installed, the depth of the stall shall be not less

than 56 inches. Where floor-mounted water closets are installed, the depth of the stall shall be not less than 59 inches. Entry to the compartment shall have a clear width of 32 inches. Toilet stall doors shall not swing into the clear floor space required for any fixture. Except for door swing, a clear unobstructed access not less than 48 inches in width shall be provided to toilet stalls.

EXCEPTION: Partitions may project not more than one inch, in the aggregate, into the required width of the stall.

B. Toe clearances. In any toilet stall((s)), the front partition and at least one side partition shall provide a toe clearance of at least 9 inches above the floor.

EXCEPTION: Toe clearance is not required in a stall with a depth greater than 60 inches.

C. Door hardware. Doors of accessible toilet stalls shall comply with section 3106(c).

~~((EXCEPTION: Toe clearance is not required in a stall with a depth greater than 60 inches.))~~

4. Ambulatory accessible toilet stalls. Ambulatory accessible toilet stalls shall be at least 36 inches in width, with an outward swinging, self-closing door. Grab bars shall be installed on each side of the toilet stall and shall comply with sections 3106(k) ((4-)) 5. C. and 3106(k) ((9-)) 11.

5. Water closets.

A. Clear floor space. The lateral distance from the center line of the water closet to the nearest obstruction, ~~((including))~~ excluding grab bars, shall be ~~((not less than))~~ 18 inches on one side and not less than 42 inches on the other side. In other than stalls, a clear floor space not less than 32 inches, measured perpendicular to the wall on which the water closet is mounted, shall be provided in front of the water closet.

EXCEPTION: A lavatory may be located within the clear floor space required for a water closet provided that knee and toe clearances for the lavatory comply with subsection 7 below and:

A. In Type B dwelling units the edge of the lavatory shall be located not less than 15 inches from the centerline of the water closet; or

B. In all other occupancies the edge of the lavatory shall be located not less than 18 inches from the centerline of the water closet.

B. Height. The height of water closets shall be a minimum of 17 inches and a maximum of 19 inches measured to the top of the seat. Seats shall not be sprung to return to a lifted position.

C. Grab bars. Grab bars shall be installed at one side and the back of the ~~((toilet stall))~~ water closet. The top of grab bars shall be not less than 33 inches and not more than 36 inches above and parallel to the floor. Grab bars located at the side shall be a minimum of 42 inches in length with the front end positioned not less than 18 inches in front of the water closet ~~((, and located not more than 18 inches from the center line of the water closet))~~. Grab bars located at the back shall be a minimum of 36 inches in length. Grab bars shall be mounted not more than 9 inches behind the water closet seat. See also Section 3106(k) 11.

D. Flush controls. Flush controls shall be mounted for use from the wide side of the water closet area and not more than 44 inches above the floor. Flush valves shall comply with Section 3106(c).

E. Dispensers and receptacles. Toilet paper and other dispensers or receptacles shall be installed within easy reach of the water closet, and shall not interfere with unobstructed floor space or grab bar utilization.

6. Urinals. A clear floor space measuring 30 inches in width by 48 inches in depth shall be provided in front of urinals. Urinal shields shall have a clear space between them of not less than 29 inches and shall not extend farther than the front edge of the urinal rim. Urinals shall be stall-type or wall-hung with an elongated rim at a maximum of 17 inches above the floor. Flush controls shall be mounted not more than 44 inches above the floor. Flush valves shall comply with Section 3106(c).

7. Lavatories and sinks.

A. Clear floor space. A clear floor space not less than 30 inches in width by 48 inches in depth shall be provided in front of lavatories and sinks to allow forward approach. The clear floor space may include knee and toe clearances not to exceed 19 inches extending under the lavatory or sink.

B. Height. Lavatories and sinks shall be mounted with the rim or counter surface not higher than 34 inches above the finished floor.

C. Knee and toe clearances.

(i) Lavatories. The total depth of the clear space beneath a lavatory shall be not less than 17 inches of which toe clearance shall be not more than 6 inches of the total depth. Knee clearance shall be not less than 29 inches in height and 30 inches in width.

(ii) Sinks. Knee clearance not less than 27 inches in height, 30 inches in width and 19 inches in depth shall be provided underneath sinks.

D. Exposed pipes and surfaces. Hot water and drain pipes exposed under lavatories and sinks shall be insulated or otherwise covered. There shall be no sharp or abrasive surfaces under lavatories or sinks.

E. Faucets. Faucet control handles shall be located not more than 17 inches from the front edge of the lavatory, sink or counter, and shall comply with section 3106(c). Self-closing valves shall remain open for at least 10 seconds per operation.

F. Sink depth. Sinks shall be not (~~less~~) more than 6-1/2 inches in vertical depth.

8. Mirrors, dispensers and other fixtures. Mirrors or shelves shall be installed so that the bottom of the mirror or the top of the shelf is within 40 inches of the floor.

Drying equipment, towel or other dispensers, and disposal fixtures shall be mounted so as not to exceed 40 inches above the finished floor to any rack, operating controls, receptacle or dispenser.

9. Bathtubs.

A. Clear floor space. A clear floor space not less than 60 inches in length shall be provided along the tub. Where the required seat is located at the end of the tub, the clear floor space shall be not less than 75 inches in length. The clear floor space shall be not less than 30 inches in width where access to the space is parallel to the tub and not less than 48 inches in width where access to the space is at right angles to the tub. A lavatory which complies with subsection ((5)) 7, above, may be located in the clear floor space for the tub.

B. Seats. An in-tub seat or a seat at the end of the tub shall be provided. In-tub seats shall be portable and removable, not less than 12 inches in width and extend the full width of the tub. Seats at the end of the tub shall be constructed flush with the top of the tub and shall extend not less than 15 inches from the end of the tub. Seats shall be mounted securely and shall not slip during use.

C. Grab bars. All required grab bars shall be installed parallel to the floor. Lower grab bars shall be installed centered 9 inches above the tub rim. Upper or single grab bars shall be installed centered not less than 33 inches and not more than 36 inches above the floor of the clear space.

Where a tub has a seat at the end, two grab bars not less than 48 inches in length shall be installed on the wall opposite the clear floor space, one end of each shall terminate where the tub abuts the seat.

Where a tub has an in-tub seat, two grab bars not less than 24 inches in length shall be installed on the wall opposite the clear floor space. The grab bars shall extend to not less than 24 inches from one end of the tub and not less than 12 inches from the other end. One grab bar shall be installed on the wall at the end of the tub opposite the drain, extending at least 12 inches from the clear floor space.

For all bathtubs one grab bar shall be installed on the wall at the end of the tub nearest the drain, extending at least 24 inches from the clear floor space.

D. Controls and fixtures. Faucets and other controls shall be located above the tub rim and below the grab bars, shall be not more than 24 inches laterally from the clear floor space and shall comply with section 3106(c).

A shower spray unit with a hose at least 60 inches long that can be used as a fixed shower head or as a hand-held shower shall be provided.

E. Bathtub enclosures. Where provided, enclosures for bathtubs shall not obstruct controls or obstruct transfer from wheelchairs onto bathtub seats or into tubs. Bathtub enclosures on bathtubs shall not have tracks mounted on their rims.

10. Shower stalls.

A. Configuration. Shower stalls shall have one of the following configurations:

(i) Transfer shower stalls shall be 36 inches by 36 inches, nominal, and shall have a seat; or,

(ii) Roll-in shower stalls shall be not less than 30 inches in depth by 60 inches in length.

B. Clear floor space. A clear floor space not less than 48 inches in length shall be provided adjacent to shower stalls. For roll-in shower stalls, the clear floor space shall be not less than 60 inches in length. The clear floor space shall be not less than 36 inches in width. A lavatory which complies with Subsection ((5)) 7 above, may be located in the clear floor space of a roll-in shower.

C. Seats. In transfer shower stalls, a seat shall be mounted not less than 17 inches and not more than 19 inches above the floor, and shall extend the full depth of the stall. The seat shall be located on the wall opposite the controls and shall be mounted not more than 1-1/2 inches from the shower walls. The seat shall be not more than 16 inches in width.

EXCEPTION: A section of the seat not more than 15 inches in length and adjacent to the wall opposite the clear space, may be not more than 23 inches in width.

In roll-in shower stalls, a fold down seat complying with the dimensional requirements of this subsection, may be installed.

D. Grab bars. All required grab bars shall be installed parallel to the floor. All grab bars shall be installed not less than 33 inches and not more than 36 inches above the floor of the adjacent clear space.

For transfer shower stalls, a grab bar not less than 18 inches in length shall be installed on the wall opposite the clear floor space ~~((, one))~~. One end of ~~((which))~~ the grab bar shall terminate at the wall opposite the seat. A grab bar not less than 27 inches in length shall also be installed on the wall opposite the seat.

For roll-in shower stalls, grab bars shall be provided on all permanent stall walls. Grab bars located on either end of the stall shall be not less than 27 inches in length. The grab bar located opposite the clear space shall be not less than 48 inches in length.

E. Controls and fixtures. Faucets and other controls shall be located on the same wall as the shower spray unit, and shall be installed not less than 38 inches or more than 48 inches above the shower floor and shall comply with section 3106(c).

A shower spray unit with a hose at least 60 inches long that can be used as a fixed shower head or as a hand-held shower shall be provided.

EXCEPTION: In unmonitored facilities where vandalism is a consideration, a fixed shower head may be installed not more than 48 inches above the stall floor.

F. Thresholds. In transfer shower stalls, thresholds shall be flush or beveled with a maximum edge height of 1/2 inch, and a maximum slope not more than 1 vertical in 2 horizontal.

Thresholds in roll-in shower stalls shall be level with the adjacent clear space.

G. Shower enclosures. Where provided, enclosures for shower stalls shall not obstruct controls or obstruct transfer from wheelchairs onto shower seats.

11. Structural requirements for grab bars, and tub and shower seats.

A. General. All grab bars, and tub and shower seats required to be accessible shall comply with this section.

B. Size and spacing of grab bars. Grab bars shall have an outside diameter of not less than 1-1/4 inch nor more than 1-1/2 inches and shall provide a clearance of 1-1/2 inches between the grab bar and the wall.

C. Structural strength. The structural strength of grab bars, tub and shower seats, fasteners and mounting devices shall meet the following specifications:

(1) Bending stress in a grab bar or seat induced by the maximum bending moment from the application of 300 lbs. shall be less than the allowable stress for the material of the grab bar or seat.

(2) Shear stress induced in a grab bar or seat by the application of 300 lbs. shall be less than the allowable shear stress for the material of the grab bar or seat. If the connection between the grab bar or seat and its mounting bracket or other support is considered to be fully restrained, then direct and torsional shear stresses shall be totaled for the combined shear stress, which shall not exceed the allowable shear stress.

(3) Shear force induced in a fastener or mounting device from the application of 300 lbs. shall be less than the allowable lateral load of either the fastener or mounting device or the supporting structure, whichever is the smaller allowable load.

(4) Tensile force induced in a fastener by a direct tension force of 300 lbs. plus the maximum moment from the application of 300 lbs. shall be less than the allowable withdrawal load between the fastener and the supporting structure.

D. Special hazards. A grab bar and any wall or other surface adjacent to it shall be free of any sharp or abrasive elements. Edges shall have a minimum radius of 1/8 inch.

(l) Kitchens.

1. Clear floor space. An unobstructed floor space shall be provided within kitchens of sufficient size to inscribe a circle with a diameter not less than 60 inches. Doors in any position may encroach into this space by not more than 12 inches. The clear floor spaces at fixtures, the accessible route of travel and the unobstructed floor space may overlap.

2. Counter surfaces and shelving. Within Type A dwelling units, a counter surface, a minimum of 30 inches wide by 24 inches deep, shall be provided at a maximum height of 34 inches, with a space beneath at least 27 inches in height.

In other than dwelling units, at least 50 percent of shelf space in cabinets, refrigerators and freezers shall be within the reach ranges specified in sections 3106(b) ~~((2-D))~~ 4. E. or 3106(b) ~~((2-E))~~ 4. F.

(m) Water fountains.

1. Clear floor space. Wall- and post-mounted cantilevered units shall have a minimum clear floor space in front of the units 30 inches in width by 48 inches in depth to allow a forward approach.

Free-standing or built-in units not having a clear space under them shall have a clear floor space at least 30 inches in depth by 48 inches in width in order to allow a person in a wheelchair to make a parallel approach to the unit.

2. Knee space. Wall- and post-mounted cantilevered units shall have knee space in accordance with section 3106(b) ~~((2-B-))~~ 3. C. The knee space shall be not less than 19 inches in depth.

3. Spout location. Spouts shall be located not more than 36 inches above the floor or ground surface. Spouts shall be located in the front of the unit and shall direct a water flow not less than 4 inches in height, in a trajectory parallel to the front of the unit. Recessed units shall be installed such that the spout is not recessed beyond the plane of the wall.

4. Controls. Controls shall be located not more than 6 inches from the front of the unit and shall comply with section 3106(c). The force required to activate the control shall not exceed 5 pounds.

5. Water fountains in alcoves. Where a unit is installed in an alcove greater than 8 inches in depth, the alcove shall be not less than 48 inches in width. A minimum 24 inches of clear space shall be provided from the spout to the nearest side wall of the alcove. ~~((Recessed units shall be installed such that the spout is not recessed beyond the plane of the wall.))~~

(n) Telephones.

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1. Clear floor or ground space. A clear floor or ground space not less than 30 inches by 48 inches that allows either a forward or parallel approach shall be provided in front of telephones. Bases, enclosures and fixed seats shall not project into the clear floor space.

Where parallel approach is provided, any shelf or enclosure shall not project ~~((further))~~ further than 10 inches beyond the face of the telephone.

Where a forward approach is provided, any shelf shall not project further than 20 inches beyond the face of the telephone; any enclosure panels shall be a minimum 30 inches apart, and where less than 36 inches apart, shall project no more than 24 inches beyond the face of the phone.

2. Height. The highest operable part of a telephone shall be within the reach ranges specified in sections 3106(b) ~~((2-D))~~ 4. E. or 3106(b) ~~((2-E))~~ 4. F.

3. Equipment for persons with hearing impairments. Telephones shall be equipped with volume controls and shall be hearing aid compatible. Volume controls shall be capable of increasing volume not less than 12 dbA or more than 18 dbA above normal.

EXCEPTION: Where an automatic reset is provided, 18 dbA may be exceeded.

4. Controls. Telephones shall have pushbutton controls where service for such equipment is available.

5. Cord length. The cord from the telephone to the handset shall be not less than 29 inches in length.

6. Text telephones. Text telephones shall be permanently affixed within, or adjacent to the telephone enclosure. Where an acoustic coupler is used, the telephone cord shall be sufficiently long to allow connection of the text telephone and the telephone receiver.

7. Shelf and electrical outlet. Shelves and an electrical outlet shall be located within or adjacent to the telephone enclosure. The shelf shall be not less than 10 inches by 10 inches in dimension, with a vertical clearance above the shelf of not less than 6 inches. The telephone handset shall be capable of being placed flush on the surface of the shelf.

(o) Alarms.

1. Audible alarms. Audible alarms shall produce a sound in accordance with ~~((UFC Standard No. 14-1))~~ the Fire Code.

2. Visible alarms. Visible alarm signal appliances shall be integrated into the building or facility alarm system. Where single-station audible alarms are provided, single-station visible alarm signals shall be provided.

EXCEPTION: Dwelling units in Group R, Division 1 apartment buildings.

Visible alarms shall be located not less than 80 inches above floor level, or 6 inches below the ceiling, whichever is lower, and at an interval of not ~~((less))~~ more than 50 feet horizontal, in rooms, corridors and hallways.

In rooms or spaces exceeding 100 feet in horizontal dimension, with no obstructions exceeding 6 feet in height above the finished floor, visible alarms may be placed around the perimeter at intervals not to exceed 100 feet horizontally.

~~((Guidelines for visible alarm type, color, intensity and flash rate are found in appendix chapter 31, Division V.))~~

Visible alarm signals shall have the following minimum photometric and location features:

1. The lamp shall be a xenon strobe type or equivalent.

2. The color shall be clear or unfiltered white light.

3. The maximum pulse duration shall be two-tenths of one second (0.2 sec) with a maximum duty cycle of 40 percent. The pulse duration is defined as the time interval between initial and final points of 10 percent of maximum signal.

4. The intensity shall be a minimum of 75 candela.

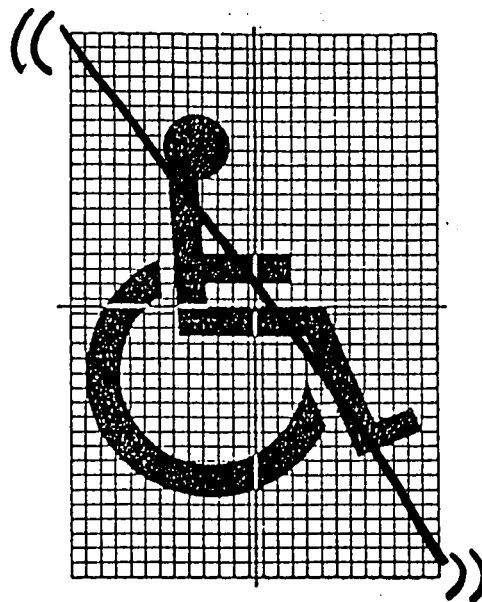
5. The flash rate shall be a minimum of 1 Hz and a maximum of 3 Hz.

3. Access to manual fire alarm systems. Manual fire alarm devices shall be mounted not more than 54 inches above the floor ~~((provided that))~~ where a parallel approach is provided.

(p) Signage.

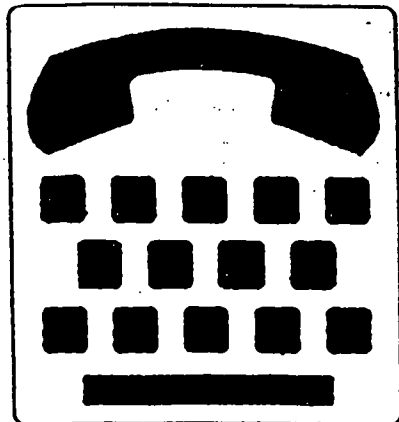
1. International symbol of access.

A. General. The international symbol of access shall be as shown below:





B. Text telephones. Text telephones required by section 3105(d) 2. shall be identified by the international text telephone symbol as shown below:



C. Assistive listening systems. Permanently installed assistive listening systems that are required by section 3103(a) 2. B. shall be identified by the international symbol of access for hearing loss as shown below:



D. Volume control telephones. Telephones required by section 3105(d) 2. to have volume controls shall be identified by a handset containing a depiction of a telephone handset with radiating sound waves.

2. Mounting location and height. Signs shall be installed on the wall adjacent to the latch side of the door. Signs shall be centered at 60 inches above the finished floor. Mounting location for such signage shall be such that a person may approach within 3 inches of signage without encountering protruding objects or standing within the swing of a door.

3. Finish and color. Characters and symbols shall have a high contrast with their background. The character and background of interior signs shall be eggshell, matte, or other nonglare finish.

All interior and exterior signs depicting the International Symbol of Access shall be white on a blue background.

4. Character proportion and height. Letters and numbers on signs shall have a width-to-height ratio between 3:5 and 1:1 and a stroke-width-to-height ratio between 1:5 and 1:10.

Characters and numbers on signs shall be sized according to the viewing distance from which they are to be read. The minimum character height for signs that are suspended or projected overhead is 3 inches for upper case letters. Lower case letters are permitted.

~~((5. Raised and brailled characters and pictorial symbol signs (pictograms). Letters and numerals shall be raised not less than 1/32 inch; shall be upper case, simple typeface; and shall be accompanied with Grade 2 Braille. Raised characters shall be not less than 5/8 inch or more than 2 inches in height. Where provided, pictograms shall be accompanied by the equivalent verbal description placed directly below the pictogram. The border dimension of the pictogram shall be not less than 6 inches in height.))~~

5. Raised and braille characters and pictorial symbol signs (pictograms). A. Raised characters and symbols. Characters and symbols on tactile signs shall be raised at least 1/32 inch. Raised characters and symbols shall be upper case characters. Raised characters and symbols shall be between 5/8 inch and 2 inches in height. Raised characters shall be accompanied by braille in accordance with this section.

B. Braille. Braille shall be separated from the corresponding raised characters or symbols. Braille shall be Grade 2.

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C. Pictograms. Where provided, pictograms shall be accompanied by the equivalent verbal description placed directly below the pictogram. The border dimension of the pictogram shall be not less than 6 inches in height.

(q) Detectable warnings.

1. Walking surfaces. Detectable warnings on walking surfaces shall consist of raised truncated domes having a diameter of 0.9 inches nominal, a height of 0.2 inches nominal and a center-to-center spacing of 2.35 inches nominal, and shall contrast visually with adjoining surfaces.

~~(2. Doors to hazardous areas. Knobs or handles or other operating hardware on doors leading to loading platforms, stages, mechanical equipment rooms or other areas hazardous to the blind shall be knurled or otherwise rough to the touch. Such surfaces shall not be provided for emergency exit doors or any doors other than those to hazardous areas. Textured surfaces for detectable door warnings shall be consistent within a building, facility, site or complex of buildings.)~~

(r) Storage, shelving and display units.

1. Clear floor space. Storage, shelving and display units shall have a clear floor space not less than 30 inches by 48 inches that allows for either a forward or parallel approach.

2. Height. Accessible storage, shelving and display units shall be within the reach ranges specified in sections 3106(b) ~~((2-D))~~ 4. E. or 3106(b) ~~((2-E))~~ 4. F. Clothes rods shall be not more than 54 inches above the floor.

(s) Seating, tables, and sinks.

1. Clear floor space. Seating spaces at tables ~~((;))~~ and sinks shall have a clear floor space of not less than 30 inches by 48 inches that allows a forward approach. The clear floor space shall not overlap knee space by more than 19 inches.

2. Knee clearances. Knee spaces at tables, counters, and sinks shall be provided in accordance with section 3106(b) ~~((2-B;))~~ 4. C. No projection which might obstruct the arm of a wheelchair may intrude into this clearance height, within 24 inches horizontally from the table edge.

3. Height. The tops of tables, and sinks shall be not less than 28 inches nor more than 34 inches in height above the floor or ground.

(t) Aisles. All aisles required to be accessible, including check out aisles, food service lines and aisles between fixed tables, shall be not less than 36 inches in width.

(u) Assembly areas.

1. Wheelchair spaces.

A. Location. Wheelchair spaces shall be an integral part of any fixed seating plan and shall be dispersed throughout the seating area. Spaces shall adjoin an accessible route of travel that also serves as a means of egress and shall be located to provide lines of sight comparable to those for all viewing areas.

EXCEPTION: Accessible viewing positions may be clustered for bleachers, balconies and other areas having sight lines that require slopes of greater than 5 percent. Equivalent accessible viewing positions may be located on levels having accessible egress.

B. Size. Wheelchair spaces shall be not less than 33 inches in width. Where forward or rear approach is provided, wheelchair spaces shall be not less than 48 inches in

depth. Where only side approach is provided, wheelchair spaces shall be not less than 60 inches in depth.

C. Surfaces. The ground or floor surfaces at wheelchair locations shall be level and shall comply with section 3106(g).

~~2. ((Access to performance areas. An accessible route of travel shall connect wheelchair seating locations with performance areas, including stages, arena floors, dressing rooms, locker rooms and other spaces used by performers.~~

~~3.))~~ Placement of assistive listening systems. Where an assistive ~~((-))~~ listening system serves individual fixed seats, such seats shall have a clear line of sight and shall be located not more than 50 feet from the stage or performance area.

(v) Restaurants and cafeterias.

1. Aisles. Aisles to fixed tables required to be accessible shall comply with 3106 ~~((s))~~ (t).

2. Food service lines.

A. Clear floor space. Food service lines shall comply with section 3106(t).

B. Height. Tray slides shall be mounted not more than 34 inches in height above the floor.

C. Counters and bars. Where service of food or drink is provided ~~((;))~~ at counters more than 34 inches in height, to customers seated on stools or standing, a portion of the main counter shall be provided in compliance with section 3106(s), or service shall be available at accessible tables within the same area.

D. Tableware and condiment areas. Self-service shelves and dispensing devices for tableware, dishware, condiments, food and beverages shall be installed to comply with section 3106(s).

(w) Patient bedrooms. Each patient ~~((room))~~ bedroom shall be designed and constructed to provide a 180-degree turn that complies with section 3106(b) ~~((+))~~ 2. A. Each patient room shall have a minimum clear floor space not less than 36 inches on each side of ~~((the))~~ any bed.

(x) Customer service facilities.

1. Dressing and fitting rooms.

A. Clear floor space. Each dressing and fitting room ~~((s))~~ shall have a clear floor space complying with section 3106(b).

EXCEPTION: Dressing and fitting rooms that are entered through a curtained opening need not comply with section 3106(b) 2.

B. Doors. All doors to accessible dressing and fitting rooms shall comply with section 3106(j).

C. Benches. Every accessible dressing or fitting room shall have a bench installed adjacent to the longest wall in the room. The bench shall be not less than 24 inches in width and 48 inches in length, and shall be mounted not less than 17 inches nor more than 19 inches above the finished floor.

Clear floor space shall be provided adjacent to the bench to allow for parallel transfer, and the structural strength of the bench shall comply with section 3106(k) ~~((9;))~~ 11. C.

Where benches are installed in dressing and fitting rooms adjacent to showers, swimming pools, or other wet locations, water shall not accumulate upon the surface of the bench and the bench shall have a slip-resistant surface.

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D. Mirrors. Where provided, mirrors in accessible dressing and fitting rooms shall be not less than 18 inches in width by 54 inches in height and shall be mounted opposite the bench.

2. Counters and windows. Where counters are required to be accessible, the accessible portion shall be not less than 36 inches in length and not more than 36 inches in height above the finished floor.

Where accessible windows are required, they shall be no more than 36 inches in height above the finished floor.

EXCEPTION: An auxiliary counter with a maximum height of 36 inches is installed in close proximity to the main counter.

3. Check-out aisles. The width of accessible check-out aisles shall comply with section 3106(t). Counters in accessible check-out aisles shall be not more than 38 inches in height, and the top of the raised edge of the counter shall not exceed 40 inches in height above the finished floor.

Accessible check-out aisles shall be identified by the international symbol of access in accordance with section 3106(p) 1. A.

(y) Libraries.

1. Reading and study areas. At least 5 percent or a minimum of one of each element of fixed seating, tables or study carrels shall comply with section 3106(s). Clearances between fixed accessible tables and study carrels shall comply with section 3106(((s))) (t).

2. Check-out areas. At least one lane at each check-out area shall comply with section 3106(t). Any traffic control or book security gates or turnstiles shall comply with section 3106(j).

3. Card catalogs, magazine displays and ((reference)) stacks. A. Aisles. Aisles between card catalogs, magazine displays or ((reference)) stacks shall comply with section 3106(t).

B. Height. Card catalogs((,)) or magazine displays ((or reference stacks)) shall have a reach height of not more than 54 inches for side approach and not more than 48 inches for forward approach. Not all shelves in library stacks need be located within reach ranges required by Section 3106(b).

(z) Hotels and congregate residences.

1. Clear floor space. Each sleeping room shall have a space complying with section 3106(b) 1, along both sides of each bed.

EXCEPTION: In rooms with two beds, only one 36 inch-wide maneuvering space need be provided between the two beds.

2. Accessible route of travel. An accessible route complying with section 3103(b) 2. shall connect all accessible spaces and elements; including telephones, patios, terraces, balconies, carports, garages or parking spaces; with all accessible sleeping rooms.

3. Doors. Doors within all sleeping rooms, suites or other covered units shall comply with section 3106(j).

4. Storage. Where fixed or built-in storage is provided in accessible units, sleeping rooms or suites((,)); including cabinets, shelves, closets and drawers; shall comply with section 3106(r).

5. Controls. All controls in accessible units, sleeping rooms and suites shall comply with section 3106(c).

(aa) Dwelling units.

1. Type A and B dwelling units. Type A and B dwelling units shall comply with section 3106.

EXCEPTIONS: 1. Kitchens in Type B dwelling units need not comply with section 3106(l) 1., provided that:

A. A clear space at least 30 inches by 48 inches that allows parallel approach by a person in a wheelchair is provided at the range or cook top and sink, and either a parallel or forward approach is provided at all other appliances; and,

B. In all other kitchens clearance between all opposing counters, base cabinets, countertops, appliances and walls shall be not less than 40 inches; and,

C. In "U" shaped kitchens with a sink, range or cooktop at the base of the "U," an unobstructed floor space of sufficient size to inscribe a circle with a diameter of not less than 60 inches shall be provided.

2. Bathrooms in Type B dwelling units need not comply with section 3106(k) ((+)) 2., provided that sufficient maneuvering space which is not less than 30 inches by 48 inches is provided within the bathroom. Doors may swing into the clear floor space provided at any fixture, but shall not encroach on the required maneuvering space.

3. Doors in Type B dwelling units other than the primary entry door, need not comply with section 3106(j) ((4-A)) 3.

4. Mezzanines in Type A or B dwelling units need not be accessible.

5. Raised or sunken floors in Type B dwelling units need not be accessible, provided that they do not interfere with the accessible route of travel through the unit, and are not located in the kitchen or bathroom.

6. Counter surfaces in Type B dwelling units need not comply with section 3106(l) 2.

7. Within an individual dwelling unit in an elevated building, access to other levels is not required if the accessible level complies with all requirements for accessible dwelling units and contains a bathroom.

8. In Type B dwelling units, exterior deck, patio, or balcony surfaces may be no more than 4 inches below the floor level of the interior surface if the exterior surface is constructed of an impervious material such as concrete, brick or flagstone.

9. Vanities or lavatories in Type A and B dwelling units ((shall comply)) may be located in the clear floor spaces as permitted in section 3106(k) 5. A.

10. Seats for bathtubs or showers are not required in Type B dwelling units.

11. In Type B dwelling units, the clear floor space for bathtubs or showers may be reduced to not less than 30 inches in width by 48 inches in length.

2. Adaptable fixtures ((+)) for dwelling units.

A. Grab bars. Grab bars may be omitted in bathing and toilet facilities within Type A or B dwelling units, provided that all structural reinforcements for grab bar installation are provided in the appropriate locations in the adjoining walls.

B. Kitchen counters. Cabinets or shelving may be installed beneath the counter space required by section 3106(l) 2., provided that such cabinetry or shelving is not permanent, and is easily removable.

C. Lavatories. Cabinets or shelving may be installed beneath bathroom lavatories provided that such cabinetry or shelving is not permanent, and is easily removable.

D. Signage. Parking signage required by WAC 51-20-3107(c) need not be installed in spaces designated for accessible dwelling units.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3107 Parking facilities. Section 3107.

(a) Accessible parking required. 1. General. For other than Group R, Division 1 apartment buildings, when parking

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lots or garage facilities are provided, accessible parking spaces shall be provided in accordance with Table No. 31-F. ~~(In addition, one in every eight accessible parking spaces, but in no case less than one, shall comply with the van parking space requirements in section 3107(b).)~~

2. Inpatient Medical Care Facilities. For Group I, Division 1.1, 1.2 and 2 medical care Occupancies specializing in the treatment of persons with mobility impairments, 20 percent of parking spaces provided accessory to such occupancies shall be accessible.

3. Outpatient Medical Care Facilities. For Group I, Division 1.1 and 1.2, and Group B, Division 2 Occupancies providing outpatient medical care facilities, 10 percent of the parking spaces provided accessory to such occupancies shall be accessible.

4. Apartment Buildings. For Group R, Division 1 apartment buildings where parking is provided, one accessible parking space shall be provided for each Type A dwelling unit and reserved for it's occupants. In addition, where the total parking provided on a site exceeds 1 parking space per dwelling unit, not less than 2 percent, and in no case less than 1 space, of this additional parking shall be accessible.

5. Van Parking. For other than Group R, Division 1 apartment buildings, where accessible parking is required, one of every eight accessible parking spaces, or fraction thereof, shall be designated to be accessible to vans.

Accessible parking spaces shall be located on the shortest possible accessible route of travel to an accessible building entrance. In facilities with multiple accessible building entrances with adjacent parking, accessible parking spaces shall be dispersed and located near the accessible entrances. Wherever practical, the accessible route of travel shall not cross lanes of vehicular traffic. Where crossing traffic lanes is necessary, the route of travel shall be designated and marked as a crosswalk.

EXCEPTION: In multilevel parking structures, all accessible van parking spaces may be located on the same level.

Where a parking facility is not accessory to a particular building, accessible parking spaces shall be located on the shortest accessible route to an accessible pedestrian entrance to the parking facility.

(b) Design and construction.

1. General. When accessible parking spaces are required by this section, they shall be designed and constructed in accordance with this section.

2. Size. Parking spaces shall be not less than 96 inches in width and shall have an adjacent access aisle not less than 60 inches in width. Van accessible parking spaces shall have an adjacent access aisle not less than 96 inches in width. Where two adjacent spaces are provided, the access aisle may be shared between the two spaces. Boundaries of access aisles shall be marked so that the aisles will not be used as parking space.

~~((Van accessible parking spaces shall have an adjacent access aisle not less than 96 inches in width.))~~

3. Vertical clearance. Where accessible parking spaces are ~~((provided))~~ required for vans, the vertical clearance shall be not less than 114 inches at the parking space and along at least one vehicle access route to such spaces from site entrances and exits.

4. Slope. Accessible parking spaces and access aisles shall be located on a surface with a slope not to exceed 1 vertical in 48 horizontal.

5. Surface. Parking spaces and access aisles shall be firm, stable, smooth and slip-resistant.

(c) Signs. Every parking space required by this section shall be identified by a sign, centered between 3 and 5 feet above the parking surface, at the head of the parking space. The sign shall include the international symbol of access and the phrase "state disabled parking permit required."

Van accessible parking spaces shall have an additional sign mounted below the International Symbol of Access identifying the spaces as "Van Accessible."

EXCEPTION: Where all of the accessible parking spaces comply with the standards for van accessible parking spaces.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3108 Passenger ~~((drop-off and))~~ loading zones. Section 3108.

(a) Location. Where provided, passenger ~~((drop-off and))~~ loading zones shall be located on an accessible route of travel.

(b) Design and construction.

1. General. Passenger ~~((drop-off and))~~ loading zones shall be designed and constructed in accordance with this section.

2. ~~((Passenger drop-off zones.~~

~~A. Size. Drop off zones shall be not less than 12 feet in width by 25 feet in length with the long dimension abutting and parallel to an accessible route of travel.~~

~~B. Slope. Such zones shall be located on a surface with a slope not exceeding 1 vertical in 48 horizontal.~~

~~3. Passenger loading zones.~~

~~A.))~~ Size. Passenger loading zones shall provide an access aisle not less than 5 feet in width by 20 feet in length with the long dimension abutting and parallel to: (1) the vehicle space on one side and (2) an accessible route of travel on the other.

~~((B.))~~ 3. Slope. Such zones shall be located on a surface with a slope not exceeding 1 vertical in 48 horizontal.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3109 Scope. Section 3109.

~~((1.))~~ (a) General. The provisions of this part apply to renovation, alteration and additions to existing buildings including those identified as historic buildings. This chapter includes minimum standards for removing architectural barriers, and providing and maintaining accessibility for persons with disabilities to existing buildings and their related facilities.

~~((2.))~~ (b) Equivalent facilitation. Departures from specific technical and scoping requirements of this part by the use of alternate methods are permitted where such methods will provide equivalent or greater access to, and usability of, the facility. Alternate methods shall permit individuals with disabilities to approach, enter and use a site,

building, facility or portion thereof; as easily, safely, conveniently and independently as the specified method.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3110 Definitions. Section 3110. For the purpose of this part, certain terms are designated as follows:

Alteration is any change, addition or modification in construction or occupancy.

Alteration, substantial is any alteration where the total cost of all alterations (including but not limited to electrical, mechanical, plumbing and structural changes) for a building or facility within any 12-month period amounts to 60 percent or more of the assessed value.

Path of travel means a continuous, unobstructed way of pedestrian passage by means of which an altered area may be approached, entered, and exited, and which connects the altered area with an exterior approach (including sidewalks, streets, and parking areas), an entry to the facility, and other parts of the facility. For the purposes of this part, the term path of travel also includes restrooms, telephones, and water fountains serving the altered area.

Technically infeasible means that an alteration has little likelihood of being accomplished because existing structural conditions would require removing or altering a load-bearing member which is an essential part of the structural frame, or because site constraints prohibit modification or addition of elements, spaces or features which are in full and strict compliance with the minimum requirements for new construction and necessary to provide accessibility.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3111 Additions. Section 3111. New additions may be made to existing buildings without making the entire building comply, provided the new additions conform to the provisions of Part II of this chapter except as follows:

1. Entries. Where a new addition to a building or facility does not have an accessible entry, at least one entry in the existing building or facility shall be accessible.

2. Accessible route. Where the only accessible entry to the addition is located in the existing building or facility, at least one accessible route of travel shall be provided through the existing building or facility to all rooms, elements and spaces in the new addition which are required to be accessible.

3. Toilet and bathing facilities. Where there are no toilet rooms and bathing facilities in an addition and these facilities are provided in the existing building, then at least one toilet and bathing facility in the existing facility shall comply with section 3106 or with section 3112(c) ~~((5-))~~ 7.

4. Group I Occupancies. Where patient rooms are added to an existing Group I Occupancy, a percentage of the additional rooms equal to the requirement of section 3103(a) 6., but in no case more than the total number of rooms required by section 3103(a) 6. shall comply with section 3106(w). Where toilet or bath facilities are part of the accessible rooms, they shall comply with section 3106(k).

5. Group R, Division 1 apartment buildings. Additions of 3 or fewer dwelling units in Group R, Division 1 apart-

ment buildings need not comply with Part ((F)) II of this chapter.

Where an addition affects the access to or use of an area of primary function, to the maximum extent feasible, the path of travel to the area of primary function shall be made accessible.

EXCEPTION: Subject to the approval of the building official, the path of travel need not be made accessible if the cost of compliance with this part would exceed 20% of the total cost of construction, inclusive of the cost of eliminating barriers, within a 36-month period.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3112 Alterations. Section 3112. Alterations.

(a) General.

1. Compliance. Alterations to existing buildings or facilities shall comply with this section. No alteration shall reduce or have the effect of reducing accessibility or usability of a building, portion of a building or facility. If compliance with this section is technically infeasible, the alteration shall provide accessibility to the maximum extent feasible.

EXCEPTION: Except when substantial as defined by section 3110, alterations to Group R, Division 1 apartment buildings need not comply with this section.

2. Existing elements. If existing elements, spaces, essential features or common areas are altered, each such altered element, space feature or area shall comply with the applicable provisions of Part II of this chapter. Where an alteration is to an area of primary function, to the maximum extent feasible, the path of travel to the altered area shall be made accessible. See also appendix chapter 31 Division II.

Exceptions: 1. Accessible route of travel need not be provided to altered elements, spaces or common areas which are not areas of primary function.

2. Areas of evacuation assistance need not be added to an altered building.

3. Subject to the approval of the building official, the path of travel need not be made accessible if the cost of compliance with this part would exceed 20% of the total cost of construction, inclusive of the cost of eliminating barriers, within a 36-month period.

3. Installation of stairs or escalators. Where an escalator or new stairway is planned or installed requiring major structural changes, then a means of vertical transportation (e.g. elevator, platform lift) shall be provided in accordance with this chapter.

4. Other requirements.

A. Where alterations of single elements, when considered together, amount to an alteration of a room or space in a building or facility, the entire area or space shall be accessible.

B. No alteration of an existing element, space or area of a building shall impose a requirement for greater accessibility than that which would be required for new construction.

C. Where the alteration work is limited solely to the electrical, mechanical or plumbing system or hazardous materials removal, and does not involve the alteration,

structural or otherwise, of any elements and spaces required to be accessible under these standards, chapter 31 does not apply.

D. Where alterations would increase the number of public pay phones to four, with at least one on the interior; or where the existing facility has four or more public pay phones and one or more is altered; at least one interior text telephone shall be provided in accordance with section 3106(n).

E. Where a building has an accessible entry, altered entries need not be made accessible unless they provide access to areas of primary function.

F. Where sleeping rooms are altered in an existing Group R, Division 1 hotel or motel, at least 1 sleeping room that complies with section 3106(z) shall be provided for each 25 sleeping rooms or fraction thereof. In addition, at least 1 sleeping room for each 25 sleeping rooms or fraction thereof shall have telephones, visible alarms, and visible notification devices in accordance with section 3103(a) 8. C. ~~((ii))~~

G. Where patient rooms are altered in an existing Group I Occupancy, a percentage of the altered rooms equal to the requirement of section 3103(a) 6., but in no case more than the total number of rooms required by section 3103(a) 6. shall comply with section 3106(w). Where toilet or bath facilities are part of the accessible rooms, they shall comply with section 3106(k).

(b) Substantial alterations. Where substantial alteration as defined in section 3110 occurs to a building or facility, the entire building or facility shall comply with Part II of this code.

EXCEPTION: Areas of evacuation assistance need not be provided to a substantially altered building.

(c) Modifications.

1. General. The following modifications set forth in this section may be used for compliance where the required standard is technically infeasible or when providing access to historic buildings:

2. Ramps. Curb ramps and ramps constructed on existing sites, or in existing buildings or facilities, may have slopes and rises greater than specified in Part II of this chapter, as specified for existing facilities in chapter 31, where space limitations (~~((prohibit))~~) preclude the use of 1 vertical in 12 horizontal slope or less provided that:

A. A slope not greater than 1 vertical in 10 horizontal is allowed for a maximum rise of 6 inches.

B. A slope not greater than 1 vertical in 8 horizontal is allowed for a maximum rise of 3 inches.

C. Slopes greater than 1 vertical in 8 horizontal are prohibited.

3. Stairs. Full extension of stair handrails is not required when such extension would be hazardous or impossible due to plan configuration. When an accessible elevator is provided, existing stairs need not be made accessible.

4. Elevators. Elevators shall comply with chapter 296-81 WAC.

5. Platform lifts. Upon the approval of the building official, platform lifts may be used ~~((in lieu of elevators))~~ in alterations, in locations in addition to those permitted in Part

II of this chapter, if installation of an elevator is technically infeasible.

Platform lifts shall comply with chapter 296-81 WAC.

6. Doors.

A. Clearance. When existing elements prohibit strict compliance with the clearance requirements, a projection of 5/8 inch maximum is permitted for the latch side door stop.

B. Thresholds. Existing thresholds measuring 3/4 inch high or less which are modified to provide a beveled edge on each side, may be retained.

7. Toilet rooms.

A. Shared facilities. The addition of one unisex toilet facility accessible to all occupants on the floor may be provided in lieu of making existing toilet facilities accessible when it is technically infeasible to comply with either part of chapter 31.

B. Number. The number of toilet facilities and water closets required by the Uniform Plumbing Code may be reduced by one, in order to provide accessible features.

C. Signage. When existing toilet facilities are altered and not all are made accessible, directional signage complying with Section 3106(p) 3, and 4, shall be provided indicating the location of the nearest accessible toilet facility.

8. Assembly areas. Seating shall adjoin an accessible route of travel that also serves as a means of emergency egress or route to an area for evacuation assistance. In alterations, accessibility to raised or sunken dining areas, or to all parts of outdoor seating areas is not required provided that the same services and amenities are provided in an accessible space usable by the general public and not restricted to use by people with disabilities.

9. Dressing rooms. Where it is technically infeasible to meet the requirements of Part ~~((I))~~ II of this chapter, one dressing room for each sex, or a unisex dressing room, on each level shall be accessible.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3113 Historic preservation. Section 3113.

(a) General. Generally, the accessibility provisions of this part shall be applied to historic buildings and facilities as defined in section 104(f) of this code.

The building official, after ~~((consultation))~~ consulting with the appropriate historic preservation officer, shall determine whether provisions required by this part for accessible routes of travel (interior or exterior), ramps, entrances, toilets, parking or signage would threaten or destroy the historic significance of the building or facility.

If it is determined that any of the accessibility requirements listed above would threaten or destroy the historic significance of a building or facility, the modifications of section 3112(c) for that feature may be utilized.

(b) Special provisions. Where removing architectural barriers or providing accessibility would threaten or destroy the historic significance of a building or facility, the following special provisions may be used:

PERMANENT

- 1. At least one accessible route from a site access point to an accessible route shall be provided.
- 2. At least one accessible entry which is used by the public shall be provided.

EXCEPTION: Where it is determined by the building official that no entrance used by the public can comply, access at any accessible entry which is unlocked during business hours may be used provided directional signs are located at the main entry and the accessible entry has a notification system. The route of travel for the accessible entry shall not pass through hazardous areas, storage rooms, closets, kitchens or spaces used for similar purposes.

- 3. Where toilet facilities are provided, at least one toilet facility complying with section 3111 and 3112 shall be provided along an accessible route. Such toilet facility shall be a shared facility available to both sexes.
- 4. Accessible routes from an accessible entry to all publicly used spaces, on at least the level of the accessible entry, shall be provided. Access should be provided to all levels of a building or facility when practical. Displays and written information and documents shall be located where they can be seen by a seated person.

AMENDATORY SECTION (Amending 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-3114 Appeal. Section 3114.

(a) Request for appeal. An appeal from the standards for accessibility for existing buildings may be filed with the building official in accordance with section 204, when:

- 1. Existing structural elements or physical constraints of the site prevent full compliance or would threaten or destroy the historical significance of a historic building, or
- ~~((2. For the path of travel, the cost of compliance with this part would exceed 20% of the total project cost, inclusive of the cost of eliminating barriers, within a 36-month period.))~~

(b) Review.

- 1. Consideration of alternative methods. Review of appeal requests shall include consideration of alternative methods which may provide partial access.
- 2. Waiver or modification of requirements. The appeals board may waive or modify the requirements of this section when it is determined that compliance with accessibility requirements would threaten or destroy the historic significance of a building or facility.

DIVISION V

U.S. ARCHITECTURAL AND BARRIERS COMPLIANCE BOARD AMERICANS WITH DISABILITIES ACT ALTERNATE GUIDELINES FOR ((VISIBLE ALARM)) VISUAL CONTRAST

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

WAC 51-20-93119 Section 3119. ~~(((a) Purpose. The purpose of this division is to provide the United States Department of Justice, Americans with Disabilities Act Guidelines for visible alarms.~~

~~(b) Visible alarms. Visible alarm signals shall have the following minimum photometric and location features:~~

- ~~1. The lamp shall be a xenon strobe type.~~
- ~~2. The color shall be clear (i.e., unfiltered or clear filtered white light).~~
- ~~3. The intensity shall be a minimum of 75 candela seconds and a maximum of 120 candela seconds.~~
- ~~4. The flash rate shall be a minimum of 1 Hz and a maximum of 3 Hz.~~
- ~~5. The appliance shall be placed a minimum of 80 inches above the highest floor level within the space.~~
- ~~6. No place in any room shall be more than 50 feet from the signal (in the horizontal plane).~~
- ~~7. No place in corridors or hallways shall be more than 50 feet from the signal.))~~ (a) Purpose. The purpose of this division is to provide the United States Department of Justice, Americans with Disabilities Act Guidelines for visual contrast.

(b) Guidelines for visual contrast.

1. Raised truncated domes. Raised truncated domes used as detectable warnings shall contrast visually by 70 percent with adjoining surfaces. Contrast in percent shall be determined as follows:

$$\text{Contrast} = [(B^1 - B^2)/B^1] \times 100$$

where: B¹ = light reflectance value (LRV) of the lighter area; and,
B² = light reflectance value (LRV) of the darker area.

The material used to provide contrast shall be an integral part of the walking surface.

2. Signage. The characters and background of signs shall be eggshell (11 to 19 degree gloss on 60 degree glossimeter). Characters shall be light on a dark background (or dark on a light background) and contrast with their background by at least 70 percent. Contrast in percent shall be determined as follows:

$$\text{Contrast} = [(B^1 - B^2)/B^1] \times 100$$

where: B¹ = light reflectance value (LRV) of the lighter area; and,
B² = light reflectance value (LRV) of the darker area.

UNIFORM BUILDING CODE STANDARD NO. 31-1

Building and facility access specifications. U.B.C. No. 31-1 is deleted in its entirety.

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 in the Register pursuant to the requirements of RCW 34.08.040.

~~((DIVISION VI
 U.S. ARCHITECTURAL AND BARRIERS COMPLIANCE BOARD AMERICANS WITH DISABILITIES ACT ALTERNATE GUIDELINES FOR VISUAL CONTRAST))~~ **DIVISION VI
 U.S. ARCHITECTURAL AND TRANSPORTATION BARRIERS COMPLIANCE BOARD AMERICANS WITH DISABILITIES ACT GUIDELINES FOR AUTOMATED TELLER MACHINES**

Reviser's note: The spelling error in the above material occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 92-01-145, filed 12/19/91, effective 7/1/92)

~~WAC 51-20-93120 Section 3120. ((a) Purpose. The purpose of this division is to provide the United States Department of Justice, Americans with Disabilities Act Guidelines for visual contrast.~~

~~(b) Guidelines for visual contrast.~~

~~1. Raised truncated domes. Raised truncated domes used as detectable warnings shall contrast visually by 70 percent with adjoining surfaces. Contrast in percent shall be determined as follows:~~

$$\text{Contrast} = [(B^1 - B^2) / B^1] \times 100$$

~~where: B¹ = light reflectance value (LRV) of the lighter area; and,~~

~~B² = light reflectance value (LRV) of the darker area.~~

~~The material used to provide contrast shall be an integral part of the walking surface.~~

~~2. Signage. The characters and background of signs shall be eggshell (11 to 19 degree gloss on 60 degree glossimeter). Characters shall be light on a dark background (or dark on a light background) and contrast with their background by at least 70 percent. Contrast in percent shall be determined as follows:~~

$$\text{Contrast} = [(B^1 - B^2) / B^1] \times 100$$

~~where: B¹ = light reflectance value (LRV) of the lighter area; and,~~

~~B² = light reflectance value (LRV) of the darker area.~~

~~UNIFORM BUILDING CODE STANDARD NO. 31-1~~

~~Building and facility access specifications. U.B.C. No. 31-1 is deleted in its entirety.) (a) Purpose. The purpose of this division is to provide the United States Architectural and Transportation Barriers Compliance Board Americans with Disabilities Act Guidelines for automated teller machines.~~

~~(b) Controls. Controls for user activation shall comply with Section 3106 (c).~~

~~(c) Clearance and Reach Range. Free standing or built-in units not having a clear floor space under them shall comply with Sections 3106 (c) 2 and 3., and provide for parallel approach and both a forward and side reach to the unit allowing a person in a wheelchair to access the controls.~~

~~(d) Equipment for Persons with Vision Impairments. Instructions and all information for use shall be made accessible to and independently usable by persons with vision impairments.~~

**WSR 93-01-008
EMERGENCY RULES**

DEPARTMENT OF FISHERIES

[Order 92-160—Filed December 3, 1992, 10:08 a.m.]

Date of Adoption: December 3, 1992.

Purpose: Commercial fishing regulation and amend personal use regulation.

Citation of Existing Rules Affected by this Order: Amending WAC 220-49-056 and 220-56-270.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Surf smelt spawning in Fidalgo and Padilla bays is in sharp decline, and protective measures are needed for spawning escapement. These rules provide interim protection until permanent rules can be promulgated and adopted.

Effective Date of Rule: Immediately.

December 3, 1992
Judith Freeman
Acting Deputy
for Robert Turner
Director

NEW SECTION

WAC 220-49-05600A Smelt fishing—Seasons.

Notwithstanding the provisions of WAC 220-49-056, effective immediately until further notice it is unlawful to fish for or possess smelt taken for commercial purposes from those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22B southerly of a line projected due east from the south tip of the Cap Sante peninsula to the east shore of Padilla Bay.

NEW SECTION

WAC 220-56-27000A Smelt—Areas and seasons.

Notwithstanding the provisions of WAC 220-56-270, effective immediately until further notice it is unlawful to fish for or possess smelt taken for personal use from those waters of Fidalgo and Padilla Bays southerly of a line projected due east from the south tip of the Cap Sante peninsula to the east shore of Padilla Bay and northerly of the Burlington Northern railroad bridge at the north end of Swinomish Slough.

**WSR 93-01-017
EMERGENCY RULES**

DEPARTMENT OF FISHERIES

[Order 92-161—Filed December 4, 1992, 4:51 p.m.]

Date of Adoption: December 4, 1992.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-36000Z; and amending WAC 220-56-360.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Recent tests by the Department of Health have shown a harvestable population of razor clams in the Kalaloch area that are fit for human consumption. This rule expands recreational opportunity for razor clams.

Effective Date of Rule: Immediately.

December 4, 1992
Judith Freeman
Acting Deputy
for Robert Turner
Director

NEW SECTION

WAC 220-56-36000A Razor clams — Areas and seasons. Notwithstanding the provisions of WAC 220-56-360, effective immediately until further notice it is unlawful to dig for or possess razor clams from Razor Clam Areas 1, 2 or 3 except as provided for in this section.

(1) Those beaches of Razor Clam Area 3 from Point Brown to the mouth of the Moclips River and from Olympic National Park Trail 2 to Olympic National Park Trail 3 are open to razor clam digging through 11:59 p.m., December 31, 1992.

(2) All other beaches in Razor Clam Area 3 and all beaches in Razor Clam Areas 1 and 2 are closed to razor clam digging.

(3) It is unlawful to dig for razor clams at any time in the Copalis Beach Razor Clam Sanctuary, defined in WAC 220-56-372.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-36000Z Razor clams — Areas and seasons. (92-155)

**WSR 93-01-100
EMERGENCY RULES**

WILDLIFE COMMISSION

[Order 579—Filed December 16, 1992, 2:55 p.m.]

Date of Adoption: December 16, 1992.

Purpose: To close the 1992-93 Canada goose season on all lands in Cowlitz County south of the Kalama River and on all lands in Clark County outside the boundaries of the Ridgefield National Wildlife Refuge.

Citation of Existing Rules Affected by this Order: Amending WAC 232-28-416.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a

EMERGENCY

rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The 1992-93 southwest Washington Canada goose season was adopted by the Wildlife Commission on August 11, 1992, to be open 15 days during the period November 29, 1992, through January 16, 1993. The season was limited to selected weekend days and weekdays due to continued low population levels of dusky Canada geese in 1992. At the time the season was adopted, the agency stated its intent to recommend closure of the season in specific areas of southwestern Washington if the harvest of dusky Canada geese exceeded area harvest quotas. The harvest quota of 45 dusky Canada geese is projected to be exceeded on December 19, 1992, for the area comprised of all lands in Cowlitz County south of the Kalama River and all lands in Clark County outside the boundaries of the Ridgefield National Wildlife Refuge. The harvest of Canada geese in this area must be restricted to ensure protection of remaining dusky Canada goose breeding stock for future production, while retaining recreational opportunity in areas of southwest Washington with lower harvest rate for dusky Canada geese.

Effective Date of Rule: Immediately.

December 16, 1992
Curt Smith
Director
for Dean A. Lydig
Chair

AMENDATORY SECTION [(Amending Order 564, filed 9/2/92)]

WAC 232-28-416 1992-93 Migratory waterfowl seasons and regulations

DUCKS

Western Washington

8:00 a.m. Oct. 17-25, 1992 and Nov. 15, 1992-Jan. 3, 1993

Daily bag limit: 4 ducks—to include not more than 3 mallards, not more than 1 hen mallard, not more than 1 pintail (either sex) and not more than 2 redheads, 2 canvasbacks, or 1 of each.

Possession limit: 8 ducks—to include not more than 6 mallards, not more than 2 hen mallards, not more than 2 pintails (either sex) and not more than 4 shall be canvasbacks and/or redheads.

Eastern Washington

Noon Oct. 17-25, 1992 and Nov. 15, 1992-Jan. 10, 1993

Daily bag limit: 4 ducks—to include not more than 3 mallards, not more than 1 hen mallard, not more than 1 pintail (either sex) and not more than 2 redheads, 2 canvasbacks, or 1 of each.

Possession limit: 8 ducks—to include not more than 6 mallards, not more than 2 hen mallards, not more than 2

pintails (either sex), and not more than 4 shall be canvasbacks and/or redheads.

COOT (Mudhen)

Same areas, dates, and shooting hours as the general duck season.

Daily bag limit: 25 coots.

Possession limit: 25 coots.

COMMON SNIPE

Same areas, dates, and shooting hours as the general duck season.

Daily bag limit: 8 snipe.

Possession limit: 16 snipe.

Caution: Hunters must take care in their identification of common snipe. Many species of estuarine shorebirds, similar in appearance to common snipe, are found in the same areas, particularly in Western Washington. Common snipe do not fly in flocks.

Skagit Wildlife Area Shotgun Shell Restriction

It is unlawful to have in possession more than 15 shotgun shells or to fire more than 15 shells in one day on the farmed island segment of the Skagit public hunting area, between the south fork of the Skagit River and Fresh Water Slough.

It is unlawful to hunt waterfowl from a moving boat or any free-floating device that is not in a fixed position which is either anchored or secured to shore in Port Susan Bay, Skagit Bay, Padilla Bay, and Samish Bay.

GEESE (except Brant, Cackling and Aleutian Canada Geese)

Western Washington

Oct. 17, 1992-Jan. 3, 1993 in Island, Skagit, Snohomish, and Whatcom counties.

Daily bag limit: 3 geese.

Possession limit: 6 geese.

Oct. 17, 1992-Jan. 17, 1993 in all other parts of Western Washington EXCEPT: Canada geese in Clark, Cowlitz, Pacific, and Wahkiakum counties. (See seasons and special requirements for these counties below.)

Daily bag limit: 3 geese.

Possession limit: 6 geese.

*Special Canada Goose Season for Clark, Cowlitz, Pacific, and Wahkiakum counties:

Special season for 1992-93 arranged cooperatively by the Washington Department of Wildlife and the U.S. Fish and Wildlife Service.

The Canada goose season for Clark, Cowlitz, Pacific, and Wahkiakum counties will be closed early if dusky Canada goose harvests exceed area quotas which collectively total 90 geese.

Canada goose season is OPEN ((in Clark and Cowlitz counties)) on Ridgefield National Wildlife Refuge and all lands in Cowlitz County north of the Kalama River only on the following dates from 8:00 a.m. to 4:00 p.m.:

Nov. 29, 1992

Jan. 2, 5, 9, 12, 16, 1993

Dec. 1, 5, 9, 13, 15, 19, 23, 26, 30, 1992

Canada goose season is OPEN on all lands in Clark County outside the boundaries of the Ridgefield National Wildlife Refuge and on all lands in Cowlitz County south of the Kalama River only on the following dates from 8:00 a.m. to 4:00 p.m.: Nov. 29, 1992

Dec. 1, 5, 9, 13, 15, 1992

Canada goose season is OPEN in Pacific and Wahkiakum counties from 8:00 a.m. to 4:00 p.m., Saturdays, Sundays, and Wednesdays only, Nov. 28, 1992-Jan. 17, 1993.

Bag limits for ((both)) all areas:

Season limit: 1 dusky Canada goose.

Daily bag limit: 3 geese, only one of which may be a dusky Canada goose.

Possession limit: 6 geese, only one of which may be a dusky Canada goose.

Hunting only by written authorization from the Washington Department of Wildlife. Hunters who maintained a valid 1991 written authorization will be mailed a 1992 authorization card prior to the 1992 season. Hunters who did not maintain a valid 1991 authorization must attend a goose identification class at a Department of Wildlife office to receive authorization. With the authorization, hunters will receive a hunter activity and harvest report form. Hunters must carry the authorization card and harvest report form while hunting. Immediately after taking a Canada goose into possession, hunters must record in ink the information required on the harvest report form. Hunters must go directly to the nearest check station and have geese tagged when leaving a hunt site. Written authorization will be revoked in the event that a hunter does not comply with requirements listed above regarding checking of birds and recording harvest on the harvest report form.

Eastern Washington

Eastern Washington Goose Management Area 1

Saturdays, Sundays, and Wednesdays only, from noon Oct. 17, 1992-Jan. 10, 1993; Nov. 11, 26, 27, Dec. 25, 1992, and Jan. 1, 1993; and everyday Jan. 11-17, 1993.

Eastern Washington Goose Management Area 2

Saturdays, Sundays, Tuesdays, and Wednesdays only, from noon Oct. 17, 1992-Jan. 10, 1993; Nov. 11, 26, 27, Dec. 25, 28, 29, 31, 1992, and Jan. 1, 1993; and every day Jan. 11-17, 1993.

Eastern Washington Goose Management Area 3

Noon Oct. 17, 1992-Jan. 17, 1993.

Bag limits for all areas:

Daily bag limit: 3 geese.

Possession limit: 6 geese.

BRANT

Open in Skagit, Pacific, and Whatcom counties on the following dates:

Dec. 5, 6, 8, 9, 10, 12, 13, 15, 17, 19, and 20, 1992.

WRITTEN AUTHORIZATION REQUIRED: All hunters participating in this season are required to obtain written

authorization from a Washington Department of Wildlife office. Application forms must be delivered to a Department office no later than 5:00 p.m. on November 10 or post-marked on or before November 10. With the authorization, hunters will receive a hunter activity and harvest report form. Immediately after taking a brant into possession, hunters must record in ink the information required on the harvest report form. Return of the harvest report form is mandatory. Those hunters not returning the harvest report form to the Department of Wildlife by Jan. 31, 1993 will be ineligible to participate in the 1993 brant season.

Daily bag limit: 2 brant.

Possession limit: 4 brant.

Cackling and Aleutian Canada Geese, Swans

Season closed statewide.

STEEL SHOT ZONES

Skagit Wildlife Area Restrictions. It is unlawful to possess while hunting, shot shells or a muzzleloader shotgun loaded with any metal other than steel on the Skagit Wildlife Area. This change will reduce the lead shot availability in waterfowl feeding areas.

It is unlawful to possess while hunting for or to take ducks, geese, or coots with shotshells or a muzzleloader shotgun loaded with any metal other than steel in all areas of Washington.

EASTERN WASHINGTON GOOSE MANAGEMENT AREA 1

All of Lincoln, Spokane, and Walla Walla counties, and these parts of the following counties listed below:

Grant County: Those parts east of line beginning at the Douglas-Lincoln County line on State Highway 174, southwest on State Highway 174 to State Highway 155, south on State Highway 155 to U.S. Highway 2, southwest on U.S. Highway 2 to the Pinto Ridge Road, south on Pinto Ridge Road to State Highway 28, east on State Highway 28 to the Stratford Road, south on the Stratford Road to State Highway 17, south on State Highway 17 to the Grant-Adams County line.

Adams County: Those parts east of State Highway 17.

Franklin County: Those parts east and south of a line beginning at the Adams-Franklin County line on State Highway 17, south on State Highway 17 to U.S. Highway 395, south on U.S. Highway 395 to U.S. Interstate I-182, west on U.S. Interstate I-182 to the Franklin-Benton County line.

Benton County: Those parts south of U.S. Interstates I-182 and I-82.

Klickitat County: Those parts east of U.S. Highway 97.

EASTERN WASHINGTON GOOSE MANAGEMENT AREA 2.

All of Okanogan, Douglas, and Kittitas counties and those parts of Grant, Adams, Franklin, and Benton counties not included in Eastern Washington Goose Management Area 1.

EASTERN WASHINGTON GOOSE MANAGEMENT AREA 3.

All other parts of eastern Washington not included in Eastern Washington Goose Management Areas 1 and 2.

SPECIAL CLOSURES AND REGULATIONS

Special Closures

Columbia River:

It is unlawful to hunt waterfowl, coot, or snipe on or within one-fourth mile of the Columbia River in the following areas:

—Between the railroad bridge at Wishram and east along the Columbia River to the grain elevator at Roosevelt.

—Between Rock Island Dam and Winesap in Chelan County and between Rock Island Dam and a point in Douglas County perpendicular to Winesap.

—Between Chief Joseph Dam and the mouth of Nespelem Creek in Okanogan and Douglas counties.

—From the old Hanford townsite (wooden tower) powerline crossing in Sec. 30, T13N, R28E, to Vernita Bridge (Highway 24).

—On or within one-fourth mile of Badger and Foundation Islands in Walla Walla County.

It is unlawful to hunt game birds on the Columbia River or from any island in the Columbia River in the following areas:

—From the mouth of Glade Creek (River Marker 57) to the old townsite of Paterson (River Marker 67) in Benton County, except the hunting of game birds is permitted from the main shoreline of the Columbia River in this area. (Check with Umatilla National Wildlife Refuge for other federal regulations for this area.)

—Between the public boat launch at Sunland Estates in Grant County (Wanapum Pool) and a point perpendicular in Kittitas County; upstream to the posted marker 200 yards north of Quilomene Bay and a point perpendicular in Grant County, including islands.

The U.S. Department of Energy retains security closures on the Hanford Reservation along the Columbia River.

Snake River

It is unlawful to hunt waterfowl, coot, or snipe in the following areas:

—On or within one-half mile of the Snake River from the Highway 12 bridge upriver to Lower Monumental Dam.

—On or within one-fourth mile of the Snake River between the Interstate Highway 12 bridges at Clarkston, downstream to the Lower Granite Dam.

Yakima River

It is unlawful to hunt waterfowl, coot, or snipe within one-fourth mile of the Yakima River in the following areas:

—From the Sunnyside-Mabton Road bridge downstream to the Euclid Road bridge (4 miles).

—From the Grant Avenue bridge (steel bridge) north of Prosser downstream 2-1/2 miles, to the powerline.

I-82 Ponds

It is unlawful to hunt waterfowl, coot, or snipe in the following area:

—Those waters under Department of Wildlife ownership known as Ponds 1, 2, 3, and 6 north and east of Interstate 82 and south and east of S.R. 12 from the city limits of Union Gap to the Zillah/Toppenish Road.

Padilla Bay

It is unlawful to hunt waterfowl, coot, or snipe in the following areas:

—Swinomish Spit Game Reserve—Beginning at the Burlington Northern railroad tracks on the west shoreline of the Swinomish Channel; then in a northwesterly direction along the west side of the Swinomish Channel to the red channel mark buoy N "20" (as indicated on Navigation Map #18427, 13th Ed., July 16, 1983); thence 6,000 feet ENE (East-northeast)/thence 3,300 feet SSE (South-southeast); thence 4,200 feet SW (southwest) to the dike at the south end of Padilla Bay; thence continue westerly along said dike to the intersection of the Burlington Northern railroad tracks and the east shoreline of the Swinomish Channel; thence continue along said railroad tracks (across swing bridge) to the west shore line of the Swinomish Channel and the point of beginning.

—Bayview Game Reserve—Beginning at a point on the Bayview-Edison Road 750 feet south of the intersection of the Bayview Cemetery Entrance road; thence 4,000 feet WNW (west-northwest); thence 5,750 feet NNW (north-northwest); thence 3,750 feet ENE (east-northeast) to the northwest corner of Padilla Bay Tract No. 532; thence east to the northeast corner of Padilla Bay Tract No. 532; thence SSE (south-southeast) to the Bayview-Edison Road; thence southerly along said road to the point of beginning.

FALCONRY SEASONS

A falconry license and a current hunting license are required for hunting with a raptor. In addition, an Eastern Washington Upland Bird Permit or the Western Washington Upland Bird Permit is required for pheasant, quail, and partridge; and federal and state waterfowl stamps for hunting waterfowl are required. A 1993 hunting license, 1993 falconry license, and a 1993 Eastern or Western Washington Upland Bird Permit is required for pheasant, partridge, and grouse after Dec. 31.

Ducks, Coots, and Snipe

(Bag limits include geese and mourning doves.)

Western Washington

Oct. 17-31, 1992 and Nov. 8, 1992-Feb. 7, 1993

Daily bag limit: 3, straight or mixed bag with geese and mourning doves during established seasons.

Possession limit: 6, straight or mixed bag with geese and mourning doves during established seasons.

Eastern Washington

Oct. 17-25; Nov. 15, 1992-Jan. 10, 1993; Jan. 29-Mar. 10, 1993

Daily bag limit: 3, straight or mixed bag with geese and mourning doves during established seasons.

Possession limit: 6, straight or mixed bag with geese and mourning doves during established seasons.

Geese

(Bag limits include ducks, coot, snipe, and mourning doves)

Oct. 17, 1992-Jan. 31, 1993, statewide

Daily bag limit: 3, straight or mixed bag with ducks, coot, snipe, and mourning doves during established seasons.

Possession limit: 6, straight or mixed bag with ducks, coot, snipe, and mourning doves during established seasons.

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

Reviser's note: RCW 34.05.395 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 93-01-104
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Filed December 18, 1992, 10:06 a.m.]

Date of Adoption: December 18, 1992.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 220-56-36000A.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Test results show that adequate clams are available for harvest in Razor Clam Area 3. Department of Health has not certified clams on state managed beaches north of the Moclips River as safe for human consumption. That portion of the Olympic National Park beaches at Kalaloch that had been opened is being closed after the issuance of a human health advisory by Department of Health. Digging clams determined to be unsafe for human consumption would lead to wastage.

Effective Date of Rule: Immediately.

December 18, 1992
 Dayna Matthews
 for Robert Turner
 Director

NEW SECTION

WAC 220-56-36000B Razor clams—Areas and seasons. Notwithstanding the provisions of WAC 220-56-360, it is unlawful to dig for or possess razor clams taken

for personal use from any beach in Razor Clam Areas 1, 2, 3 or except as provided for in this section:

(1) Razor clam digging is allowed in Razor Clam Area 3, effective 12 noon November 20 through 11:59 p.m. December 31, 1992.

(2) Razor clam digging will close in Razor Clam Area 3 from Olympic National Park Beach Trail 2 (Kalaloch area, Jefferson County) to Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County), effective 12:01 p.m. December 18, 1992.

(3) Beaches in Razor Clam Area 3 north of the Moclips River in Grays Harbor County are closed to digging or possession of Razor Clams.

(4) It is unlawful to dig for razor clams at anytime in the Copalis Beach Clam Sanctuary defined in WAC 220-56-372.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-36000A Razor clams—Areas and seasons. (92-161)

WSR 93-01-136
EMERGENCY RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed December 22, 1992, 1:55 p.m.]

Date of Adoption: November 17, 1992.

Purpose: Amending WAC 390-16-308.

Citation of Existing Rules Affected by this Order:
 Amending chapter 16-308 WAC.

Statutory Authority for Adoption: RCW 42.17.370.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Because of the effective date of Initiative 134 (12/3/92).

Effective Date of Rule: Immediately.

November 20, 1992
 Graham E. Johnson
 Executive Director

AMENDATORY SECTION (Amending WSR 92-05-079 [91-14-041], filed 2/18/92 [6/27/91])

WAC 390-16-308 Identification of source of contribution. Any person who makes a contribution shall inform the candidate or treasurer, at the time the contribution is made, of the true and actual source of funds from which the contribution is made. To identify the source of a contribution received by check or other written instrument in the absence of other information, a candidate or treasurer shall apply the following:

Provided, that in cases where the source of the contribution is known and differs from the guidelines set forth below, the known source of the contribution shall be reported;

Provided further, that contributions made by or through a lobbyist shall identify the true and actual source of the funds for whom the contribution was made.

(1) A contribution drawn upon a single account shall be attributed to the account holder as identified by the name printed on the face of the check or negotiable instrument.

(2) A contribution drawn upon a joint account shall be attributed in equal proportion to each of the account holders as identified by the names printed on the face of the check or negotiable instrument unless the candidate or treasurer is notified in writing that the contribution should be allocated in different proportions.

(3) A contribution made by a sole proprietor or drawn upon the account of a business which is a sole proprietorship shall be attributed to the owner of the business entity.

(4) A contribution drawn upon the account of a partnership shall be attributed to the partnership as a separate entity except that;

Any check drawn upon the partnership account but which is to be paid from the capital account of one or more individual partners shall identify at the time of transmittal to the candidate or treasurer the name(s) of the contributing partner(s) and shall be attributed to the contributing partner(s).

(5) A contribution drawn upon the account of a corporation, attributed to the corporation, union, association or other similar organization as a separate entity except that;

(a) A contribution drawn upon the account of a wholly owned or controlled subsidiary shall identify the name of the parent or controlling corporation and the contribution shall be attributed to the parent or controlling corporation;

(b) A contribution drawn upon the account of a controlled union subdivision shall identify the name of the controlling union and the contribution shall be attributed to the controlling union;

(c) A contribution drawn upon the account of a controlled subdivision of an association or other similar organization shall name the controlling association or other similar organization and the contribution shall be attributed to the controlling association.

(d) A subsidiary, union subdivision or subdivision of an association or other similar organization is "controlled" by another entity if it does not maintain executive and fiscal independence over its operations and functions as demonstrated by:

(i) Whether the corporation or organization owns a controlling interest in the voting stock or securities of the subsidiary or subdivision;

(ii) Whether the corporation or organization has the authority or ability to direct or participate in the governance of the subsidiary or subdivision through provisions of constitutions, bylaws, contracts or other rules, or through formal or informal practices or procedures;

(iii) Whether the corporation or organization has the authority or ability to hire, appoint, demote or otherwise control the officers or other decision making employees or members of the subsidiary or subdivision;

(iv) Whether the corporation or organization has common or overlapping membership with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities.

(v) Whether a corporation, organization or entity has common or overlapping members, officers or employees with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities or which indicates the creation of a successor entity;

(vi) Whether the corporation, ((~~or~~)) organization or entity has common or overlapping officers or employees with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities;

(vii) Whether the corporation, ((~~or~~)) organization or entity provides funds or goods in a significant amount or on an ongoing basis through direct or indirect payments to the subsidiary or subdivision((-);

(viii) Whether the corporation, organization or entity causes or arranges for funds in a significant amount or on an ongoing basis to be provided to a subsidiary, subdivision or another entity, but not including the transfer to an organization of its allocated share of proceeds jointly raised;

(ix) Whether the corporation, organization or entity or its agent had an active or significant role in the formation of another corporation, organization or entity;

(x) Whether the corporation, organization or entity has similar patterns of contributions or contributors which indicates a formal or ongoing relationship with the subdivision or subsidiary.

(6) Contributions made by political committees established, financed, maintained, or controlled by any corporation, organization, or any other person, including any parent, subsidiary, branch, division, department, or local unit of such person, shall be considered to have been made by a single political committee.

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

Reviser's note: RCW 34.05.395 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 93-01-137
EMERGENCY RULES
DEPARTMENT OF ECOLOGY

[Order 91-67—Filed December 22, 1992, 2:47 p.m.]

Date of Adoption: December 21, 1992.

Purpose: To increase the retail sales fee to \$30.00 and remove exemption of masonry fireplaces from collection of fee.

Citation of Existing Rules Affected by this Order:
Amending WAC 173-433-170.

Statutory Authority for Adoption: Chapter 70.94 RCW and ESHB 1028 (1991).

Pursuant to RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: ESHB 1028 increased the retail sales fee from \$15.00 to \$30.00 after January 1, 1992, and the rule was adopted to meet that deadline. Collection of the funds is necessary to fund the woodstove education and enforcement program.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The CR-102 for this rule was filed October 22, 1992, and this is extending the emergency rule until the permanent rule is adopted.

Effective Date of Rule: Immediately.

December 21, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order 90-58, filed 3/20/91, effective 4/20/91)

WAC 173-433-170 Retail sales fee. (1) A person selling a solid fuel burning device at retail shall collect a fee from the buyer, pursuant to RCW 70.94.483.

(2) The fee shall be:

(a) Set at a minimum of ~~((fifteen dollars, until January 1, 1994))~~ thirty dollars on January 1, 1992. Thereafter, ecology may annually ~~((increase))~~ adjust the fee ~~((according to changes in the consumer price index;))~~ to account for inflation as determined by the office of the state economic and revenue forecast council. Adjustments in the fee should be rounded down to the nearest dollar.

(b) Applicable to all new and used solid fuel burning devices ~~((, with the exception of built in masonry fireplaces;)).~~

(c) Procedures for masonry fireplaces. Generally, contractors will collect, pay and report the fee to the department of revenue on the Combined Excise Tax return for the tax reporting period during which the retail sales tax is billed to the customer for the construction of the masonry fireplace. (See: WAC 458-20-170 for a detailed explanation.) Collection and payment of the fee by contractors shall be in accordance with the following:

(i) A masonry contractor or other sub-contractor who builds a masonry fireplace. The retail sale occurs at the time the general or prime contractor or customer is billed for the work. The masonry contractor or other subcontractor must collect the fee and pay it to the department of revenue, unless the masonry contractor or other subcontractor has received a resale certificate from the general or prime contractor. The fee shall be reported on the Combined Excise Tax return.

(ii) A general or prime contractor building a custom building. The retail sale occurs at the time the customer is billed for the construction. The fee is charged and reported with the first progress payment after the masonry fireplace has been substantially completed. If a general or prime contractor sub-contracts the work on a custom building to a masonry or other contractor, the general or prime contractor may give the masonry or other subcontractor a resale certificate. The general or prime contractor is responsible to collect the fee and pay it to the department of revenue. The fee is reported on the Combined Excise Tax return.

(iii) A general or prime contractor building a speculation building. The fee is required to be paid at the time the

fireplace is complete. The fee must be reported to the department of revenue on a Combined Excise Tax return and paid to the department of revenue. If the prime or general contractor sub-contracts the building of the masonry fireplace to a masonry contractor or other sub-contractor, the general or prime contractor may not give a resale certificate to the masonry or other sub-contractor. The masonry or other sub-contractor must collect and pay the fee to the department of revenue as provided in subsection (i) above.

~~((e))~~(d) Procedures for all other solid fuel burning devices. Collected by the retailer at the time of sale and remitted to the department of revenue in conjunction with the retail sales tax under chapter 82.08 RCW.

(3) If the retailer or contractor fails to collect and remit the fee to the department of revenue as prescribed in chapter 82.08 RCW, the retailer or contractor shall be personally liable to the state for the amount of the fee, with subsequent actions taken in accordance with the collection provisions of chapter 82.32 RCW.

(4) Beginning July 1, 1990, and each calendar quarter thereafter, the funds collected under RCW 70.94.483 shall be used solely for the purposes of public education and enforcement of the solid fuel burning device program. The department shall distribute the funds from the woodstove education and enforcement account as follows:

(a) Sixty-six percent of the funds shall be distributed to those local air authorities with enforcement programs, based upon the fraction of the total state population residing in the counties within their respective jurisdictions. Population figures used to establish this fraction shall be determined by the office of financial management. Where an activated local air authority does not exist or does not implement an enforcement program, or elects not to receive the funds, ecology shall retain the funds that would otherwise be distributed under this subsection; and

(b) Thirty-four percent of the funds shall be distributed to ecology for the purposes of enforcement and educating the public about:

(i) The effects of solid fuel burning device emissions upon health and air quality; and

(ii) Methods of achieving better efficiency and emission performance from solid fuel burning devices.

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

WSR 93-01-140

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 92-162—Filed December 22, 1992, 4:00 p.m., effective January 1, 1992 [1993], 12:01 a.m.]

Date of Adoption: December 22, 1992.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-44-05000A.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health,

safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: These regulations were adopted by the Pacific Fisheries Management Council at the November 1992 meeting and will be implemented by the National Marine Fisheries Service in January. This regulation is intended to control harvest and promote conservation of west coast groundfish stocks. We are adopting these regulations for the same purpose and to maintain consistency between state and federal regulations.

Effective Date of Rule: January 1, 1992 [1993], 12:01 a.m.

December 22, 1992
Judith Freeman
Deputy
for Robert Turner
Director

NEW SECTION

WAC 220-44-05000B Coastal bottomfish catch limits. Notwithstanding the provisions of WAC 220-44-050, effective 12:01 a.m. January 1, 1993, until further notice it is unlawful to possess, transport through the waters of the state or land in any Washington State port bottomfish taken from Marine Fish-Shellfish Management and Catch Reporting Areas 29, 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the following species:

(1) The following definitions apply to this section:

(a) Fixed two-week fishing period. Each of the following is defined as a fixed, two-week fishing period (hours given are on a 24-hour basis):

0001 hours January 1 to 2400 hours January 12;
0001 hours January 13 to 2400 hours January 26;
0001 hours January 27 to 2400 hours February 9;
0001 hours February 10 to 2400 hours February 23;
0001 hours February 24 to 2400 hours March 9;
0001 hours March 10 to 2400 hours March 23;
0001 hours March 24 to 2400 hours April 6;
0001 hours April 7 to 2400 hours April 20;
0001 hours April 21 to 2400 hours May 4;
0001 hours May 5 to 2400 hours May 18;
0001 hours May 19 to 2400 hours June 1;
0001 hours June 2 to 2400 hours June 15;
0001 hours June 16 to 2400 hours June 29;
0001 hours June 30 to 2400 hours July 13;
0001 hours July 14 to 2400 hours July 27;
0001 hours July 28 to 2400 hours August 10;
0001 hours August 11 to 2400 hours August 24;
0001 hours August 25 to 2400 September 7;
0001 hours September 8 to 2400 hours October 5;
0001 hours October 6 to 2400 hours October 19;
0001 hours October 20 to 2400 hours November 2;
0001 hours November 3 to 2400 hours November 16,
0001 hours November 17 to 2400 hours November 30;
0001 hours December 1 to 2400 hours December 14;
0001 hours December 15 to 2400 hours December 31;

(b) Fixed four-week periods. Each of the following is defined as a fixed, four-week fishing period (hours given are on a 24-hour basis):

0001 hours January 1 to 2400 hours January 26;
0001 hours January 27 to 2400 hours February 23;
0001 hours February 24 to 2400 hours March 23;
0001 hours March 24 to 2400 hours April 20;
0001 hours April 21 to 2400 hours May 18;
0001 hours May 19 to 2400 hours June 15;
0001 hours June 16 to 2400 hours July 13;
0001 hours July 14 to 2400 hours August 10;
0001 hours August 11 to 2400 hours September 7;
0001 hours September 8 to 2400 hours October 5;
0001 hours October 6 to 2400 hours November 2;
0001 hours November 3 to 2400 hours November 30;
0001 hours December 1 to 2400 hours December 31;

(c) Cumulative trip limit - A cumulative trip limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel in a specified period of time, without a limit on the number of landings or trips.

(d) Vessel trip - A vessel trip is defined as having occurred upon the initiation of transfer of catch from a fishing vessel.

(e) Vessel trip limit - The amount of fish that may not be exceeded per vessel trip. All fish aboard a fishing vessel upon the initiation of transfer of catch are to be counted towards the vessel trip limit.

(f) Daily trip limit - The maximum amount of fish that may be taken and retained, possessed or landed per vessel from a single fishing trip in 24 consecutive hours, starting at 0001 hours local time.

(g) Week - Wednesday through the following Tuesday.

(2) Widow rockfish - Cumulative trip limit of 30,000 pounds in a fixed four-week period. No minimum size. Unless the fishery for widow rockfish is closed, a vessel which has landed its four week, cumulative trip limit may begin to fish on the limit for the next four-week period so long as the fish are not landed until the next four-week period.

(3) Shortbelly rockfish - No maximum poundage per two-week or four-week fishing period. No minimum size.

(4) Pacific ocean perch - No limit on the number of vessel trips landings less than 1,000 pounds per vessel trip. Landings greater than 1,000 pounds but not to exceed 3,000 pounds allowed only if Pacific ocean perch represent 20 percent or less of fish aboard per vessel trip. No landings of more than 3,000 pounds per vessel trip. No minimum size.

(5) Sebastes complex - All other species of rockfish except widow, shortbelly, Pacific ocean perch and thornyhead or idiot rockfish (*Sebastes* spp.) - Cumulative trip limit of 50,000 pounds per fixed two-week period. No more than 8,000 pounds of this amount may be yellowtail rockfish. No minimum size. Unless the fishery for the Sebastes complex or yellowtail rockfish is closed, a vessel which has landed its two-week, cumulative trip limit may begin to fish on the limit for the next two-week period so long as the fish are not landed until the next two-week period.

(6) Black rockfish - The trip limit for black rockfish for commercial fishing vessels using hook-and-line gear between the U.S. Canada border and Cape Alava (48°09'30" N.

latitude) and between Destruction Island (47°40'00" N. latitude) and Leadbetter Point (46°38'10" N. latitude), is 100 pounds (round weight) or 30 percent by weight of all fish on board including salmon, whichever is greater, per vessel trip.

(7) Deepwater complex - Sablefish, Dover sole, and thornyhead rockfish - Cumulative trip limit of 45,000 pounds per fixed two-week period. No more than 20,000 pounds of this amount may be thornyheads. Unless the fishery for the deepwater complex is closed, a vessel which has landed its two-week, cumulative trip limit may begin to fish on the limit for the next two-week period so long as the fish are not landed until the next two-week period.

(8) Pacific Whiting - Effective 0001 hours January 1 to 2400 hours April 14, no landings of more than 10,000 pounds (round weight) per vessel trip. No limit on number of vessel trip landings.

The following limits apply to sablefish taken under this subsection:

(a) Trawl vessels - Landings above 1,000 pounds of sablefish are allowed only if sablefish represent 25 percent or less of the total combined weight of the deepwater complex onboard. No more than 5,000 pounds of sablefish may be smaller than 22 inches in length in any landing. Minimum size for dressed sablefish is 15.5 inches from the anterior insertion of the first dorsal fin to the tip of the tail. To convert from dressed weight to round weight, multiply the dressed weight by 1.6.

(b) Non-trawl vessels - 0001 hours January 1 until further notice; 250 pounds (round weight) daily trip limit. To convert round weight from dressed weight, multiply the dressed weight by 1.6.

(9) It is unlawful during the 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 cumulative trip limit, vessel trip limit or daily trip limit.

(10) The fisher's copy of all fish receiving tickets showing landings of species provided for in this section shall be retained aboard the landing vessel for 90 days after landing.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-44-05000A Coastal bottomfish catch limits. (92-157)

**WSR 93-01-150
EMERGENCY RULES
DEPARTMENT OF HEALTH**

[Order 322—Filed December 23, 1992, 10:20 a.m.]

Date of Adoption: December 21, 1992.

Purpose: Establishment of a moratorium on certificate of need applications for kidney disease treatment centers until new standards are developed and promulgated in WAC.

Statutory Authority for Adoption: RCW 70.38.135.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health,

safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The certificate of need program is currently in the process of revising the methodology used to project the number of kidney dialysis stations needed in the state. The moratorium is necessary in order to allow orderly development of dialysis services without unnecessary expansion and duplication of services.

Effective Date of Rule: Immediately.

December 21, 1992
Kristine M. Gebbie
Secretary

NEW SECTION

WAC 246-310-281 Kidney disease treatment center moratorium The department is developing new criteria for the review of certificate of need applications proposing new kidney disease treatment centers and additions to existing treatment centers. Certificate of need applications currently under review shall be decided in accordance with existing rules. In order to allow a planned and orderly development and implementation of the new criteria, no new certificate of need applications for kidney disease treatment centers shall be accepted until the new criteria are adopted as rule.

EMERGENCY

WSR 93-01-001
RULES COORDINATOR
CODE REVISER'S OFFICE
[Filed December 2, 1992, 12:01 p.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Code Reviser's Office is Kerry S. Radcliff, Code Reviser's Office, P.O. Box 40551, Olympia, WA 98504-0551, phone 753-7470 comm, 234-7470 scan.

Gary Reid
Chief Assistant Code Reviser

17338 Pacific Highway South
Seattle, WA 98188

December 3, 1993

Holiday Inn
17338 Pacific Highway South
Seattle, WA 98188

11:00 a.m.

WSR 93-01-020
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
[Memorandum—December 3, 1992]

The Washington State Human Rights Commission has scheduled its meetings for 1992 [1993] as follows. A work session for the commissioners and required staff will be held the evening prior to each meeting, except for the February meeting.

WSR 93-01-018
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES
(Board of Natural Resources)
[Memorandum—December 4, 1992]

The Board of Natural Resources will hold a special meeting on Tuesday, January 19, 1993, at 9:00 a.m. in Conference Room 172 in the Natural Resources Building, 1111 Washington Street S.E., Olympia, WA. The purpose of the meeting is to select a chairman as required by RCW 43.30.150(9) and to brief the board on department operations.

<u>DATE</u>	<u>LOCATION</u>
January 28	Seattle
February 18, 19 and 20	Olympia
March 25	Spokane
April 22	Everett
May 27	Richland
June 24	Bellingham
July 22	Ellensburg
August 26	Olympia - Telephone Conference Call
September 23	Yakima
October 28	Silverdale
November 18	Seattle
December 16	Olympia - Telephone Conference Call

WSR 93-01-019
NOTICE OF PUBLIC MEETINGS
COMMISSION ON JUDICIAL CONDUCT
[Memorandum—November 30, 1992]

1993 Meeting Schedule

January 8, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
February 5, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
March 5, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
April 2, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
May 7, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
June 4, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
August 6, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
September 3, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
October 1, 1993	Holiday Inn 17338 Pacific Highway South Seattle, WA 98188	11:00 a.m.
November 5, 1993	Holiday Inn	11:00 a.m.

WSR 93-01-021
NOTICE OF PUBLIC MEETINGS
BELLINGHAM TECHNICAL COLLEGE
[Memorandum—December 7, 1992]

The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, December 17, 1992, 9-11 a.m., in the Bellingham Technical College Building G Conference Center A.

WSR 93-01-022
RULES COORDINATOR
OFFICE OF
INSURANCE COMMISSIONER
[Filed December 7, 1992, 11:07 a.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Insurance Commissioner is Arloween Manley, 200 Insurance Building, P.O. Box 40255, Olympia, WA 98504-0255, phone (206) 753-2406 or 234-2406 scan.

Dick Marquardt
Insurance Commissioner
by Robert E. Johnson
Deputy Commissioner

MISCELLANEOUS

WSR 93-01-023
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Family Independence Program)
[Memorandum—November 30, 1992]

1300 South Evergreen Park Drive S.W.
P.O. Box 47250
Olympia, WA 98504-7250
(206) 753-6451

Paul Curl
Secretary

Shown below, as required by the Open Public Meetings Act, is the Family Independence Program executive committee meeting schedule for 1993. Since the Family Independence Program demonstration ends June 30, 1993, no meetings are scheduled past that date.

1993 EXECUTIVE COMMITTEE
MEETING SCHEDULE

DATE	PLACE
Thursday, January 28	Room 104, Lacey Governmental Center, 1009 College Street S.E., Lacey
Thursday, February 25	Training Room 1, Employment Security Training Annex, Maple Park and Capitol Way, Olympia
Thursday, March 25	Training Room 2, Employment Security Training Annex, Maple Park and Capitol Way, Olympia
Thursday, April 22	Training Room 1, Employment Security Training Annex, Maple Park and Capitol Way, Olympia
Thursday, May 27	Training Room 1, Employment Security Training Annex, Maple Park and Capitol Way, Olympia
Thursday, June 24	Training Room 1, Employment Security Training Annex, Maple Park and Capitol Way, Olympia

All meetings will begin at 1:30 p.m.

WSR 93-01-028
NOTICE OF PUBLIC MEETINGS
SEATTLE COMMUNITY COLLEGES
[Memorandum—December 2, 1992]

The board of trustees of the Seattle Community College District will hold a special meeting at 4:30 p.m., on Tuesday, January 12, 1993, at the Siegal Center, 1500 Harvard, Seattle, WA 98122. Following their meeting the trustees will meet for a joint session with the Seattle Public School Board members at 6:00 p.m.

The meeting previously scheduled for January 4 has been canceled.

WSR 93-01-038
RULES COORDINATOR
UTILITIES AND TRANSPORTATION
COMMISSION
[Filed December 9, 1992, 11:44 a.m.]

Notice is hereby given that the following is the name and office mailing address of the rules coordinator designated by the Washington Utilities and Transportation Commission:

Paul Curl
Office of the Secretary
Chandler Plaza Building

WSR 93-01-039
NOTICE OF PUBLIC MEETINGS
UTILITIES AND TRANSPORTATION
COMMISSION
[Memorandum—December 9, 1992]

Notice is hereby given that commencing January 1, 1993, and continuing for the balance of 1993, the time and place of meetings are as follows: Regular public meetings of the commission shall be held each Wednesday, commencing at 9:00 a.m., in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA.

WSR 93-01-040
NOTICE OF PUBLIC MEETINGS
CLEMENCY AND PARDONS
BOARD
[Memorandum—December 9, 1992]

Clemency and Pardons Board meetings shall be held on Friday, March 12, 1993, and thereafter on the second Friday of June, September, and December 1993, at 9:00 a.m. in the Governor's Conference Room.

WSR 93-01-041
RULES COORDINATOR
COMMISSION ON
JUDICIAL CONDUCT
[Filed December 9, 1992, 3:35 p.m.]

Pursuant to RCW 34.05.310(3), the Commission on Judicial Conduct designates David Akana as its rules coordinator, whose address is: Commission on Judicial Conduct, P.O. Box 1817, Olympia, WA 98507.

David Akana
Executive Director

WSR 93-01-042
NOTICE OF PUBLIC MEETINGS
LAKE WASHINGTON
TECHNICAL COLLEGE
[Memorandum—December 7, 1992]

Meetings held during even-numbered months will begin at 7:30 a.m. for work sessions, 8:30 a.m. for agenda meetings. Meetings held during odd-numbered months will begin at 6:30 p.m. for work sessions, 7:30 p.m. for agenda meetings. Meetings will be held in Room W305, Lake Washington Technical College, 11605 132nd Avenue N.E., Kirkland, WA 98034.

MISCELLANEOUS

The following are scheduled dates for 1993 board meetings:

meeting agendas may contact the Real Estate Program, P.O. Box 9015, Olympia, WA 98507 or phone (206) 586-6102.

	Work Session	Agenda Meeting
January 13	6:30 p.m.	7:30 p.m.
February 10	7:30 a.m.	8:30 a.m.
March 10	6:30 p.m.	7:30 p.m.
April 14	7:30 a.m.	8:30 a.m.
May 12	6:30 p.m.	7:30 p.m.
June 9	7:30 a.m.	8:30 a.m.
July 14	6:30 p.m.	7:30 p.m.
August 11	7:30 a.m.	8:30 a.m.
September 8	6:30 p.m.	7:30 p.m.
October 13	7:30 a.m.	8:30 a.m.
November 10	6:30 p.m.	7:30 p.m.
December 8	7:30 a.m.	8:30 a.m.

WSR 93-01-046
RULES COORDINATOR
PIERCE COLLEGE
 [Memorandum—December 9, 1992]

The rules coordinator for this institution shall have an office located at the Office of the President with the following mailing address: Christine D. Givens, Executive Assistant, Office of the President, Pierce College, 9401 Farwest Drive S.W., Tacoma, WA 98498

Frank Brouillet
 President

WSR 93-01-043
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
(Wheat Commission)
 [Memorandum—December 7, 1992]

The Washington Wheat Commission hereby complies with regulations as stated in RCW 42.30.075 and provides pertinent scheduled meeting changes, per the board of directors, for publication in the state Register. This meeting change is submitted at least 20 days prior to the rescheduled meeting date.

JANUARY MEETING WAS PREVIOUSLY LISTED AS:
 Regular - January 13 (10:00 a.m.) and 14 (8:30 a.m.)
 West 905 Riverside Avenue
 Suite 401
 Spokane, WA

PLEASE CHANGE TO:
 Regular - January 27 (10:00 a.m.) and 28 (8:30 a.m.)
 West 905 Riverside Avenue
 Suite 401
 Spokane, WA

WSR 93-01-045
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF LICENSING
(Real Estate Commission)
 [Memorandum—December 10, 1992]

During the December 4, 1992, Real Estate Commission meeting the following dates and locations were agreed upon for 1993 regularly scheduled commission meetings:

March 12, 1993	SeaTac area (location to be determined)
June 22, 1993	Wenatchee (WestCoast Hotel)
September 28, 1993	Pasco (Red Lion Hotel)
December 3, 1993	SeaTac area (location to be determined)

All meetings begin at 9:00 a.m. and continue until the conclusion of business. Individuals interested in receiving

WSR 93-01-047
NOTICE OF PUBLIC MEETINGS
COMMUNITY COLLEGES
OF SPOKANE
 [Memorandum—December 4, 1992]

Notice is hereby given, pursuant to RCW 42.30.075, that the regular meetings of the board of trustees of Washington Community College District 17 (the Community Colleges of Spokane) during calendar year 1993 shall be held at 1:30 p.m. on the following dates and in the following locations:

Date	Location	Address
January 19, 1993	District Office	District Board Room 2000 North Greene Street
February 16, 1993	SFCC	President's Conference Room Administration Building 3410 West Fort George Wright Drive
March 16, 1993	District Office	District Board Room 2000 North Greene Street
April 20, 1993	SCC	Rooms 142 and 144 Old Main Building 1810 North Greene Street
May 18, 1993	SFCC	President's Conference Room Administration Building 3410 West Fort George Wright Drive
June 15, 1993	District Office	District Board Room 2000 North Greene Street
July 20, 1993	District Office	District Board Room 2000 North Greene Street
August 17, 1993	IEL	Newport Center Newport, Washington 99156
September 21, 1993	District Office	District Board Room 2000 North Greene Street
October 19, 1993	SCC	Littlefoot A and B, Lair 1810 North Greene Street
November 16, 1993	IEL	Adult Education Center 2310 North Monroe Street
December 21, 1993	District Office	District Board Room 2000 North Greene Street

MISCELLANEOUS

WSR 93-01-049
RULES COORDINATOR
DEPARTMENT OF REVENUE
 [Filed December 10, 1992, 2:38 p.m.]

As required by RCW 34.05.310(3), the rules coordinator for the Department of Revenue is Les Jaster. He may be contacted in the following manner: Department of Revenue, Legislation and Policy, P.O. Box 47458, Olympia, WA 98504-7458, FAX (206) 586-7603 or phone (206) 586-7150.
 Russell W. Brubaker
 Legislation and Policy Manager

WSR 93-01-050
RULES COORDINATOR
DEPARTMENT OF HEALTH
 [Filed December 10, 1992, 2:47 p.m.]

Ann Foster will continue to serve as the rules coordinator for the Department of Health and the following boards and councils with statutory rule adoption authority:

- Washington State Board of Health
- Chiropractic Disciplinary Board
- Chiropractic Examining Board
- Dental Disciplinary Board
- Dental Examining Board
- Council on Hearing Aids
- Board of Massage
- Medical Disciplinary Board
- Board of Medical Examiners
- Board of Nursing
- Board of Examiners for Nursing Home Administrators
- Board of Occupational Therapy Practice
- Optometry Board
- Board of Osteopathic Medicine and Surgery
- Board of Pharmacy
- Board of Physical Therapy
- Podiatric Medical Board
- Board of Practical Nursing
- Examining Board of Psychology
- Veterinary Board of Governors

Her office is located at 1300 S.E. Quince Street, P.O. Box 47902, Olympia, WA 98504-7902, and her phone number is (206) 664-9381.

Kristine M. Gebbie
 Secretary

WSR 93-01-052
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
 (Red Raspberry Commission)
 [Memorandum—December 9, 1992]

Scheduled board meetings are:

- January 6 Tacoma (Sheraton Hotel)
- April 22 District III
- November 4 Lynden
- December 2 Puyallup (WSU Research & Extension Center)

WSR 93-01-052A
NOTICE OF PUBLIC MEETINGS
LIQUOR CONTROL BOARD
 [Memorandum—December 9, 1992]

The Liquor Control Board will be holding its regularly scheduled weekly board meeting on Tuesday, December 29 instead of Wednesday, December 30.

M. Carter Mitchell
 Public Information Officer
 Legislative Liaison

WSR 93-01-053
NOTICE OF PUBLIC MEETINGS
LIBRARY COMMISSION
 [Memorandum—December 8, 1992]

Thursday, December 10, 1992, 6:30 p.m., the Washington State Library Commission will meet for a staff briefing at the Rose Room Restaurant, Tacoma Sheraton, Tacoma, Washington.

Friday, December 11, 1992, 10:00 a.m., the Washington State Library Commission will hold its regular business meeting in the Olympic Room, Tacoma Public Library, 1107 Tacoma Avenue South, Tacoma Street, Vancouver, WA.

WSR 93-01-054
RULES COORDINATOR
BOARD OF
TAX APPEALS

[Filed December 10, 1992, 2:59 p.m.]

Pursuant to RCW 34.05.310(3), the Board of Tax Appeals designates Matthew J. Coyle, Chair, as its rules coordinator. The address is: Board of Tax Appeals, 910 5th Avenue S.E., P.O. Box 40915, Olympia, WA 98504-0915.

Susan Riddle
 Administrative Assistant

WSR 93-01-055
NOTICE OF PUBLIC MEETINGS
BOARD OF
TAX APPEALS

[Memorandum—December 9, 1992]

The Board of Tax Appeals scheduled its regular 1993 meetings at 10 a.m. on the second Thursday of March, June, September, and December. The meetings will be held at the board's offices, 910 5th Avenue S.E., Olympia, WA 98504-0915.

WSR 93-01-057
NOTICE OF PUBLIC MEETINGS
OLYMPIC COLLEGE
 [Memorandum—December 7, 1992]

The board of trustees has cancelled the regular board meeting that was scheduled to be held on December 22,

MISCELLANEOUS

1992, at 7:30 p.m. in the Board Room at Olympic College, District No. 3, Bremerton, Washington.

Whatcom Community College
237 West Kellogg Road
Bellingham, WA 98226

WSR 93-01-058
NOTICE OF PUBLIC MEETINGS
INTERAGENCY COMMITTEE
FOR OUTDOOR RECREATION
[Memorandum—December 10, 1992]

At their regular quarterly meeting in November, at the Interagency Committee for Outdoor Recreation adopted the following meeting schedule for 1993:

March 25-26 Olympia
July 29-30 Port Angeles
September 23-24 Bellevue
November 18-19 Olympia

January 12
February 9
March 9
April 13
May 11
June 8
July 13
August 10 (no meeting)
September 14
October 12
November 9
December 14

WSR 93-01-059
NOTICE OF PUBLIC MEETINGS
WALLA WALLA
COMMUNITY COLLEGE
[Memorandum—December 9, 1992]

The following schedule of regular meetings of the board of trustees of Walla Walla Community College, Community College District No. 20, for 1993 was adopted at their meeting on December 2, 1992.

MEETING SCHEDULE
FOR
WALLA WALLA COMMUNITY COLLEGE
BOARD OF TRUSTEES

1993

Wednesday, January 6, 1993
Wednesday, February 3, 1993
Wednesday, March 3, 1993
Wednesday, April 7, 1993, in Clarkston
Wednesday, May 5, 1993
Monday, June 7, 1993
Wednesday, June 30, 1993
Wednesday, August 4, 1993 (optional)
Wednesday, September 1, 1993
Wednesday, October 6, 1993
Wednesday, November 3, 1993
Wednesday, December 1, 1993

WSR 93-01-060
NOTICE OF PUBLIC MEETINGS
WHATCOM COMMUNITY COLLEGE
[Memorandum—December 11, 1992]

1993 Meeting Schedule of the Board of Trustees
Second Tuesday of the Month at 2:00 p.m.
Board Room in the Laidlaw Center

WSR 93-01-062
ATTORNEY GENERAL OPINION
Cite as: AGO 1992 No. 29
[December 8, 1992]

DEPARTMENT OF NATURAL RESOURCES—FUNDS—
INTEREST—Applicability of Requirement That Interest be
Placed in the General Fund to Certain Funds Administered
by the Department of Natural Resources

1. RCW 43.84.092 provides that, with certain exceptions, earnings of investments of surplus balances in the state treasury shall be credited to the general fund. This requirement does not apply to constitutionally and statutorily designated trust assets, which may not be diverted for a nontrust purpose.
2. Interest earned on the Park Land Trust Revolving Fund may not be credited to the general fund.
3. Interest earned on the School Construction Revolving Fund may not be credited to the general fund except to the extent such interest represents earnings on any unexpended portion of a 1990 appropriation from the general fund;
4. Subject to any prior claims to pay debt service on bonds issued by the Department, as described in RCW 76.12.110, interest on the Forest Development Account is to be credited to the general fund; and
5. Interest earned on the Access Road Revolving Fund is to be credited to the general fund.

Requested by:
Honorable Brian Boyle
Commissioner of Public Lands
Department of Natural Resources
Post Office Box 47001
Olympia, WA 98504-7001

MISCELLANEOUS

WSR 93-01-063
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES
 (Board of Boiler Rules)
 [Memorandum—December 10, 1992]

As per chapter 42.30 RCW, Open Public Meetings Act, the time and place of regular meetings for the Board of Boiler Rules for 1993 will be held on the following dates in January, March, May, September and November 1993 commencing at 10:00 a.m. A study day, which is open to the public, is for board discussion only and will be held on the Monday preceding the board meeting.

Dates and locations are as follows:

January 18, 1993	Study	Bellevue L&I Office
January 19, 1993		Bellevue L&I Office
March 15, 1993	Study	Bellevue L&I Office
March 16, 1993		Bellevue L&I Office
May 17, 1993	Study	Olympia L&I Office
May 18, 1993		Olympia L&I Office
September 20, 1993	Study	Vancouver L&I Office
September 21, 1993		Clark College, Vancouver Gaiser Hall Conference Room
November 15, 1993	Study	Bellevue L&I Office
November 16, 1993		Bellevue L&I Office

Note: Maps of the meeting locations will be mailed to those interested in attending. Please call (206) 956-527 [956-5270] if more information is required.

WSR 93-01-064
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Memorandum—December 10, 1992]

The Washington State Human Rights Commission will hold its January regular commission meeting in Seattle on January 27 and 28, 1993. The meeting on January 27, will be held at the Port of Seattle, Third Floor Commission Chambers, Pier 66, Seattle, and will be a planning and training session beginning at 7:00 p.m. The regular business meeting on January 28, will be held at the Library for the Blind and Physically Handicapped, Meeting Room, 821 Lenora Street, Seattle, beginning at 9:30 a.m.

WSR 93-01-065
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Memorandum—December 3, 1992]

The Washington State Human Rights Commission has scheduled its meetings for 1993 as follows. A work session for the commissioners and required staff will be held the evening prior to each meeting, except for the February meeting.

DATE	LOCATION
January 28	Seattle
February 18, 19 and 20	Olympia
March 25	Spokane
April 22	Everett
May 27	Richland
June 24	Bellingham
July 22	Ellensburg
August 26	Olympia - Telephone Conference Call
September 23	Yakima
October 28	Silverdale
November 18	Seattle
December 16	Olympia - Telephone Conference Call

WSR 93-01-070
NOTICE OF PUBLIC MEETINGS
HIGHLINE COMMUNITY COLLEGE
 [Memorandum—December 15, 1992]
 Highline Community College
 Building 25 5th Floor Board Room
 Des Moines, Washington 98198-9800
 8:30 - 3:30

WSR 93-01-071
NOTICE OF PUBLIC MEETINGS
CENTRALIA COLLEGE
 [Memorandum—December 11, 1992]

The board of trustees for Washington Community College District Twelve, at their meeting on December 10, 1992, adopted the following regular meeting schedule for the 1993 calendar year:

DATE	TIME	LOCATION
Thursday, January 14, 1993	4:30 p.m.	College Boardroom
Thursday, February 11, 1993	4:30 p.m.	College Boardroom
Thursday, March 11, 1993	4:30 p.m.	College Boardroom
Thursday, April 8, 1993	4:30 p.m.	East County Center Morton, Washington
Thursday, May 6, 1993	4:30 p.m.	College Boardroom
Thursday, June 10, 1993	4:30 p.m.	College Boardroom
Thursday, July 8, 1993	4:30 p.m.	College Boardroom
Thursday, August 12, 1993	4:30 p.m.	College Boardroom
Thursday, September 9, 1993	5:00 p.m.	College Boardroom
Thursday, October 14, 1993	4:30 p.m.	College Boardroom
Thursday, November 11, 1993	4:30 p.m.	College Boardroom
Thursday, December 9, 1993	4:30 p.m.	College Boardroom

WSR 93-01-072
NOTICE OF PUBLIC MEETINGS
TACOMA COMMUNITY COLLEGE
 [Memorandum—December 3, 1992]

The 1993 meeting schedule for the board of trustees of Tacoma Community College District 22 is as follows:

January 14
 February 11
 March 11
 April 8
 May 13
 June 10
 July 8
 August 12
 September 9
 October 14
 November 11
 December 9

WSR 93-01-083
 NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 [Memorandum—December 11, 1992]

In accordance with RCW 42.30.075, 28B.20.105, 28B.20.130, and WAC 478-04-030, the board of regents of the University of Washington established the following meeting schedule for 1993 at its regular meeting held December 11, 1992:

DAY	DATE
Friday	January 15
Friday	February 19
Friday	March 19
Friday	April 16
Friday	May 21
Friday	June 11
Friday	July 16
Friday	August 20
Friday	September 17
Friday	October 22
Friday	November 19
Friday	December 10

All regularly scheduled meetings of the board will be held at 4 p.m. in the Baker Room, Learning Resource CTR, TCC.

WSR 93-01-079
 NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE
 [Memorandum—December 14, 1992]

Board of Trustees
 Tuesday, December 15, 1992
 Sno-King Building, Room 103
 1:00 - 5:10

The facilities for this meeting are free of mobility barriers and interpreters for deaf individuals and braille or taped information for blind individuals will be provided upon request when adequate notice is given.

The meetings will commence at 1:00 p.m. unless public notice is given to the contrary. The meetings will be held in Room 301 Administration Building on the University of Washington main campus, Seattle, Washington, unless another location is established and public notice given in accordance with chapter 42.30 RCW.

WSR 93-01-082
 NOTICE OF PUBLIC MEETINGS
JOINT CENTER
FOR HIGHER EDUCATION
 [Memorandum—December 8, 1992]

Pursuant to the Open Public Meetings Act, chapter 42.30 RCW, listed below for publication in the Washington State Register are the dates, as approved December 9, 1992, by the Joint Center for Higher Education (JCHE) Board, for 1993 regular meetings of the JCHE Board.

Said meetings will begin at 9:00 a.m. on the scheduled dates at the Joint Center for Higher Education, 501 North Riverpoint Boulevard, Suite 245, Spokane, WA.

January 13, 1993
 February 10, 1993
 March 10, 1993
 April 14, 1993
 May 12, 1993
 June 9, 1993
 July 14, 1993
 August 11, 1993
 September 8, 1993
 October 13, 1993
 November 10, 1993
 December 15, 1993

To request disability accommodations, contact the Office of the ADA Coordinator, at least ten days in advance of the event. 543-6450 (voice); 543-6452 (TDD); 685-3885 (FAX); access@u.washington.edu (E-mail).

WSR 93-01-087
 RULES COORDINATOR
DEPARTMENT OF ECOLOGY
 [Filed December 16, 1992, 10:21 a.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Department of Ecology is Paige Boule, Public Education and Information Office, P.O. Box 47600, Olympia, WA 98504, (206) 438-7256 (SCAN 585).

Fred Olson
 Acting Director

WSR 93-01-092
 RULES COORDINATOR
DEPARTMENT OF LICENSING
 [Filed December 16, 1992, 11:02 a.m.]

I have designated Walt Fahrner, Management Analyst, as the rules coordinator for the Department of Licensing and its associated boards and committees with rule-making authority.

MISCELLANEOUS

Walt Fahrer
Office of Budget and Program Support
General Administration Building
Olympia, Washington 98504-8016
(206) 586-3503 SCAN 321-3503

Mary Riveland
Director

WSR 93-01-093
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF WILDLIFE
[Memorandum—December 14, 1992]

Pursuant to RCW 90.56.100, the following date and location has been selected for a regular meeting of the Washington Wildlife Rescue Coalition:

January 14, 1993
10:00 a.m. - 3:00 p.m.
Washington Department of Wildlife
Region 4 Office
16018 Mill Creek Boulevard
Mill Creek
(206) 664-8032

WSR 93-01-094
NOTICE OF PUBLIC MEETINGS
NOXIOUS WEED CONTROL BOARD
[Memorandum—December 15, 1992]

Please publish the following Washington Noxious Weed Control Board schedule for 1993 in the Washington State Register:

DATE	LOCATION
January 20, 21	Olympia
March 17	Moses Lake
May 19	Moses Lake
July 21	Moses Lake
September 15	Moses Lake
November 17	Moses Lake

For more information on location, times and agenda contact Catherine Hovanic, Executive Secretary, Washington State Noxious Weed Control Board, (206) 872-6480.

WSR 93-01-095
RULES COORDINATOR
CENTRAL WASHINGTON UNIVERSITY
[Filed December 16, 1992, 11:06 a.m.]

In accordance with RCW 34.05.310, the rules coordinator for Central Washington University is Judy B. Miller, Administrative Assistant, President's Office, Central Washington University, Ellensburg, WA 98926, (509) 963-2111 comm, 453-2111 scan.

Ivory V. Nelson
President

WSR 93-01-096
NOTICE OF PUBLIC MEETINGS
SEATTLE COMMUNITY COLLEGES
[Memorandum—December 16, 1992]

This is to inform you, in compliance with the Open Public Meetings Act notice provisions, of the 1993 regular schedule of the Seattle Community College District board of trustees. Regular meetings begin at 6:00 p.m.

*January 12, 1993	Siegal Center
February 2	North Seattle Community College
March 2	Seattle Central Community College
April 6	South Seattle Community College
May 4	Siegal Center
June 1	Seattle Vocational Institute
July 6	North Seattle Community College
August 3	Seattle Central Community College
September 7	South Seattle Community College
October 5	Siegal Center
November 2	Seattle Vocational Institute
December 7	North Seattle Community College

North Seattle Community College
9600 College Way North
Seattle, WA 98103

Seattle Central Community College
1701 Broadway
Seattle, WA 98122

South Seattle Community College
6000 16th Avenue S.W.
Seattle, WA 98106

Seattle Vocational Institute
315 22nd Avenue South
Seattle, WA 98144

Siegal Center
1500 Harvard
Seattle, WA 98122

*The January 12 special meeting will begin at 4:00 p.m.

WSR 93-01-097
NOTICE OF PUBLIC MEETINGS
SEATTLE COMMUNITY COLLEGES
[Memorandum—December 15, 1992]

The board of trustees of the Seattle Community College District will hold a special meeting at 4:00 p.m. on Tuesday, January 12, 1993, at the Siegal Center, 1500 Harvard, Seattle, WA 98122. Following their meeting the trustees will meet for a joint session with the Seattle Public School Board members at 6:00 p.m.

The meeting previously scheduled for January 4 has been canceled.

MISCELLANEOUS

WSR 93-01-098
RULES COORDINATOR
PERSONNEL APPEALS BOARD

[Filed December 16, 1992, 11:16 a.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Personnel Appeals Board is Victoria W. Sheldon, Executive Secretary, 2828 Capitol Boulevard, P.O. Box 40911, Olympia, WA 98504-0911, phone (206) 586-1481 or 321-1481 scan.

Charles Alexander
Chairman

WSR 93-01-101
NOTICE OF PUBLIC MEETINGS
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD

[Memorandum—December 14, 1992]

On September 29, 1992, the Washington State Workforce Training and Education Coordinating Board adopted the following 1993 meeting schedule:

- Wednesday, January 20, 1993
(North Thurston School District, Lacey)
- Thursday, February 18, 1993
(New Market Vocational Skills Center, Tumwater)
- Thursday, April 1, 1993
(Olympia School District, Olympia)
- Thursday, May 27, 1993
(North Thurston School District, Lacey)
- Thursday, July 22, 1993
(Seattle)
- Thursday, September 23, 1993
(Walla Walla)
- Thursday, October 21, 1993
(Yakima)
- Thursday, November 18, 1993
(Spokane)

WSR 93-01-105
NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON
GROWTH PLANNING HEARINGS BOARD

[Memorandum—December 17, 1992]

Beginning Wednesday, January 6, 1993, the regular board meeting time for the Western Washington Growth Planning Hearings Board will be 11:15 a.m. at the McCleary Mansion, 111 West 21st Avenue, Suite #1, Olympia, Washington. (Please refer to WAC 242-02-074.)

If you have any questions, please call Dick Thompson at 664-8966.

WSR 93-01-106
NOTICE OF PUBLIC MEETINGS
MARINE OVERSIGHT BOARD

[Memorandum—December 17, 1992]

At the December 16, 1992, public meeting of the Marine Oversight Board a decision was made to cancel the January 15, 1993, meeting.

January 15, 1993 CANCELLED
1 p.m.
Seattle-Tacoma International Airport
Theater, Door No. 5132, Ticketing Level

WSR 93-01-112
NOTICE OF PUBLIC MEETINGS
THE EVERGREEN STATE COLLEGE

[Memorandum—December 15, 1992]

The board of trustees of The Evergreen State College will hold regular meetings on the following dates in 1993 (second Wednesday of each month):

- January 13
- February 10
- March 10
- April 14
- May 12
- June 9
- July 14
- August 11
- September 8
- October 13
- November 10
- December 8

All meetings will be held in Room 3112 of the Daniel J. Evans Library Building on The Evergreen State College campus in Olympia, Washington.

WSR 93-01-114
RULES COORDINATOR
DEPARTMENT OF
NATURAL RESOURCES

[Filed December 21, 1992, 11:10 a.m.]

In accordance with RCW 34.05.310(3), the rules coordinator for the Department of Natural Resources is Dave Dietzman, SEPA Center, Lands and Minerals Division, 1111 Washington Street S.E., P.O. Box 47014, Olympia, WA 98504-7014, FAX (206) 902-1788, phone/scan (206) 902-1600.

James A. Stearns
Supervisor

MISCELLANEOUS

WSR 93-01-117
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
(Asparagus Commission)
[Memorandum—December 16, 1992]

As required by RCW 42.30.075, the Washington Asparagus Commission, wishes to file for publication in the Washington State Register, the following schedule of regular meetings:

- Tuesday, January 19, 1993
1:00 p.m. Red Lion Inn
 2525 North 20th
 Pasco, WA 99301
- Tuesday, April 20, 1993
1:00 p.m. Washington Asparagus
 Commission Office
 2810 West Clearwater
 Kennewick, WA 99336
- Tuesday, July 20, 1993
1:00 p.m. Sunnyside Valley Irrigation
 District
 11th and Blaine
 Sunnyside, Washington 98944
- Tuesday, October 19, 1993
1:00 p.m. American Fine Foods
 516 West Rose
 Walla Walla, WA 99362

WSR 93-01-118
RULES COORDINATOR
WASHINGTON STATE
SCHOOL FOR THE BLIND
[Filed December 21, 1992, 11:28 a.m.]

The rules coordinator for Washington State School for the Blind is Larry Drotz. The address for his office is: Larry Drotz, Washington State School for the Blind, Consolidated Services, 611 Grand Boulevard, Mailstop S-26, Vancouver, WA 98661. The telephone number is (206) 696-6620, SCAN 476-6620.

Dean O. Stenehjem, Ed.D.
Superintendent

WSR 93-01-119
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES
[Memorandum—December 18, 1992]

SCHEDULE OF BOARD OF NATURAL RESOURCES
REGULAR MEETINGS FOR 1993

- January 5, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- January 19, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- February 2, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- March 2, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- April 6, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington

- May 4, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- June 1, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- July 6, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- September 7, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- October 5, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- November 2, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington
- December 7, 1993, 9:00 a.m., Room 172, Natural Resources Building, Olympia, Washington

WSR 93-01-120
NOTICE OF PUBLIC MEETINGS
RENTON TECHNICAL COLLEGE
[Memorandum—December 15, 1992]

Pursuant to RCW 42.30.075, the Renton Technical College board of trustees' regular meetings during 1993 will be held on: The second Tuesday of each month except for the months of July and August. Meetings will be held at 9:00 a.m. in the Administrative Conference Room, Building I, Renton Technical College, 3000 Northeast Fourth Street, Renton, WA 98056-4195.

The contact for code revision is Kathleen Searcy, Vice-President for Human Resources, 235-7874.

WSR 93-01-121
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
COMMUNITY DEVELOPMENT
(Development Loan Fund)
[Memorandum—December 18, 1992]

Pursuant to RCW 42.30.075, Schedule of regular meetings, the following schedule of meeting dates is provided:

- 1st Calendar Quarter March 12, 1993
- 2nd Calendar Quarter June 11, 1993
- 3rd Calendar Quarter September 17, 1993
- 4th Calendar Quarter December 10, 1993

WSR 93-01-123
NOTICE OF PUBLIC MEETINGS
TRANSPORTATION COMMISSION
[Memorandum—December 18, 1992]

The January 1993 Washington State Transportation Commission meeting will be held on Thursday, January 21, 1993, in the Transportation Commission Room (1D2), Transportation Building, Olympia, Washington. There will be subcommittee meetings on Wednesday, January 20.

MISCELLANEOUS

The February 1993 Washington State Transportation Commission meeting will be held on Thursday, February 18, 1993, in the Auditorium of State Office Building 2 (OB-2), Olympia, Washington. There will be subcommittee meetings on Wednesday, February 17, in the Transportation Building, Rooms 1D2 and 1D22, Olympia, Washington.

WSR 93-01-124
NOTICE OF PUBLIC MEETINGS
LAKE WASHINGTON
TECHNICAL COLLEGE
[Memorandum—December 18, 1992]

Pursuant to RCW 42.30.075, please be advised that the regular meetings of this college's board of trustees during 1993 will be held in the Board Room W305 at 7:30 a.m. for work sessions, 8:30 a.m. for agenda meetings, at Lake Washington Technical College, 11605 132nd Avenue N.E., Kirkland, WA 98034.

This information revises WSR 93-01-042, filed December 9, 1992.

If additional information is needed, please call (206) 828-5601 (SCAN 250-5601).

WSR 93-01-127
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
COMMUNITY DEVELOPMENT
(Public Works Board)
[Memorandum—December 21, 1992]

The following are changes to the previously published Public Works Board meeting schedule: The February 2, 1993, board meeting will be held at Battelle Seattle Conference Center instead of the SeaTac Holiday Inn; and an additional meeting date of May 4, 1993, has been added to the schedule.

WSR 93-01-128
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
(Hop Commission)
[Memorandum—December 14, 1992]

The Washington Hop Commission has adopted a schedule for 1992 [1993] regular and annual meetings. Per WAC 16-532-020 (11)(a) we are required to hold four regular and one annual meeting each year. We file the following information, as required by RCW 42.30.075:

- February 9 Toppenish
- April 6 Yakima
- June 8 Prosser
- October 12 Sunnyside
- December 9 Yakima (annual meeting)

Interested parties may call the Washington Hop Commission at (509) 453-4749 for the time and site of each meeting.

WSR 93-01-129
RULES COORDINATOR
WASHINGTON SCHOOL
FOR THE DEAF

[Filed December 22, 1992, 8:49 a.m.]

The rules coordinator for the Washington School for the Deaf is as follows: Larry Drotz, Washington School for the Deaf, 611 Grand Boulevard, S-26, Vancouver, WA 98661, phone (206) 696-6620, SCAN 476-6620.

Gary L. Holman, Ph.D.
Superintendent

WSR 93-01-130
NOTICE OF PUBLIC MEETINGS
GRAYS HARBOR COLLEGE
[Memorandum—December 17, 1992]

In compliance with RCW 42.30.075, we hereby file with your office notification of the 1993 regular meeting dates of the board of trustees of Grays Harbor College. All regularly scheduled meetings of the board will be at 3:30 p.m. in the boardroom of the Administration Building of the college.

The 1993 meeting dates are:

- January 19, 1993
- February 16, 1993
- March 15, 1993
- April 19, 1992 [1993]
- May 17, 1992 [1993]
- September 20, 1993
- October 18, 1993
- November 15, 1993

WSR 93-01-132
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES
(Forest Practices Board)
[Memorandum—December 22, 1992]

The Forest Practices Board will hold regular quarterly meetings on the following dates in 1993, per WAC 222-08-040:

- February 10
- May 12
- August 11
- November 10

The February 10 meeting will be held in Conference Room 172 of the Natural Resources Building in Olympia. The locations of the other meetings, two of which will be held in Eastern Washington, will be published in the Register before each meeting.

Should the board decide to hold any special meetings, notice of date, time and location will be published in the Register before each meeting.

MISCELLANEOUS

Additional information may be obtained from: Forest Practices Division, Department of Natural Resources, 1111 Washington Street S.E., Olympia, WA 98504-7012, (206) 902-1412.

Place, Seattle, at 1:30 p.m. on the third Wednesday of every month, with no meeting in the month of August.

1993 Regular Meetings of the Board of Directors

- January 20
- February 17
- March 17
- April 21
- May 19
- June 16
- July 21
- September 15
- October 20
- November 17
- December 15

WSR 93-01-134
LIQUOR CONTROL BOARD

[Filed December 22, 1992, 1:40 p.m.]

PUBLIC HEARING NOTICE

The Liquor Control Board will conduct a public hearing on Wednesday, January 13, 1993, on the application for a liquor license filed by Daryl Jean, Carl Cecil and Merna Elizabeth Akkerman.

The Akkermans are seeking a liquor license for a business known as Santana's, located at 660 South Taylor Road, Othello. The Adams County Commissioners asked the board to hold a hearing into the matter due to the controversy surrounding the application. The hearing was originally scheduled for December, but was postponed at the request of the applicant.

Persons who wish to comment for or against the application may do so either in person or by filing written comments with the board. The Akkermans are seeking a combination E and F license which allows for the sale of beer and wine for off-premises consumption.

The controversy is based not upon the qualifications of the applicants, but upon the location of the store, the increased problems that could develop from the sale of beer and wine to go and the potential for law enforcement problems to increase in the area.

The board will take testimony on the application beginning at 10:30 a.m., Wednesday, January 13, in the Board Room, Fifth Floor, Capital Plaza Building, 1025 East Union, Olympia, WA 98504-3080. Written comments may be mailed to that address and to the attention of Board Chairman Paula O'Connor. All written comments will be reviewed by the three board members before they make a final decision on the Akkerman's application. Letters must be postmarked no later than January 11 in order to be received by the board in time for the hearing.

No meeting is scheduled in the month of August.

All meetings will begin at 1:30 p.m. and will be held at the Washington State Convention and Trade Center, 800 Convention Place, in downtown Seattle.

WSR 93-01-151
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF HEALTH
(Board of Chiropractic Examiners)
[Memorandum—December 22, 1992]

The following Chiropractic Examining Board meetings will be held at the West Coast Sea-Tac Hotel, 18220 Pacific Highway South, Seattle, WA. The meetings will begin at 1:00 to 1:30 p.m.

- January 14, 1993
- February 11, 1993
- March 11, 1993
- April 8, 1993
- May 13, 1993
- June 10, 1993
- July 8, 1993
- August 12, 1993
- September 9, 1993
- October 14, 1993
- November 11, 1993
- December 3, 1993

WSR 93-01-145
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—December 22, 1992]

This is to advise you that pursuant to Resolution No. 351, the WSCTC board of directors has adopted its 1993 regular meeting schedule.

The board will meet on the third Wednesday of the month. The board does not meet in August. The regular meeting of the board will be held at 1:30 p.m. in a convention center meeting room.

That regular meetings of the WSCTC board of directors in 1993 shall be held at the Convention Center, 800 Convention

WSR 93-01-153
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF HEALTH
(Board of Medical Examiners)
[Memorandum—December 23, 1992]

Meeting Dates and Locations

1993

January 22-23	SeaTac Hilton	17620 Pacific Highway South Seattle, WA 98168 Columbia Room East
March 25-27 (25th=Board Retreat)	Location undecided	
May 21-22	Location undecided	
July 22-23	Location undecided	

MISCELLANEOUS

September 24-25 Location undecided
 November 12-13 Location undecided
 January 14-15, 1994 Location undecided

February 11, 1:00 p.m.
 Energy Code Committee

Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

February 11, 2:30 p.m.
 Uniform Codes Committee

Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

February 12, 9:00 a.m.
 State Building Code Council

Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

March 11, 2:00 p.m.
 State Building Code Council
 Long Range Planning Work Session

Rosario Resort
 One Rosario Way
 Eastsound, Washington

March 12, 9:00 a.m.
 State Building Code Council
 Long Range Planning Work Session

Rosario Resort
 One Rosario Way
 Eastsound, Washington

WSR 93-01-154
NOTICE OF PUBLIC MEETINGS
HIGHER EDUCATION
PERSONNEL BOARD
 [Memorandum—December 23, 1992]

HIGHER EDUCATION PERSONNEL BOARD
MEETINGS - 1993

Thursday, February 4 Tacoma Community College
 5900 South 12th Street
 Tacoma, WA 98465

Thursday, April 1 Eastern Washington University
 Cheney, Washington 99004-2496

Thursday, June 3 University of Washington
 Seattle, Washington 98195

Thursday, August 5 Whatcom Community College
 237 West Kellogg Road
 Bellingham, WA 98226

Thursday, October 7 Clark College
 1800 East McLoughlin Boulevard
 Vancouver, WA 98663

Thursday, December 2 University of Washington
 Seattle, Washington 98195

WSR 93-01-167
RULES COORDINATOR
EMPLOYMENT SECURITY DEPARTMENT
 [Filed December 23, 1992, 11:45 a.m.]

Margaret Wojcik has been designated as the rules coordinator for the Employment Security Department. She can be contacted at: Phone 438-4002, Employment Security Department, 212 Maple Park, Mailstop 6000, Olympia, WA 98504-9046.

Teresa Morris
 Director
 Office of Management Review

WSR 93-01-160
NOTICE OF PUBLIC MEETINGS
BUILDING CODE COUNCIL
 [Memorandum—December 15, 1992]

The State Building Code Council will be holding regular meetings for the first quarter of 1993 on the following dates in the following locations:

January 14, 10:00 a.m.
 Barrier-Free Committee
 Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

January 14, 1:00 p.m.
 Energy Code Committee
 Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

January 14, 2:30 p.m.
 Uniform Codes Committee
 Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

January 15, 9:00 a.m.
 State Building Code Council
 Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

February 11, 10:00 a.m.
 Barrier-Free Committee
 Legislative Meeting Room
 18000 Pacific Highway South
 SeaTac Tower 1, Suite 500
 SeaTac, WA

Table of WAC Sections Affected

KEY TO TABLE

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.

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule

Suffixes:

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- S = Supplemental notice
- W = Withdrawal of proposed action
- No suffix means permanent action

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 identify the document within the issue.

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16-228-900	REP-W	92-10-008	16-230-861	AMD-E	92-07-060	16-231-020	REP-P	92-03-134
16-228-905	NEW-P	92-06-083	16-230-861	RESCIND	92-08-026	16-231-020	REP-S	92-07-059
16-228-905	NEW-W	92-10-008	16-230-861	AMD-E	92-08-027	16-231-020	REP-E	92-07-060
16-228-910	NEW-P	92-06-083	16-230-861	AMD	92-13-035	16-231-020	RESCIND	92-08-026
16-228-910	NEW-W	92-10-008	16-230-862	NEW-P	92-03-134	16-231-020	REP-E	92-08-027
16-228-915	NEW-P	92-06-083	16-230-862	NEW-S	92-07-059	16-231-020	REP	92-13-035
16-228-915	NEW-W	92-10-008	16-230-862	NEW-E	92-07-060	16-231-025	REP-P	92-03-134
16-228-920	NEW-P	92-06-083	16-230-862	RESCIND	92-08-026	16-231-025	REP-S	92-07-059
16-228-920	NEW-W	92-10-008	16-230-862	NEW-E	92-08-027	16-231-025	REP-E	92-07-060
16-228-925	NEW-P	92-06-083	16-230-862	NEW	92-13-035	16-231-025	RESCIND	92-08-026
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16-228-930	NEW-W	92-10-008	16-230-863	NEW-E	92-07-060	16-231-030	REP-P	92-03-134
16-230	AMD-C	92-07-005	16-230-863	RESCIND	92-08-026	16-231-030	REP-S	92-07-059
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16-230-810	AMD-S	92-07-059	16-230-864	NEW-E	92-07-060	16-231-110	AMD-E	92-08-028
16-230-810	AMD-E	92-07-060	16-230-864	RESCIND	92-08-026	16-231-115	AMD-E	92-08-028
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16-324-630	AMD	92-22-017	16-436-200	AMD	92-11-076	16-494-110	NEW-P	92-09-075
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16-494-140	NEW-P	92-09-075	16-622-060	NEW-E	92-03-070	16-750-135	NEW	93-01-004
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16-494-150	NEW-P	92-09-075	16-674-002	REP-P	92-14-123	16-750-145	NEW-P	92-20-081
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16-494-160	NEW-P	92-09-075	16-674-002	REP-P	92-23-071	16-750-150	NEW	93-01-004
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16-495-050	AMD	92-13-027	16-674-020	REP-P	92-23-071	16-750-175	NEW	93-01-004
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16-532-110	AMD	92-09-068	16-674-060	NEW-P	92-23-071	16-752-505	NEW-P	92-03-105
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16-555-020	AMD-E	92-12-004	16-674-070	NEW-P	92-14-123	16-752-507	NEW	92-07-024
16-555-020	AMD	92-12-006	16-674-070	NEW-W	92-20-040	16-752-510	NEW-P	92-03-105
16-555-040	AMD-P	92-05-071	16-674-070	NEW-E	92-23-070	16-752-510	NEW	92-07-024
16-555-040	AMD-E	92-12-004	16-674-070	NEW-P	92-23-071	16-752-515	NEW-P	92-03-105
16-555-040	AMD	92-12-006	16-674-080	NEW-E	92-14-122	16-752-515	NEW	92-07-024
16-561-020	AMD-P	92-05-070	16-674-080	NEW-P	92-14-123	16-752-520	NEW-P	92-03-105
16-561-020	AMD	92-12-003	16-674-080	NEW-W	92-20-040	16-752-520	NEW	92-07-024
16-570-030	AMD-P	92-08-055	16-674-080	NEW-E	92-23-070	16-752-525	NEW-P	92-03-105
16-570-030	AMD	92-11-013	16-674-080	NEW-P	92-23-071	16-752-525	NEW	92-07-024
16-580	NEW-C	92-17-042	16-674-090	NEW-E	92-23-070	16-752-600	NEW-P	92-03-106
16-580-010	NEW-P	92-14-117	16-674-090	NEW-P	92-23-071	16-752-600	NEW	92-07-025
16-580-010	NEW	92-22-062	16-674-100	NEW-E	92-23-070	16-752-605	NEW	92-07-025
16-580-020	NEW-P	92-14-117	16-674-100	NEW-P	92-23-071	16-752-610	NEW-P	92-03-106
16-580-020	NEW	92-22-062	16-700-075	NEW-P	92-23-064	16-752-610	NEW	92-07-025
16-580-030	NEW-P	92-14-117	16-750-003	AMD-P	92-20-081	16-752-620	NEW-P	92-03-106
16-580-030	NEW	92-22-062	16-750-003	AMD	93-01-004	16-752-620	NEW	92-07-025
16-580-040	NEW-P	92-14-117	16-750-005	AMD-P	92-20-081	16-752-630	NEW-P	92-03-106
16-580-040	NEW	92-22-062	16-750-005	AMD	93-01-004	16-752-630	NEW	92-07-025
16-580-041	NEW-P	92-14-117	16-750-011	AMD-P	92-20-081	16-752-640	NEW-P	92-03-106
16-580-041	NEW	92-22-062	16-750-011	AMD	93-01-004	16-752-640	NEW	92-07-025
16-580-050	NEW-P	92-14-117	16-750-015	AMD-P	92-20-081	16-752-650	NEW-P	92-03-106
16-580-050	NEW	92-22-062	16-750-015	AMD	93-01-004	16-752-650	NEW	92-07-025
16-580-060	NEW-P	92-14-117	16-750-020	NEW-P	92-20-081	16-752-660	NEW-P	92-03-106
16-580-060	NEW	92-22-062	16-750-020	NEW	93-01-004	16-752-660	NEW	92-07-025
16-580-070	NEW-P	92-14-117	16-750-025	NEW-P	92-20-081	44-10-010	AMD	92-11-037
16-580-070	NEW	92-22-062	16-750-025	NEW	93-01-004	44-10-020	NEW-W	92-11-036
16-580-080	NEW-P	92-14-117	16-750-100	NEW-P	92-20-081	44-10-060	AMD	92-11-037
16-580-080	NEW	92-22-062	16-750-100	NEW	93-01-004	44-10-205	NEW-W	92-11-036
16-604	AMD-C	92-20-106	16-750-105	NEW-P	92-20-081	50-12-116	AMD	92-04-027
16-604-009	AMD-P	92-18-061	16-750-105	NEW	93-01-004	50-14-020	NEW	92-06-041
16-604-009	AMD	92-21-022	16-750-110	NEW-P	92-20-081	50-14-030	NEW	92-06-041
16-604-010	AMD	92-06-013	16-750-110	NEW	93-01-004	50-14-040	NEW	92-06-041
16-604-015	NEW	92-06-013	16-750-115	NEW-P	92-20-081	50-14-050	NEW	92-06-041
16-604-020	AMD-P	92-18-061	16-750-115	NEW	93-01-004	50-14-060	NEW	92-06-041
16-604-020	AMD	92-21-022	16-750-120	NEW-P	92-20-081	50-14-070	NEW	92-06-041
						50-14-080	NEW	92-06-041

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50-14-100	NEW	92-06-041	51-11-1603	NEW-P	92-19-143	51-20-91226	NEW-W	92-09-110
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50-30-020	NEW	92-02-105	51-11-1801	NEW-P	92-19-143	51-20-91233	NEW-W	92-09-110
50-30-030	NEW	92-02-105	51-11-1901	NEW-P	92-19-143	51-20-91234	NEW-W	92-09-110
50-30-030	AMD-P	92-21-050	51-11-1902	NEW-P	92-19-143	51-20-93119	AMD-P	92-16-107
50-30-030	AMD	92-24-028	51-11-2000	NEW-P	92-19-143	51-20-93119	AMD	93-01-166
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50-30-050	NEW	92-02-105	51-11-2002	NEW-P	92-19-143	51-20-93120	AMD	93-01-166
50-30-060	NEW	92-02-105	51-11-2003	NEW-P	92-19-143	51-20-93121	NEW-W	92-05-086
50-30-070	NEW	92-02-105	51-11-2004	NEW-P	92-19-143	51-24-78000	NEW-P	92-16-052
50-30-080	NEW	92-02-105	51-11-2005	NEW-P	92-19-143	51-24-78000	NEW	93-01-162
50-30-090	NEW	92-02-105	51-11-2006	NEW-P	92-19-143	51-24-78201	NEW-P	92-16-052
50-30-100	NEW	92-02-105	51-11-2007	NEW-P	92-19-143	51-24-78201	NEW	93-01-162
50-30-110	NEW	92-02-105	51-11-2008	NEW-P	92-19-143	51-24-79809	NEW-P	92-09-156
50-30-110	AMD-E	92-14-062	51-11-2009	NEW-P	92-19-143	51-24-79809	NEW-W	92-16-049
50-30-110	AMD-P	92-14-109	51-13	AMD-C	93-01-016	51-24-79809	NEW-P	92-16-050
50-30-110	AMD	92-17-025	51-13-101	AMD-P	92-16-106	51-24-79809	NEW	93-01-163
51-04-015	AMD-P	92-16-105	51-13-202	AMD-P	92-16-106	51-24-79901	NEW-P	92-09-156
51-04-015	AMD-S	93-01-161	51-13-300	AMD-P	92-16-106	51-24-79901	NEW-W	92-16-049
51-04-018	AMD-P	92-16-105	51-13-302	AMD-P	92-16-106	51-24-79901	NEW-P	92-16-050
51-04-018	AMD-S	93-01-161	51-13-303	AMD-P	92-16-106	51-24-79901	NEW	93-01-163
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51-04-025	AMD-S	93-01-161	51-13-502	AMD-E	92-14-002	51-24-99352	NEW-W	92-05-087
51-04-030	AMD-S	93-01-161	51-13-502	AMD-P	92-16-106	51-26-1801	AMD-P	92-16-051
51-04-060	AMD-S	93-01-161	51-13-503	AMD-P	92-16-106	51-26-1801	AMD	93-01-164
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51-11-0538	AMD-P	92-19-143	51-20-3102	AMD	93-01-166	51-26-1810	NEW	93-01-164
51-11-0539	AMD-P	92-19-143	51-20-3103	AMD-P	92-16-107	51-26-1820	NEW-P	92-16-051
51-11-0540	AMD-P	92-19-143	51-20-3103	AMD	93-01-166	51-26-1820	NEW	93-01-164
51-11-0542	AMD-P	92-19-143	51-20-3104	AMD-P	92-16-107	51-26-1820	NEW	93-01-164
51-11-0601	AMD P	92-19-143	51-20-3104	AMD	93-01-166	51-26-1830	NEW-P	92-16-051
51-11-0605	AMD-P	92-19-143	51-20-3105	AMD-P	92-16-107	51-26-1830	NEW	93-01-164
51-11-0606	AMD-P	92-19-143	51-20-3105	AMD	93-01-166	51-26-1840	NEW-P	92-16-051
51-11-0607	AMD-P	92-19-143	51-20-3106	AMD-P	92-16-107	51-26-1840	NEW	93-01-164
51-11-0608	AMD-P	92-19-143	51-20-3106	AMD	93-01-166	51-26-1845	NEW-P	92-16-051
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51-11-1101	NEW-P	92-19-143	51-20-3107	AMD	93-01-166	55-01-010	AMD-P	92-09-157
51-11-1102	NEW-P	92-19-143	51-20-3107	AMD	93-01-166	55-01-010	AMD	92-14-088
51-11-1103	NEW-P	92-19-143	51-20-3108	AMD-P	92-16-107	55-01-020	AMD-P	92-09-157
51-11-1104	NEW-P	92-19-143	51-20-3108	AMD	93-01-166	55-01-020	AMD-E	92-14-087
51-11-1105	NEW-P	92-19-143	51-20-3109	AMD-P	92-16-107	55-01-020	AMD	92-14-097
51-11-1106	NEW-P	92-19-143	51-20-3109	AMD	93-01-166	55-01-030	AMD-P	92-09-157
51-11-1107	NEW-P	92-19-143	51-20-3110	AMD-P	92-16-107	55-01-030	AMD	92-14-088
51-11-1108	NEW-P	92-19-143	51-20-3110	AMD	93-01-166	55-01-050	AMD-P	92-09-157
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51-11-1201	NEW-P	92-19-143	51-20-3111	AMD	93-01-166	55-01-050	AMD	92-14-097
51-11-1301	NEW-P	92-19-143	51-20-3112	AMD-P	92-16-107	55-01-060	AMD-P	92-09-157
51-11-1302	NEW-P	92-19-143	51-20-3112	AMD	93-01-166	55-01-060	AMD-E	92-14-087
51-11-1303	NEW-P	92-19-143	51-20-3113	AMD-P	92-16-107	55-01-060	AMD	92-14-097
51-11-1401	NEW-P	92-19-143	51-20-3113	AMD	93-01-166	67-25-446	AMD-P	92-06-036
51-11-1402	NEW-P	92-19-143	51-20-3114	AMD-P	92-16-107	67-25-446	AMD	92-09-090
51-11-1501	NEW-P	92-19-143	51-20-3114	AMD	93-01-166	67-35-030	AMD-P	92-07-011
51-11-1502	NEW-P	92-19-143	51-20-3200	NEW-W	92-09-110	67-35-030	AMD	92-10-024
51-11-1503	NEW-P	92-19-143	51-20-3207	NEW-W	92-09-110	67-35-060	AMD-P	92-07-011
51-11-1504	NEW-P	92-19-143	51-20-3305	NEW-W	92-09-110	67-35-060	AMD	92-10-024
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51-11-1601	NEW-P	92-19-143	51-20-91223	NEW-W	92-09-110	67-35-070	AMD-P	92-07-011
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67-35-078	NEW-P	92-21-073	131-46-055	NEW-E	92-19-005	132G-116-080	AMD-P	92-22-030
67-35-078	NEW	93-01-026	131-46-055	NEW-P	92-21-107	132G-116-090	AMD-P	92-22-030
67-35-080	REP-P	92-07-011	131-46-055	NEW	93-01-014	132G-116-095	NEW-P	92-22-030
67-35-080	REP-E	92-07-012	131-46-060	NEW-E	92-19-005	132G-116-100	REP-P	92-22-030
67-35-080	REP	92-10-024	131-46-060	NEW-P	92-21-107	132G-116-105	NEW-P	92-22-030
67-35-082	AMD-P	92-21-073	131-46-060	NEW	93-01-014	132G-116-110	REP-P	92-22-030
67-35-082	AMD	93-01-026	131-46-065	NEW-E	92-19-005	132G-116-115	NEW-P	92-22-030
67-75-040	AMD-P	92-06-036	131-46-065	NEW-P	92-21-107	132G-116-120	REP-P	92-22-030
67-75-040	AMD	92-09-090	131-46-065	NEW	93-01-014	132G-116-125	NEW-P	92-22-030
67-75-042	NEW-P	92-06-036	131-46-070	NEW-E	92-19-005	132G-116-130	REP-P	92-22-030
67-75-042	NEW	92-09-090	131-46-070	NEW-P	92-21-107	132G-116-135	NEW-P	92-22-030
67-75-044	NEW-P	92-06-036	131-46-070	NEW	93-01-014	132G-116-140	REP-P	92-22-030
67-75-044	NEW	92-09-090	131-46-075	NEW-E	92-19-005	132G-116-145	NEW-P	92-22-030
67-75-070	AMD-P	92-06-036	131-46-075	NEW-P	92-21-107	132G-116-150	REP-P	92-22-030
67-75-070	AMD	92-09-090	131-46-075	NEW	93-01-014	132G-116-155	NEW-P	92-22-030
67-75-075	AMD-P	92-06-036	131-46-080	NEW-E	92-19-005	132G-116-160	REP-P	92-22-030
67-75-075	AMD	92-09-090	131-46-080	NEW-P	92-21-107	132G-116-170	REP-P	92-22-030
82-50-021	AMD-P	92-17-062	131-46-080	NEW	93-01-014	132G-116-175	NEW-P	92-22-030
82-50-021	AMD	92-20-038	131-46-085	NEW-E	92-19-005	132G-116-180	REP-P	92-22-030
131-08-005	AMD-P	92-09-138	131-46-085	NEW-P	92-21-107	132G-116-185	NEW-P	92-22-030
131-08-005	AMD	92-13-019	131-46-085	NEW	93-01-014	132G-116-190	REP-P	92-22-030
131-08-007	AMD-P	92-09-138	131-46-090	NEW-E	92-19-005	132G-116-195	NEW-P	92-22-030
131-08-007	AMD	92-13-019	131-46-090	NEW-P	92-21-107	132G-116-200	REP-P	92-22-030
131-08-008	AMD-P	92-09-138	131-46-090	NEW	93-01-014	132G-116-205	NEW-P	92-22-030
131-08-008	AMD	92-13-019	131-46-095	NEW-E	92-19-005	132G-116-210	REP-P	92-22-030
131-16-060	AMD-P	92-09-139	131-46-095	NEW-P	92-21-107	132G-116-215	NEW-P	92-22-030
131-16-060	AMD-W	92-12-085	131-46-095	NEW	93-01-014	132G-116-220	REP-P	92-22-030
131-16-060	AMD-P	92-21-108	131-46-100	NEW-E	92-19-005	132G-116-225	NEW-P	92-22-030
131-16-060	AMD-E	92-21-109	131-46-100	NEW-P	92-21-107	132G-116-230	REP-P	92-22-030
131-16-060	AMD	93-01-015	131-46-100	NEW	93-01-014	132G-116-235	NEW-P	92-22-030
131-16-062	AMD-P	92-09-139	131-46-105	NEW-E	92-19-005	132G-116-240	REP-P	92-22-030
131-16-062	AMD	92-22-045	131-46-105	NEW-P	92-21-107	132G-116-245	NEW-P	92-22-030
131-28-025	AMD-E	92-10-033	131-46-105	NEW	93-01-014	132G-116-250	REP-P	92-22-030
131-28-025	AMD-P	92-10-042	131-46-110	NEW-E	92-19-005	132G-116-255	NEW-P	92-22-030
131-28-025	AMD	92-14-033	131-46-110	NEW-P	92-21-107	132G-116-260	REP-P	92-22-030
131-28-026	AMD-E	92-10-033	131-46-110	NEW	93-01-014	132G-116-265	NEW-P	92-22-030
131-28-026	AMD-P	92-10-042	131-46-115	NEW-E	92-19-005	132G-116-270	AMD-P	92-22-030
131-28-026	AMD	92-14-033	131-46-115	NEW-P	92-21-107	132G-116-275	NEW-P	92-22-030
131-28-028	NEW-E	92-10-033	131-46-115	NEW	93-01-014	132G-116-280	REP-P	92-22-030
131-28-028	NEW-P	92-10-042	131-46-120	NEW-E	92-19-005	132G-116-285	NEW-P	92-22-030
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131-32-040	AMD-P	92-09-140	131-46-120	NEW	93-01-014	132G-116-295	NEW-P	92-22-030
131-32-040	AMD	92-13-020	132B-104	NEW-C	92-07-064	132G-116-300	REP-P	92-22-030
131-32-050	REP-E	92-19-005	132B-104-010	NEW	92-08-043	132G-116-305	NEW-P	92-22-030
131-32-050	REP-P	92-21-107	132B-108	NEW-C	92-07-063	132G-116-310	REP-P	92-22-030
131-32-050	REP	93-01-014	132B-108-010	NEW	92-09-041	132G-116-315	NEW-P	92-22-030
131-46-010	NEW-E	92-19-005	132B-108-020	NEW	92-09-041	132G-116-320	REP-P	92-22-030
131-46-010	NEW-P	92-21-107	132B-108-030	NEW	92-09-041	132G-116-330	REP-P	92-22-030
131-46-010	NEW	93-01-014	132B-108-040	NEW	92-09-041	132G-116-340	AMD-P	92-22-030
131-46-015	NEW-E	92-19-005	132B-108-050	NEW	92-09-041	132G-116-350	REP-P	92-22-030
131-46-015	NEW-P	92-21-107	132B-108-060	NEW	92-09-041	132G-152-040	NEW-P	92-04-055
131-46-015	NEW	93-01-014	132B-108-070	NEW	92-09-041	132G-152-040	NEW	92-08-040
131-46-020	NEW-E	92-19-005	132B-108-080	NEW	92-09-041	132H-105-010	REP-E	92-07-071
131-46-020	NEW-P	92-21-107	132B-130	NEW-C	92-07-065	132H-105-010	REP-P	92-09-057
131-46-020	NEW	93-01-014	132B-130-010	NEW	92-08-044	132H-105-010	REP	92-13-093
131-46-025	NEW-E	92-19-005	132B-130-020	NEW	92-08-044	132H-105-020	REP-E	92-07-071
131-46-025	NEW-P	92-21-107	132B-131	NEW-C	92-07-065	132H-105-020	REP-P	92-09-057
131-46-025	NEW	93-01-014	132B-131-010	NEW	92-08-044	132H-105-020	REP	92-13-093
131-46-030	NEW-E	92-19-005	132B-132	NEW-C	92-07-065	132H-105-030	REP-E	92-07-071
131-46-030	NEW-P	92-21-107	132B-132-010	NEW	92-08-044	132H-105-030	REP-P	92-09-057
131-46-030	NEW	93-01-014	132B-133	NEW-C	92-07-064	132H-105-030	REP	92-13-093
131-46-035	NEW-E	92-19-005	132B-133-010	NEW	92-08-043	132H-105-040	REP-E	92-07-071
131-46-035	NEW-P	92-21-107	132B-133-020	NEW	92-08-043	132H-105-040	REP-P	92-09-057
131-46-035	NEW	93-01-014	132G-116-010	REP-P	92-22-030	132H-105-040	REP	92-13-093
131-46-040	NEW-E	92-19-005	132G-116-020	AMD-P	92-22-030	132H-105-050	REP-E	92-07-071
131-46-040	NEW-P	92-21-107	132G-116-025	NEW-P	92-22-030	132H-105-050	REP-P	92-09-057
131-46-040	NEW	93-01-014	132G-116-030	AMD-P	92-22-030	132H-105-050	REP	92-13-093
131-46-045	NEW-E	92-19-005	132G-116-035	NEW-P	92-22-030	132H-105-060	REP-E	92-07-071
131-46-045	NEW-P	92-21-107	132G-116-040	REP-P	92-22-030	132H-105-060	REP-P	92-09-057
131-46-045	NEW	93-01-014	132G-116-045	NEW-P	92-22-030	132H-105-060	REP	92-13-093
131-46-050	NEW-E	92-19-005	132G-116-050	REP-P	92-22-030	132H-105-070	REP-E	92-07-071

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132H-116-540	REP	92-13-097	132H-116-760	REP-P	92-09-062	132H-120-130	REP-E	92-14-075
132H-116-542	REP-P	92-09-062	132H-116-760	REP-E	92-09-063	132H-120-130	REP	92-19-047
132H-116-542	REP-E	92-09-063	132H-116-760	REP	92-13-097	132H-120-200	AMD-P	92-14-061
132H-116-542	REP	92-13-097	132H-116-765	NEW-P	92-09-062	132H-120-200	AMD-E	92-14-075
132H-116-550	REP-P	92-09-062	132H-116-765	NEW-E	92-09-063	132H-120-200	AMD	92-19-047
132H-116-550	REP-E	92-09-063	132H-116-765	NEW	92-13-097	132H-120-205	REP-P	92-14-061
132H-116-550	REP	92-13-097	132H-116-770	REP-P	92-09-062	132H-120-205	REP-E	92-14-075
132H-116-560	REP-P	92-09-062	132H-116-770	REP-E	92-09-063	132H-120-205	REP	92-19-047
132H-116-560	REP-E	92-09-063	132H-116-770	REP	92-13-097	132H-120-220	AMD-P	92-14-061
132H-116-560	REP	92-13-097	132H-116-780	REP-P	92-09-062	132H-120-220	AMD-E	92-14-075
132H-116-570	REP-P	92-09-062	132H-116-780	REP-E	92-09-063	132H-120-220	AMD	92-19-047
132H-116-570	REP-E	92-09-063	132H-116-780	REP	92-13-097	132H-120-225	NEW-P	92-14-061
132H-116-570	REP	92-13-097	132H-116-791	NEW-P	92-09-062	132H-120-225	NEW-E	92-14-075
132H-116-580	REP-P	92-09-062	132H-116-791	NEW-E	92-09-063	132H-120-225	NEW	92-19-047
132H-116-580	REP-E	92-09-063	132H-116-791	NEW	92-13-097	132H-120-230	REP-P	92-14-061
132H-116-580	REP	92-13-097	132H-116-810	REP-P	92-09-062	132H-120-230	REP-E	92-14-075
132H-116-590	AMD-P	92-09-062	132H-116-810	REP-E	92-09-063	132H-120-230	REP	92-19-047
132H-116-590	AMD-E	92-09-063	132H-116-810	REP	92-13-097	132H-120-235	NEW-P	92-14-061
132H-116-590	AMD	92-13-097	132H-120-010	AMD-P	92-14-061	132H-120-235	NEW-E	92-14-075
132H-116-600	REP-P	92-09-062	132H-120-010	AMD-E	92-14-075	132H-120-235	NEW	92-19-047
132H-116-600	REP-E	92-09-063	132H-120-010	AMD	92-19-047	132H-120-240	REP-P	92-14-061
132H-116-600	REP	92-13-097	132H-120-020	AMD-P	92-14-061	132H-120-240	REP-E	92-14-075
132H-116-610	REP-P	92-09-062	132H-120-020	AMD-E	92-14-075	132H-120-240	REP	92-19-047
132H-116-610	REP-E	92-09-063	132H-120-020	AMD	92-19-047	132H-120-245	NEW-P	92-14-061
132H-116-610	REP	92-13-097	132H-120-030	AMD-P	92-14-061	132H-120-245	NEW-E	92-14-075
132H-116-615	NEW-P	92-09-062	132H-120-030	AMD-E	92-14-075	132H-120-245	NEW	92-19-047
132H-116-615	NEW-E	92-09-063	132H-120-030	AMD	92-19-047	132H-120-300	AMD-P	92-14-061
132H-116-615	NEW	92-13-097	132H-120-040	AMD-P	92-14-061	132H-120-300	AMD-E	92-14-075
132H-116-620	AMD-P	92-09-062	132H-120-040	AMD-E	92-14-075	132H-120-300	AMD	92-19-047
132H-116-620	AMD-E	92-09-063	132H-120-040	AMD	92-19-047	132H-120-305	NEW-P	92-14-061
132H-116-620	AMD	92-13-097	132H-120-050	AMD-P	92-14-061	132H-120-305	NEW-E	92-14-075
132H-116-630	AMD-P	92-09-062	132H-120-050	AMD-E	92-14-075	132H-120-305	NEW	92-19-047
132H-116-630	AMD-E	92-09-063	132H-120-050	AMD	92-19-047	132H-120-310	AMD-P	92-14-061
132H-116-630	AMD	92-13-097	132H-120-062	REP-P	92-14-061	132H-120-310	AMD-E	92-14-075
132H-116-640	REP-P	92-09-062	132H-120-062	REP-E	92-14-075	132H-120-310	AMD	92-19-047
132H-116-640	REP-E	92-09-063	132H-120-062	REP	92-19-047	132H-120-320	REP-P	92-14-061
132H-116-640	REP	92-13-097	132H-120-062	REP-P	92-14-061	132H-120-320	REP-E	92-14-075
132H-116-650	REP-P	92-09-062	132H-120-070	REP-E	92-14-075	132H-120-320	REP	92-19-047
132H-116-650	REP-E	92-09-063	132H-120-070	REP	92-19-047	132H-120-330	REP-P	92-14-061
132H-116-650	REP	92-13-097	132H-120-072	REP-P	92-14-061	132H-120-330	REP-E	92-14-075
132H-116-655	NEW-P	92-09-062	132H-120-072	REP-E	92-14-075	132H-120-330	REP	92-19-047
132H-116-655	NEW-E	92-09-063	132H-120-072	REP	92-19-047	132H-120-335	NEW-P	92-14-061
132H-116-655	NEW	92-13-097	132H-120-073	REP-P	92-14-061	132H-120-335	NEW-E	92-14-075
132H-116-660	REP-P	92-09-062	132H-120-073	REP-E	92-14-075	132H-120-335	NEW	92-19-047
132H-116-660	REP-E	92-09-063	132H-120-073	REP	92-19-047	132H-120-340	REP-P	92-14-061
132H-116-660	REP	92-13-097	132H-120-075	REP-P	92-14-061	132H-120-340	REP-E	92-14-075
132H-116-670	REP-P	92-09-062	132H-120-075	REP-E	92-14-075	132H-120-340	REP	92-19-047
132H-116-670	REP-E	92-09-063	132H-120-075	REP	92-19-047	132H-120-350	AMD-P	92-14-061
132H-116-670	REP	92-13-097	132H-120-077	REP-P	92-14-061	132H-120-350	AMD-E	92-14-075
132H-116-680	REP-P	92-09-062	132H-120-077	REP-E	92-14-075	132H-120-350	AMD	92-19-047
132H-116-680	REP-E	92-09-063	132H-120-077	REP	92-19-047	132H-120-360	AMD-P	92-14-061
132H-116-680	REP	92-13-097	132H-120-078	REP-P	92-14-061	132H-120-360	AMD-E	92-14-075
132H-116-690	REP-P	92-09-062	132H-120-078	REP-E	92-14-075	132H-120-360	AMD	92-19-047
132H-116-690	REP-E	92-09-063	132H-120-078	REP	92-19-047	132H-120-400	REP-P	92-14-061
132H-116-690	REP	92-13-097	132H-120-079	REP-P	92-14-061	132H-120-400	REP-E	92-14-075
132H-116-700	REP-P	92-09-062	132H-120-079	REP-E	92-14-075	132H-120-400	REP	92-19-047
132H-116-700	REP-E	92-09-063	132H-120-079	REP	92-19-047	132H-120-405	NEW-P	92-14-061
132H-116-700	REP	92-13-097	132H-120-080	REP-P	92-14-061	132H-120-405	NEW-E	92-14-075
132H-116-710	REP-P	92-09-062	132H-120-080	REP-E	92-14-075	132H-120-405	NEW	92-19-047
132H-116-710	REP-E	92-09-063	132H-120-080	REP	92-19-047	132H-120-410	AMD-P	92-14-061
132H-116-710	REP	92-13-097	132H-120-090	REP-P	92-14-061	132H-120-410	AMD-E	92-14-075
132H-116-720	REP-P	92-09-062	132H-120-090	REP-E	92-14-075	132H-120-410	AMD	92-19-047
132H-116-720	REP-E	92-09-063	132H-120-090	REP	92-19-047	132H-120-420	AMD-P	92-14-061
132H-116-720	REP	92-13-097	132H-120-100	REP-P	92-14-061	132H-120-420	AMD-E	92-14-075
132H-116-730	AMD-P	92-09-062	132H-120-100	REP-E	92-14-075	132H-120-420	AMD	92-19-047
132H-116-730	AMD-E	92-09-063	132H-120-100	REP	92-19-047	132H-120-430	AMD-P	92-14-061
132H-116-730	AMD	92-13-097	132H-120-110	REP-P	92-14-061	132H-120-430	AMD-E	92-14-075
132H-116-740	REP-P	92-09-062	132H-120-110	REP-E	92-14-075	132H-120-430	AMD	92-19-047
132H-116-740	REP-E	92-09-063	132H-120-110	REP	92-19-047	132H-120-440	AMD-P	92-14-061
132H-116-740	REP	92-13-097	132H-120-120	REP-P	92-14-061	132H-120-440	AMD-E	92-14-075
132H-116-750	AMD-P	92-09-062	132H-120-120	REP-E	92-14-075	132H-120-440	AMD	92-19-047
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132H-120-450	AMD	92-19-047	132H-200-250	REP	92-19-048	132I-112-150	REP-P	92-09-152
132H-120-460	AMD-P	92-14-061	132I-104-010	REP-P	92-09-152	132I-112-150	REP	92-15-115
132H-120-460	AMD-E	92-14-075	132I-104-010	REP	92-15-115	132I-112-160	REP-P	92-09-152
132H-120-460	AMD	92-19-047	132I-104-030	AMD-P	92-09-152	132I-112-160	REP	92-15-115
132H-120-470	REP-P	92-14-061	132I-104-030	AMD	92-15-115	132I-112-170	REP-P	92-09-152
132H-120-470	REP-E	92-14-075	132I-104-040	AMD-P	92-09-152	132I-112-170	REP	92-15-115
132H-120-470	REP	92-19-047	132I-104-040	AMD	92-15-115	132I-112-180	REP-P	92-09-152
132H-120-475	NEW-P	92-14-061	132I-104-050	REP-P	92-09-152	132I-112-180	REP	92-15-115
132H-120-475	NEW-E	92-14-075	132I-104-050	REP	92-15-115	132I-112-190	REP-P	92-09-152
132H-120-475	NEW	92-19-047	132I-104-060	REP-P	92-09-152	132I-112-190	REP	92-15-115
132H-120-480	REP-P	92-14-061	132I-104-060	REP	92-15-115	132I-112-200	REP-P	92-09-152
132H-120-480	REP-E	92-14-075	132I-104-065	NEW-P	92-09-152	132I-112-200	REP	92-15-115
132H-120-480	REP	92-19-047	132I-104-065	NEW	92-15-115	132I-112-210	REP-P	92-09-152
132H-120-490	REP-P	92-14-061	132I-104-070	REP-P	92-09-152	132I-112-210	REP	92-15-115
132H-120-490	REP-E	92-14-075	132I-104-070	REP	92-15-115	132I-112-220	REP-P	92-09-152
132H-120-490	REP	92-19-047	132I-104-080	AMD-P	92-09-152	132I-112-220	REP	92-15-115
132H-121-010	NEW-P	92-15-065	132I-104-080	AMD	92-15-115	132I-112-230	REP-P	92-09-152
132H-121-010	NEW	92-19-051	132I-104-090	AMD-P	92-09-152	132I-112-230	REP	92-15-115
132H-122-010	NEW-P	92-15-068	132I-104-090	AMD	92-15-115	132I-112-240	REP-P	92-09-152
132H-122-010	NEW	92-19-054	132I-104-110	AMD-P	92-09-152	132I-112-240	REP	92-15-115
132H-122-020	NEW-P	92-15-068	132I-104-110	AMD	92-15-115	132I-116-010	AMD-P	92-09-152
132H-122-020	NEW	92-19-054	132I-108-010	NEW-P	92-09-152	132I-116-010	AMD	92-15-115
132H-122-030	NEW-P	92-15-068	132I-108-010	NEW	92-15-115	132I-116-090	AMD-P	92-09-152
132H-122-030	NEW	92-19-054	132I-108-020	NEW-P	92-09-152	132I-116-090	AMD	92-15-115
132H-122-030	NEW	92-19-054	132I-108-020	NEW	92-15-115	132I-116-270	AMD-P	92-09-152
132H-128-010	REP-E	92-07-072	132I-108-030	NEW-P	92-09-152	132I-116-270	AMD	92-15-115
132H-128-010	REP-P	92-09-059	132I-108-030	NEW	92-15-115	132I-116-275	NEW-P	92-09-152
132H-128-010	REP	92-13-095	132I-108-040	NEW-P	92-09-152	132I-116-275	NEW	92-15-115
132H-128-020	REP-E	92-07-072	132I-108-040	NEW	92-15-115	132I-116-280	AMD-P	92-09-152
132H-128-020	REP-P	92-09-059	132I-108-050	NEW-P	92-09-152	132I-116-280	AMD	92-15-115
132H-128-020	REP	92-13-095	132I-108-050	NEW	92-15-115	132I-116-285	NEW-P	92-09-152
132H-128-030	REP-E	92-07-072	132I-108-060	NEW-P	92-09-152	132I-116-285	NEW	92-15-115
132H-128-030	REP-P	92-09-059	132I-108-060	NEW	92-15-115	132I-116-300	AMD-P	92-09-152
132H-128-030	REP	92-13-095	132I-108-070	NEW-P	92-09-152	132I-116-300	AMD	92-15-115
132H-128-040	REP-E	92-07-072	132I-108-070	NEW	92-15-115	132I-120-020	AMD-P	92-09-152
132H-128-040	REP-P	92-09-059	132I-108-080	NEW-P	92-09-152	132I-120-020	AMD	92-15-115
132H-128-040	REP	92-13-095	132I-108-080	NEW	92-15-115	132I-120-100	AMD-P	92-09-152
132H-131-010	NEW-P	92-15-067	132I-108-090	NEW-P	92-09-152	132I-120-100	AMD	92-15-115
132H-131-010	NEW	92-19-053	132I-108-090	NEW	92-15-115	132I-120-105	NEW-P	92-09-152
132H-131-020	NEW-P	92-15-067	132I-108-100	NEW-P	92-09-152	132I-120-105	NEW	92-15-115
132H-131-020	NEW	92-19-053	132I-108-100	NEW	92-15-115	132I-120-300	REP-P	92-09-152
132H-132-020	AMD-P	92-15-073	132I-108-110	NEW-P	92-09-152	132I-120-300	REP	92-15-115
132H-132-020	AMD	92-19-055	132I-108-110	NEW	92-15-115	132I-120-305	REP-P	92-09-152
132H-133-010	NEW-P	92-15-063	132I-108-120	NEW-P	92-09-152	132I-120-305	REP	92-15-115
132H-133-010	NEW	92-19-049	132I-108-120	NEW	92-15-115	132I-120-310	REP-P	92-09-152
132H-133-020	NEW-P	92-15-063	132I-112-010	REP-P	92-09-152	132I-120-310	REP	92-15-115
132H-133-020	NEW	92-19-049	132I-112-010	REP	92-15-115	132I-120-320	REP-P	92-09-152
132H-133-040	NEW-P	92-15-063	132I-112-020	REP-P	92-09-152	132I-120-320	REP	92-15-115
132H-133-040	NEW	92-19-049	132I-112-020	REP	92-15-115	132I-120-325	REP-P	92-09-152
132H-133-050	NEW-P	92-15-063	132I-112-030	REP-P	92-09-152	132I-120-325	REP	92-15-115
132H-133-050	NEW	92-19-049	132I-112-030	REP	92-15-115	132I-120-335	REP-P	92-09-152
132H-136-030	AMD-P	92-16-066	132I-112-040	REP-P	92-09-152	132I-120-335	REP	92-15-115
132H-136-030	AMD	92-19-052	132I-112-040	REP	92-15-115	132I-120-345	REP-P	92-09-152
132H-136-035	NEW-P	92-16-066	132I-112-050	REP-P	92-09-152	132I-120-345	REP	92-15-115
132H-136-035	NEW	92-19-052	132I-112-050	REP	92-15-115	132I-120-400	AMD-P	92-09-152
132H-148-010	REP-E	92-07-073	132I-112-060	REP-P	92-09-152	132I-120-400	AMD	92-15-115
132H-148-010	REP-P	92-09-060	132I-112-060	REP	92-15-115	132I-120-405	REP-P	92-09-152
132H-148-010	REP	92-13-096	132I-112-070	REP-P	92-09-152	132I-120-405	REP	92-15-115
132H-148-110	REP-E	92-07-073	132I-112-070	REP	92-15-115	132I-120-410	AMD-P	92-09-152
132H-148-110	REP-P	92-09-060	132I-112-070	REP	92-15-115	132I-120-410	AMD	92-15-115
132H-148-110	REP	92-13-096	132I-112-080	REP-P	92-09-152	132I-120-415	AMD-P	92-09-152
132H-200-010	REP-P	92-15-062	132I-112-080	REP	92-15-115	132I-120-415	AMD	92-15-115
132H-200-010	REP	92-19-048	132I-112-090	REP-P	92-09-152	132I-120-420	REP-P	92-09-152
132H-200-020	REP-P	92-15-062	132I-112-090	REP	92-15-115	132I-120-420	REP	92-15-115
132H-200-020	REP	92-19-048	132I-112-100	REP-P	92-09-152	132I-120-421	NEW-P	92-09-152
132H-200-040	REP-P	92-15-062	132I-112-100	REP	92-15-115	132I-120-421	NEW	92-15-115
132H-200-040	REP	92-19-048	132I-112-110	REP-P	92-09-152	132I-120-424	NEW-P	92-09-152
132H-200-100	REP-P	92-15-062	132I-112-110	REP	92-15-115	132I-120-424	NEW	92-15-115
132H-200-100	REP	92-19-048	132I-112-120	REP-P	92-09-152	132I-120-425	REP-P	92-09-152
132H-200-110	REP-P	92-15-062	132I-112-120	REP	92-15-115	132I-120-425	REP	92-15-115
132H-200-110	REP	92-19-048	132I-112-130	REP-P	92-09-152	132I-120-426	NEW-P	92-09-152
132H-200-200	REP-P	92-15-062	132I-112-130	REP	92-15-115	132I-120-426	NEW	92-15-115
132H-200-200	REP	92-19-048	132I-112-140	REP-P	92-09-152			

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
1321-120-427	NEW-P	92-09-152	1321-128-180	REP	92-15-115	1321-140-170	NEW-P	92-09-152
1321-120-427	NEW	92-15-115	1321-128-190	REP-P	92-09-152	1321-140-170	NEW	92-15-115
1321-120-428	NEW-P	92-09-152	1321-128-190	REP	92-15-115	1321-160-010	AMD-P	92-09-152
1321-120-428	NEW	92-15-115	1321-128-200	REP-P	92-09-152	1321-160-010	AMD	92-15-115
1321-120-429	NEW-P	92-09-152	1321-128-200	REP	92-15-115	1321-160-020	AMD-P	92-09-152
1321-120-429	NEW	92-15-115	1321-128-310	REP-P	92-09-152	1321-160-020	AMD	92-15-115
1321-120-430	REP-P	92-09-152	1321-128-310	REP	92-15-115	1321-160-025	NEW-P	92-09-152
1321-120-430	REP	92-15-115	1321-128-320	REP-P	92-09-152	1321-160-025	NEW	92-15-115
1321-120-431	NEW-P	92-09-152	1321-128-320	REP	92-15-115	1321-160-030	REP-P	92-09-152
1321-120-431	NEW	92-15-115	1321-128-330	REP-P	92-09-152	1321-160-030	REP	92-15-115
1321-120-432	NEW-P	92-09-152	1321-128-330	REP	92-15-115	1321-160-031	NEW-P	92-09-152
1321-120-432	NEW	92-15-115	1321-128-340	REP-P	92-09-152	1321-160-031	NEW	92-15-115
1321-120-435	AMD-P	92-09-152	1321-128-340	REP	92-15-115	1321-160-032	NEW-P	92-09-152
1321-120-435	AMD	92-15-115	1321-128-350	REP-P	92-09-152	1321-160-032	NEW	92-15-115
1321-120-440	REP-P	92-09-152	1321-128-350	REP	92-15-115	1321-160-033	NEW-P	92-09-152
1321-120-440	REP	92-15-115	1321-128-360	REP-P	92-09-152	1321-160-033	NEW	92-15-115
1321-120-441	NEW-P	92-09-152	1321-128-360	REP	92-15-115	1321-160-035	NEW-P	92-09-152
1321-120-441	NEW	92-15-115	1321-128-800	REP-P	92-09-152	1321-160-035	NEW	92-15-115
1321-120-442	NEW-P	92-09-152	1321-128-800	REP	92-15-115	1321-160-040	REP-P	92-09-152
1321-120-442	NEW	92-15-115	1321-128-810	REP-P	92-09-152	1321-160-040	REP	92-15-115
1321-120-443	NEW-P	92-09-152	1321-128-810	REP	92-15-115	1321-160-045	NEW-P	92-09-152
1321-120-443	NEW	92-15-115	1321-128-820	REP-P	92-09-152	1321-160-045	NEW	92-15-115
1321-120-444	NEW-P	92-09-152	1321-128-820	REP	92-15-115	1321-160-047	NEW-P	92-09-152
1321-120-444	NEW	92-15-115	1321-130-010	NEW-P	92-09-152	1321-160-047	NEW	92-15-115
1321-120-450	NEW-P	92-09-152	1321-130-010	NEW	92-15-115	1321-160-050	REP-P	92-09-152
1321-120-450	NEW	92-15-115	1321-130-020	NEW-P	92-09-152	1321-160-050	REP	92-15-115
1321-120-510	AMD-P	92-09-152	1321-130-020	NEW	92-15-115	1321-160-060	AMD-P	92-09-152
1321-120-510	AMD	92-15-115	1321-131-010	NEW-P	92-09-152	1321-160-060	AMD	92-15-115
1321-120-530	NEW-P	92-09-152	1321-131-010	NEW	92-15-115	1321-160-065	NEW-P	92-09-152
1321-120-530	NEW	92-15-115	1321-132-010	NEW-P	92-09-152	1321-160-065	NEW	92-15-115
1321-122-010	NEW-P	92-09-152	1321-132-010	NEW	92-15-115	1321-160-070	REP-P	92-09-152
1321-122-010	NEW	92-15-115	1321-133-010	NEW-P	92-09-152	1321-160-070	REP	92-15-115
1321-122-020	NEW-P	92-09-152	1321-133-010	NEW	92-15-115	1321-160-080	REP-P	92-09-152
1321-122-020	NEW	92-15-115	1321-134-010	NEW-P	92-09-152	1321-160-080	REP	92-15-115
1321-122-030	NEW-P	92-09-152	1321-134-010	NEW	92-15-115	1321-160-090	AMD-P	92-09-152
1321-122-030	NEW	92-15-115	1321-136-100	REP-P	92-09-152	1321-160-090	AMD	92-15-115
1321-124-010	NEW-P	92-09-152	1321-136-100	REP	92-15-115	1321-160-100	AMD-P	92-09-152
1321-124-010	NEW	92-15-115	1321-136-110	REP-P	92-09-152	1321-160-100	AMD	92-15-115
1321-128-011	REP-P	92-09-152	1321-136-110	REP	92-15-115	1321-160-110	AMD-P	92-09-152
1321-128-011	REP	92-15-115	1321-136-120	REP-P	92-09-152	1321-160-110	AMD	92-15-115
1321-128-021	REP-P	92-09-152	1321-136-120	REP	92-15-115	1321-160-120	NEW-P	92-09-152
1321-128-021	REP	92-15-115	1321-136-130	REP-P	92-09-152	1321-160-120	NEW	92-15-115
1321-128-031	REP-P	92-09-152	1321-136-130	REP	92-15-115	1321-168-010	REP-P	92-09-152
1321-128-031	REP	92-15-115	1321-136-140	REP-P	92-09-152	1321-168-010	REP	92-15-115
1321-128-041	REP-P	92-09-152	1321-136-140	REP	92-15-115	1321-168-020	REP-P	92-09-152
1321-128-041	REP	92-15-115	1321-136-150	REP-P	92-09-152	1321-168-020	REP	92-15-115
1321-128-051	REP-P	92-09-152	1321-136-150	REP	92-15-115	1321-168-030	REP-P	92-09-152
1321-128-051	REP	92-15-115	1321-136-160	REP-P	92-09-152	1321-168-030	REP	92-15-115
1321-128-061	REP-P	92-09-152	1321-136-160	REP	92-15-115	1321-168-040	REP-P	92-09-152
1321-128-061	REP	92-15-115	1321-136-170	REP-P	92-09-152	1321-168-040	REP	92-15-115
1321-128-071	REP-P	92-09-152	1321-136-170	REP	92-15-115	1321-168-050	REP-P	92-09-152
1321-128-071	REP	92-15-115	1321-140-010	NEW-P	92-09-152	1321-168-050	REP	92-15-115
1321-128-081	REP-P	92-09-152	1321-140-010	NEW	92-15-115	1321-168-060	REP-P	92-09-152
1321-128-081	REP	92-15-115	1321-140-015	NEW-P	92-09-152	1321-168-060	REP	92-15-115
1321-128-091	REP-P	92-09-152	1321-140-015	NEW	92-15-115	1321-168-070	REP-P	92-09-152
1321-128-091	REP	92-15-115	1321-140-016	NEW-P	92-09-152	1321-168-070	REP	92-15-115
1321-128-101	REP-P	92-09-152	1321-140-016	NEW	92-15-115	1321-168-080	REP-P	92-09-152
1321-128-101	REP	92-15-115	1321-140-110	NEW-P	92-09-152	1321-168-080	REP	92-15-115
1321-128-110	REP-P	92-09-152	1321-140-110	NEW	92-15-115	1321-168-090	REP-P	92-09-152
1321-128-110	REP	92-15-115	1321-140-120	NEW-P	92-09-152	1321-168-090	REP	92-15-115
1321-128-120	REP-P	92-09-152	1321-140-120	NEW	92-15-115	1321-168-100	REP-P	92-09-152
1321-128-120	REP	92-15-115	1321-140-130	NEW-P	92-09-152	1321-168-100	REP	92-15-115
1321-128-130	REP-P	92-09-152	1321-140-130	NEW	92-15-115	1321-168-110	REP-P	92-09-152
1321-128-130	REP	92-15-115	1321-140-134	NEW-P	92-09-152	1321-168-110	REP	92-15-115
1321-128-140	REP-P	92-09-152	1321-140-134	NEW	92-15-115	1321-168A-020	REP-P	92-09-152
1321-128-140	REP	92-15-115	1321-140-135	NEW-P	92-09-152	1321-168A-020	REP	92-15-115
1321-128-150	REP-P	92-09-152	1321-140-135	NEW	92-15-115	1321-168A-030	AMD-P	92-09-152
1321-128-150	REP	92-15-115	1321-140-140	NEW-P	92-09-152	1321-168A-030	AMD	92-15-115
1321-128-160	REP-P	92-09-152	1321-140-140	NEW	92-15-115	1321-168A-090	AMD-P	92-09-152
1321-128-160	REP	92-15-115	1321-140-150	NEW-P	92-09-152	1321-168A-090	AMD	92-15-115
1321-128-170	REP-P	92-09-152	1321-140-150	NEW	92-15-115	1321-168A-100	AMD-P	92-09-152
1321-128-170	REP	92-15-115	1321-140-160	NEW-P	92-09-152	1321-168A-100	AMD	92-15-115
1321-128-180	REP-P	92-09-152	1321-140-160	NEW	92-15-115	1321-276-010	NEW-P	92-09-152

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
132K-12-350	REP 92-03-031	132M-113-010	AMD-P 92-04-065	132M-136-060	AMD 92-09-009
132K-12-360	REP 92-03-031	132M-113-010	AMD 92-09-093	132M-136-100	NEW-P 92-04-063
132K-12-370	REP 92-03-031	132M-113-015	AMD-P 92-04-065	132M-136-100	NEW 92-09-009
132K-12-380	REP 92-03-031	132M-113-015	AMD 92-09-093	132M-140-010	REP-P 92-04-063
132K-12-390	REP 92-03-031	132M-113-020	AMD-P 92-04-065	132M-140-010	REP 92-09-009
132K-12-400	REP 92-03-031	132M-113-020	AMD 92-09-093	132M-160-010	AMD-P 92-04-062
132K-12-410	REP 92-03-031	132M-113-025	AMD-P 92-04-065	132M-160-010	AMD 92-09-008
132K-12-420	REP 92-03-031	132M-113-025	AMD 92-09-093	132M-300-001	NEW-P 92-04-064
132K-12-430	REP 92-03-031	132M-113-030	AMD-P 92-04-065	132M-300-001	NEW 92-09-092
132K-12-440	REP 92-03-031	132M-113-030	AMD 92-09-093	132M-300-010	NEW-P 92-04-064
132K-12-450	REP 92-03-031	132M-113-035	REP-P 92-04-065	132M-300-010	NEW 92-09-092
132K-12-460	REP 92-03-031	132M-113-035	REP 92-09-093	132M-400-010	NEW-P 92-04-060
132K-12-470	REP 92-03-031	132M-113-045	REP-P 92-04-065	132M-400-010	NEW 92-09-006
132K-12-480	REP 92-03-031	132M-113-045	REP 92-09-093	132M-400-020	NEW-P 92-04-060
132K-12-490	REP 92-03-031	132M-113-050	NEW-P 92-04-065	132M-400-020	NEW 92-09-006
132K-12-500	REP 92-03-031	132M-113-050	NEW 92-09-093	132M-400-030	NEW-P 92-04-060
132K-12-510	REP 92-03-031	132M-113-055	NEW-P 92-04-065	132M-400-030	NEW 92-09-006
132K-12-520	REP 92-03-031	132M-113-055	NEW 92-09-093	132M-400-040	NEW-P 92-04-060
132K-12-530	REP 92-03-031	132M-115-001	NEW-P 92-04-061	132M-400-040	NEW 92-09-006
132K-12-540	REP 92-03-031	132M-115-001	NEW 92-09-007	132Q-04-020	AMD-P 92-10-053
132K-12-550	REP 92-03-031	132M-115-010	REP-P 92-04-061	132Q-04-020	AMD 92-14-038
132K-12-560	REP 92-03-031	132M-115-010	REP 92-09-007	132Q-04-095	AMD-P 92-10-053
132K-12-570	REP 92-03-031	132M-115-020	REP-P 92-04-061	132Q-04-095	AMD 92-14-038
132K-12-580	REP 92-03-031	132M-115-020	REP 92-09-007	132Q-04-096	NEW-P 92-10-053
132K-12-590	REP 92-03-031	132M-115-030	REP-P 92-04-061	132Q-04-096	NEW 92-14-038
132K-12-600	REP 92-03-031	132M-115-030	REP 92-09-007	132Q-04-120	AMD-P 92-10-053
132K-12-610	REP 92-03-031	132M-115-040	REP-P 92-04-061	132Q-04-120	AMD 92-14-038
132K-12-620	REP 92-03-031	132M-115-040	REP 92-09-007	132Q-04-130	AMD-P 92-10-053
132K-12-630	REP 92-03-031	132M-120	AMD-P 92-04-059	132Q-04-130	AMD 92-14-038
132K-12-640	REP 92-03-031	132M-120	AMD 92-09-094	132Q-04-140	AMD-P 92-10-053
132K-12-650	REP 92-03-031	132M-120-010	AMD-P 92-04-059	132Q-04-140	AMD 92-14-038
132K-12-660	REP 92-03-031	132M-120-010	AMD 92-09-094	132Q-04-170	AMD-P 92-10-053
132K-12-670	REP 92-03-031	132M-120-020	AMD-P 92-04-059	132Q-04-170	AMD 92-14-038
132K-12-680	REP 92-03-031	132M-120-020	AMD 92-09-094	132Q-04-180	AMD-P 92-10-053
132K-12-690	REP 92-03-031	132M-120-025	NEW-P 92-04-059	132Q-04-180	AMD 92-14-038
132K-12-700	REP 92-03-031	132M-120-025	NEW 92-09-094	132Q-04-190	AMD-P 92-10-053
132K-12-710	REP 92-03-031	132M-120-030	AMD-P 92-04-059	132Q-04-190	AMD 92-14-038
132K-12-720	REP 92-03-031	132M-120-030	AMD 92-09-094	132Q-04-200	AMD-P 92-10-053
132K-12-725	REP 92-03-031	132M-120-040	AMD-P 92-04-059	132Q-04-200	AMD 92-14-038
132K-12-730	REP 92-03-031	132M-120-040	AMD 92-09-094	132Q-04-210	AMD-P 92-10-053
132K-12-740	REP 92-03-031	132M-120-050	REP-P 92-04-059	132Q-04-210	AMD 92-14-038
132K-12-750	REP 92-03-031	132M-120-050	REP 92-09-094	132Q-04-250	AMD-P 92-10-053
132K-12-760	REP 92-03-031	132M-120-065	NEW-P 92-04-059	132Q-04-250	AMD 92-14-038
132K-12-770	REP 92-03-031	132M-120-065	NEW 92-09-094	132Q-04-260	AMD-P 92-10-053
132K-12-780	REP 92-03-031	132M-120-070	REP-P 92-04-059	132Q-04-260	AMD 92-14-038
132K-12-790	REP 92-03-031	132M-120-070	REP 92-09-094	132Q-04-280	AMD-P 92-10-053
132K-12-800	REP 92-03-031	132M-120-080	REP-P 92-04-059	132Q-04-280	AMD 92-14-038
132K-12-810	REP 92-03-031	132M-120-080	REP 92-09-094	132Q-05-050	AMD-P 92-10-052
132K-12-820	REP 92-03-031	132M-120-095	NEW-P 92-04-059	132Q-05-050	AMD 92-14-037
132K-12-830	REP 92-03-031	132M-120-095	NEW 92-09-094	132Q-05-060	AMD-P 92-10-052
132K-12-840	REP 92-03-031	132M-120-100	NEW-P 92-04-059	132Q-05-060	AMD 92-14-037
132M-108-010	NEW-P 92-04-058	132M-120-100	NEW 92-09-094	132Q-05-070	AMD-P 92-10-052
132M-108-010	NEW 92-09-005	132M-120-110	NEW-P 92-04-059	132Q-05-070	AMD 92-14-037
132M-108-020	NEW-P 92-04-058	132M-120-110	NEW 92-09-094	132Q-05-080	AMD-P 92-10-052
132M-108-020	NEW 92-09-005	132M-120-120	NEW-P 92-04-059	132Q-05-080	AMD 92-14-037
132M-108-030	NEW-P 92-04-058	132M-120-120	NEW 92-09-094	132Q-05-090	AMD-P 92-10-052
132M-108-030	NEW 92-09-005	132M-120-130	NEW-P 92-04-059	132Q-05-090	AMD 92-14-037
132M-108-040	NEW-P 92-04-058	132M-120-130	NEW 92-09-094	132Q-05-100	AMD-P 92-10-052
132M-108-040	NEW 92-09-005	132M-120-200	NEW-P 92-04-059	132Q-05-100	AMD 92-14-037
132M-108-050	NEW-P 92-04-058	132M-120-200	NEW 92-09-094	132Q-05-120	AMD-P 92-10-052
132M-108-050	NEW 92-09-005	132M-120-210	NEW-P 92-04-059	132Q-05-120	AMD 92-14-037
132M-108-060	NEW-P 92-04-058	132M-120-210	NEW 92-09-094	132Q-06-020	AMD-P 92-10-057
132M-108-060	NEW 92-09-005	132M-120-220	NEW-P 92-04-059	132Q-06-020	AMD 92-14-042
132M-108-070	NEW-P 92-04-058	132M-120-220	NEW 92-09-094	132Q-06-025	AMD-P 92-10-057
132M-108-070	NEW 92-09-005	132M-120-300	NEW-P 92-04-059	132Q-06-025	AMD 92-14-042
132M-108-080	NEW-P 92-04-058	132M-120-300	NEW 92-09-094	132Q-06-030	AMD-P 92-10-057
132M-108-080	NEW 92-09-005	132M-120-310	NEW-P 92-04-059	132Q-06-030	AMD 92-14-042
132M-110-130	AMD-P 92-04-057	132M-120-310	NEW 92-09-094	132Q-06-040	AMD-P 92-10-057
132M-110-130	AMD 92-09-004	132M-120-320	NEW-P 92-04-059	132Q-06-040	AMD 92-14-042
132M-112-010	REP-P 92-04-064	132M-120-320	NEW 92-09-094	132Q-12-010	AMD-P 92-10-056
132M-112-010	REP 92-09-092	132M-136-020	AMD-P 92-04-063	132Q-12-010	AMD 92-14-041
132M-112-011	REP-P 92-04-064	132M-136-020	AMD 92-09-009	132Q-16-003	REP-P 92-10-058
132M-112-011	REP 92-09-092	132M-136-060	AMD-P 92-04-063	132Q-16-003	REP 92-14-043

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132Q-16-006	REP	92-14-043	132V-300-010	NEW-P	92-24-052
132Q-16-009	REP-P	92-10-058	132V-300-020	NEW-P	92-24-052
132Q-16-009	REP	92-14-043	132V-300-030	NEW-P	92-24-052
132Q-16-012	REP-P	92-10-058	132Y-100-008	AMD-P	92-04-067
132Q-16-012	REP	92-14-043	132Y-100-008	AMD	92-09-055
132Q-16-015	REP-P	92-10-058	132Y-100-010	REP-P	92-04-067
132Q-16-015	REP	92-14-043	132Y-100-010	REP	92-09-055
132Q-16-018	REP-P	92-10-058	132Y-100-028	AMD-P	92-04-067
132Q-16-018	REP	92-14-043	132Y-100-028	AMD	92-09-055
132Q-16-021	REP-P	92-10-058	132Y-100-036	REP-P	92-04-067
132Q-16-021	REP	92-14-043	132Y-100-036	REP	92-09-055
132Q-16-024	REP-P	92-10-058	132Y-100-040	REP-P	92-04-067
132Q-16-024	REP	92-14-043	132Y-100-040	REP	92-09-055
132Q-16-027	REP-P	92-10-058	132Y-100-044	AMD-P	92-04-067
132Q-16-027	REP	92-14-043	132Y-100-044	AMD	92-09-055
132Q-16-030	REP-P	92-10-058	132Y-100-048	REP-P	92-04-067
132Q-16-030	REP	92-14-043	132Y-100-048	REP	92-09-055
132Q-16-033	REP-P	92-10-058	132Y-100-066	NEW-P	92-04-067
132Q-16-033	REP	92-14-043	132Y-100-066	NEW	92-09-055
132Q-16-036	REP-P	92-10-058	132Y-100-072	AMD-P	92-04-067
132Q-16-036	REP	92-14-043	132Y-100-072	AMD	92-09-055
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132Q-16-039	REP	92-14-043	132Y-100-100	AMD	92-09-055
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132Q-16-054	REP-P	92-10-058	136-01-010	AMD-P	92-08-068
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132Q-16-057	REP	92-14-043	136-01-020	AMD	92-13-036
132Q-16-060	REP-P	92-10-058	136-01-030	AMD-P	92-08-068
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132Q-16-063	REP	92-14-043	136-03-010	NEW	92-13-037
132Q-20-020	AMD-P	92-10-051	136-03-020	NEW-P	92-08-069
132Q-20-020	AMD	92-14-036	136-03-020	NEW	92-13-037
132Q-20-040	AMD-P	92-10-051	136-03-030	NEW-P	92-08-069
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132Q-20-110	AMD-P	92-10-051	136-03-060	NEW-P	92-08-069
132Q-20-110	AMD	92-14-036	136-03-060	NEW	92-13-037
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132Q-20-130	AMD	92-14-036	136-03-070	NEW	92-13-037
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132Q-20-160	AMD	92-14-036	136-03-080	NEW	92-13-037
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132Q-20-170	AMD	92-14-036	136-03-090	NEW	92-13-037
132Q-20-200	AMD-P	92-10-051	136-03-100	NEW-P	92-08-069
132Q-20-200	AMD	92-14-036	136-03-100	NEW	92-13-037
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132Q-20-220	AMD	92-14-036	136-130-030	AMD	92-13-038
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132Q-20-240	AMD	92-14-036	136-130-050	AMD	92-13-038
132Q-20-250	AMD-P	92-10-051	136-130-060	AMD-P	92-08-070
132Q-20-250	AMD	92-14-036	136-130-060	AMD	92-13-038
132Q-20-260	AMD-P	92-10-051	136-130-070	AMD-P	92-08-070
132Q-20-260	AMD	92-14-036	136-130-070	AMD	92-13-038
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132Q-108-050	AMD	92-14-039	136-160-050	AMD	92-13-039
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172-06-010	NEW-P	92-04-083	172-06-010	NEW-P	92-04-083
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173-175-020	AMD-C	92-24-076	173-175-520	NEW-P	92-06-091	173-180D-010	NEW-P	92-06-087
173-175-020	AMD	93-01-090	173-175-520	NEW	92-12-055	173-180D-010	NEW	92-15-035
173-175-030	NEW-P	92-06-091	173-175-530	NEW	92-12-055	173-180D-020	NEW-P	92-06-087
173-175-030	NEW	92-12-055	173-175-600	NEW-P	92-06-091	173-180D-020	NEW	92-15-035
173-175-030	AMD-P	92-20-115	173-175-600	NEW	92-12-055	173-180D-030	NEW-P	92-06-087
173-175-030	AMD-C	92-24-076	173-175-610	NEW-P	92-06-091	173-180D-030	NEW	92-15-035
173-175-030	AMD	93-01-090	173-175-610	NEW	92-12-055	173-180D-040	NEW-P	92-06-087
173-175-040	NEW-P	92-06-091	173-175-620	NEW-P	92-06-091	173-180D-040	NEW	92-15-035
173-175-040	NEW	92-12-055	173-175-620	NEW	92-12-055	173-180D-050	NEW-P	92-06-087
173-175-050	NEW-P	92-06-091	173-175-630	NEW-P	92-06-091	173-180D-050	NEW	92-15-035
173-175-050	NEW	92-12-055	173-175-630	NEW	92-12-055	173-180D-055	NEW-P	92-06-087
173-175-060	NEW-P	92-06-091	173-175-700	NEW-P	92-20-115	173-180D-055	NEW	92-15-035
173-175-060	NEW	92-12-055	173-175-700	NEW-C	92-24-076	173-180D-060	NEW-P	92-06-087
173-175-070	NEW-P	92-06-091	173-175-700	NEW	93-01-090	173-180D-060	NEW	92-15-035
173-175-070	NEW	92-12-055	173-175-710	NEW-P	92-20-115	173-180D-065	NEW-P	92-06-087
173-175-070	AMD-P	92-20-115	173-175-710	NEW-C	92-24-076	173-180D-065	NEW	92-15-035
173-175-070	AMD-C	92-24-076	173-175-710	NEW	93-01-090	173-180D-070	NEW-P	92-06-087
173-175-070	AMD	93-01-090	173-175-720	NEW-P	92-20-115	173-180D-070	NEW	92-15-035
173-175-100	NEW-P	92-06-091	173-175-720	NEW-C	92-24-076	173-180D-075	NEW-P	92-06-087
173-175-100	NEW	92-12-055	173-175-720	NEW	93-01-090	173-180D-075	NEW	92-15-035
173-175-110	NEW-P	92-06-091	173-175-730	NEW-P	92-20-115	173-180D-080	NEW-P	92-06-087
173-175-110	NEW	92-12-055	173-175-730	NEW-C	92-24-076	173-180D-080	NEW	92-15-035
173-175-120	NEW-P	92-06-091	173-175-730	NEW	93-01-090	173-180D-085	NEW-P	92-06-087
173-175-120	NEW	92-12-055	173-175-740	NEW-P	92-20-115	173-180D-085	NEW	92-15-035
173-175-130	NEW-P	92-06-091	173-175-740	NEW-C	92-24-076	173-180D-090	NEW-P	92-06-087
173-175-130	NEW	92-12-055	173-175-740	NEW	93-01-090	173-180D-090	NEW	92-15-035
173-175-140	NEW-P	92-06-091	173-175-750	NEW-P	92-20-115	173-180D-098	NEW-P	92-06-087
173-175-140	NEW	92-12-055	173-175-750	NEW-C	92-24-076	173-180D-098	NEW	92-15-035
173-175-150	NEW-P	92-06-091	173-175-750	NEW	93-01-090	173-183	NEW-C	92-09-034
173-175-150	NEW	92-12-055	173-175-760	NEW-P	92-20-115	173-183-010	NEW	92-10-005
173-175-160	NEW-P	92-06-091	173-175-760	NEW-C	92-24-076	173-183-020	NEW	92-10-005
173-175-160	NEW	92-12-055	173-175-760	NEW	93-01-090	173-183-030	NEW	92-10-005
173-175-170	NEW-P	92-06-091	173-175-770	NEW-P	92-20-115	173-183-100	NEW	92-10-005
173-175-170	NEW	92-12-055	173-175-770	NEW-C	92-24-076	173-183-200	NEW	92-10-005
173-175-180	NEW-P	92-06-091	173-175-770	NEW	93-01-090	173-183-210	NEW	92-10-005
173-175-180	NEW	92-12-055	173-175-780	NEW-P	92-20-115	173-183-220	NEW	92-10-005
173-175-190	NEW-P	92-06-091	173-175-780	NEW-C	92-24-076	173-183-230	NEW	92-10-005
173-175-190	NEW	92-12-055	173-175-780	NEW	93-01-090	173-183-240	NEW	92-10-005
173-175-200	NEW-P	92-06-091	173-175-790	NEW-P	92-20-115	173-183-250	NEW	92-10-005
173-175-200	NEW	92-12-055	173-175-790	NEW-C	92-24-076	173-183-260	NEW	92-10-005
173-175-210	NEW-P	92-06-091	173-175-790	NEW	93-01-090	173-183-270	NEW	92-10-005
173-175-210	NEW	92-12-055	173-175-800	NEW-P	92-20-115	173-183-300	NEW	92-10-005
173-175-220	NEW-P	92-06-091	173-175-800	NEW-C	92-24-076	173-183-310	NEW	92-10-005
173-175-220	NEW	92-12-055	173-175-800	NEW	93-01-090	173-183-320	NEW	92-10-005
173-175-230	NEW-P	92-06-091	173-175-810	NEW-P	92-20-115	173-183-330	NEW	92-10-005
173-175-230	NEW	92-12-055	173-175-810	NEW-C	92-24-076	173-183-340	NEW	92-10-005
173-175-240	NEW-P	92-06-091	173-175-810	NEW	93-01-090	173-183-350	NEW-W	92-11-038
173-175-240	NEW	92-12-055	173-175-820	NEW-P	92-20-115	173-183-400	NEW	92-10-005
173-175-250	NEW-P	92-06-091	173-175-820	NEW-C	92-24-076	173-183-410	NEW	92-10-005
173-175-250	NEW	92-12-055	173-175-820	NEW	93-01-090	173-183-420	NEW	92-10-005
173-175-260	NEW-P	92-06-091	173-180C	NEW-C	92-18-029	173-183-430	NEW	92-10-005
173-175-260	NEW	92-12-055	173-180C-010	NEW-P	92-17-075	173-183-440	NEW	92-10-005
173-175-270	NEW-P	92-06-091	173-180C-010	NEW	93-01-089	173-183-450	NEW	92-10-005
173-175-270	NEW	92-12-055	173-180C-020	NEW-P	92-17-075	173-183-450	NEW	92-13-083
173-175-350	NEW-P	92-06-091	173-180C-020	NEW	93-01-089	173-183-460	NEW	92-10-005
173-175-350	NEW	92-12-055	173-180C-030	NEW-P	92-17-075	173-183-470	NEW	92-10-005
173-175-360	NEW-P	92-06-091	173-180C-030	NEW	93-01-089	173-183-500	NEW	92-10-005
173-175-360	NEW	92-12-055	173-180C-040	NEW-P	92-17-075	173-183-600	NEW	92-10-005
173-175-370	NEW-P	92-06-091	173-180C-040	NEW	93-01-089	173-183-610	NEW	92-10-005
173-175-370	NEW	92-12-055	173-180C-050	NEW-P	92-17-075	173-183-620	NEW	92-10-005
173-175-380	NEW-P	92-06-091	173-180C-050	NEW	93-01-089	173-183-700	NEW	92-10-005
173-175-380	NEW	92-12-055	173-180C-060	NEW-P	92-17-075	173-183-710	NEW	92-10-005
173-175-390	NEW-P	92-06-091	173-180C-060	NEW	93-01-089	173-183-800	NEW	92-10-005
173-175-390	NEW	92-12-055	173-180C-070	NEW-P	92-17-075	173-183-810	NEW	92-10-005
173-175-390	AMD-P	92-20-115	173-180C-070	NEW	93-01-089	173-183-820	NEW	92-10-005

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173-183-840	NEW	92-10-005	173-202-020	AMD	92-14-098	173-305-090	REP-P	92-05-083
173-183-850	NEW	92-10-005	173-202-020	AMD-P	92-20-128	173-305-090	REP	92-10-043
173-183-860	NEW	92-10-005	173-202-020	AMD-E	92-20-129	173-322-010	AMD-E	92-14-072
173-183-865	NEW	92-10-005	173-202-020	AMD	92-23-029	173-322-020	AMD-E	92-14-072
173-183-870	NEW	92-10-005	173-202-020	AMD	93-01-091	173-322-050	AMD-E	92-14-072
173-183-880	NEW	92-10-005	173-216-010	AMD-E	92-21-015	173-322-060	AMD-E	92-14-072
173-183-890	NEW	92-10-005	173-216-030	AMD-E	92-21-015	173-322-070	AMD-E	92-14-072
173-183-900	NEW	92-10-005	173-216-040	AMD-E	92-21-015	173-322-080	AMD-E	92-14-072
173-183-910	NEW	92-10-005	173-216-050	AMD-E	92-21-015	173-322-090	AMD-E	92-14-072
173-183-920	NEW	92-10-005	173-216-070	AMD-E	92-21-015	173-322-100	AMD-E	92-14-072
173-201	REP-C	92-21-003	173-216-130	AMD-E	92-21-015	173-322-105	NEW-E	92-14-072
173-201-010	REP-P	92-11-041	173-216-140	AMD-E	92-21-015	173-326-010	AMD-P	92-16-087
173-201-010	REP	92-24-037	173-220-010	AMD-E	92-21-015	173-326-010	AMD	92-23-072
173-201-025	REP-P	92-11-041	173-220-020	AMD-E	92-21-015	173-326-010	AMD	92-24-101
173-201-025	REP	92-24-037	173-220-030	AMD-E	92-21-015	173-326-020	AMD-P	92-16-087
173-201-035	REP-P	92-11-041	173-220-040	AMD-E	92-21-015	173-326-020	AMD	92-23-072
173-201-035	REP	92-24-037	173-220-045	REP-E	92-21-015	173-326-020	AMD	92-24-101
173-201-045	REP-P	92-11-041	173-220-050	AMD-E	92-21-015	173-326-030	AMD-P	92-16-087
173-201-045	REP	92-24-037	173-220-060	AMD-E	92-21-015	173-326-030	AMD	92-23-072
173-201-047	REP-P	92-11-041	173-220-070	AMD-E	92-21-015	173-326-030	AMD	92-24-101
173-201-047	REP	92-24-037	173-220-090	AMD-E	92-21-015	173-326-040	AMD-P	92-16-087
173-201-070	REP-P	92-11-041	173-220-100	AMD-E	92-21-015	173-326-040	AMD	92-23-072
173-201-070	REP	92-24-037	173-220-110	AMD-E	92-21-015	173-326-040	AMD	92-24-101
173-201-080	REP-P	92-11-041	173-220-225	AMD-E	92-21-015	173-326-050	NEW-P	92-16-087
173-201-080	REP	92-24-037	173-224-015	AMD	92-03-131	173-326-050	NEW	92-23-072
173-201-085	REP-P	92-11-041	173-224-020	AMD	92-03-131	173-326-050	NEW	92-24-101
173-201-085	REP	92-24-037	173-224-030	AMD	92-03-131	173-326-060	NEW-P	92-16-087
173-201-090	REP-P	92-11-041	173-224-040	AMD	92-03-131	173-326-060	NEW	92-23-072
173-201-090	REP	92-24-037	173-224-050	AMD	92-03-131	173-326-060	NEW	92-24-101
173-201-100	REP-P	92-11-041	173-224-090	AMD	92-03-131	173-328-010	NEW-P	92-24-103
173-201-100	REP	92-24-037	173-224-100	AMD	92-03-131	173-328-020	NEW-P	92-24-103
173-201-110	REP-P	92-11-041	173-224-120	AMD	92-03-131	173-328-030	NEW-P	92-24-103
173-201-110	REP	92-24-037	173-226-010	NEW-E	92-21-015	173-328-040	NEW-P	92-24-103
173-201-120	REP-P	92-11-041	173-226-020	NEW-E	92-21-015	173-328-050	NEW-P	92-24-103
173-201-120	REP	92-24-037	173-226-030	NEW-E	92-21-015	173-328-060	NEW-P	92-24-103
173-201A	NEW-C	92-21-003	173-226-040	NEW-E	92-21-015	173-328-070	NEW-P	92-24-103
173-201A-010	NEW-P	92-11-041	173-226-050	NEW-E	92-21-015	173-400-030	AMD-P	92-18-096
173-201A-010	NEW	92-24-037	173-226-060	NEW-E	92-21-015	173-400-040	AMD-P	92-18-096
173-201A-020	NEW-P	92-11-041	173-226-070	NEW-E	92-21-015	173-400-070	AMD-P	92-18-096
173-201A-020	NEW	92-24-037	173-226-080	NEW-E	92-21-015	173-400-075	AMD-P	92-18-096
173-201A-030	NEW-P	92-11-041	173-226-090	NEW-E	92-21-015	173-400-080	NEW-P	92-18-096
173-201A-030	NEW	92-24-037	173-226-100	NEW-E	92-21-015	173-400-100	AMD-P	92-18-096
173-201A-040	NEW-P	92-11-041	173-226-110	NEW-E	92-21-015	173-400-105	AMD-P	92-18-096
173-201A-040	NEW	92-24-037	173-226-120	NEW-E	92-21-015	173-400-107	NEW-P	92-18-096
173-201A-050	NEW-P	92-11-041	173-226-130	NEW-E	92-21-015	173-400-110	AMD-P	92-18-096
173-201A-050	NEW	92-24-037	173-226-140	NEW-E	92-21-015	173-400-112	NEW-P	92-18-096
173-201A-060	NEW-P	92-11-041	173-226-150	NEW-E	92-21-015	173-400-113	NEW-P	92-18-096
173-201A-060	NEW	92-24-037	173-226-160	NEW-E	92-21-015	173-400-114	NEW-P	92-18-096
173-201A-070	NEW-P	92-11-041	173-226-170	NEW-E	92-21-015	173-400-115	AMD-P	92-18-096
173-201A-070	NEW	92-24-037	173-226-180	NEW-E	92-21-015	173-400-116	NEW-P	92-18-096
173-201A-080	NEW-P	92-11-041	173-226-190	NEW-E	92-21-015	173-400-120	AMD-P	92-18-096
173-201A-080	NEW	92-24-037	173-226-200	NEW-E	92-21-015	173-400-131	AMD-P	92-18-096
173-201A-100	NEW-P	92-11-041	173-226-210	NEW-E	92-21-015	173-400-136	AMD-P	92-18-096
173-201A-100	NEW	92-24-037	173-226-220	NEW-E	92-21-015	173-400-141	AMD-P	92-18-096
173-201A-110	NEW-P	92-11-041	173-226-230	NEW-E	92-21-015	173-400-171	AMD-P	92-18-096
173-201A-110	NEW	92-24-037	173-226-240	NEW-E	92-21-015	173-400-180	AMD-P	92-18-096
173-201A-120	NEW-P	92-11-041	173-226-250	NEW-E	92-21-015	173-400-230	AMD-P	92-18-096
173-201A-120	NEW	92-24-037	173-303-070	AMD-P	92-18-078	173-400-230	AMD-E	92-19-017
173-201A-130	NEW-P	92-11-041	173-303-070	AMD-E	92-19-067	173-400-250	AMD-P	92-18-096
173-201A-130	NEW	92-24-037	173-303-120	AMD-P	92-18-078	173-420-010	NEW-P	92-20-114
173-201A-140	NEW-P	92-11-041	173-303-120	AMD-E	92-19-067	173-420-020	NEW-P	92-20-114
173-201A-140	NEW	92-24-037	173-303-145	AMD-P	92-03-127	173-420-030	NEW-P	92-20-114
173-201A-150	NEW-P	92-11-041	173-303-145	AMD-C	92-11-040	173-420-040	NEW-P	92-20-114
173-201A-150	NEW	92-24-037	173-303-145	AMD	92-15-036	173-420-050	NEW-P	92-20-114
173-201A-160	NEW-P	92-11-041	173-303-506	NEW-E	92-11-045	173-420-060	NEW-P	92-20-114
173-201A-160	NEW	92-24-037	173-303-506	NEW-P	92-18-078	173-420-070	NEW-P	92-20-114
173-201A-170	NEW-P	92-11-041	173-303-506	NEW-E	92-19-067	173-420-080	NEW-P	92-20-114
173-201A-170	NEW	92-24-037	173-305-060	REP-P	92-05-083	173-420-090	NEW-P	92-20-114
173-201A-180	NEW-P	92-11-041	173-305-060	REP	92-10-043	173-420-100	NEW-P	92-20-114
173-201A-180	NEW	92-24-037	173-305-070	REP-P	92-05-083	173-420-110	NEW-P	92-20-114
173-202-020	AMD-E	92-05-084	173-305-070	REP	92-10-043	173-422	AMD-C	92-18-077
173-202-020	AMD-P	92-07-085	173-305-080	REP-P	92-05-083	173-422-010	AMD-P	92-09-133

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173-422-020	AMD-P	92-09-133	173-425-070	NEW-P	92-12-026	173-492-040	NEW	92-20-123
173-422-020	AMD	92-22-029	173-425-070	NEW	92-23-019	173-492-040	NEW	92-24-057
173-422-030	AMD-P	92-09-133	173-425-070	NEW	92-24-077	173-492-050	NEW-P	92-06-088
173-422-030	AMD	92-22-029	173-425-075	REP-P	92-12-026	173-492-050	NEW-S	92-11-043
173-422-035	AMD-P	92-09-133	173-425-075	REP	92-23-019	173-492-050	NEW	92-20-123
173-422-035	AMD	92-22-029	173-425-075	REP	92-24-077	173-492-050	NEW	92-24-057
173-422-040	AMD-P	92-09-133	173-425-080	NEW-P	92-12-026	173-492-060	NEW-P	92-06-088
173-422-040	AMD	92-22-029	173-425-080	NEW	92-23-019	173-492-060	NEW-S	92-11-043
173-422-050	AMD-P	92-09-133	173-425-080	NEW	92-24-077	173-492-060	NEW	92-20-123
173-422-050	AMD	92-22-029	173-425-085	REP-P	92-12-026	173-492-060	NEW	92-24-057
173-422-060	AMD-P	92-09-133	173-425-085	REP	92-23-019	173-492-070	NEW-P	92-06-088
173-422-060	AMD	92-22-029	173-425-085	REP	92-24-077	173-492-070	NEW-S	92-11-043
173-422-065	NEW-P	92-09-133	173-425-090	NEW-P	92-12-026	173-492-070	NEW	92-20-123
173-422-065	NEW	92-22-029	173-425-090	NEW	92-23-019	173-492-070	NEW	92-24-057
173-422-070	AMD-P	92-09-133	173-425-090	NEW	92-24-077	173-492-080	NEW-P	92-06-088
173-422-070	AMD	92-22-029	173-425-095	REP-P	92-12-026	173-492-080	NEW-S	92-11-043
173-422-075	NEW-P	92-09-133	173-425-095	REP	92-23-019	173-492-080	NEW	92-20-123
173-422-075	NEW	92-22-029	173-425-095	REP	92-24-077	173-492-080	NEW	92-24-057
173-422-080	REP-P	92-09-133	173-425-100	AMD-P	92-12-026	173-492-090	NEW-P	92-06-088
173-422-080	REP	92-22-029	173-425-100	AMD	92-23-019	173-492-090	NEW-S	92-11-043
173-422-090	AMD-P	92-09-133	173-425-100	AMD	92-24-077	173-492-090	NEW	92-20-123
173-422-090	AMD	92-22-029	173-425-110	NEW-P	92-12-026	173-492-090	NEW	92-24-057
173-422-095	NEW-P	92-09-133	173-425-110	NEW	92-23-019	173-492-100	NEW-P	92-06-088
173-422-095	NEW	92-22-029	173-425-110	NEW	92-24-077	173-492-100	NEW-S	92-11-043
173-422-100	AMD-P	92-09-133	173-425-115	REP-P	92-12-026	173-492-100	NEW	92-20-123
173-422-100	AMD	92-22-029	173-425-115	REP	92-23-019	173-492-100	NEW	92-24-057
173-422-110	REP-P	92-09-133	173-425-115	REP	92-24-077	173-563	NEW-C	92-16-026
173-422-110	REP	92-22-029	173-425-120	REP-P	92-12-026	173-563	NEW-C	92-22-088
173-422-120	AMD-P	92-09-133	173-425-120	REP	92-23-019	173-563-015	NEW-E	92-07-055
173-422-120	AMD	92-22-029	173-425-120	REP	92-24-077	173-563-015	NEW-P	92-14-010
173-422-130	AMD-P	92-09-133	173-425-130	REP-P	92-12-026	173-563-015	NEW-E	92-14-012
173-422-130	AMD	92-22-029	173-425-130	REP	92-23-019	173-563-015	NEW-E	92-21-041
173-422-140	AMD-P	92-09-133	173-425-130	REP	92-24-077	173-563-015	NEW	93-01-009
173-422-140	AMD	92-22-029	173-425-140	REP-P	92-12-026	173-564	NEW-C	92-16-027
173-422-150	REP-P	92-09-133	173-425-140	REP	92-23-019	173-564	NEW-C	92-22-087
173-422-150	REP	92-22-029	173-425-140	REP	92-24-077	173-564-010	NEW-E	92-07-054
173-422-160	AMD-P	92-09-133	173-430	AMD-E	92-19-018	173-564-010	NEW-P	92-14-009
173-422-160	AMD	92-22-029	173-430-020	AMD-E	92-19-018	173-564-010	NEW-E	92-14-011
173-422-170	AMD-P	92-09-133	173-430-070	AMD-E	92-19-018	173-564-010	NEW-E	92-21-040
173-422-170	AMD	92-22-029	173-433-100	AMD-P	92-09-035	173-564-010	NEW	93-01-010
173-422-180	REP-P	92-09-133	173-433-100	AMD-C	92-15-111	173-564-020	NEW-E	92-07-054
173-422-180	REP	92-22-029	173-433-100	AMD-C	92-18-095	173-564-020	NEW-P	92-14-009
173-425	AMD-C	92-19-079	173-433-100	AMD-P	92-21-083	173-564-020	NEW-E	92-14-011
173-425-010	AMD-P	92-12-026	173-433-100	AMD-W	92-22-089	173-564-020	NEW-E	92-21-040
173-425-010	AMD	92-23-019	173-433-110	AMD-P	92-09-035	173-564-020	NEW	93-01-010
173-425-010	AMD	92-24-077	173-433-110	AMD-C	92-15-111	173-564-030	NEW-E	92-07-054
173-425-020	AMD-P	92-12-026	173-433-110	AMD-C	92-18-095	173-564-030	NEW-P	92-14-009
173-425-020	AMD	92-23-019	173-433-110	AMD-P	92-21-083	173-564-030	NEW-E	92-14-011
173-425-020	AMD	92-24-077	173-433-110	AMD-W	92-22-089	173-564-030	NEW-E	92-21-040
173-425-030	AMD-P	92-12-026	173-433-170	AMD-P	92-09-035	173-564-030	NEW	93-01-010
173-425-030	AMD	92-23-019	173-433-170	AMD-E	92-10-022	173-564-040	NEW-E	92-07-054
173-425-030	AMD	92-24-077	173-433-170	AMD-C	92-15-111	173-564-040	NEW-P	92-14-009
173-425-036	REP-P	92-12-026	173-433-170	AMD-E	92-18-028	173-564-040	NEW-E	92-14-011
173-425-036	REP	92-23-019	173-433-170	AMD-C	92-18-095	173-564-040	NEW-E	92-21-040
173-425-036	REP	92-24-077	173-433-170	AMD-P	92-21-083	173-564-040	NEW	93-01-010
173-425-040	NEW-P	92-12-026	173-433-170	AMD-W	92-22-089	178-01-010	NEW-C	92-03-055
173-425-040	NEW	92-23-019	173-433-170	AMD-E	93-01-137	178-01-010	NEW-E	92-03-056
173-425-040	NEW	92-24-077	173-491-050	AMD-P	92-19-016	178-01-010	NEW	92-09-002
173-425-045	REP-P	92-12-026	173-492	NEW-C	92-19-066	180-16-200	AMD	92-05-047
173-425-045	REP	92-23-019	173-492-010	NEW-P	92-06-088	180-16-200	AMD-P	92-13-075
173-425-045	REP	92-24-077	173-492-010	NEW-S	92-11-043	180-16-200	AMD	92-17-053
173-425-050	NEW-P	92-12-026	173-492-010	NEW	92-20-123	180-16-205	AMD	92-05-047
173-425-050	NEW	92-23-019	173-492-010	NEW	92-24-057	180-16-205	AMD-P	92-13-075
173-425-050	NEW	92-24-077	173-492-020	NEW-P	92-06-088	180-16-205	AMD	92-17-053
173-425-055	REP-P	92-12-026	173-492-020	NEW-S	92-11-043	180-16-222	AMD	92-04-044
173-425-055	REP	92-23-019	173-492-020	NEW	92-20-123	180-16-223	AMD	92-04-044
173-425-055	REP	92-24-077	173-492-020	NEW	92-24-057	180-20-005	NEW-P	92-13-098
173-425-060	NEW-P	92-12-026	173-492-030	NEW-P	92-06-088	180-20-005	NEW-W	92-20-119
173-425-060	NEW	92-23-019	173-492-030	NEW-S	92-11-043	180-20-030	NEW-P	92-13-098
173-425-060	NEW	92-24-077	173-492-030	NEW	92-20-123	180-20-030	NEW-W	92-20-119
173-425-065	REP-P	92-12-026	173-492-030	NEW	92-24-057	180-20-031	NEW-P	92-13-098
173-425-065	REP	92-23-019	173-492-040	NEW-P	92-06-088	180-20-031	NEW-W	92-20-119

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180-20-034	NEW-W	92-20-119	180-27-058	AMD-E	92-13-047	180-75-016	NEW	92-04-044
180-20-035	NEW-P	92-13-098	180-27-058	AMD-P	92-13-059	180-75-055	AMD	92-04-044
180-20-035	NEW-W	92-20-119	180-27-058	AMD	92-16-058	180-75-065	AMD	92-04-044
180-20-036	NEW-P	92-13-098	180-27-075	AMD-P	92-20-082	180-75-080	REP	92-04-044
180-20-036	NEW-W	92-20-119	180-27-075	AMD	92-24-027	180-75-085	AMD	92-04-044
180-20-040	NEW-P	92-13-098	180-27-500	NEW-E	92-13-047	180-75-085	AMD-E	92-13-021
180-20-040	NEW-W	92-20-119	180-27-500	NEW-P	92-13-059	180-75-085	AMD-E	92-15-038
180-20-045	NEW-P	92-13-098	180-27-500	NEW	92-16-058	180-75-085	AMD-P	92-15-098
180-20-045	NEW-W	92-20-119	180-27-505	NEW-E	92-13-047	180-75-085	AMD	92-20-083
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180-20-050	NEW-W	92-20-119	180-27-505	NEW	92-16-058	180-75-089	NEW	92-04-044
180-20-055	NEW-P	92-13-098	180-27-505	AMD-P	92-24-071	180-75-090	AMD	92-04-044
180-20-055	NEW-W	92-20-119	180-27-50501	NEW-P	92-24-026	180-75-110	NEW	92-04-044
180-20-060	NEW-P	92-13-098	180-27-50501	NEW-W	92-24-050	180-77-040	AMD	92-05-039
180-20-060	NEW-W	92-20-119	180-27-510	NEW-E	92-13-047	180-77-045	AMD	92-05-039
180-20-065	NEW-P	92-13-098	180-27-510	NEW-P	92-13-059	180-77-050	AMD	92-05-039
180-20-065	NEW-W	92-20-119	180-27-510	NEW	92-16-058	180-77-065	AMD	92-05-039
180-20-070	NEW-P	92-13-098	180-27-515	NEW-E	92-13-047	180-77-100	NEW	92-05-039
180-20-070	NEW-W	92-20-119	180-27-515	NEW-P	92-13-059	180-77-105	NEW	92-05-039
180-20-075	NEW-P	92-13-098	180-27-515	NEW	92-16-058	180-77-110	NEW	92-05-039
180-20-075	NEW-W	92-20-119	180-27-525	NEW-E	92-13-047	180-78-165	AMD	92-06-027
180-20-080	NEW-P	92-13-098	180-27-525	NEW-P	92-13-059	180-78-200	NEW-W	92-09-108
180-20-080	NEW-W	92-20-119	180-27-525	NEW	92-16-058	180-79-045	AMD-E	92-13-021
180-20-090	NEW-P	92-13-098	180-27-530	NEW-E	92-13-047	180-79-045	AMD-E	92-15-038
180-20-090	NEW-W	92-20-119	180-27-530	NEW-P	92-13-059	180-79-045	AMD-P	92-15-098
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180-20-111	NEW-P	92-13-098	180-29-085	AMD-E	92-13-047	180-79-060	AMD-E	92-15-038
180-20-111	NEW-W	92-20-119	180-29-085	AMD-P	92-13-059	180-79-060	AMD-P	92-15-098
180-20-115	NEW-P	92-13-098	180-29-085	AMD	92-16-058	180-79-060	AMD	92-20-083
180-20-115	NEW-W	92-20-119	180-29-160	AMD-P	92-20-082	180-79-065	AMD-E	92-13-021
180-20-120	NEW-P	92-13-098	180-29-160	AMD	92-24-027	180-79-065	AMD-E	92-15-038
180-20-120	NEW-W	92-20-119	180-29-165	AMD-P	92-20-082	180-79-065	AMD-P	92-15-098
180-20-125	NEW-P	92-13-098	180-29-165	AMD	92-24-027	180-79-065	AMD	92-20-083
180-20-125	NEW-W	92-20-119	180-40-235	AMD-P	92-20-120	180-79-075	AMD	92-04-044
180-20-130	NEW-P	92-13-098	180-40-235	AMD	93-01-077	180-79-080	AMD	92-04-044
180-20-130	NEW-W	92-20-119	180-46	AMD-P	92-20-122	180-79-085	AMD-E	92-13-021
180-20-135	NEW-P	92-13-098	180-46	AMD	92-24-025	180-79-086	AMD	92-04-044
180-20-135	NEW-W	92-20-119	180-46-005	AMD-P	92-20-122	180-79-115	AMD	92-04-044
180-20-140	NEW-P	92-13-098	180-46-005	AMD	92-24-025	180-79-115	AMD-E	92-13-021
180-20-140	NEW-W	92-20-119	180-46-010	AMD-P	92-20-122	180-79-115	AMD-E	92-15-038
180-20-145	NEW-P	92-13-098	180-46-010	AMD	92-24-025	180-79-115	AMD-P	92-15-098
180-20-145	NEW-W	92-20-119	180-46-015	AMD-P	92-20-122	180-79-115	AMD	92-20-083
180-20-150	NEW-P	92-13-098	180-46-015	AMD	92-24-025	180-79-117	AMD-E	92-13-021
180-20-150	NEW-W	92-20-119	180-46-020	AMD-P	92-20-122	180-79-117	AMD-E	92-15-038
180-20-155	NEW-P	92-13-098	180-46-020	AMD	92-24-025	180-79-117	AMD-P	92-15-098
180-20-155	NEW-W	92-20-119	180-46-025	AMD-P	92-20-122	180-79-117	AMD	92-20-083
180-20-160	NEW-P	92-13-098	180-46-025	AMD	92-24-025	180-79-120	AMD	92-04-044
180-20-160	NEW-W	92-20-119	180-46-030	AMD-P	92-20-122	180-79-122	AMD-E	92-13-021
180-25-030	AMD-E	92-13-047	180-46-030	AMD	92-24-025	180-79-122	AMD-E	92-15-038
180-25-030	AMD-P	92-13-059	180-46-040	AMD-P	92-20-122	180-79-122	AMD-P	92-15-098
180-25-030	AMD	92-16-058	180-46-040	AMD	92-24-025	180-79-122	AMD	92-20-083
180-25-031	NEW	92-04-043	180-46-045	AMD-P	92-20-122	180-79-123	NEW	92-04-044
180-25-032	NEW-E	92-13-047	180-46-045	AMD	92-24-025	180-79-123	AMD-E	92-13-021
180-25-032	NEW-P	92-13-059	180-46-050	AMD-P	92-20-122	180-79-123	AMD-E	92-15-038
180-25-032	NEW	92-16-058	180-46-050	AMD	92-24-025	180-79-123	AMD-P	92-15-098
180-27-016	NEW-E	92-13-047	180-46-055	AMD-P	92-20-122	180-79-123	AMD	92-20-083
180-27-016	NEW-P	92-13-059	180-46-055	AMD	92-24-025	180-79-127	AMD-E	92-13-021
180-27-016	NEW	92-16-058	180-46-065	AMD-P	92-20-122	180-79-127	AMD-E	92-15-038
180-27-020	AMD-P	92-20-082	180-46-065	AMD	92-24-025	180-79-127	AMD-P	92-15-098
180-27-020	AMD	92-24-027	180-51-005	AMD-P	92-24-105	180-79-127	AMD	92-20-083
180-27-045	AMD-P	92-20-082	180-51-025	AMD-P	92-24-105	180-79-129	REP	92-04-044
180-27-045	AMD	92-24-027	180-51-030	AMD-P	92-24-105	180-79-131	AMD	92-04-044
180-27-052	NEW-E	92-13-047	180-51-055	AMD-P	92-24-105	180-79-136	AMD	92-04-044
180-27-052	NEW-P	92-13-059	180-51-100	AMD-P	92-24-105	180-79-230	AMD	92-04-044
180-27-052	NEW	92-16-058	180-51-085	AMD-P	92-05-067	180-79-236	AMD-P	92-24-070
180-27-056	AMD-E	92-13-047	180-51-085	AMD	92-08-078	180-79-241	AMD-P	92-08-077
180-27-056	AMD-P	92-13-059	180-53-065	REP-P	92-13-075	180-79-241	AMD	92-15-038
180-27-056	AMD	92-16-058	180-53-065	REP	92-17-053	180-79-310	REP	92-04-044
180-27-05605	AMD-P	92-20-082	180-53-070	NEW-P	92-13-075	180-79-311	NEW	92-04-044

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180-79-379	NEW	92-04-044	204-74A-060	AMD	92-09-050	212-26-010	REP-E	92-20-072
180-85-045	AMD	92-04-044	212-12-001	NEW-P	92-20-071	212-26-015	REP-P	92-20-071
180-85-077	NEW	92-04-044	212-12-001	NEW-E	92-20-072	212-26-015	REP-E	92-20-072
180-85-115	AMD	92-04-044	212-12-005	NEW-P	92-20-071	212-26-020	REP-P	92-20-071
180-86-150	AMD-P	92-08-077	212-12-005	NEW-E	92-20-072	212-26-020	REP-E	92-20-072
180-86-150	AMD	92-15-037	212-12-011	NEW-P	92-20-071	212-26-025	REP-P	92-20-071
180-86-155	AMD-P	92-08-077	212-12-011	NEW-E	92-20-072	212-26-025	REP-E	92-20-072
180-86-155	AMD	92-15-037	212-12-015	NEW-P	92-20-071	212-26-030	REP-P	92-20-071
180-86-155	AMD-P	92-20-121	212-12-015	NEW-E	92-20-072	212-26-030	REP-E	92-20-072
180-86-155	AMD	92-24-069	212-12-020	NEW-P	92-20-071	212-26-035	REP-P	92-20-071
180-110-035	AMD-P	92-13-058	212-12-020	NEW-E	92-20-072	212-26-035	REP-E	92-20-072
180-110-035	AMD	92-16-057	212-12-025	NEW-P	92-20-071	212-26-040	REP-P	92-20-071
182-12-111	AMD	92-03-040	212-12-025	NEW-E	92-20-072	212-26-040	REP-E	92-20-072
182-12-115	AMD-P	92-04-001	212-12-030	NEW-P	92-20-071	212-26-045	REP-P	92-20-071
182-12-115	AMD-C	92-07-046	212-12-030	NEW-E	92-20-072	212-26-045	REP-E	92-20-072
182-12-115	AMD	92-08-003	212-12-035	NEW-P	92-20-071	212-26-050	REP-P	92-20-071
192-12-017	REP-P	92-07-104	212-12-035	NEW-E	92-20-072	212-26-050	REP-E	92-20-072
192-12-017	REP	92-14-047	212-12-040	NEW-P	92-20-071	212-26-055	REP-P	92-20-071
192-12-019	REP-P	92-07-104	212-12-040	NEW-E	92-20-072	212-26-055	REP-E	92-20-072
192-12-019	REP	92-14-047	212-12-044	NEW-P	92-20-071	212-26-060	REP-P	92-20-071
192-12-072	AMD-P	92-07-104	212-12-044	NEW-E	92-20-072	212-26-060	REP-E	92-20-072
192-12-072	AMD	92-07-104	212-14-001	REP-P	92-20-071	212-26-060	REP-E	92-20-072
192-12-300	AMD-P	92-03-145	212-14-001	REP-E	92-20-072	212-26-065	REP-P	92-20-071
192-12-300	AMD-W	92-16-078	212-14-005	REP-P	92-20-071	212-26-065	REP-E	92-20-072
192-12-305	AMD-P	92-03-145	212-14-005	REP-E	92-20-072	212-26-070	REP-P	92-20-071
192-12-305	AMD-W	92-16-078	212-14-010	REP-P	92-20-071	212-26-070	REP-E	92-20-072
192-12-310	AMD-P	92-03-145	212-14-010	REP-E	92-20-072	212-26-075	REP-P	92-20-071
192-12-310	AMD-W	92-16-078	212-14-015	REP-P	92-20-071	212-26-075	REP-E	92-20-072
192-12-320	AMD-P	92-03-145	212-14-015	REP-E	92-20-072	212-26-080	REP-P	92-20-071
192-12-320	AMD-W	92-16-078	212-14-020	REP-P	92-20-071	212-26-080	REP-E	92-20-072
192-12-370	NEW-P	92-03-145	212-14-020	REP-E	92-20-072	212-26-085	REP-P	92-20-071
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192-12-400	NEW-P	92-07-104	212-14-025	REP-E	92-20-072	212-26-090	REP-P	92-20-071
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192-32-120	NEW	92-05-051	212-14-035	REP-E	92-20-072	212-26-100	REP-P	92-20-071
192-32-125	NEW	92-05-051	212-14-040	REP-P	92-20-071	212-26-100	REP-E	92-20-072
194-10-030	AMD-P	92-21-094	212-14-040	REP-E	92-20-072	212-26-105	REP-P	92-20-071
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194-10-110	AMD-P	92-21-094	212-14-045	REP-E	92-20-072	212-28-001	REP-P	92-20-071
194-10-130	AMD-P	92-21-094	212-14-050	REP-P	92-20-071	212-28-001	REP-E	92-20-072
194-10-140	AMD-P	92-21-094	212-14-050	REP-E	92-20-072	212-28-010	REP-P	92-20-071
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196-12-030	AMD	93-01-081	212-14-055	REP-E	92-20-072	212-28-015	REP-P	92-20-071
196-12-050	AMD-P	92-21-105	212-14-060	REP-P	92-20-071	212-28-015	REP-E	92-20-072
196-12-050	AMD	93-01-081	212-14-060	REP-E	92-20-072	212-28-020	REP-P	92-20-071
196-16-020	AMD-P	92-21-105	212-14-070	REP-P	92-20-071	212-28-020	REP-E	92-20-072
196-16-020	AMD	93-01-081	212-14-070	REP-E	92-20-072	212-28-025	REP-P	92-20-071
196-16-031	AMD-P	92-21-105	212-14-080	REP-P	92-20-071	212-28-025	REP-E	92-20-072
196-16-031	AMD	93-01-081	212-14-080	REP-E	92-20-072	212-28-030	REP-P	92-20-071
196-24-030	AMD-P	92-21-105	212-14-090	REP-P	92-20-071	212-28-030	REP-E	92-20-072
196-24-030	AMD	93-01-081	212-14-090	REP-E	92-20-072	212-28-035	REP-P	92-20-071
196-24-050	AMD-P	92-04-008	212-14-100	REP-P	92-20-071	212-28-035	REP-E	92-20-072
196-24-050	AMD	92-09-089	212-14-100	REP-E	92-20-072	212-28-040	REP-P	92-20-071
196-24-050	AMD-P	92-21-105	212-14-105	REP-P	92-20-071	212-28-040	REP-E	92-20-072
196-24-050	AMD	93-01-081	212-14-105	REP-E	92-20-072	212-28-045	REP-P	92-20-071
196-24-105	AMD-P	92-12-053	212-14-110	REP-P	92-20-071	212-28-045	REP-E	92-20-072
196-24-105	AMD	92-15-139	212-14-110	REP-E	92-20-072	212-28-050	REP-P	92-20-071
196-24-105	AMD-P	92-21-105	212-14-115	REP-P	92-20-071	212-28-050	REP-E	92-20-072
196-24-105	AMD	93-01-081	212-14-115	REP-E	92-20-072	212-28-055	REP-P	92-20-071
204-24-030	AMD	92-05-016	212-14-120	REP-P	92-20-071	212-28-055	REP-E	92-20-072
204-24-040	AMD	92-05-016	212-14-120	REP-E	92-20-072	212-28-060	REP-P	92-20-071
204-24-050	AMD	92-05-016	212-14-12001	REP-P	92-20-071	212-28-060	REP-E	92-20-072
204-24-050	AMD	92-05-016	212-14-12001	REP-E	92-20-072	212-28-065	REP-P	92-20-071
204-24-070	AMD	92-05-016	212-14-125	REP-P	92-20-071	212-28-065	REP-E	92-20-072
204-32	PREP	92-13-012A	212-14-125	REP-E	92-20-072	212-28-070	REP-P	92-20-071
204-38-030	AMD-P	92-05-015	212-14-125	REP-E	92-20-072	212-28-070	REP-E	92-20-072
204-38-030	AMD	92-11-032	212-14-130	REP-P	92-20-071	212-28-070	REP-E	92-20-072
204-38-040	AMD-P	92-05-015	212-14-130	REP-E	92-20-072	212-28-075	REP-P	92-20-071
204-38-040	AMD	92-11-032	212-26-001	REP-P	92-20-071	212-28-075	REP-E	92-20-072
204-39	PREP	92-13-012A	212-26-001	REP-E	92-20-072	212-28-080	REP-P	92-20-071
204-62	PREP	92-13-012A	212-26-005	REP-P	92-20-071	212-28-080	REP-E	92-20-072
			212-26-005	REP-E	92-20-072	212-28-085	REP-P	92-20-071

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212-64-001	REP-P	92-20-071	212-65-075	REP-E	92-20-072	212-80-030	AMD-E	92-20-035
212-64-001	REP-E	92-20-072	212-65-080	REP-P	92-20-071	212-80-030	AMD	92-20-070
212-64-005	REP-P	92-20-071	212-65-080	REP-E	92-20-072	212-80-035	AMD-P	92-14-073
212-64-005	REP-E	92-20-072	212-65-085	REP-P	92-20-071	212-80-035	AMD-E	92-14-074
212-64-015	REP-P	92-20-071	212-65-085	REP-E	92-20-072	212-80-035	AMD-E	92-20-035
212-64-015	REP-E	92-20-072	212-65-090	REP-P	92-20-071	212-80-035	AMD	92-20-070
212-64-020	REP-P	92-20-071	212-65-090	REP-E	92-20-072	212-80-055	AMD-P	92-14-073
212-64-020	REP-E	92-20-072	212-65-095	REP-P	92-20-071	212-80-055	AMD-E	92-14-074
212-64-025	REP-P	92-20-071	212-65-095	REP-E	92-20-072	212-80-055	AMD-E	92-20-035
212-64-025	REP-E	92-20-072	212-65-100	REP-P	92-20-071	212-80-055	AMD	92-20-070
212-64-030	REP-P	92-20-071	212-65-100	REP-E	92-20-072	212-80-065	AMD-P	92-14-073
212-64-030	REP-E	92-20-072	212-70-010	REP-P	92-20-071	212-80-065	AMD-E	92-14-074
212-64-033	REP-P	92-20-071	212-70-010	REP-E	92-20-072	212-80-065	AMD-E	92-20-035
212-64-033	REP-E	92-20-072	212-70-020	REP-P	92-20-071	212-80-065	AMD	92-20-070
212-64-035	REP-P	92-20-071	212-70-020	REP-E	92-20-072	212-80-115	AMD-P	92-14-073
212-64-035	REP-E	92-20-072	212-70-030	REP-P	92-20-071	212-80-115	AMD-E	92-14-074
212-64-037	REP-P	92-20-071	212-70-030	REP-E	92-20-072	212-80-115	AMD-E	92-20-035
212-64-037	REP-E	92-20-072	212-70-040	REP-P	92-20-071	212-80-115	AMD	92-20-070
212-64-039	REP-P	92-20-071	212-70-040	REP-E	92-20-072	212-80-125	NEW-P	92-14-073
212-64-039	REP-E	92-20-072	212-70-050	REP-P	92-20-071	212-80-125	NEW-E	92-14-074
212-64-040	REP-P	92-20-071	212-70-050	REP-E	92-20-072	212-80-125	NEW-E	92-20-035
212-64-040	REP-E	92-20-072	212-70-060	REP-P	92-20-071	212-80-125	NEW	92-20-070
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212-64-043	REP-E	92-20-072	212-70-070	REP-P	92-20-071	220-16	AMD-S	92-11-083
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212-64-050	REP-E	92-20-072	212-70-090	REP-P	92-20-071	220-16-046	NEW-P	92-09-137
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212-64-060	REP-P	92-20-071	212-70-100	REP-E	92-20-072	220-20-020	AMD-W	92-23-048
212-64-060	REP-E	92-20-072	212-70-110	REP-P	92-20-071	220-20-02000W	NEW-E	92-16-054
212-64-065	REP-P	92-20-071	212-70-110	REP-E	92-20-072	220-20-021	AMD-P	92-10-081
212-64-065	REP-E	92-20-072	212-70-120	REP-P	92-20-071	220-20-021	AMD-W	92-23-048
212-64-067	REP-P	92-20-071	212-70-120	REP-E	92-20-072	220-24-02000L	NEW-E	92-09-130
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212-64-070	REP-P	92-20-071	212-70-150	REP-E	92-20-072	220-24-02000P	NEW-E	92-16-034
212-64-070	REP-E	92-20-072	212-70-160	REP-P	92-20-071	220-24-02000P	REP-E	92-16-085
212-65-001	REP-P	92-20-071	212-70-160	REP-E	92-20-072	220-24-02000Q	NEW-E	92-16-085
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212-65-005	REP-P	92-20-071	212-70-170	REP-E	92-20-072	220-24-02000R	NEW-E	92-17-028
212-65-005	REP-E	92-20-072	212-70-180	REP-P	92-20-071	220-24-02000R	REP-E	92-18-001
212-65-010	REP-P	92-20-071	212-70-180	REP-E	92-20-072	220-24-02000S	NEW-E	92-18-001
212-65-010	REP-E	92-20-072	212-70-190	REP-P	92-20-071	220-32-05100J	REP-E	92-04-051
212-65-015	REP-P	92-20-071	212-70-190	REP-E	92-20-072	220-32-05100K	NEW-E	92-04-051
212-65-015	REP-E	92-20-072	212-70-200	REP-P	92-20-071	220-32-05100K	REP-E	92-07-007
212-65-020	REP-P	92-20-071	212-70-200	REP-E	92-20-072	220-32-05100L	NEW-E	92-07-007
212-65-020	REP-E	92-20-072	212-70-210	REP-P	92-20-071	220-32-05100M	NEW-E	92-17-009
212-65-025	REP-P	92-20-071	212-70-210	REP-E	92-20-072	220-32-05100M	REP-E	92-18-052
212-65-025	REP-E	92-20-072	212-70-220	REP-P	92-20-071	220-32-05100N	NEW-E	92-18-052
212-65-030	REP-P	92-20-071	212-70-220	REP-E	92-20-072	220-32-05100N	REP-E	92-19-022
212-65-030	REP-E	92-20-072	212-70-230	REP-P	92-20-071	220-32-05100P	NEW-E	92-19-022
212-65-035	REP-P	92-20-071	212-70-230	REP-E	92-20-072	220-32-05100P	REP-E	92-19-097
212-65-035	REP-E	92-20-072	212-70-240	REP-P	92-20-071	220-32-05100Q	NEW-E	92-19-097
212-65-040	REP-P	92-20-071	212-70-240	REP-E	92-20-072	220-32-05100Q	REP-E	92-19-136
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212-65-045	REP-P	92-20-071	212-70-250	REP-E	92-20-072	220-32-05100R	REP-E	92-20-053
212-65-045	REP-E	92-20-072	212-70-260	REP-P	92-20-071	220-32-05100S	NEW-E	92-20-053
212-65-050	REP-P	92-20-071	212-70-260	REP-E	92-20-072	220-32-05100S	REP-E	92-21-005
212-65-050	REP-E	92-20-072	212-80-010	AMD-P	92-14-073	220-32-05100T	NEW-E	92-21-005
212-65-055	REP-P	92-20-071	212-80-010	AMD-E	92-14-074	220-32-05500A	NEW-E	92-09-047
212-65-055	REP-E	92-20-072	212-80-010	AMD-E	92-20-035	220-32-05500A	REP-E	92-09-106
212-65-060	REP-P	92-20-071	212-80-010	AMD	92-20-070	220-32-05500B	NEW-E	92-09-106
212-65-060	REP-E	92-20-072	212-80-015	AMD-P	92-14-073	220-32-05700I	NEW-E	92-03-022
212-65-065	REP-P	92-20-071	212-80-015	AMD-E	92-14-074	220-32-05700I	REP-E	92-05-004
212-65-065	REP-E	92-20-072	212-80-015	AMD-E	92-20-035	220-32-05700J	NEW-E	92-04-051
212-65-070	REP-P	92-20-071	212-80-015	AMD	92-20-070	220-32-05700J	REP-E	92-07-007
212-65-070	REP-E	92-20-072	212-80-030	AMD-P	92-14-073	220-32-05700K	NEW-E	92-08-090

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220-32-05700L	NEW-E	92-14-099	220-44-05000Z	NEW-E	92-22-047	220-47-825	NEW-E	92-23-039
220-32-05700L	REP-E	92-22-006	220-44-05000Z	REP-E	92-24-033	220-47-825	REP-E	92-23-067
220-32-05700M	NEW-E	92-21-029	220-44-09000A	NEW-E	92-11-004	220-47-826	NEW-E	92-23-067
220-33-01000D	REP-E	92-05-004	220-47	AMD-C	92-11-083	220-47-826	REP-E	92-24-004
220-33-01000E	NEW-E	92-05-004	220-47	AMD-S	92-11-083	220-47-827	NEW-E	92-24-004
220-33-01000F	NEW-E	92-19-027	220-47-301	AMD-P	92-09-137	220-47-827	REP-E	92-24-034
220-33-01000F	REP-E	92-19-032	220-47-301	AMD-W	92-22-091	220-47-828	NEW-E	92-24-034
220-33-01000G	NEW-E	92-19-032	220-47-302	AMD-P	92-09-137	220-48-005	AMD-P	92-06-092
220-33-01000G	REP-E	92-19-134	220-47-302	AMD	92-15-105	220-48-005	AMD-C	92-08-079
220-33-01000H	NEW-E	92-19-134	220-47-304	AMD-P	92-09-137	220-48-005	AMD	92-11-011
220-33-01000H	REP-E	92-20-020	220-47-304	AMD	92-15-105	220-48-00500A	NEW-E	92-09-073
220-33-01000I	NEW-E	92-20-020	220-47-307	AMD-P	92-09-137	220-48-00500B	NEW-E	92-22-078
220-33-01000I	REP-E	92-20-067	220-47-307	AMD	92-15-105	220-48-011	AMD-P	92-06-092
220-33-01000J	NEW-E	92-20-067	220-47-311	AMD-P	92-09-137	220-48-011	AMD-C	92-08-079
220-33-01000J	REP-E	92-21-005	220-47-311	AMD	92-15-105	220-48-01700B	NEW-E	92-20-054
220-33-01000K	NEW-E	92-21-005	220-47-319	AMD-P	92-09-137	220-48-02900A	NEW-E	92-19-063
220-33-01000K	REP-E	92-21-053	220-47-319	AMD	92-15-105	220-48-042	AMD-P	92-06-092
220-33-01000L	NEW-E	92-21-053	220-47-401	AMD-P	92-09-137	220-48-042	AMD-C	92-08-079
220-33-01000L	REP-E	92-22-019	220-47-401	AMD	92-15-105	220-48-042	AMD	92-11-011
220-33-01000M	NEW-E	92-22-019	220-47-411	AMD-P	92-09-137	220-48-052	AMD-P	92-06-092
220-33-03000D	NEW-E	92-11-066	220-47-411	AMD	92-09-105	220-48-052	AMD-C	92-08-079
220-36-02300N	NEW-E	92-18-013	220-47-412	AMD-P	92-09-137	220-48-052	AMD	92-11-011
220-36-02300N	REP-E	92-18-066	220-47-412	AMD	92-15-105	220-49-02000D	NEW-E	92-08-022
220-36-02300P	NEW-E	92-18-066	220-47-500	AMD-P	92-09-137	220-49-05600A	NEW-E	93-01-008
220-36-02300P	REP-E	92-19-020	220-47-500	AMD	92-15-105	220-52-04600W	NEW-E	92-24-047
220-36-02300Q	NEW-E	92-19-020	220-47-801	NEW-E	92-16-020	220-52-05100J	NEW-E	92-10-002
220-36-02300Q	REP-E	92-19-058	220-47-801	REP-E	92-16-055	220-52-05100K	NEW-E	92-10-020
220-36-02300R	NEW-E	92-19-058	220-47-802	NEW-E	92-16-055	220-52-05100K	REP-E	92-11-065
220-36-02300R	REP-E	92-19-096	220-47-802	REP-E	92-16-084	220-52-05100L	NEW-E	92-11-008
220-36-02300S	NEW-E	92-19-096	220-47-803	NEW-E	92-16-084	220-52-05100M	NEW-E	92-13-040
220-36-02300S	REP-E	92-20-003	220-47-803	REP-E	92-17-021	220-52-07300H	NEW-E	92-06-054
220-36-02300T	NEW-E	92-20-003	220-47-804	NEW-E	92-17-021	220-52-07300M	NEW-E	92-22-009
220-36-02300T	REP-E	92-22-006	220-47-804	REP-E	92-17-030	220-56-10500A	NEW-E	92-08-031
220-36-02300U	NEW-E	92-22-006	220-47-805	NEW-E	92-17-030	220-56-116	AMD-P	92-03-151
220-36-02300U	REP-E	92-22-048	220-47-805	REP-E	92-17-048	220-56-116	AMD	92-11-012
220-36-02300V	NEW-E	92-22-048	220-47-806	NEW-E	92-17-048	220-56-12800F	NEW-E	92-23-038
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220-36-02300W	REP-E	92-22-073	220-47-807	REP-E	92-18-007	220-56-156	AMD	92-11-012
220-36-02300X	NEW-E	92-22-073	220-47-808	NEW-E	92-18-007	220-56-15600E	NEW-E	92-09-083
220-40-027	AMD-P	92-10-081	220-47-808	REP-E	92-18-012	220-56-160	AMD-P	92-03-151
220-40-027	AMD-W	92-23-048	220-47-809	NEW-E	92-18-012	220-56-160	AMD-W	92-16-077
220-40-02700E	NEW-E	92-18-034	220-47-809	REP-E	92-18-025	220-56-19000A	NEW-E	92-17-010
220-40-02700E	REP-E	92-21-006	220-47-810	NEW-E	92-18-025	220-56-19000A	REP-E	92-18-010
220-40-02700F	NEW-E	92-21-028	220-47-810	REP-E	92-18-053	220-56-19000B	NEW-E	92-17-020
220-40-02700F	REP-E	92-22-070	220-47-811	NEW-E	92-18-053	220-56-19000B	REP-E	92-18-094
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220-44-030	AMD-P	92-03-150	220-47-812	REP-E	92-19-019	220-56-19000D	NEW-E	92-18-011
220-44-030	AMD	92-07-008	220-47-813	NEW-E	92-19-019	220-56-19000D	REP-E	92-19-021
220-44-04000B	NEW-E	92-10-064	220-47-813	REP-E	92-19-062	220-56-19000E	NEW-E	92-18-054
220-44-04000B	REP-E	92-18-035	220-47-814	NEW-E	92-19-062	220-56-19000E	REP-E	92-19-064
220-44-04000C	NEW-E	92-19-050	220-47-814	REP-E	92-19-110	220-56-19000F	NEW-E	92-18-094
220-44-050	AMD-P	92-03-150	220-47-815	NEW-E	92-19-110	220-56-19000F	REP-E	92-19-111
220-44-050	AMD	92-07-008	220-47-815	REP-E	92-19-117	220-56-19000G	NEW-E	92-19-021
220-44-05000A	NEW-E	92-24-033	220-47-816	NEW-E	92-19-117	220-56-19000G	REP-E	92-22-072
220-44-05000A	REP-E	93-01-140	220-47-816	REP-E	92-20-018	220-56-19000H	NEW-E	92-19-064
220-44-05000B	NEW-E	93-01-140	220-47-817	NEW-E	92-20-018	220-56-19000H	REP-E	92-19-112
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230-50-235	NEW-P	92-14-018	232-28-233	NEW	92-12-061	236-12-001	AMD	92-04-036
230-50-235	NEW-E	92-14-019	232-28-234	NEW-P	92-06-079	236-12-010	REP	92-04-036
230-50-235	NEW	92-19-107	232-28-234	NEW	92-12-062	236-12-011	REP	92-04-036
230-50-580	AMD-E	92-06-033	232-28-235	NEW-P	92-06-080	236-12-011	AMD-W	92-11-039
230-50-580	AMD-P	92-14-018	232-28-235	NEW	92-12-063	236-12-012	REP	92-04-036
230-50-580	AMD-E	92-14-020	232-28-415	REP-P	92-14-107	236-12-013	REP	92-04-036
230-50-580	AMD	92-21-056	232-28-415	REP	92-18-085	236-12-014	REP	92-04-036
232-12-017	AMD-E	92-14-015	232-28-416	NEW-P	92-14-107	236-12-015	NEW	92-04-036
232-12-017	AMD-E	92-21-051	232-28-416	NEW	92-18-085	236-12-040	REP	92-04-036
232-12-017	AMD-P	92-24-090	232-28-416	AMD-E	93-01-100	236-12-050	REP	92-04-036
232-12-019	AMD-P	92-17-069	232-28-512	REP-P	92-14-108	236-12-060	REP	92-04-036
232-12-019	AMD	92-22-014	232-28-512	REP	92-18-084	236-12-061	REP	92-04-036
232-12-021	AMD-P	92-02-086	232-28-513	NEW-P	92-14-108	236-12-120	REP	92-04-036
232-12-021	AMD-C	92-05-018	232-28-513	NEW	92-18-084	236-12-130	REP	92-04-036
232-12-021	AMD-W	92-12-057	232-28-61825	NEW-E	92-03-013	236-12-131	REP	92-04-036
232-12-021	AMD-E	92-14-014	232-28-61826	NEW-E	92-05-022	236-12-132	REP	92-04-036
232-12-021	AMD-P	92-21-045	232-28-61827	NEW-E	92-05-021	236-12-133	REP	92-04-036
232-12-021	AMD-E	92-21-052	232-28-61828	NEW-E	92-05-019	236-12-160	NEW	92-09-076
232-12-021	AMD-S	92-24-091	232-28-61829	NEW-E	92-05-024	236-12-170	NEW	92-09-076
232-12-064	AMD-E	92-14-014	232-28-61830	NEW-E	92-08-067	236-12-171	NEW	92-09-076
232-12-064	AMD-P	92-21-045	232-28-61831	NEW-E	92-08-064	236-12-175	NEW	92-09-076
232-12-064	AMD-E	92-21-052	232-28-61901	NEW-P	92-02-088	236-12-180	NEW	92-09-076
232-12-064	AMD-S	92-24-092	232-28-61901	NEW	92-07-038	236-12-185	NEW	92-04-036
232-12-074	AMD-P	92-02-086	232-28-61902	NEW-P	92-02-089	236-12-186	NEW	92-04-036
232-12-074	AMD-C	92-05-018	232-28-61902	NEW	92-07-039	236-12-187	NEW	92-04-036
232-12-074	AMD-W	92-12-057	232-28-61903	NEW-P	92-02-090	236-12-188	NEW	92-04-036
232-12-074	REP-P	92-24-080	232-28-61903	NEW-W	92-07-037	236-12-189	NEW	92-04-036
232-12-077	AMD-P	92-02-086	232-28-61904	NEW-P	92-02-091	236-12-190	NEW	92-04-036
232-12-077	AMD-C	92-05-018	232-28-61904	NEW	92-07-040	236-12-191	NEW	92-04-036
232-12-077	AMD-W	92-12-057	232-28-61905	NEW-P	92-02-092	236-12-200	AMD	92-04-036
232-12-141	AMD-P	92-14-105	232-28-61905	NEW	92-07-041	236-12-220	AMD	92-04-036
232-12-141	AMD	92-18-083	232-28-61906	NEW-P	92-02-093	236-12-225	REP	92-04-036
232-12-147	AMD-P	92-06-072	232-28-61906	NEW	92-07-042	236-12-290	AMD	92-04-037
232-12-147	AMD-E	92-08-066	232-28-61907	NEW-E	92-05-020	236-12-300	AMD	92-04-037
232-12-147	AMD	92-11-078	232-28-61907	NEW-P	92-06-073	236-12-320	AMD	92-04-036
232-12-160	NEW	92-09-076	232-28-61907	NEW	92-11-079	236-12-340	REP	92-04-036
232-12-168	AMD-P	92-17-068	232-28-61907	NEW	92-06-074	236-12-350	NEW	92-04-036
232-12-168	AMD	92-22-015	232-28-61908	NEW	92-11-080	236-12-351	NEW	92-04-036
232-12-170	NEW	92-09-076	232-28-61909	NEW-P	92-09-136	236-12-360	NEW	92-04-036
232-12-171	NEW	92-09-076	232-28-61909	NEW-E	92-12-020	236-12-361	NEW	92-04-036
232-12-175	NEW	92-09-076	232-28-61909	NEW	92-16-064	236-12-362	NEW	92-04-036
232-12-180	NEW	92-09-076	232-28-61910	NEW-P	92-14-100	236-12-365	NEW	92-04-036
232-12-242	NEW-P	92-17-070	232-28-61910	NEW	92-19-001	236-12-370	NEW	92-04-036
232-12-242	NEW-W	92-23-027	232-28-61911	NEW-P	92-14-101	236-12-371	NEW	92-04-036
232-12-242	NEW-P	92-24-081	232-28-61911	NEW	92-19-002	236-12-372	NEW	92-04-036
232-12-267	AMD-P	92-02-086	232-28-61912	NEW-P	92-14-104	236-14-010	NEW-P	92-10-082
232-12-267	AMD-C	92-05-018	232-28-61912	NEW	92-19-023	236-14-010	NEW-W	92-16-091
232-12-267	AMD	92-12-064	232-28-61913	NEW-P	92-14-102	236-14-010	NEW-P	92-16-102
232-12-277	AMD-P	92-02-086	232-28-61913	NEW	92-19-003	236-14-015	NEW-P	92-10-082
232-12-277	AMD-C	92-05-018	232-28-61914	NEW-P	92-14-103	236-14-015	NEW-W	92-16-091
232-12-277	AMD	92-12-064	232-28-61915	NEW-E	92-14-013	236-14-015	NEW-P	92-16-102
232-28-022	AMD-P	92-02-085	232-28-61916	NEW-P	92-17-067	236-14-050	NEW-P	92-16-102
232-28-022	AMD	92-06-017	232-28-61916	NEW	92-21-026	236-14-100	NEW-P	92-10-082
232-28-022	AMD-P	92-09-042	232-28-61917	NEW-P	92-17-066	236-14-100	NEW-W	92-16-091
232-28-022	AMD	92-12-065	232-28-61917	NEW	92-22-013	236-14-100	NEW-P	92-16-102
232-28-226	AMD-P	92-06-075	232-28-61918	NEW-P	92-17-065	236-14-200	NEW-P	92-16-102
232-28-226	AMD	92-12-058	232-28-61918	NEW	92-22-012	236-14-300	NEW-P	92-16-102
232-28-227	AMD-P	92-06-076	232-28-61919	NEW-P	92-17-064	236-14-900	NEW-P	92-10-082
232-28-227	AMD	92-12-059	232-28-61919	NEW	92-22-011	236-14-900	NEW-W	92-16-091
232-28-227	AMD-P	92-14-106	232-28-61920	NEW-P	92-17-063	236-14-900	NEW-P	92-16-102
232-28-227	AMD	92-18-014	232-28-61920	NEW-W	92-19-128	236-22-010	NEW-P	92-09-155
232-28-22701	NEW-E	92-12-019	232-28-61921	NEW-E	92-17-072	236-22-010	NEW	92-12-092
232-28-228	AMD-P	92-02-087	232-28-61922	NEW-E	92-19-065	236-22-100	NEW-P	92-09-155
232-28-228	AMD	92-06-018	232-28-61923	NEW-P	92-24-084	236-22-100	NEW	92-12-092
232-28-228	AMD-P	92-06-077	232-28-61924	NEW-P	92-24-083	236-48-190	AMD-P	92-05-042
232-28-228	AMD	92-12-060	232-28-61925	NEW-P	92-24-082	236-48-190	AMD	92-09-016
232-28-229	REP-P	92-06-078	232-28-61926	NEW-P	92-24-085	240-10-040	AMD-E	92-09-096
232-28-229	REP	92-12-061	232-28-61927	NEW-P	92-24-086	240-10-040	AMD-P	92-16-046
232-28-230	REP-P	92-06-079	232-28-61928	NEW-P	92-24-087	240-10-040	AMD	92-19-082
232-28-230	REP	92-12-062	232-28-61929	NEW-P	92-24-088	240-15-005	AMD-P	92-08-060
232-28-231	REP-P	92-06-080	232-28-61930	NEW-P	92-24-089	240-15-005	AMD	92-11-017
232-28-231	REP	92-12-063	232-28-714	REP-P	92-02-094	240-15-010	AMD-P	92-08-060

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Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
240-15-010	AMD	92-11-017	242-02-240	NEW-E	92-14-001	242-02-554	NEW-E	92-14-001
240-15-015	AMD-P	92-08-060	242-02-240	NEW-P	92-15-134	242-02-554	NEW-P	92-15-134
240-15-015	AMD	92-11-017	242-02-240	NEW	92-21-034	242-02-554	NEW	92-21-034
240-15-020	AMD-P	92-08-060	242-02-250	NEW-E	92-14-001	242-02-556	NEW-E	92-14-001
240-15-020	AMD	92-11-017	242-02-250	NEW-P	92-15-134	242-02-556 ¹	NEW-P	92-15-134
240-15-025	AMD-P	92-08-060	242-02-250	NEW	92-21-034	242-02-556	NEW	92-21-034
240-15-025	AMD	92-11-017	242-02-260	NEW-E	92-14-001	242-02-558	NEW-E	92-14-001
240-15-030	AMD-P	92-08-060	242-02-260	NEW-P	92-15-134	242-02-558	NEW-P	92-15-134
240-15-030	AMD	92-11-017	242-02-260	NEW	92-21-034	242-02-558	NEW	92-21-034
240-15-035	AMD-P	92-08-060	242-02-270	NEW-E	92-14-001	242-02-560	NEW-E	92-14-001
240-15-035	AMD	92-11-017	242-02-270	NEW-P	92-15-134	242-02-560	NEW-P	92-15-134
242-02-010	NEW-E	92-14-001	242-02-270	NEW	92-21-034	242-02-560	NEW	92-21-034
242-02-010	NEW-P	92-15-134	242-02-280	NEW-E	92-14-001	242-02-562	NEW-P	92-15-134
242-02-010	NEW	92-21-034	242-02-280	NEW-P	92-15-134	242-02-565	NEW-E	92-14-001
242-02-020	NEW-E	92-14-001	242-02-280	NEW	92-21-034	242-02-570	NEW-E	92-14-001
242-02-020	NEW-P	92-15-134	242-02-310	NEW-E	92-14-001	242-02-570	NEW-P	92-15-134
242-02-020	NEW	92-21-034	242-02-310	NEW-P	92-15-134	242-02-570	NEW	92-21-034
242-02-030	NEW-E	92-14-001	242-02-310	NEW	92-21-034	242-02-580	NEW-E	92-14-001
242-02-030	NEW-P	92-15-134	242-02-320	NEW-E	92-14-001	242-02-580	NEW-P	92-15-134
242-02-030	NEW	92-21-034	242-02-320	NEW-P	92-15-134	242-02-580	NEW	92-21-034
242-02-040	NEW-E	92-14-001	242-02-320	NEW	92-21-034	242-02-582	NEW-P	92-15-134
242-02-040	NEW-P	92-15-134	242-02-330	NEW-E	92-14-001	242-02-582	NEW	92-21-034
242-02-040	NEW	92-21-034	242-02-330	NEW-P	92-15-134	242-02-585	NEW-E	92-14-001
242-02-050	NEW-E	92-14-001	242-02-330	NEW	92-21-034	242-02-610	NEW-E	92-14-001
242-02-050	NEW-P	92-15-134	242-02-340	NEW-E	92-14-001	242-02-610	NEW-P	92-15-134
242-02-050	NEW	92-21-034	242-02-340	NEW-P	92-15-134	242-02-610	NEW	92-21-034
242-02-052	NEW-E	92-14-001	242-02-340	NEW	92-21-034	242-02-612	NEW-P	92-15-134
242-02-052	NEW-P	92-15-134	242-02-410	NEW-E	92-14-001	242-02-612	NEW	92-21-034
242-02-052	NEW	92-21-034	242-02-410	NEW-P	92-15-134	242-02-620	NEW-E	92-14-001
242-02-054	NEW-E	92-14-001	242-02-410	NEW	92-21-034	242-02-620	NEW-P	92-15-134
242-02-054	NEW-P	92-15-134	242-02-420	NEW-E	92-14-001	242-02-620	NEW	92-21-034
242-02-054	NEW	92-21-034	242-02-420	NEW-P	92-15-134	242-02-630	NEW-E	92-14-001
242-02-060	NEW-E	92-14-001	242-02-420	NEW	92-21-034	242-02-630	NEW-P	92-15-134
242-02-060	NEW-P	92-15-134	242-02-430	NEW-E	92-14-001	242-02-630	NEW	92-21-034
242-02-060	NEW	92-21-034	242-02-430	NEW-P	92-15-134	242-02-632	NEW-P	92-15-134
242-02-070	NEW-E	92-14-001	242-02-430	NEW	92-21-034	242-02-632	NEW	92-21-034
242-02-070	NEW-P	92-15-134	242-02-440	NEW-E	92-14-001	242-02-634	NEW-P	92-15-134
242-02-070	NEW	92-21-034	242-02-440	NEW-P	92-15-134	242-02-634	NEW	92-21-034
242-02-072	NEW-P	92-15-134	242-02-440	NEW	92-21-034	242-02-640	NEW-E	92-14-001
242-02-072	NEW	92-21-034	242-02-450	NEW-E	92-14-001	242-02-640	NEW-P	92-15-134
242-02-074	NEW-E	92-14-001	242-02-450	NEW-P	92-15-134	242-02-640	NEW	92-21-034
242-02-074	NEW-P	92-15-134	242-02-450	NEW	92-21-034	242-02-650	NEW-E	92-14-001
242-02-074	NEW	92-21-034	242-02-460	NEW-E	92-14-001	242-02-650	NEW-P	92-15-134
242-02-075	NEW-E	92-14-001	242-02-460	NEW-P	92-15-134	242-02-650	NEW	92-21-034
242-02-080	NEW-E	92-14-001	242-02-460	NEW	92-21-034	242-02-660	NEW-E	92-14-001
242-02-080	NEW-P	92-15-134	242-02-470	NEW-E	92-14-001	242-02-660	NEW-P	92-15-134
242-02-080	NEW	92-21-034	242-02-470	NEW-P	92-15-134	242-02-660	NEW	92-21-034
242-02-090	NEW-E	92-14-001	242-02-470	NEW	92-21-034	242-02-670	NEW-E	92-14-001
242-02-090	NEW-P	92-15-134	242-02-510	NEW-E	92-14-001	242-02-670	NEW-P	92-15-134
242-02-090	NEW	92-21-034	242-02-510	NEW-P	92-15-134	242-02-670	NEW	92-21-034
242-02-110	NEW-E	92-14-001	242-02-510	NEW	92-21-034	242-02-680	NEW-E	92-14-001
242-02-110	NEW-P	92-15-134	242-02-520	NEW-E	92-14-001	242-02-680	NEW-P	92-15-134
242-02-110	NEW	92-21-034	242-02-520	NEW-P	92-15-134	242-02-680	NEW	92-21-034
242-02-120	NEW-E	92-14-001	242-02-520	NEW	92-21-034	242-02-710	NEW-E	92-14-001
242-02-120	NEW-P	92-15-134	242-02-522	NEW	92-21-034	242-02-710	NEW-P	92-15-134
242-02-120	NEW	92-21-034	242-02-530	NEW-E	92-14-001	242-02-710	NEW	92-21-034
242-02-130	NEW-E	92-14-001	242-02-530	NEW-P	92-15-134	242-02-720	NEW-E	92-14-001
242-02-130	NEW-P	92-15-134	242-02-530	NEW	92-21-034	242-02-720	NEW-P	92-15-134
242-02-130	NEW	92-21-034	242-02-532	NEW-E	92-14-001	242-02-720	NEW	92-21-034
242-02-140	NEW-E	92-14-001	242-02-532	NEW-P	92-15-134	242-02-810	NEW-E	92-14-001
242-02-140	NEW-P	92-15-134	242-02-532	NEW	92-21-034	242-02-810	NEW-P	92-15-134
242-02-140	NEW	92-21-034	242-02-534	NEW-E	92-14-001	242-02-810	NEW	92-21-034
242-02-150	NEW-P	92-15-134	242-02-534	NEW-P	92-15-134	242-02-820	NEW-E	92-14-001
242-02-150	NEW	92-21-034	242-02-534	NEW	92-21-034	242-02-820	NEW-P	92-15-134
242-02-210	NEW-E	92-14-001	242-02-540	NEW-E	92-14-001	242-02-820	NEW	92-21-034
242-02-210	NEW-P	92-15-134	242-02-540	NEW-P	92-15-134	242-02-830	NEW-E	92-14-001
242-02-210	NEW	92-21-034	242-02-540	NEW	92-21-034	242-02-830	NEW-P	92-15-134
242-02-220	NEW-E	92-14-001	242-02-550	NEW-E	92-14-001	242-02-830	NEW	92-21-034
242-02-220	NEW-P	92-15-134	242-02-550	NEW-P	92-15-134	242-02-840	NEW-E	92-14-001
242-02-220	NEW	92-21-034	242-02-550	NEW	92-21-034	242-02-840	NEW-P	92-15-134
242-02-230	NEW-E	92-14-001	242-02-552	NEW-E	92-14-001	242-02-840	NEW	92-21-034
242-02-230	NEW-P	92-15-134	242-02-552	NEW-P	92-15-134	242-02-850	NEW-E	92-14-001
242-02-230	NEW	92-21-034	242-02-552	NEW	92-21-034	242-02-850	NEW-P	92-15-134

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
242-02-850	NEW	92-21-034	242-06-020	NEW-P	92-15-134	246-215-050	NEW	92-08-112
242-02-860	NEW-E	92-14-001	242-06-020	NEW	92-21-034	246-215-059	REP-P	92-03-142
242-02-860	NEW-P	92-15-134	246-01-001	NEW-P	93-01-007	246-215-059	REP	92-08-112
242-02-860	NEW	92-21-034	246-01-010	NEW-P	93-01-007	246-215-060	NEW-P	92-03-142
242-02-870	NEW-E	92-14-001	246-01-020	NEW-P	93-01-007	246-215-060	NEW	92-08-112
242-02-870	NEW-P	92-15-134	246-01-030	NEW-P	93-01-007	246-215-069	REP-P	92-03-142
242-02-870	NEW	92-21-034	246-01-040	NEW-P	93-01-007	246-215-069	REP	92-08-112
242-02-880	NEW-E	92-14-001	246-01-050	NEW-P	93-01-007	246-215-070	NEW-P	92-03-142
242-02-880	NEW-P	92-15-134	246-01-060	NEW-P	93-01-007	246-215-070	NEW	92-08-112
242-02-880	NEW	92-21-034	246-01-070	NEW-P	93-01-007	246-215-079	REP-P	92-03-142
242-02-890	NEW-E	92-14-001	246-01-080	NEW-P	93-01-007	246-215-079	REP	92-08-112
242-02-890	NEW-P	92-15-134	246-01-090	NEW-P	93-01-007	246-215-080	NEW-P	92-03-142
242-02-890	NEW	92-21-034	246-01-100	NEW-P	93-01-007	246-215-080	NEW	92-08-112
242-02-892	NEW-P	92-15-134	246-08-390	NEW	92-07-080	246-215-089	REP-P	92-03-142
242-02-892	NEW	92-21-034	246-08-420	NEW-P	93-01-007	246-215-089	REP	92-08-112
242-02-910	NEW-E	92-14-001	246-08-440	NEW-P	93-01-007	246-215-090	NEW-P	92-03-142
242-02-910	NEW-P	92-15-134	246-08-450	NEW-P	93-01-007	246-215-090	NEW	92-08-112
242-02-910	NEW	92-21-034	246-08-520	AMD-P	93-01-007	246-215-099	REP-P	92-03-142
242-02-920	NEW-E	92-14-001	246-08-560	AMD-P	93-01-007	246-215-099	REP	92-08-112
242-02-920	NEW-P	92-15-134	246-201-005	NEW-P	92-22-109	246-215-100	NEW-P	92-03-142
242-02-920	NEW	92-21-034	246-203-005	NEW-P	92-22-109	246-215-100	NEW	92-08-112
242-02-930	NEW-E	92-14-001	246-205	AMD-S	92-03-143	246-215-109	REP-P	92-03-142
242-02-930	NEW-P	92-15-134	246-205	AMD-S	92-04-071	246-215-109	REP	92-08-112
242-02-930	NEW	92-21-034	246-205	AMD	92-10-027	246-215-110	NEW-P	92-03-142
242-04-010	NEW-E	92-14-001	246-205-001	AMD-S	92-03-143	246-215-110	NEW	92-08-112
242-04-010	NEW-P	92-15-134	246-205-001	AMD-S	92-04-071	246-215-119	REP-P	92-03-142
242-04-010	NEW	92-21-034	246-205-001	AMD	92-10-027	246-215-119	REP	92-08-112
242-04-020	NEW-E	92-14-001	246-205-005	NEW-P	92-22-109	246-215-120	NEW-P	92-03-142
242-04-020	NEW-P	92-15-134	246-205-010	AMD-S	92-04-071	246-215-120	NEW	92-08-112
242-04-020	NEW	92-21-034	246-205-010	AMD	92-10-027	246-215-129	REP-P	92-03-142
242-04-030	NEW-E	92-14-001	246-205-520	NEW-S	92-03-143	246-215-129	REP	92-08-112
242-04-030	NEW-P	92-15-134	246-205-520	NEW-S	92-04-071	246-215-130	NEW-P	92-03-142
242-04-030	NEW	92-21-034	246-205-520	NEW	92-10-027	246-215-130	NEW	92-08-112
242-04-040	NEW-E	92-14-001	246-205-530	NEW-S	92-03-143	246-215-139	REP-P	92-03-142
242-04-040	NEW-P	92-15-134	246-205-530	NEW-S	92-04-071	246-215-139	REP	92-08-112
242-04-040	NEW	92-21-034	246-205-530	NEW	92-10-027	246-215-140	NEW-P	92-03-142
242-04-050	NEW-E	92-14-001	246-205-540	NEW-S	92-03-143	246-215-140	NEW	92-08-112
242-04-050	NEW-P	92-15-134	246-205-540	NEW-S	92-04-071	246-215-149	REP-P	92-03-142
242-04-050	NEW	92-21-034	246-205-540	NEW	92-10-027	246-215-149	REP	92-08-112
242-04-060	NEW-E	92-14-001	246-205-550	NEW-S	92-03-143	246-215-150	NEW-P	92-03-142
242-04-060	NEW-P	92-15-134	246-205-550	NEW-S	92-04-071	246-215-150	NEW	92-08-112
242-04-060	NEW	92-21-034	246-205-550	NEW	92-10-027	246-215-159	REP-P	92-03-142
242-04-070	NEW-E	92-14-001	246-205-560	NEW-S	92-03-143	246-215-159	REP	92-08-112
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242-04-070	NEW	92-21-034	246-205-560	NEW	92-10-027	246-215-160	NEW	92-08-112
242-04-080	NEW-E	92-14-001	246-205-570	NEW-S	92-03-143	246-215-169	REP-P	92-03-142
242-04-080	NEW-P	92-15-134	246-205-570	NEW-S	92-04-071	246-215-169	REP	92-08-112
242-04-080	NEW	92-21-034	246-205-570	NEW	92-10-027	246-215-170	NEW-P	92-03-142
242-04-090	NEW-E	92-14-001	246-205-580	NEW-S	92-03-143	246-215-170	NEW	92-08-112
242-04-090	NEW-P	92-15-134	246-205-580	NEW-S	92-04-071	246-215-179	REP-P	92-03-142
242-04-090	NEW	92-21-034	246-205-580	NEW	92-10-027	246-215-179	REP	92-08-112
242-04-100	NEW-E	92-14-001	246-215-001	AMD-P	92-03-142	246-215-180	NEW-P	92-03-142
242-04-100	NEW-P	92-15-134	246-215-001	AMD	92-08-112	246-215-180	NEW	92-08-112
242-04-100	NEW	92-21-034	246-215-005	NEW-P	92-22-109	246-215-189	REP-P	92-03-142
242-04-110	NEW-E	92-14-001	246-215-009	REP-P	92-03-142	246-215-189	REP	92-08-112
242-04-110	NEW-P	92-15-134	246-215-009	REP	92-08-112	246-215-190	NEW-P	92-03-142
242-04-110	NEW	92-21-034	246-215-010	NEW-P	92-03-142	246-215-190	NEW	92-08-112
242-04-120	NEW-E	92-14-001	246-215-010	NEW	92-08-112	246-215-199	REP-P	92-03-142
242-04-120	NEW-P	92-15-134	246-215-019	REP-P	92-03-142	246-215-199	REP	92-08-112
242-04-120	NEW	92-21-034	246-215-019	REP	92-08-112	246-215-200	NEW-P	92-03-142
242-04-130	NEW-E	92-14-001	246-215-020	NEW-P	92-03-142	246-215-200	NEW	92-08-112
242-04-130	NEW-P	92-15-134	246-215-020	NEW	92-08-112	246-215-209	REP-P	92-03-142
242-04-130	NEW	92-21-034	246-215-029	REP-P	92-03-142	246-215-209	REP	92-08-112
242-04-140	NEW-E	92-14-001	246-215-029	REP	92-08-112	246-215-210	NEW-P	92-03-142
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242-04-140	NEW	92-21-034	246-215-030	NEW	92-08-112	246-215-219	REP-P	92-03-142
242-04-150	NEW-E	92-14-001	246-215-039	REP-P	92-03-142	246-215-219	REP	92-08-112
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242-04-150	NEW	92-21-034	246-215-040	NEW-P	92-03-142	246-215-220	NEW	92-08-112
242-06-010	NEW-E	92-14-001	246-215-040	NEW	92-08-112	246-215-229	REP-P	92-03-142
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246-215-240	NEW	92-08-112	246-318-040	AMD-P	92-15-085	246-358-020	NEW-P	92-21-087
246-215-250	NEW-P	92-03-142	246-318-042	NEW-P	92-15-085	246-358-025	AMD	92-04-082
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246-215-260	NEW-P	92-03-142	246-318-500	AMD-P	93-01-149	246-358-030	NEW-P	92-21-088
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246-215-270	NEW	92-08-112	246-318-530	AMD-P	93-01-149	246-358-045	AMD	92-21-082
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246-215-280	NEW	92-08-112	246-318-550	AMD-P	93-01-149	246-358-055	AMD	92-04-082
246-215-290	NEW-P	92-03-142	246-318-560	AMD-P	93-01-149	246-358-055	AMD-P	92-21-087
246-215-290	NEW	92-08-112	246-318-570	AMD-P	93-01-149	246-358-055	AMD-P	92-21-087
246-215-300	NEW-P	92-03-142	246-318-580	AMD-P	93-01-149	246-358-075	AMD	92-04-082
246-215-300	NEW	92-08-112	246-318-590	AMD-P	93-01-149	246-358-075	AMD-P	92-21-087
246-215-500	REP-P	92-03-142	246-318-600	AMD-P	93-01-149	246-358-085	AMD-P	92-21-087
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246-239-010	AMD	92-06-008	246-318-710	AMD-P	93-01-149	246-358-140	NEW-P	92-21-087
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246-239-025	NEW	92-06-008	246-318-730	AMD-P	93-01-149	246-358-145	AMD-P	92-21-087
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246-243-190	AMD	92-06-008	246-318-780	AMD-P	93-01-149	246-358-175	AMD-P	92-21-087
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246-262-005	NEW-P	92-22-109	246-318-799	REP-P	93-01-149	246-360-005	NEW-P	92-22-109
246-264-005	NEW-P	92-22-109	246-318-800	AMD-P	93-01-149	246-360-900	AMD-P	92-17-034
246-282-005	NEW-P	92-22-109	246-318-810	AMD-P	93-01-149	246-360-990	AMD	92-21-089
246-290-010	AMD	92-04-070	246-318-820	AMD-P	93-01-149	246-374-005	NEW-P	92-22-109
246-290-300	AMD	92-04-070	246-318-830	AMD-P	93-01-149	246-376-005	NEW-P	92-22-109
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246-294-030	NEW-P	92-22-098	246-322-991	AMD-P	92-07-097	246-390-030	NEW	92-15-152
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246-316-020	AMD-P	92-15-085	246-336-990	AMD-P	92-10-013	246-520-005	NEW-P	92-22-109
246-316-040	AMD-P	92-15-085	246-336-990	AMD	92-15-084	246-610-005	NEW-P	92-22-109
246-316-045	NEW-P	92-15-085	246-340-085	NEW-P	92-15-085	246-650-005	NEW-P	92-22-109
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246-762-020	AMD	92-06-067	246-816-160	NEW-W	92-06-007	246-836-210	NEW	92-06-020
246-762-040	AMD-P	92-02-096	246-816-201	AMD	92-05-012	246-838-010	AMD-P	92-12-088
246-762-040	AMD	92-06-067	246-816-210	AMD	92-05-012	246-838-010	AMD	92-17-023
246-790-010	AMD-P	92-17-077	246-816-230	AMD	92-05-012	246-838-030	AMD-P	92-12-088
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246-790-100	AMD	92-22-036	246-816-620	NEW-W	92-05-085	246-839-300	AMD	92-20-047
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246-790-130	AMD-P	92-17-077	246-816-670	NEW-W	92-05-085	246-839-330	AMD-P	92-14-126
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246-895-080	AMD	92-12-035	246-918-030	AMD	92-12-089	246-924-991	NEW-E	92-03-107
246-895-100	AMD-P	92-07-098	246-918-035	AMD-P	92-08-063	246-924-991	NEW-P	92-03-141
246-895-100	AMD	92-12-035	246-918-035	AMD	92-12-089	246-924-991	NEW-W	92-07-016
246-895-120	AMD-P	92-07-098	246-918-040	REP-P	92-08-063	246-924-992	NEW-E	92-03-107
246-895-120	AMD	92-12-035	246-918-040	REP	92-12-089			

TABLE

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
246-924-992	NEW-P	92-03-141	246-933-250	AMD-P	92-14-127	246-975-270	REP-P	92-15-034
246-924-992	NEW-W	92-07-016	246-933-250	AMD	92-17-076	246-975-270	REP	93-01-148
246-926-020	AMD	92-05-010	246-933-270	AMD-P	92-14-127	246-975-280	REP-P	92-15-034
246-926-030	AMD	92-05-010	246-933-270	AMD	92-17-076	246-975-280	REP	93-01-148
246-926-040	AMD	92-05-010	246-933-280	AMD	92-03-074	246-975-290	REP-P	92-15-034
246-926-060	AMD	92-05-010	246-933-300	NEW	92-03-074	246-975-290	REP	93-01-148
246-926-070	AMD	92-05-010	246-933-300	AMD-P	92-14-127	246-975-300	REP-P	92-15-034
246-926-080	AMD	92-05-010	246-933-300	AMD	92-17-076	246-975-300	REP	93-01-148
246-926-090	AMD	92-05-010	246-933-305	NEW	92-03-074	246-975-310	REP-P	92-15-034
246-926-110	AMD	92-05-010	246-933-320	AMD-P	92-14-127	246-975-310	REP	93-01-148
246-926-120	AMD	92-05-010	246-933-320	AMD	92-17-076	246-975-320	REP-P	92-15-034
246-926-130	AMD	92-05-010	246-933-980	AMD-P	92-03-125	246-975-320	REP	93-01-148
246-926-150	AMD	92-05-010	246-933-980	AMD	92-07-036	246-975-330	REP-P	92-15-034
246-926-160	AMD	92-05-010	246-933-990	AMD-P	92-03-125	246-975-330	REP	93-01-148
246-926-170	AMD	92-05-010	246-933-990	AMD	92-07-036	246-975-340	REP-P	92-15-034
246-926-180	AMD-P	92-15-150	246-935-125	NEW-P	92-03-125	246-975-340	REP	93-01-148
246-926-180	AMD	92-19-060	246-935-125	NEW	92-07-036	246-975-350	REP-P	92-15-034
246-926-190	AMD	92-05-010	246-935-990	AMD-P	92-03-125	246-975-350	REP	93-01-148
246-926-200	AMD	92-05-010	246-935-990	AMD	92-07-036	246-975-360	REP-P	92-15-034
246-926-990	AMD	92-05-010	246-975-001	REP-P	92-15-034	246-975-360	REP	93-01-148
246-928-020	AMD-P	92-10-071	246-975-001	REP	93-01-148	246-975-990	REP-P	92-15-034
246-928-020	AMD	92-15-032	246-975-010	REP-P	92-15-034	246-975-990	REP	93-01-148
246-928-085	NEW-P	92-10-071	246-975-010	REP	93-01-148	246-976-001	NEW-P	92-15-034
246-928-085	NEW	92-15-032	246-975-020	REP-P	92-15-034	246-976-001	NEW	93-01-148
246-928-990	AMD-P	92-10-071	246-975-020	REP	93-01-148	246-976-010	NEW-P	92-15-034
246-928-990	AMD	92-15-032	246-975-030	REP-P	92-15-034	246-976-010	NEW	93-01-148
246-930-010	AMD-P	92-07-079	246-975-030	REP	93-01-148	246-976-020	NEW-P	92-15-034
246-930-010	AMD	92-12-027	246-975-040	REP-P	92-15-034	246-976-020	NEW	93-01-148
246-930-020	AMD-P	92-07-079	246-975-040	REP	93-01-148	246-976-025	NEW-P	92-15-034
246-930-020	AMD	92-12-027	246-975-050	REP-P	92-15-034	246-976-025	NEW	93-01-148
246-930-030	AMD-P	92-07-079	246-975-050	REP	93-01-148	246-976-030	NEW-P	92-15-034
246-930-030	AMD	92-12-027	246-975-060	REP-P	92-15-034	246-976-030	NEW	93-01-148
246-930-040	AMD-P	92-07-079	246-975-060	REP	93-01-148	246-976-035	NEW-P	92-15-034
246-930-040	AMD	92-12-027	246-975-070	REP-P	92-15-034	246-976-035	NEW	93-01-148
246-930-050	AMD-P	92-07-079	246-975-070	REP	93-01-148	246-976-040	NEW-P	92-15-034
246-930-050	AMD	92-12-027	246-975-080	REP-P	92-15-034	246-976-040	NEW	93-01-148
246-930-060	AMD-P	92-07-079	246-975-080	REP	93-01-148	246-976-050	NEW-P	92-15-034
246-930-060	AMD	92-12-027	246-975-090	REP-P	92-15-034	246-976-050	NEW	93-01-148
246-930-075	AMD-P	92-07-079	246-975-090	REP	93-01-148	246-976-055	NEW-P	92-15-034
246-930-075	AMD	92-12-027	246-975-100	REP-P	92-15-034	246-976-055	NEW	93-01-148
246-930-200	AMD-P	92-07-079	246-975-100	REP	93-01-148	246-976-060	NEW-P	92-15-034
246-930-200	AMD	92-12-027	246-975-110	REP-P	92-15-034	246-976-060	NEW	93-01-148
246-930-210	AMD-P	92-07-079	246-975-110	REP	93-01-148	246-976-065	NEW-P	92-15-034
246-930-210	AMD	92-12-027	246-975-120	REP-P	92-15-034	246-976-065	NEW	93-01-148
246-930-220	AMD-P	92-07-079	246-975-120	REP	93-01-148	246-976-070	NEW-P	92-15-034
246-930-220	AMD	92-12-027	246-975-130	REP-P	92-15-034	246-976-070	NEW	93-01-148
246-930-300	AMD-P	92-07-079	246-975-130	REP	93-01-148	246-976-075	NEW-P	92-15-034
246-930-300	AMD	92-12-027	246-975-140	REP-P	92-15-034	246-976-075	NEW	93-01-148
246-930-301	AMD-P	92-07-079	246-975-140	REP	93-01-148	246-976-080	NEW-P	92-15-034
246-930-301	AMD	92-12-027	246-975-150	REP-P	92-15-034	246-976-080	NEW	93-01-148
246-930-310	AMD-P	92-07-079	246-975-150	REP	93-01-148	246-976-085	NEW-P	92-15-034
246-930-310	AMD	92-12-027	246-975-160	REP-P	92-15-034	246-976-085	NEW	93-01-148
246-930-320	AMD-P	92-07-079	246-975-160	REP	93-01-148	246-976-090	NEW-P	92-15-034
246-930-320	AMD	92-12-027	246-975-170	REP-P	92-15-034	246-976-090	NEW	93-01-148
246-930-330	AMD-P	92-07-079	246-975-170	REP	93-01-148	246-976-110	NEW-P	92-15-034
246-930-330	AMD	92-12-027	246-975-180	REP-P	92-15-034	246-976-110	NEW	93-01-148
246-930-340	AMD-P	92-07-079	246-975-180	REP	93-01-148	246-976-115	NEW-P	92-15-034
246-930-340	AMD	92-12-027	246-975-190	REP-P	92-15-034	246-976-115	NEW	93-01-148
246-930-400	AMD-P	92-07-079	246-975-190	REP	93-01-148	246-976-120	NEW-P	92-15-034
246-930-400	AMD	92-12-027	246-975-200	REP-P	92-15-034	246-976-120	NEW	93-01-148
246-930-410	NEW-P	92-07-079	246-975-200	REP	93-01-148	246-976-140	NEW-P	92-15-034
246-930-410	NEW	92-12-027	246-975-210	REP-P	92-15-034	246-976-140	NEW	93-01-148
246-930-499	AMD-P	92-07-079	246-975-210	REP	93-01-148	246-976-150	NEW-P	92-15-034
246-930-499	AMD	92-12-027	246-975-220	REP-P	92-15-034	246-976-150	NEW	93-01-148
246-930-990	AMD-P	92-07-079	246-975-220	REP	93-01-148	246-976-160	NEW-P	92-15-034
246-930-990	AMD	92-12-027	246-975-230	REP-P	92-15-034	246-976-160	NEW	93-01-148
246-933-120	REP-P	92-14-127	246-975-230	REP	93-01-148	246-976-170	NEW-P	92-15-034
246-933-120	REP	92-17-076	246-975-240	REP-P	92-15-034	246-976-170	NEW	93-01-148
246-933-170	AMD-P	92-14-127	246-975-240	REP	93-01-148	246-976-180	NEW-P	92-15-034
246-933-170	AMD	92-17-076	246-975-250	REP-P	92-15-034	246-976-180	NEW	93-01-148
246-933-240	REP-P	92-14-127	246-975-250	REP	93-01-148	246-976-190	NEW-P	92-15-034
246-933-240	REP	92-17-076	246-975-260	REP-P	92-15-034	246-976-190	NEW	93-01-148
246-933-250	AMD	92-03-074	246-975-260	REP	93-01-148	246-976-200	NEW-P	92-15-034

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
246-976-200	NEW	93-01-148	246-976-690	NEW	93-01-148	250-25-010	NEW	92-03-002
246-976-210	NEW-P	92-15-034	246-976-720	NEW-P	92-15-034	250-25-020	NEW	92-03-002
246-976-210	NEW	93-01-148	246-976-720	NEW	93-01-148	250-25-030	NEW	92-03-002
246-976-220	NEW-P	92-15-034	246-976-730	NEW-P	92-15-034	250-25-040	NEW	92-03-002
246-976-220	NEW	93-01-148	246-976-730	NEW	93-01-148	250-25-045	NEW	92-03-002
246-976-230	NEW-P	92-15-034	246-976-740	NEW-P	92-15-034	250-25-050	NEW	92-03-002
246-976-230	NEW	93-01-148	246-976-740	NEW	93-01-148	250-25-060	NEW	92-03-002
246-976-240	NEW-P	92-15-034	246-976-770	NEW-P	92-15-034	250-25-070	NEW	92-03-002
246-976-240	NEW	93-01-148	246-976-770	NEW	93-01-148	250-25-080	NEW	92-03-002
246-976-260	NEW-P	92-15-034	246-976-780	NEW-P	92-15-034	250-25-090	NEW	92-03-002
246-976-260	NEW	93-01-148	246-976-780	NEW	93-01-148	250-44-050	AMD-P	93-01-099
246-976-270	NEW-P	92-15-034	246-976-790	NEW-P	92-15-034	250-44-110	AMD-P	93-01-099
246-976-270	NEW	93-01-148	246-976-790	NEW	93-01-148	250-44-130	AMD-P	93-01-099
246-976-280	NEW-P	92-15-034	246-976-810	NEW-P	92-15-034	250-61-010	AMD-P	92-21-071
246-976-280	NEW	93-01-148	246-976-810	NEW	93-01-148	250-61-010	AMD	93-01-103
246-976-290	NEW-P	92-15-034	246-976-820	NEW-P	92-15-034	250-61-070	AMD-P	92-21-071
246-976-290	NEW	93-01-148	246-976-820	NEW	93-01-148	250-61-070	AMD	93-01-103
246-976-300	NEW-P	92-15-034	246-976-880	NEW-P	92-15-034	250-61-120	AMD-P	92-21-071
246-976-300	NEW	93-01-148	246-976-880	NEW	93-01-148	250-61-120	AMD	93-01-103
246-976-310	NEW-P	92-15-034	246-976-885	NEW-P	92-15-034	250-61-140	AMD-P	92-21-071
246-976-310	NEW	93-01-148	246-976-885	NEW	93-01-148	250-61-140	AMD	93-01-103
246-976-320	NEW-P	92-15-034	246-976-890	NEW-P	92-15-034	250-66-020	AMD-P	92-13-076
246-976-320	NEW	93-01-148	246-976-890	NEW	93-01-148	250-66-020	AMD-C	92-15-135
246-976-330	NEW-P	92-15-034	246-976-910	NEW-P	92-15-034	250-66-020	AMD	92-16-038
246-976-330	NEW	93-01-148	246-976-910	NEW	93-01-148	250-66-030	AMD-P	92-13-076
246-976-340	NEW-P	92-15-034	246-976-920	NEW-P	92-15-034	250-66-030	AMD-C	92-15-135
246-976-340	NEW	93-01-148	246-976-920	NEW	93-01-148	250-66-030	AMD	92-16-038
246-976-350	NEW-P	92-15-034	246-976-930	NEW-P	92-15-034	250-66-040	AMD-P	92-13-076
246-976-350	NEW	93-01-148	246-976-930	NEW	93-01-148	250-66-040	AMD-C	92-15-135
246-976-370	NEW-P	92-15-034	246-976-940	NEW-P	92-15-034	250-66-040	AMD	92-16-038
246-976-370	NEW	93-01-148	246-976-940	NEW	93-01-148	250-66-060	AMD-P	92-13-076
246-976-390	NEW-P	92-15-034	246-976-950	NEW-P	92-15-034	250-66-060	AMD-C	92-15-135
246-976-390	NEW	93-01-148	246-976-950	NEW	93-01-148	250-66-060	AMD	92-16-038
246-976-400	NEW-P	92-15-034	246-976-960	NEW-P	92-15-034	250-67-010	REP	92-03-002
246-976-400	NEW	93-01-148	246-976-960	NEW	93-01-148	250-67-020	REP	92-03-002
246-976-420	NEW-P	92-15-034	246-976-970	NEW-P	92-15-034	250-67-030	REP	92-03-002
246-976-420	NEW	93-01-148	246-976-970	NEW	93-01-148	250-67-040	REP	92-03-002
246-976-430	NEW-P	92-15-034	246-976-990	NEW-P	92-15-034	250-67-050	REP	92-03-002
246-976-430	NEW	93-01-148	246-976-990	NEW	93-01-148	250-67-060	REP	92-03-002
246-976-440	NEW-P	92-15-034	246-977-001	REP-P	92-15-034	250-68-001	REP	92-03-002
246-976-440	NEW	93-01-148	246-977-001	REP	93-01-148	250-68-010	REP	92-03-002
246-976-450	NEW-P	92-15-034	246-977-010	REP-P	92-15-034	250-68-020	REP	92-03-002
246-976-450	NEW	93-01-148	246-977-010	REP	93-01-148	250-68-030	REP	92-03-002
246-976-470	NEW-P	92-15-034	246-977-020	REP-P	92-15-034	250-68-035	REP	92-03-002
246-976-470	NEW	93-01-148	246-977-020	REP	93-01-148	250-68-040	REP	92-03-002
246-976-475	NEW-P	92-15-034	246-977-030	REP-P	92-15-034	250-68-050	REP	92-03-002
246-976-475	NEW	93-01-148	246-977-030	REP	93-01-148	250-68-060	REP	92-03-002
246-976-480	NEW-P	92-15-034	246-977-040	REP-P	92-15-034	250-68-070	REP	92-03-002
246-976-480	NEW	93-01-148	246-977-040	REP	93-01-148	250-75-010	REP	92-03-002
246-976-500	NEW-P	92-15-034	246-977-050	REP-P	92-15-034	250-75-020	REP	92-03-002
246-976-500	NEW	93-01-148	246-977-050	REP	93-01-148	250-75-030	REP	92-03-002
246-976-510	NEW-P	92-15-034	246-977-060	REP-P	92-15-034	250-75-040	REP	92-03-002
246-976-510	NEW	93-01-148	246-977-060	REP	93-01-148	250-75-050	REP	92-03-002
246-976-510	NEW	93-01-148	246-977-070	REP-P	92-15-034	250-75-060	REP	92-03-002
246-976-520	NEW-P	92-15-034	246-977-070	REP	93-01-148	250-75-070	REP	92-03-002
246-976-520	NEW	93-01-148	246-977-080	REP-P	92-15-034	250-75-080	REP	92-03-002
246-976-550	NEW-P	92-15-034	246-977-080	REP	93-01-148	250-76-010	NEW	92-04-018
246-976-550	NEW	93-01-148	246-977-090	REP-P	92-15-034	250-76-020	NEW	92-04-018
246-976-560	NEW-P	92-15-034	246-977-090	REP	93-01-148	250-76-030	NEW	92-04-018
246-976-560	NEW	93-01-148	246-977-100	REP-P	92-15-034	250-76-040	NEW	92-04-018
246-976-570	NEW-P	92-15-034	246-977-100	REP	93-01-148	250-76-050	NEW	92-04-018
246-976-570	NEW	93-01-148	246-977-110	REP-P	92-15-034	250-76-060	NEW	92-04-018
246-976-600	NEW-P	92-15-034	246-977-110	REP	93-01-148	250-76-070	NEW	92-04-018
246-976-600	NEW	93-01-148	248-14-120	AMD-P	92-03-015	250-78-010	AMD-P	92-13-077
246-976-610	NEW-P	92-15-034	248-14-120	AMD	92-08-074	250-78-010	AMD-C	92-15-136
246-976-610	NEW	93-01-148	248-14-250	AMD-P	92-03-015	250-78-010	AMD	92-16-037
246-976-640	NEW-P	92-15-034	248-14-250	AMD	92-08-074	250-78-020	AMD-P	92-13-077
246-976-640	NEW	93-01-148	248-14-285	AMD-P	92-03-015	250-78-020	AMD-C	92-15-136
246-976-650	NEW-P	92-15-034	248-14-285	AMD	92-08-074	250-78-020	AMD	92-16-037
246-976-650	NEW	93-01-148	250-20-021	AMD-C	92-08-076	250-78-030	AMD-P	92-13-077
246-976-680	NEW-P	92-15-034	250-20-021	AMD-C	92-09-141	250-78-030	AMD-C	92-15-136
246-976-680	NEW	93-01-148	250-20-021	AMD	92-11-022	250-78-030	AMD	92-16-037
246-976-690	NEW-P	92-15-034	250-20-021	AMD-E	92-11-023	250-78-050	AMD-P	92-13-077

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Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
250-78-050	AMD-C	92-15-136	251-12-240	AMD-P	93-01-142	260-56-065	NEW-W	92-17-001
250-78-050	AMD	92-16-037	251-12-290	AMD-P	92-09-125	260-88-010	AMD-P	92-12-068
250-78-060	AMD-P	92-13-077	251-12-290	AMD-C	92-13-062	260-88-010	AMD-C	92-13-089
250-78-060	AMD-C	92-15-136	251-12-290	AMD-C	92-14-114	260-88-010	AMD	92-17-002
250-78-060	AMD	92-16-037	251-12-290	AMD-W	92-21-070	262-01-110	NEW-E	92-20-051
251-01-010	REP	92-05-034	251-12-290	AMD-P	93-01-142	262-01-110	NEW-P	92-20-052
251-01-075	AMD-C	92-05-026	251-17	AMD-C	92-05-029	262-01-110	NEW	93-01-122
251-01-075	AMD-W	92-07-018	251-17-010	AMD-W	92-07-018	262-01-120	NEW-E	92-20-051
251-01-075	AMD-P	92-09-120	251-17-040	AMD-W	92-07-018	262-01-120	NEW-P	92-20-052
251-01-075	AMD-W	92-13-008	251-17-040	AMD-P	92-09-122	262-01-120	NEW	93-01-122
251-01-075	AMD-P	92-21-077	251-17-040	AMD-W	92-13-008	275-16-030	AMD-P	92-06-043
251-01-075	AMD	93-01-156	251-17-040	AMD-P	92-21-079	275-16-030	AMD-E	92-06-044
251-01-120	AMD-C	92-05-026	251-17-040	AMD	93-01-158	275-16-030	AMD	92-09-118
251-01-120	AMD-W	92-07-018	251-17-060	AMD-W	92-07-018	275-16-030	AMD-P	92-14-077
251-01-120	AMD-P	92-09-120	251-17-060	AMD-P	92-09-122	275-16-030	AMD-E	92-14-080
251-01-120	AMD-W	92-13-008	251-17-060	AMD-W	92-13-008	275-16-030	AMD	92-17-007
251-01-120	AMD-P	92-21-077	251-17-060	AMD-P	92-21-079	275-25-020	AMD-P	92-06-059
251-01-120	AMD	93-01-156	251-17-060	AMD	93-01-158	275-25-020	AMD	92-09-115
251-01-145	AMD-C	92-05-026	251-17-070	AMD-W	92-07-018	275-25-530	AMD-P	92-09-045
251-01-145	AMD-W	92-07-018	251-17-070	AMD-P	92-09-122	275-25-530	AMD-E	92-09-046
251-01-147	NEW-C	92-05-026	251-17-070	AMD-W	92-13-008	275-25-530	RESCIND	92-09-051
251-01-147	NEW-W	92-07-018	251-17-070	AMD-P	92-21-079	275-25-530	AMD	92-13-032
251-01-147	NEW-P	92-09-120	251-17-070	AMD	93-01-158	275-26-065	AMD-P	93-01-003
251-01-147	NEW-W	92-13-008	251-17-090	AMD-W	92-07-018	275-27-020	AMD-P	92-06-059
251-01-147	NEW-P	92-21-077	251-17-110	AMD-W	92-07-018	275-27-020	AMD	92-09-115
251-01-147	NEW	93-01-156	251-17-120	AMD-W	92-07-018	275-27-026	AMD	92-04-004
251-01-150	AMD-C	92-05-026	251-17-160	AMD-W	92-07-018	275-27-219	NEW-P	92-09-113
251-01-150	AMD-W	92-07-018	251-17-160	AMD-P	92-09-122	275-27-219	NEW-E	92-09-119
251-01-155	REP	92-05-034	251-17-160	AMD-W	92-13-008	275-27-219	NEW	92-13-024
251-01-210	AMD-C	92-05-026	251-17-160	AMD-P	92-21-079	275-27-220	AMD-P	92-05-076
251-01-210	AMD-W	92-07-018	251-17-160	AMD	93-01-158	275-27-220	AMD-E	92-05-077
251-01-255	AMD-W	92-03-079	251-17-165	NEW-W	92-07-018	275-27-220	AMD	92-09-114
251-01-255	AMD-P	92-05-072	251-17-165	NEW-P	92-09-122	275-27-223	AMD-P	92-05-076
251-01-255	AMD-W	92-07-019	251-17-165	NEW-W	92-13-008	275-27-223	AMD-E	92-05-077
251-01-320	REP	92-05-034	251-17-165	NEW-P	92-21-079	275-27-223	AMD	92-09-114
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251-01-350	AMD-W	92-07-018	251-17-170	AMD-W	92-07-018	275-56-005	AMD-E	92-07-034
251-01-350	AMD-P	92-09-120	251-17-170	AMD-P	92-09-122	275-56-005	AMD	92-11-055
251-01-350	AMD-W	92-13-008	251-17-170	AMD-W	92-13-008	275-56-015	AMD-P	92-07-033
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251-01-390	AMD-W	92-07-018	251-17-200	AMD-W	92-13-008	275-56-447	NEW-E	92-07-034
251-01-395	AMD-W	92-03-079	251-17-200	AMD-P	92-21-079	275-56-447	NEW	92-11-055
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251-01-395	AMD-W	92-07-019	251-18-180	AMD	92-05-034	275-156-010	AMD	92-18-037
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251-01-410	AMD-W	92-07-018	251-22-215	REP-P	93-01-141	275-156-020	AMD	92-18-037
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251-04-060	AMD-W	92-13-055	260-13-100	AMD-C	92-13-088	284-02-020	AMD	92-23-009
251-04-060	AMD-P	92-13-061	260-13-100	AMD	92-17-002	284-07-050	NEW-P	92-15-104
251-04-060	AMD-C	92-14-113	260-13-175	NEW-P	92-12-066	284-07-050	NEW	92-19-040
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251-09-025	AMD	92-05-034	260-13-175	NEW	92-17-002	284-07-100	NEW-P	92-15-104
251-09-030	AMD	92-05-034	260-13-370	AMD-P	92-12-067	284-07-100	NEW	92-19-040
251-09-071	NEW-P	92-05-075	260-13-370	AMD-C	92-13-088	284-07-110	NEW-P	92-15-104
251-09-071	NEW-W	92-07-019	260-13-370	AMD	92-17-002	284-07-110	NEW	92-19-040
251-10-030	AMD-C	92-05-027	260-13-390	AMD-P	92-12-067	284-07-120	NEW-P	92-15-104
251-10-030	AMD-W	92-07-018	260-13-390	AMD-C	92-13-088	284-07-120	NEW	92-19-040
251-10-030	AMD-P	92-09-121	260-13-390	AMD	92-17-002	284-07-130	NEW-P	92-15-104
251-10-030	AMD-W	92-13-008	260-13-400	AMD-P	92-12-067	284-07-130	NEW	92-19-040
251-10-030	AMD-P	92-21-076	260-13-400	AMD-C	92-13-088	284-07-140	NEW-P	92-15-104
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251-12-072	AMD-W	92-07-018	260-24-280	AMD-C	92-13-089	284-07-150	NEW	92-19-040
251-12-072	AMD-P	92-09-126	260-24-280	AMD-W	93-01-107	284-07-160	NEW-P	92-15-104
251-12-072	AMD-W	92-13-008	260-32-400	AMD-P	92-15-097	284-07-160	NEW	92-19-040
251-12-072	AMD-P	92-21-078	260-32-400	AMD-C	92-18-026	284-07-170	NEW-P	92-15-104
251-12-072	AMD	93-01-157	260-32-400	AMD	92-21-027	284-07-170	NEW	92-19-040
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284-07-210	NEW-P	92-15-104	284-22-090	NEW-E	92-14-085	284-66-232	AMD	93-01-048
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284-07-220	NEW-P	92-15-104	284-22-090	NEW	92-19-095	284-66-243	NEW	92-06-021
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284-16-050	REP	92-22-075	284-44-046	NEW	92-16-009	284-66-330	AMD	92-06-021
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284-16-060	REP	92-19-038	284-44-240	NEW	92-09-044	284-66-350	AMD	92-06-021
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284-16-400	NEW-P	92-15-103	284-46-506	NEW-C	92-23-062	284-96-020	NEW-C	92-23-063
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284-16-440	NEW-P	92-15-103	284-50-270	NEW-W	92-13-086	296-17-45004	NEW	92-18-065
284-16-440	NEW	92-19-038	284-50-270	NEW-P	92-16-093	296-17-66002	REP-W	92-06-034
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284-16-530	NEW-P	92-15-103	284-66-070	REP	92-06-021	296-17-895	AMD	92-24-063
284-16-530	NEW	92-19-038	284-66-073	NEW	92-06-021	296-17-919	AMD-P	92-20-125
284-16-540	NEW-P	92-15-103	284-66-077	NEW	92-06-021	296-17-919	AMD	92-24-063
284-16-540	NEW	92-19-038	284-66-080	AMD	92-06-021	296-17-920	AMD-P	92-20-125
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284-22-040	NEW	92-19-095	284-66-160	AMD	92-06-021	296-20-030	RESCIND	92-08-097
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284-22-050	NEW-P	92-16-092	284-66-180	REP	92-06-021	296-20-03001	RESCIND	92-08-097
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284-22-070	NEW-E	92-14-085	284-66-220	AMD	92-06-021	296-21-010	REP	92-24-066
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296-21-013	REP	92-24-066	296-21A-014	NEW-P	92-20-127	296-22-036	AMD	92-24-066
296-21-014	REP-P	92-20-127	296-21A-014	NEW	92-24-066	296-22-037	AMD-P	92-20-127
296-21-014	REP	92-24-066	296-21A-01401	NEW-P	92-20-127	296-22-037	AMD	92-24-066
296-21-01401	REP-P	92-20-127	296-21A-01401	NEW	92-24-066	296-22-038	AMD-P	92-20-127
296-21-01401	REP	92-24-066	296-21A-035	NEW-P	92-20-127	296-22-038	AMD	92-24-066
296-21-035	REP-P	92-20-127	296-21A-035	NEW	92-24-066	296-22-039	AMD-P	92-20-127
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296-21-040	REP-P	92-20-127	296-21A-040	NEW	92-24-066	296-22-042	AMD-P	92-20-127
296-21-040	REP	92-24-066	296-21A-045	NEW-P	92-20-127	296-22-042	AMD	92-24-066
296-21-045	REP-P	92-20-127	296-21A-045	NEW	92-24-066	296-22-051	AMD-P	92-20-127
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296-21-047	REP-P	92-20-127	296-21A-047	NEW	92-24-066	296-22-053	AMD-P	92-20-127
296-21-047	REP	92-24-066	296-21A-050	NEW-P	92-20-127	296-22-053	AMD	92-24-066
296-21-050	REP-P	92-20-127	296-21A-050	NEW	92-24-066	296-22-061	AMD-P	92-20-127
296-21-050	REP	92-24-066	296-21A-0501	NEW-P	92-20-127	296-22-061	AMD	92-24-066
296-21-0501	REP-P	92-20-127	296-21A-0501	NEW	92-24-066	296-22-063	AMD-P	92-20-127
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296-21-075	REP	92-24-066	296-21A-080	NEW-P	92-20-127	296-22-091	AMD	92-24-066
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296-21-080	REP	92-24-066	296-21A-086	NEW-P	92-20-127	296-22-095	AMD	92-24-066
296-21-086	REP-P	92-20-127	296-21A-086	NEW	92-24-066	296-22-097	AMD-P	92-20-127
296-21-086	REP	92-24-066	296-21A-090	NEW-P	92-20-127	296-22-097	AMD	92-24-066
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296-21-180	NEW-P	92-20-127	296-22-023	AMD	92-24-066	296-22-135	AMD-P	92-20-127
296-21-180	NEW	92-24-066	296-22-024	AMD-P	92-20-127	296-22-135	AMD	92-24-066
296-21-190	NEW-P	92-20-127	296-22-024	AMD	92-24-066	296-22-140	AMD-P	92-20-127
296-21-190	NEW	92-24-066	296-22-025	AMD-P	92-20-127	296-22-140	AMD	92-24-066
296-21-200	NEW-P	92-20-127	296-22-025	AMD	92-24-066	296-22-141	AMD-P	92-20-127
296-21-200	NEW	92-24-066	296-22-026	AMD	92-20-127	296-22-141	AMD	92-24-066
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296-22-260	AMD	92-24-066	296-22-470	AMD-P	92-20-127	296-23A-160	AMD-P	92-20-127
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296-23A-335	AMD	92-24-066	296-31-065	NEW-E	92-17-040	296-46-700	AMD-P	93-01-144
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296-23A-345	AMD-P	92-20-127	296-31-069	NEW-E	92-17-040	296-46-910	AMD-P	92-03-136
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296-23A-350	AMD	92-24-066	296-31-070	NEW-E	92-17-040	296-46-915	AMD-P	92-03-136
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296-23A-355	AMD	92-24-066	296-31-070	NEW	92-23-033	296-46-915	AMD-E	92-08-103
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296-24-11001	AMD	92-22-067	296-31-072	NEW-E	92-17-040	296-52-461	AMD-P	92-12-087
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296-24-11007	AMD	92-22-067	296-31-074	NEW-E	92-17-040	296-56-60001	AMD-P	92-15-147
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296-24-11015	AMD	92-22-067	296-31-090	NEW-E	92-17-040	296-56-60043	AMD-P	92-15-147
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296-31-010	NEW	92-23-033	296-46-150	AMD-P	93-01-144	296-56-60215	AMD	92-22-067
296-31-020	NEW-E	92-17-040	296-46-21008	AMD-P	93-01-144	296-56-60223	AMD-P	92-15-147
296-31-020	NEW-P	92-19-144	296-46-21052	AMD-P	93-01-144	296-56-60223	AMD	92-22-067
296-31-020	NEW	92-23-033	296-46-220	AMD-P	93-01-144	296-56-60229	AMD-P	92-15-147
296-31-030	NEW-E	92-17-040	296-46-225	NEW-P	93-01-144	296-56-60229	AMD	92-22-067
296-31-030	NEW-P	92-19-144	296-46-23040	AMD-P	93-01-144	296-56-60235	AMD-P	92-15-147
296-31-030	NEW	92-23-033	296-46-23062	AMD-P	93-01-144	296-56-60235	AMD	92-22-067
296-31-040	NEW-E	92-17-040	296-46-316	AMD-P	93-01-144	296-56-60237	AMD-P	92-15-147
296-31-040	NEW-P	92-19-144	296-46-360	AMD-P	93-01-144	296-56-60237	AMD	92-22-067
296-31-040	NEW	92-23-033	296-46-365	NEW-P	93-01-144	296-56-60239	AMD-P	92-15-147
296-31-050	NEW-E	92-17-040	296-46-422	AMD-P	93-01-144	296-56-60239	AMD	92-22-067
296-31-050	NEW-P	92-19-144	296-46-495	AMD-P	93-01-144	296-62	PREP	92-03-135
296-31-050	NEW	92-23-033	296-46-514	AMD-P	93-01-144	296-62-07509	AMD-P	92-19-130

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Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-62-07509	AMD	93-01-067	296-67-045	NEW	92-17-022	296-81-305	REP-P	92-19-033
296-62-07515	AMD-P	92-19-130	296-67-049	NEW-P	92-12-087	296-81-305	REP	92-24-065
296-62-07515	AMD	93-01-067	296-67-049	NEW	92-17-022	296-81-315	AMD-P	92-19-033
296-62-07540	AMD-P	92-18-098	296-67-053	NEW-P	92-12-087	296-81-315	AMD	92-24-065
296-62-07540	AMD	92-23-017	296-67-053	NEW	92-17-022	296-81-320	AMD-P	92-19-033
296-62-07542	AMD-P	92-18-098	296-67-057	NEW-P	92-12-087	296-81-320	AMD	92-24-065
296-62-07542	AMD	92-23-017	296-67-057	NEW	92-17-022	296-81-325	AMD-P	92-19-033
296-62-076	NEW-P	92-23-066	296-67-061	NEW-P	92-12-087	296-81-325	AMD	92-24-065
296-62-07601	NEW-P	92-23-066	296-67-061	NEW	92-17-022	296-81-330	AMD-P	92-19-033
296-62-07603	NEW-P	92-23-066	296-67-285	NEW-P	92-12-087	296-81-330	AMD	92-24-065
296-62-07605	NEW-P	92-23-066	296-67-285	NEW	92-17-022	296-81-340	AMD-P	92-19-033
296-62-07607	NEW-P	92-23-066	296-67-289	NEW-P	92-12-087	296-81-340	AMD	92-24-065
296-62-07609	NEW-P	92-23-066	296-67-289	NEW	92-17-022	296-81-350	AMD-P	92-19-033
296-62-07611	NEW-P	92-23-066	296-67-291	NEW-P	92-12-087	296-81-350	AMD	92-24-065
296-62-07613	NEW-P	92-23-066	296-67-291	NEW	92-17-022	296-81-370	AMD-P	92-19-033
296-62-07615	NEW-P	92-23-066	296-67-293	NEW-P	92-12-087	296-81-370	AMD	92-24-065
296-62-07617	NEW-P	92-23-066	296-67-293	NEW	92-17-022	296-86	AMD-P	92-19-033
296-62-07619	NEW-P	92-23-066	296-81-007	AMD-P	92-19-033	296-86	AMD	92-24-065
296-62-07621	NEW-P	92-23-066	296-81-007	AMD	92-24-065	296-86-030	AMD-P	92-19-033
296-62-07623	NEW-P	92-23-066	296-81-010	REP-P	92-19-033	296-86-030	AMD	92-24-065
296-62-07625	NEW-P	92-23-066	296-81-010	REP	92-24-065	296-86-060	AMD-P	92-19-033
296-62-07627	NEW-P	92-23-066	296-81-020	REP-P	92-19-033	296-86-060	AMD	92-24-065
296-62-07629	NEW-P	92-23-066	296-81-020	REP	92-24-065	296-94	AMD-P	92-19-033
296-62-07631	NEW-P	92-23-066	296-81-030	REP-P	92-19-033	296-94	AMD-W	92-24-064
296-62-07633	NEW-P	92-23-066	296-81-030	REP	92-24-065	296-94-010	AMD-P	92-19-033
296-62-07635	NEW-P	92-23-066	296-81-040	REP-P	92-19-033	296-94-010	AMD-W	92-24-064
296-62-07637	NEW-P	92-23-066	296-81-040	REP	92-24-065	296-94-020	AMD-P	92-19-033
296-62-07639	NEW-P	92-23-066	296-81-050	REP-P	92-19-033	296-94-020	AMD-W	92-24-064
296-62-07654	NEW-P	92-23-066	296-81-050	REP	92-24-065	296-94-030	AMD-P	92-19-033
296-62-07656	NEW-P	92-23-066	296-81-060	REP-P	92-19-033	296-94-033	AMD-W	92-24-064
296-62-07658	NEW-P	92-23-066	296-81-060	REP	92-24-065	296-94-040	AMD-P	92-19-033
296-62-07660	NEW-P	92-23-066	296-81-070	REP-P	92-19-033	296-94-040	AMD-W	92-24-064
296-62-07662	NEW-P	92-23-066	296-81-070	REP	92-24-065	296-94-050	AMD-P	92-19-033
296-62-07664	NEW-P	92-23-066	296-81-080	REP-P	92-19-033	296-94-050	AMD-W	92-24-064
296-62-07666	NEW-P	92-23-066	296-81-080	REP	92-24-065	296-94-080	AMD-P	92-19-033
296-62-07668	NEW-P	92-23-066	296-81-090	REP-P	92-19-033	296-94-080	AMD-W	92-24-064
296-62-07670	NEW-P	92-23-066	296-81-090	REP	92-24-065	296-94-090	AMD-P	92-19-033
296-62-07672	NEW-P	92-23-066	296-81-100	REP-P	92-19-033	296-94-090	AMD-W	92-24-064
296-62-07721	AMD-P	92-18-098	296-81-100	REP	92-24-065	296-94-100	AMD-P	92-19-033
296-62-07721	AMD-P	92-19-146	296-81-110	REP-P	92-19-033	296-94-100	AMD-W	92-24-064
296-62-07721	AMD-W	92-21-017	296-81-110	REP	92-24-065	296-94-110	AMD-P	92-19-033
296-62-07721	AMD	93-01-005	296-81-120	REP-P	92-19-033	296-94-110	AMD-W	92-24-064
296-62-08001	NEW-P	92-03-137	296-81-120	REP	92-24-065	296-94-120	AMD-P	92-19-033
296-62-08001	NEW	92-08-100	296-81-130	REP-P	92-19-033	296-94-120	AMD-W	92-24-064
296-62-08001	AMD-P	92-19-130	296-81-130	REP	92-24-065	296-94-150	AMD-P	92-19-033
296-62-08001	AMD	93-01-067	296-81-140	REP-P	92-19-033	296-94-150	AMD-W	92-24-064
296-62-08050	NEW-P	92-03-137	296-81-140	REP	92-24-065	296-94-160	AMD-P	92-19-033
296-62-08050	NEW	92-08-100	296-81-150	REP-P	92-19-033	296-94-160	AMD-W	92-24-064
296-62-09005	AMD-P	92-15-147	296-81-150	REP	92-24-065	296-94-170	AMD-P	92-19-033
296-62-09005	AMD	92-22-067	296-81-160	REP-P	92-19-033	296-94-170	AMD-W	92-24-064
296-67-001	NEW-P	92-12-087	296-81-160	REP	92-24-065	296-94-180	AMD-P	92-19-033
296-67-001	NEW	92-17-022	296-81-170	REP-P	92-19-033	296-94-180	AMD-W	92-24-064
296-67-005	NEW-P	92-12-087	296-81-170	REP	92-24-065	296-94-200	AMD-P	92-19-033
296-67-005	NEW	92-17-022	296-81-180	REP-P	92-19-033	296-94-200	AMD-W	92-24-064
296-67-009	NEW-P	92-12-087	296-81-180	REP	92-24-065	296-94-210	AMD-P	92-19-033
296-67-009	NEW	92-17-022	296-81-190	REP-P	92-19-033	296-94-210	AMD-W	92-24-064
296-67-013	NEW-P	92-12-087	296-81-190	REP	92-24-065	296-94-240	AMD-P	92-19-033
296-67-013	NEW	92-17-022	296-81-220	REP-P	92-19-033	296-94-240	AMD-W	92-24-064
296-67-017	NEW-P	92-12-087	296-81-220	REP	92-24-065	296-94-250	REP-P	92-19-033
296-67-017	NEW	92-17-022	296-81-240	AMD-P	92-19-033	296-94-250	REP-W	92-24-064
296-67-021	NEW-P	92-12-087	296-81-240	AMD	92-24-065	296-95-101	NEW-P	92-19-033
296-67-021	NEW	92-17-022	296-81-260	REP-P	92-19-033	296-95-101	NEW	92-24-065
296-67-025	NEW-P	92-12-087	296-81-260	REP	92-24-065	296-95-110	NEW-P	92-19-033
296-67-025	NEW	92-17-022	296-81-270	REP-P	92-19-033	296-95-110	NEW	92-24-065
296-67-029	NEW-P	92-12-087	296-81-270	REP	92-24-065	296-95-111	NEW-P	92-19-033
296-67-029	NEW	92-17-022	296-81-275	AMD-P	92-19-033	296-95-111	NEW	92-24-065
296-67-033	NEW-P	92-12-087	296-81-275	AMD	92-24-065	296-95-113	NEW-P	92-19-033
296-67-033	NEW	92-17-022	296-81-277	AMD-P	92-19-033	296-95-113	NEW	92-24-065
296-67-037	NEW-P	92-12-087	296-81-277	AMD	92-24-065	296-95-115	NEW-P	92-19-033
296-67-037	NEW	92-17-022	296-81-280	NEW-P	92-19-033	296-95-115	NEW	92-24-065
296-67-041	NEW-P	92-12-087	296-81-280	NEW	92-24-065	296-95-116	NEW-P	92-19-033
296-67-041	NEW	92-17-022	296-81-290	NEW-P	92-19-033	296-95-116	NEW	92-24-065
296-67-045	NEW-P	92-12-087	296-81-290	NEW	92-24-065	296-95-121	NEW-P	92-19-033

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-95-121	NEW	92-24-065	296-95-225	NEW-P	92-19-033
296-95-122	NEW-P	92-19-033	296-95-225	NEW	92-24-065
296-95-122	NEW	92-24-065	296-95-226	NEW-P	92-19-033
296-95-123	NEW-P	92-19-033	296-95-226	NEW	92-24-065
296-95-123	NEW	92-24-065	296-95-227	NEW-P	92-19-033
296-95-124	NEW-P	92-19-033	296-95-227	NEW	92-24-065
296-95-124	NEW	92-24-065	296-95-228	NEW-P	92-19-033
296-95-125	NEW-P	92-19-033	296-95-228	NEW	92-24-065
296-95-125	NEW	92-24-065	296-95-229	NEW-P	92-19-033
296-95-126	NEW-P	92-19-033	296-95-229	NEW	92-24-065
296-95-126	NEW	92-24-065	296-95-235	NEW-P	92-19-033
296-95-130	NEW-P	92-19-033	296-95-235	NEW	92-24-065
296-95-130	NEW	92-24-065	296-95-236	NEW-P	92-19-033
296-95-131	NEW-P	92-19-033	296-95-236	NEW	92-24-065
296-95-131	NEW	92-24-065	296-95-240	NEW-P	92-19-033
296-95-132	NEW-P	92-19-033	296-95-240	NEW	92-24-065
296-95-132	NEW	92-24-065	296-95-241	NEW-P	92-19-033
296-95-133	NEW-P	92-19-033	296-95-241	NEW	92-24-065
296-95-133	NEW	92-24-065	296-95-243	NEW-P	92-19-033
296-95-140	NEW-P	92-19-033	296-95-243	NEW	92-24-065
296-95-140	NEW	92-24-065	296-95-244	NEW-P	92-19-033
296-95-150	NEW-P	92-19-033	296-95-244	NEW	92-24-065
296-95-150	NEW	92-24-065	296-95-245	NEW-P	92-19-033
296-95-151	NEW-P	92-19-033	296-95-245	NEW	92-24-065
296-95-151	NEW	92-24-065	296-95-250	NEW-P	92-19-033
296-95-152	NEW-P	92-19-033	296-95-250	NEW	92-24-065
296-95-152	NEW	92-24-065	296-95-255	NEW-P	92-19-033
296-95-153	NEW-P	92-19-033	296-95-255	NEW	92-24-065
296-95-153	NEW	92-24-065	296-95-256	NEW-P	92-19-033
296-95-154	NEW-P	92-19-033	296-95-256	NEW	92-24-065
296-95-154	NEW	92-24-065	296-95-260	NEW-P	92-19-033
296-95-155	NEW-P	92-19-033	296-95-260	NEW	92-24-065
296-95-155	NEW	92-24-065	296-95-261	NEW-P	92-19-033
296-95-156	NEW-P	92-19-033	296-95-261	NEW	92-24-065
296-95-156	NEW	92-24-065	296-95-262	NEW-P	92-19-033
296-95-157	NEW-P	92-19-033	296-95-262	NEW	92-24-065
296-95-157	NEW	92-24-065	296-95-264	NEW-P	92-19-033
296-95-158	NEW-P	92-19-033	296-95-264	NEW	92-24-065
296-95-158	NEW	92-24-065	296-95-266	NEW-P	92-19-033
296-95-160	NEW-P	92-19-033	296-95-266	NEW	92-24-065
296-95-160	NEW	92-24-065	296-95-268	NEW-P	92-19-033
296-95-161	NEW-P	92-19-033	296-95-268	NEW	92-24-065
296-95-161	NEW	92-24-065	296-95-269	NEW-P	92-19-033
296-95-162	NEW-P	92-19-033	296-95-269	NEW	92-24-065
296-95-162	NEW	92-24-065	296-95-270	NEW-P	92-19-033
296-95-165	NEW-P	92-19-033	296-95-270	NEW	92-24-065
296-95-165	NEW	92-24-065	296-95-272	NEW-P	92-19-033
296-95-166	NEW-P	92-19-033	296-95-272	NEW	92-24-065
296-95-166	NEW	92-24-065	296-95-274	NEW-P	92-19-033
296-95-200	NEW-P	92-19-033	296-95-274	NEW	92-24-065
296-95-200	NEW	92-24-065	296-95-276	NEW-P	92-19-033
296-95-203	NEW-P	92-19-033	296-95-276	NEW	92-24-065
296-95-203	NEW	92-24-065	296-95-277	NEW-P	92-19-033
296-95-205	NEW-P	92-19-033	296-95-277	NEW	92-24-065
296-95-205	NEW	92-24-065	296-95-278	NEW-P	92-19-033
296-95-206	NEW-P	92-19-033	296-95-278	NEW	92-24-065
296-95-206	NEW	92-24-065	296-95-279	NEW-P	92-19-033
296-95-207	NEW-P	92-19-033	296-95-279	NEW	92-24-065
296-95-207	NEW	92-24-065	296-95-280	NEW-P	92-19-033
296-95-208	NEW-P	92-19-033	296-95-280	NEW	92-24-065
296-95-208	NEW	92-24-065	296-95-282	NEW-P	92-19-033
296-95-209	NEW-P	92-19-033	296-95-282	NEW	92-24-065
296-95-209	NEW	92-24-065	296-95-283	NEW-P	92-19-033
296-95-215	NEW-P	92-19-033	296-95-283	NFW	92-24-065
296-95-215	NEW	92-24-065	296-95-284	NEW-P	92-19-033
296-95-216	NEW-P	92-19-033	296-95-284	NEW	92-24-065
296-95-216	NEW	92-24-065	296-95-285	NEW-P	92-19-033
296-95-220	NEW-P	92-19-033	296-95-285	NEW	92-24-065
296-95-220	NEW	92-24-065	296-95-287	NEW-P	92-19-033
296-95-221	NEW-P	92-19-033	296-95-287	NEW	92-24-065
296-95-221	NEW	92-24-065	296-95-288	NEW-P	92-19-033
296-95-222	NEW-P	92-19-033	296-95-288	NEW	92-24-065
296-95-222	NEW	92-24-065	296-95-289	NEW-P	92-19-033

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-95-424	NEW-P	92-19-033	296-116-110	AMD-E	92-03-108	296-125-125	REP-P	92-12-093
296-95-424	NEW	92-24-065	296-116-110	AMD-P	92-04-073	296-125-125	REP-C	92-15-100
296-95-427	NEW-P	92-19-033	296-116-110	AMD	92-08-050	296-125-125	REP	93-01-068
296-95-427	NEW	92-24-065	296-116-185	AMD-P	92-08-048	296-125-130	REP-P	92-12-093
296-95-429	NEW-P	92-19-033	296-116-185	AMD-C	92-11-035	296-125-130	REP-C	92-15-100
296-95-429	NEW	92-24-065	296-116-185	AMD	92-14-069	296-125-130	REP	93-01-068
296-95-431	NEW-P	92-19-033	296-116-185	AMD-P	92-20-091	296-125-135	REP-P	92-12-093
296-95-431	NEW	92-24-065	296-116-185	AMD-C	92-24-055	296-125-135	REP-C	92-15-100
296-95-432	NEW-P	92-19-033	296-116-2051	AMD-P	92-04-074	296-125-135	REP	93-01-068
296-95-432	NEW	92-24-065	296-116-2051	AMD	92-08-052	296-125-140	REP-P	92-12-093
296-95-434	NEW-P	92-19-033	296-116-300	AMD-P	92-07-076	296-125-140	REP-C	92-15-100
296-95-434	NEW	92-24-065	296-116-300	AMD	92-14-007	296-125-140	REP	93-01-068
296-95-436	NEW-P	92-19-033	296-116-300	AMD-E	92-14-008	296-125-145	REP-P	92-12-093
296-95-436	NEW	92-24-065	296-125	AMD-P	92-12-093	296-125-145	REP-C	92-15-100
296-95-438	NEW-P	92-19-033	296-125	AMD-C	92-14-115	296-125-145	REP	93-01-068
296-95-438	NEW	92-24-065	296-125	AMD-C	92-15-100	296-125-155	REP-P	92-12-093
296-95-440	NEW-P	92-19-033	296-125	AMD	93-01-068	296-125-155	REP-C	92-15-100
296-95-440	NEW	92-24-065	296-125-010	AMD-P	92-12-093	296-125-155	REP	93-01-068
296-95-442	NEW-P	92-19-033	296-125-010	AMD-C	92-15-100	296-125-160	REP-P	92-12-093
296-95-442	NEW	92-24-065	296-125-010	AMD	93-01-068	296-125-160	REP-C	92-15-100
296-95-444	NEW-P	92-19-033	296-125-011	NEW-P	92-12-093	296-125-160	REP	93-01-068
296-95-444	NEW	92-24-065	296-125-011	NEW-C	92-15-100	296-125-165	REP-P	92-12-093
296-95-446	NEW-P	92-19-033	296-125-012	NEW-P	92-12-093	296-125-165	REP-C	92-15-100
296-95-446	NEW	92-24-065	296-125-012	NEW-C	92-15-100	296-125-165	REP	93-01-068
296-95-448	NEW-P	92-19-033	296-125-015	AMD-P	92-12-093	296-125-170	REP-P	92-12-093
296-95-448	NEW	92-24-065	296-125-015	AMD-C	92-15-100	296-125-170	REP-C	92-15-100
296-95-450	NEW-P	92-19-033	296-125-015	AMD	93-01-068	296-125-170	REP	93-01-068
296-95-450	NEW	92-24-065	296-125-018	NEW	93-01-068	296-125-175	REP-P	92-12-093
296-95-500	NEW-P	92-19-033	296-125-019	NEW	93-01-068	296-125-175	REP-C	92-15-100
296-95-500	NEW	92-24-065	296-125-020	AMD-P	92-12-093	296-125-175	REP	93-01-068
296-95-510	NEW-P	92-19-033	296-125-020	AMD-C	92-15-100	296-127-018	NEW	92-08-101
296-95-510	NEW	92-24-065	296-125-020	AMD	93-01-068	296-131-006	NEW-P	92-10-078
296-95-540	NEW-P	92-19-033	296-125-023	REP-P	92-12-093	296-131-006	NEW	92-15-099
296-95-540	NEW	92-24-065	296-125-023	REP-C	92-15-100	296-131-120	AMD-P	92-10-078
296-95-600	NEW-P	92-19-033	296-125-023	REP	93-01-068	296-131-120	AMD	92-15-099
296-95-600	NEW	92-24-065	296-125-024	NEW-P	92-12-093	296-131-130	AMD-P	92-10-078
296-95-610	NEW-P	92-19-033	296-125-024	NEW-C	92-15-100	296-131-130	AMD	92-15-099
296-95-610	NEW	92-24-065	296-125-024	NEW	93-01-068	296-155-110	AMD-P	92-03-137
296-95-620	NEW-P	92-19-033	296-125-026	NEW-P	92-12-093	296-155-110	AMD-C	92-08-099
296-95-620	NEW	92-24-065	296-125-026	NEW-C	92-15-100	296-155-110	AMD	92-09-148
296-95-630	NEW-P	92-19-033	296-125-026	NEW	93-01-068	296-155-173	NEW-P	92-23-066
296-95-630	NEW	92-24-065	296-125-027	AMD-P	92-12-093	296-155-17301	NEW-P	92-23-066
296-95-700	NEW-P	92-19-033	296-125-027	AMD-C	92-15-100	296-155-17303	NEW-P	92-23-066
296-95-700	NEW	92-24-065	296-125-027	AMD	93-01-068	296-155-17305	NEW-P	92-23-066
296-95-710	NEW-P	92-19-033	296-125-027	AMD	93-01-116	296-155-17307	NEW-P	92-23-066
296-95-710	NEW	92-24-065	296-125-028	NEW-P	92-12-093	296-155-17309	NEW-P	92-23-066
296-95-800	NEW-P	92-19-033	296-125-028	NEW-C	92-15-100	296-155-17311	NEW-P	92-23-066
296-95-800	NEW	92-24-065	296-125-028	NEW	93-01-068	296-155-17313	NEW-P	92-23-066
296-95-810	NEW-P	92-19-033	296-125-030	AMD-P	92-12-093	296-155-17315	NEW-P	92-23-066
296-95-810	NEW	92-24-065	296-125-030	AMD-C	92-15-100	296-155-17317	NEW-P	92-23-066
296-104-010	AMD-P	92-08-087	296-125-030	AMD	93-01-068	296-155-17319	NEW-P	92-23-066
296-104-010	AMD	92-11-070	296-125-033	AMD-P	92-12-093	296-155-17321	NEW-P	92-23-066
296-104-018	NEW-P	92-08-087	296-125-033	AMD-C	92-15-100	296-155-17323	NEW-P	92-23-066
296-104-018	NEW	92-11-070	296-125-033	AMD	93-01-068	296-155-17325	NEW-P	92-23-066
296-104-200	AMD-P	92-08-087	296-125-050	AMD-P	92-12-093	296-155-17327	NEW-P	92-23-066
296-104-200	AMD	92-11-070	296-125-050	AMD-C	92-15-100	296-155-17329	NEW-P	92-23-066
296-104-500	AMD-P	92-08-087	296-125-050	AMD	93-01-068	296-155-17331	NEW-P	92-23-066
296-104-500	AMD	92-11-070	296-125-055	REP-P	92-12-093	296-155-17333	NEW-P	92-23-066
296-104-501	AMD-P	92-08-087	296-125-055	REP-C	92-15-100	296-155-17335	NEW-P	92-23-066
296-104-501	AMD	92-11-070	296-125-055	REP	93-01-068	296-155-17337	NEW-P	92-23-066
296-104-530	AMD-P	92-08-087	296-125-060	AMD-P	92-12-093	296-155-17339	NEW-P	92-23-066
296-104-530	AMD	92-11-070	296-125-060	AMD-C	92-15-100	296-155-17341	NEW-P	92-23-066
296-116-075	PREP	92-07-075	296-125-060	AMD	93-01-068	296-155-17343	NEW-P	92-23-066
296-116-075	AMD-P	92-12-079	296-125-070	NEW	93-01-068	296-155-17345	NEW-P	92-23-066
296-116-075	AMD	92-15-064	296-125-110	REP-P	92-12-093	296-155-17347	NEW-P	92-23-066
296-116-080	AMD-P	92-08-049	296-125-110	REP-C	92-15-100	296-155-17349	NEW-P	92-23-066
296-116-080	AMD-E	92-08-053	296-125-110	REP	93-01-068	296-155-17351	NEW-P	92-23-066
296-116-080	AMD	92-14-070	296-125-115	REP-P	92-12-093	296-155-17353	NEW-P	92-23-066
296-116-082	AMD-P	92-04-075	296-125-115	REP-C	92-15-100	296-155-17355	NEW-P	92-23-066
296-116-082	AMD	92-08-051	296-125-115	REP	93-01-068	296-155-17357	NEW-P	92-23-066
296-116-082	AMD-E	92-08-054	296-125-120	REP-P	92-12-093	296-155-17359	NEW-P	92-23-066
296-116-082	AMD-P	92-20-090	296-125-120	REP-C	92-15-100	296-155-300	AMD-P	92-19-130
296-116-082	AMD	92-24-056	296-125-120	REP	93-01-068	296-155-300	AMD	93-01-067

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296-155-305	AMD-P	92-19-130	296-306-06107	NEW-W	92-21-016	296-306-06709	NEW-P	92-21-106
296-155-305	AMD	93-01-067	296-306-06107	NEW-P	92-21-106	296-306-068	NEW-P	92-18-099
296-155-375	AMD-P	92-23-066	296-306-06109	NEW-P	92-18-099	296-306-068	NEW-W	92-21-016
296-155-428	AMD-P	92-18-098	296-306-06109	NEW-W	92-21-016	296-306-068	NEW-P	92-21-106
296-155-428	AMD	92-23-017	296-306-06109	NEW-P	92-21-106	296-306-06801	NEW-P	92-18-099
296-155-444	AMD-P	92-18-098	296-306-06111	NEW-P	92-18-099	296-306-06801	NEW-W	92-21-016
296-155-444	AMD	92-23-017	296-306-06111	NEW-W	92-21-016	296-306-06801	NEW-P	92-21-106
296-155-449	AMD-P	92-18-098	296-306-06111	NEW-P	92-21-106	296-306-06803	NEW-P	92-18-099
296-155-449	AMD	92-23-017	296-306-06113	NEW-P	92-18-099	296-306-06803	NEW-W	92-21-016
296-155-48527	AMD-P	92-12-087	296-306-06113	NEW-W	92-21-016	296-306-06803	NEW-P	92-21-106
296-155-48527	AMD	92-17-022	296-306-06113	NEW-P	92-21-106	296-306-06805	NEW-P	92-18-099
296-155-48529	AMD-P	92-12-087	296-306-06115	NEW-P	92-18-099	296-306-06805	NEW-W	92-21-016
296-155-48529	AMD	92-17-022	296-306-06115	NEW-W	92-21-016	296-306-06805	NEW-P	92-21-106
296-155-48531	AMD-P	92-12-087	296-306-06115	NEW-P	92-21-106	296-306-070	AMD-P	92-18-099
296-155-48531	AMD	92-17-022	296-306-06117	NEW-P	92-18-099	296-306-070	AMD-W	92-21-016
296-155-48536	AMD-P	92-15-147	296-306-06117	NEW-W	92-21-016	296-306-081	NEW-P	92-21-106
296-155-48536	AMD	92-22-067	296-306-06117	NEW-P	92-21-106	296-306-081	NEW-W	92-18-099
296-155-650	AMD-P	92-15-147	296-306-06119	NEW-P	92-18-099	296-306-081	NEW-P	92-21-016
296-155-650	AMD	92-22-067	296-306-06119	NEW-W	92-21-016	296-306-08101	NEW-P	92-21-106
296-155-655	AMD-P	92-15-147	296-306-06119	NEW-P	92-21-106	296-306-08101	NEW-W	92-18-099
296-155-655	AMD	92-22-067	296-306-062	NEW-P	92-18-099	296-306-08101	NEW-P	92-21-016
296-155-657	AMD-P	92-15-147	296-306-062	NEW-W	92-21-016	296-306-08101	NEW-W	92-21-016
296-155-657	AMD	92-22-067	296-306-062	NEW-P	92-21-106	296-306-08103	NEW-P	92-18-099
296-155-657	AMD	92-22-067	296-306-063	NEW-P	92-18-099	296-306-08103	NEW-W	92-21-016
296-155-66103	AMD-P	92-15-147	296-306-063	NEW-W	92-21-016	296-306-08103	NEW-P	92-21-106
296-155-66103	AMD	92-22-067	296-306-063	NEW-P	92-21-106	296-306-08105	NEW-P	92-18-099
296-155-66105	AMD-P	92-15-147	296-306-063	NEW-P	92-21-106	296-306-08105	NEW-W	92-21-016
296-155-66105	AMD	92-22-067	296-306-064	NEW-P	92-18-099	296-306-08105	NEW-P	92-21-106
296-155-66109	AMD-P	92-15-147	296-306-064	NEW-W	92-21-016	296-306-082	NEW-P	92-18-099
296-155-66109	AMD	92-22-067	296-306-064	NEW-P	92-21-106	296-306-082	NEW-W	92-21-016
296-155-664	AMD-P	92-15-147	296-306-06401	NEW-P	92-18-099	296-306-082	NEW-P	92-21-106
296-155-664	AMD	92-22-067	296-306-06401	NEW-W	92-21-016	296-306-08201	NEW-P	92-18-099
296-155-66401	NEW-P	92-15-147	296-306-06401	NEW-P	92-21-106	296-306-08201	NEW-W	92-21-016
296-155-66401	NEW	92-22-067	296-306-06403	NEW-P	92-18-099	296-306-08201	NEW-P	92-21-016
296-155-66403	NEW-P	92-15-147	296-306-06403	NEW-W	92-21-016	296-306-08201	NEW-W	92-21-016
296-155-66403	NEW	92-22-067	296-306-06403	NEW-P	92-21-106	296-306-083	NEW-P	92-18-099
296-155-66405	NEW-P	92-15-147	296-306-06405	NEW-P	92-18-099	296-306-083	NEW-W	92-21-016
296-155-66405	NEW	92-22-067	296-306-06405	NEW-W	92-21-016	296-306-083	NEW-P	92-21-106
296-155-66407	NEW-P	92-15-147	296-306-06405	NEW-P	92-21-106	296-306-08301	NEW-P	92-18-099
296-155-66407	NEW	92-22-067	296-306-06407	NEW-P	92-18-099	296-306-08301	NEW-W	92-21-016
296-155-66409	NEW-P	92-15-147	296-306-06407	NEW-W	92-21-016	296-306-08301	NEW-P	92-21-106
296-155-66409	NEW	92-22-067	296-306-06407	NEW-P	92-21-106	296-306-08307	NEW-P	92-18-099
296-155-66411	NEW-P	92-15-147	296-306-06409	NEW-P	92-18-099	296-306-08307	NEW-W	92-21-016
296-155-66411	NEW	92-22-067	296-306-06409	NEW-W	92-21-016	296-306-08307	NEW-P	92-21-106
296-155-694	AMD-P	92-15-147	296-306-06409	NEW-P	92-21-106	296-306-084	NEW-P	92-18-099
296-155-694	AMD	92-22-067	296-306-06411	NEW-P	92-18-099	296-306-084	NEW-W	92-21-016
296-304-020	AMD-P	92-23-066	296-306-06411	NEW-W	92-21-016	296-306-084	NEW-P	92-21-106
296-306	PREP	92-08-098	296-306-06411	NEW-P	92-21-106	296-306-08401	NEW-P	92-18-099
296-306	PREP	92-11-072	296-306-06413	NEW-P	92-18-099	296-306-08401	NEW-W	92-21-016
296-306-010	AMD-P	92-18-099	296-306-06413	NEW-W	92-21-016	296-306-08401	NEW-P	92-21-106
296-306-010	AMD-W	92-21-016	296-306-06413	NEW-P	92-21-106	296-306-08403	NEW-P	92-18-099
296-306-010	AMD-P	92-21-106	296-306-06415	NEW-P	92-18-099	296-306-08403	NEW-W	92-21-016
296-306-012	AMD-P	92-18-099	296-306-06415	NEW-W	92-21-016	296-306-08403	NEW-P	92-21-106
296-306-012	AMD-W	92-21-016	296-306-06415	NEW-P	92-21-106	296-306-08405	NEW-P	92-18-099
296-306-012	AMD-P	92-21-106	296-306-06417	NEW-P	92-18-099	296-306-08405	NEW-W	92-21-016
296-306-035	AMD-P	92-18-099	296-306-06417	NEW-W	92-21-016	296-306-08405	NEW-P	92-21-106
296-306-035	AMD-W	92-21-016	296-306-067	NEW-P	92-21-106	296-306-08407	NEW-P	92-18-099
296-306-035	AMD-P	92-21-106	296-306-067	NEW-W	92-18-099	296-306-08407	NEW-W	92-21-016
296-306-060	AMD-P	92-18-099	296-306-067	NEW-P	92-21-016	296-306-08407	NEW-P	92-21-106
296-306-060	AMD-W	92-21-016	296-306-067	NEW-P	92-21-106	296-306-08409	NEW-P	92-18-099
296-306-060	AMD-P	92-21-106	296-306-06701	NEW-P	92-18-099	296-306-08409	NEW-W	92-21-016
296-306-061	NEW-P	92-18-099	296-306-06701	NEW-W	92-21-016	296-306-08409	NEW-P	92-21-106
296-306-061	NEW-W	92-21-016	296-306-06701	NEW-P	92-21-106	296-306-105	AMD-P	92-18-099
296-306-061	NEW-P	92-21-106	296-306-06703	NEW-P	92-18-099	296-306-105	AMD-W	92-21-016
296-306-06101	NEW-P	92-18-099	296-306-06703	NEW-W	92-21-016	296-306-105	AMD-P	92-21-106
296-306-06101	NEW-W	92-21-016	296-306-06703	NEW-P	92-21-106	296-306-115	AMD-P	92-18-099
296-306-06101	NEW-P	92-21-106	296-306-06705	NEW-P	92-21-106	296-306-115	AMD-W	92-21-016
296-306-06103	NEW-P	92-18-099	296-306-06705	NEW-W	92-21-016	296-306-115	AMD-P	92-21-106
296-306-06103	NEW-W	92-21-016	296-306-06705	NEW-P	92-21-106	296-306-145	AMD-P	92-18-099
296-306-06103	NEW-P	92-21-106	296-306-06707	NEW-P	92-18-099	296-306-145	AMD-W	92-21-016
296-306-06105	NEW-P	92-18-099	296-306-06707	NEW-W	92-21-016	296-306-145	AMD-P	92-21-106
296-306-06105	NEW-W	92-21-016	296-306-06707	NEW-P	92-21-106	296-306-14501	NEW-P	92-18-099
296-306-06105	NEW-P	92-21-106	296-306-06709	NEW-P	92-18-099	296-306-14501	NEW-W	92-21-016
296-306-06107	NEW-P	92-18-099	296-306-06709	NEW-W	92-21-016	296-306-14501	NEW-P	92-21-106

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296-306-14503	NEW-W	92-21-016	306-01-070	NEW-P	92-11-064	308-20-210	AMD-P	92-10-079
296-306-14503	NEW-P	92-21-106	306-01-070	NEW	92-15-018	308-20-210	AMD	92-15-087
296-306-14505	NEW-P	92-18-099	306-01-080	NEW-P	92-11-064	308-20-310	NEW-P	92-10-079
296-306-14505	NEW-W	92-21-016	306-01-080	NEW	92-15-018	308-20-310	NEW	92-15-087
296-306-14505	NEW-P	92-21-106	308-10-005	AMD-P	92-05-088	308-20-500	NEW-P	92-10-079
296-306-14507	NEW-P	92-18-099	308-10-005	AMD	92-09-107	308-20-500	NEW	92-15-087
296-306-14507	NEW-W	92-21-016	308-10-010	AMD-P	92-05-088	308-20-510	NEW-P	92-10-079
296-306-14507	NEW-P	92-21-106	308-10-010	AMD	92-09-107	308-20-510	NEW	92-15-087
296-306-14509	NEW-P	92-18-099	308-10-015	AMD-P	92-05-088	308-20-520	NEW-P	92-10-079
296-306-14509	NEW-W	92-21-016	308-10-015	AMD	92-09-107	308-20-520	NEW	92-15-087
296-306-14509	NEW-P	92-21-106	308-10-020	AMD-P	92-05-088	308-20-530	NEW-P	92-10-079
296-306-146	NEW-P	92-18-099	308-10-020	AMD	92-09-107	308-20-530	NEW	92-15-087
296-306-146	NEW-W	92-21-016	308-10-025	AMD-P	92-05-088	308-20-540	NEW-P	92-10-079
296-306-146	NEW-P	92-21-106	308-10-025	AMD	92-09-107	308-20-540	NEW	92-15-087
296-306-147	NEW-P	92-18-099	308-10-030	AMD-P	92-05-088	308-20-545	NEW-P	92-10-079
296-306-147	NEW-W	92-21-016	308-10-030	AMD	92-09-107	308-20-545	NEW	92-15-087
296-306-147	NEW-P	92-21-106	308-10-040	AMD-P	92-05-088	308-20-550	NEW-P	92-10-079
296-306-148	NEW-P	92-18-099	308-10-040	AMD	92-09-107	308-20-550	NEW	92-15-087
296-306-148	NEW-W	92-21-016	308-10-045	AMD-P	92-05-088	308-20-560	NEW-P	92-10-079
296-306-148	NEW-P	92-21-106	308-10-045	AMD	92-09-107	308-20-560	NEW	92-15-087
296-306-165	AMD-P	92-18-099	308-10-050	AMD-P	92-05-088	308-20-570	NEW-P	92-10-079
296-306-165	AMD-W	92-21-016	308-10-050	AMD	92-09-107	308-20-570	NEW	92-15-087
296-306-165	AMD-P	92-21-106	308-10-055	AMD-P	92-05-088	308-20-590	NEW-P	92-10-079
296-306-200	AMD-P	92-21-106	308-10-055	AMD	92-09-107	308-20-590	NEW	92-15-087
296-306-26001	AMD-P	92-18-099	308-10-060	AMD-P	92-05-088	308-20-600	NEW-P	92-10-079
296-306-26001	AMD-W	92-21-016	308-10-060	AMD	92-09-107	308-20-600	NEW	92-15-087
296-306-26001	AMD-P	92-21-106	308-10-070	AMD-P	92-05-088	308-20-610	NEW-P	92-10-079
296-306-265	AMD-P	92-18-099	308-10-070	AMD	92-09-107	308-20-610	NEW	92-15-087
296-306-265	AMD-W	92-21-016	308-11-100	AMD-P	92-09-097	308-20-630	NEW-P	92-10-079
296-306-265	AMD-P	92-21-106	308-11-100	AMD	92-13-045	308-20-630	NEW	92-15-087
296-306-270	AMD-P	92-18-099	308-11-130	NEW-P	92-09-097	308-20-640	NEW-P	92-10-079
296-306-270	AMD-W	92-21-016	308-11-130	NEW	92-13-045	308-20-640	NEW	92-15-087
296-306-270	AMD-P	92-21-106	308-13-032	AMD-P	92-05-013	308-20-640	NEW-P	92-10-079
296-306-27095	AMD-P	92-18-099	308-13-032	AMD	92-10-030	308-20-670	NEW	92-15-087
296-306-27095	AMD-W	92-21-016	308-13-040	AMD-P	92-05-013	308-20-680	NEW-P	92-10-079
296-306-27095	AMD-P	92-21-106	308-13-040	AMD	92-10-030	308-20-680	NEW	92-15-087
296-306-330	NEW-P	92-18-099	308-13-041	REP-P	92-05-013	308-20-690	NEW-P	92-10-079
296-306-330	NEW-W	92-21-016	308-13-041	REP	92-10-030	308-20-690	NEW	92-15-087
296-306-330	NEW-P	92-21-106	308-13-042	REP-P	92-05-013	308-20-700	NEW-P	92-10-079
296-306-33001	NEW-P	92-21-106	308-13-042	REP	92-10-030	308-20-700	NEW	92-15-087
296-306-400	AMD-P	92-18-099	308-20-001	AMD	92-04-006	308-21-010	NEW-P	92-17-087
296-306-400	AMD-W	92-21-016	308-20-001	NEW-P	92-10-079	308-21-010	NEW	92-20-017
296-306-400	AMD-P	92-21-106	308-20-001	NEW	92-15-087	308-21-100	NEW-P	92-17-087
296-306-40003	AMD-P	92-18-099	308-20-005	NEW-P	92-10-079	308-21-100	NEW	92-20-017
296-306-40003	AMD-W	92-21-016	308-20-005	NEW	92-15-087	308-21-200	NEW-P	92-17-087
296-306-40003	NEW-P	92-21-106	308-20-010	AMD	92-04-006	308-21-200	NEW	92-20-017
296-306-40007	NEW-P	92-18-099	308-20-020	AMD	92-04-006	308-21-300	NEW-P	92-17-087
296-306-40007	NEW-W	92-21-016	308-20-030	AMD	92-04-006	308-21-300	NEW	92-20-017
296-306-40007	NEW-P	92-21-106	308-20-040	AMD	92-04-006	308-21-400	NEW-P	92-17-087
296-306-40009	NEW-P	92-18-099	308-20-045	NEW-P	92-10-079	308-21-400	NEW	92-20-017
296-306-40009	NEW-W	92-21-016	308-20-045	NEW	92-15-087	308-21-500	NEW-P	92-17-087
296-306-40009	NEW-P	92-21-106	308-20-050	AMD	92-04-006	308-21-500	NEW	92-20-017
296-306-40011	NEW-P	92-18-099	308-20-060	AMD	92-04-006	308-21-600	NEW-P	92-17-087
296-306-40011	NEW-W	92-21-016	308-20-070	AMD	92-04-006	308-21-600	NEW	92-20-017
296-306-40011	NEW-P	92-21-106	308-20-080	AMD	92-04-006	308-30-005	NEW-P	92-19-126
296-401-075	NEW-P	92-22-099	308-20-090	AMD	92-04-006	308-30-010	AMD-P	92-19-126
296-401-175	AMD-P	92-03-136	308-20-100	AMD	92-04-006	308-30-020	AMD-P	92-19-126
296-401-175	AMD	92-09-010	308-20-105	AMD	92-04-006	308-30-030	AMD-P	92-19-126
296-401-175	AMD-E	92-09-011	308-20-107	AMD	92-04-006	308-30-040	AMD-P	92-19-126
304-12-030	AMD-P	92-04-076	308-20-109	AMD	92-04-006	308-30-050	AMD-P	92-19-126
304-12-030	AMD	92-08-023	308-20-110	AMD	92-04-006	308-30-060	AMD-P	92-19-126
306-01-010	NEW-P	92-11-064	308-20-120	AMD	92-04-006	308-30-070	AMD-P	92-19-126
306-01-010	NEW	92-15-018	308-20-130	AMD	92-04-006	308-30-080	AMD-P	92-19-126
306-01-020	NEW-P	92-11-064	308-20-140	AMD	92-04-006	308-30-090	AMD-P	92-19-126
306-01-020	NEW	92-15-018	308-20-150	AMD	92-04-006	308-30-110	NEW-P	92-19-126
306-01-030	NEW-P	92-11-064	308-20-155	AMD	92-04-006	308-30-120	NEW-P	92-19-126
306-01-030	NEW	92-15-018	308-20-171	AMD	92-04-006	308-30-130	NEW-P	92-19-126
306-01-040	NEW-P	92-11-064	308-20-172	NEW	92-04-006	308-30-140	NEW-P	92-19-126
306-01-040	NEW	92-15-018	308-20-175	AMD	92-04-006	308-30-150	NEW-P	92-19-126
306-01-050	NEW-P	92-11-064	308-20-180	AMD	92-04-006	308-30-155	NEW-P	92-19-126
306-01-050	NEW	92-15-018	308-20-205	AMD	92-04-006	308-30-160	NEW-P	92-19-126
306-01-060	NEW-P	92-11-064	308-20-208	NEW	92-04-006	308-30-170	NEW-P	92-19-126

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308-30-190	NEW-P	92-19-126	308-65-010	NEW-P	93-01-115
308-56A-010	AMD-P	92-11-048	308-65-020	NEW-P	93-01-115
308-56A-010	AMD	92-15-024	308-65-030	NEW-P	93-01-115
308-56A-040	AMD-P	92-11-048	308-65-040	NEW-P	93-01-115
308-56A-040	AMD	92-15-024	308-65-050	NEW-P	93-01-115
308-56A-140	AMD	92-03-077	308-65-060	NEW-P	93-01-115
308-56A-250	AMD-P	92-11-048	308-65-070	NEW-P	93-01-115
308-56A-250	AMD	92-15-024	308-65-080	NEW-P	93-01-115
308-56A-260	REP-P	92-11-048	308-65-090	NEW-P	93-01-115
308-56A-260	REP	92-15-024	308-65-100	NEW-P	93-01-115
308-56A-450	AMD-P	92-11-048	308-65-110	NEW-P	93-01-115
308-56A-450	AMD	92-15-024	308-65-120	NEW-P	93-01-115
308-56A-455	AMD-P	92-11-048	308-65-130	NEW-P	93-01-115
308-56A-455	AMD	92-15-024	308-65-140	NEW-P	93-01-115
308-56A-460	AMD-P	92-11-048	308-65-150	NEW-P	93-01-115
308-56A-460	AMD	92-15-024	308-65-160	NEW-P	93-01-115
308-56A-465	AMD-P	92-11-048	308-65-170	NEW-P	93-01-115
308-56A-465	AMD	92-15-024	308-65-180	NEW-P	93-01-115
308-56A-470	NEW	92-03-077	308-65-190	NEW-P	93-01-115
308-57-230	AMD-P	92-11-048	308-72-510	AMD-P	92-16-040
308-57-230	AMD	92-15-024	308-72-510	AMD	92-21-010
308-57-250	NEW-P	92-16-086	308-88-010	NEW-E	92-19-028
308-57-250	NEW	92-20-049	308-88-010	NEW-P	92-22-063
308-58-020	AMD-P	92-11-047	308-88-010	NEW	93-01-066
308-58-020	AMD	92-15-022	308-88-015	NEW-E	92-19-028
308-58-040	AMD-P	92-11-047	308-88-016	NEW-E	92-19-028
308-58-040	AMD	92-15-022	308-88-019	NEW-E	92-19-028
308-61	AMD-P	93-01-115	308-88-020	NEW-E	92-19-028
308-61-010	REP-P	93-01-115	308-88-020	NEW-P	92-22-063
308-61-025	REP-P	93-01-115	308-88-020	NEW	93-01-066
308-61-026	AMD-P	93-01-115	308-88-021	NEW-E	92-19-028
308-61-030	REP-P	93-01-115	308-88-022	NEW-E	92-19-028
308-61-040	REP-P	93-01-115	308-88-025	NEW-E	92-19-028
308-61-135	AMD-P	93-01-115	308-88-030	NEW-E	92-19-028
308-61-168	AMD-P	93-01-115	308-88-030	NEW-P	92-22-063
308-61-200	REP-P	93-01-115	308-88-030	NEW	93-01-066
308-61-205	REP-P	93-01-115	308-88-040	NEW-E	92-19-028
308-61-210	REP-P	93-01-115	308-88-040	NEW-P	92-22-063
308-61-220	REP-P	93-01-115	308-88-040	NEW	93-01-066
308-61-230	REP-P	93-01-115	308-88-045	NEW-E	92-19-028
308-61-240	REP-P	93-01-115	308-88-046	NEW-E	92-19-028
308-61-250	REP-P	93-01-115	308-88-047	NEW-E	92-19-028
308-61-260	REP-P	93-01-115	308-88-048	NEW-E	92-19-028
308-61-270	REP-P	93-01-115	308-88-050	NEW-E	92-19-028
308-61-300	REP-P	93-01-115	308-88-050	NEW-P	92-22-063
308-61-305	REP-P	93-01-115	308-88-050	NEW	93-01-066
308-61-310	REP-P	93-01-115	308-88-060	NEW-P	92-22-063
308-61-320	REP-P	93-01-115	308-88-060	NEW	93-01-066
308-61-330	REP-P	93-01-115	308-88-070	NEW-P	92-22-063
308-61-340	REP-P	93-01-115	308-88-070	NEW	93-01-066
308-61-400	REP-P	93-01-115	308-88-080	NEW-P	92-22-063
308-61-405	REP-P	93-01-115	308-88-080	NEW	93-01-066
308-61-410	REP-P	93-01-115	308-88-090	NEW-P	92-22-063
308-61-420	REP-P	93-01-115	308-88-090	NEW	93-01-066
308-61-430	REP-P	93-01-115	308-88-100	NEW-P	92-22-063
308-61-440	REP-P	93-01-115	308-88-100	NEW	93-01-066
308-61-450	REP-P	93-01-115	308-88-110	NEW-P	92-22-063
308-63-010	NEW-P	93-01-115	308-88-110	NEW	93-01-066
308-63-020	NEW-P	93-01-115	308-88-120	NEW-P	92-22-063
308-63-030	NEW-P	93-01-115	308-88-120	NEW	93-01-066
308-63-040	NEW-P	93-01-115	308-88-130	NEW-P	92-22-063
308-63-050	NEW-P	93-01-115	308-88-130	NEW	93-01-066
308-63-060	NEW-P	93-01-115	308-88-140	NEW-P	92-22-063
308-63-070	NEW-P	93-01-115	308-88-140	NEW	93-01-066
308-63-080	NEW-P	93-01-115	308-88-150	NEW-P	92-22-063
308-63-090	NEW-P	93-01-115	308-88-150	NEW	93-01-066
308-63-100	NEW-P	93-01-115	308-88-160	NEW-P	92-22-063
308-63-110	NEW-P	93-01-115	308-88-160	NEW	93-01-066
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308-89-050	AMD-P	92-09-145	308-89-050	AMD	92-12-036
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308-90-080	AMD-P	93-01-111	308-90-150	AMD	92-06-009
308-90-150	AMD	92-06-009	308-93-010	AMD-P	92-20-055
308-93-010	AMD-P	92-20-055	308-93-010	AMD	92-24-035
308-93-020	REP-P	92-20-055	308-93-020	REP-P	92-20-055
308-93-020	REP	92-24-035	308-93-020	REP	92-24-035
308-93-050	AMD	92-03-075	308-93-050	AMD	92-03-075
308-93-060	AMD-P	92-20-055	308-93-060	AMD-P	92-20-055
308-93-060	AMD	92-24-035	308-93-070	AMD	92-03-075
308-93-070	AMD	92-03-075	308-93-070	AMD-P	92-20-055
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308-93-071	AMD	92-24-035	308-93-071	AMD	92-24-035
308-93-072	REP-P	92-20-055	308-93-072	REP-P	92-20-055
308-93-072	REP	92-24-035	308-93-072	REP	92-24-035
308-93-074	AMD-P	92-20-055	308-93-074	AMD-P	92-20-055
308-93-074	AMD	92-24-035	308-93-074	AMD	92-24-035
308-93-075	AMD-P	92-20-055	308-93-075	AMD-P	92-20-055
308-93-075	AMD	92-24-035	308-93-075	AMD	92-24-035
308-93-077	REP-P	92-20-055	308-93-077	REP-P	92-20-055
308-93-077	REP	92-24-035	308-93-077	REP	92-24-035
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308-93-087	AMD-P	92-20-055	308-93-087	AMD	92-24-035
308-93-087	AMD	92-24-035	308-93-088	NEW-P	92-20-055
308-93-088	NEW-P	92-20-055	308-93-088	NEW	92-24-035
308-93-120	AMD-P	92-20-055	308-93-120	AMD-P	92-20-055
308-93-120	AMD	92-24-035	308-93-120	AMD	92-24-035
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308-93-130	REP	92-24-035	308-93-150	REP-P	92-20-055
308-93-150	REP-P	92-20-055	308-93-150	REP	92-24-035
308-93-150	REP	92-24-035	308-93-170	REP-P	92-20-055
308-93-170	REP-P	92-20-055	308-93-170	REP	92-24-035
308-93-225	REP-P	92-20-055	308-93-225	REP-P	92-20-055
308-93-225	REP	92-24-035	308-93-225	REP	92-24-035
308-93-230	AMD-P	92-20-055	308-93-230	AMD-P	92-20-055
308-93-230	AMD	92-24-035	308-93-241	NEW-P	92-11-046
308-93-241	NEW-P	92-11-046	308-93-241	NEW	92-15-023
308-93-241	NEW	92-15-023	308-93-242	NEW-P	92-11-046
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308-93-243	NEW-P	92-11-046	308-93-243	NEW-P	92-11-046
308-93-243	NEW	92-15-023	308-93-243	NEW	92-15-023
308-93-244	NEW-P	92-11-046	308-93-244	NEW-P	92-11-046
308-93-244	NEW	92-15-023	308-93-244	NEW	92-15-023
308-93-245	NEW-P	92-11-046	308-93-245	NEW-P	92-11-046
308-93-245	NEW	92-15-023	308-93-245	NEW	92-15-023
308-93-285	NEW-P	92-20-055	308-93-285	NEW-P	92-20-055
308-93-285	NEW	92-24-035	308-93-290	AMD	92-03-075
308-93-290	AMD	92-03-075	308-93-295	AMD	92-06-009
308-93-295	AMD	92-06-009	308-93-340	AMD-P	92-20-055
308-93-340	AMD-P	92-20-055	308-93-340	AMD	92-24-035
308-93-340	AMD	92-24-035	308-93-410	AMD-P	92-20-055
308-93-410	AMD-P	92-20-055	308-93-410	AMD	92-24-035
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308-93-450	AMD-P	92-20-055	308-93-450	AMD	92-24-035
308-94-030	AMD	92-11-049	308-94-030	AMD-P	92-11-049
308-94-080	AMD-P	92-11-049	308-94-080	AMD	92-15-021
308-94-080	AMD	92-15-021	308-94-200	AMD-P	92-11-049
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308-96A-026	AMD-P	92-11-050	308-102-210	REP-P	92-05-061	308-400-052	REP-P	92-22-086
308-96A-026	AMD	92-15-025	308-102-210	REP	92-08-045	308-400-052	REP	93-01-061
308-96A-035	AMD-P	92-11-050	308-102-220	REP-P	92-05-061	308-400-095	PREP	92-19-007
308-96A-035	AMD	92-15-025	308-102-220	REP	92-08-045	308-400-095	AMD-P	92-22-086
308-96A-040	AMD	92-02-100	308-102-230	REP-P	92-05-061	308-400-095	AMD	93-01-061
308-96A-046	AMD	92-02-100	308-102-230	REP	92-08-045	314-12-015	NEW-P	92-08-085
308-96A-100	AMD	92-03-076	308-102-240	REP-P	92-05-061	314-12-015	NEW	92-14-024
308-96A-136	AMD	92-02-100	308-102-240	REP	92-08-045	314-12-080	AMD-P	92-18-088
308-96A-161	AMD-P	92-11-050	308-102-250	AMD-P	92-05-061	314-12-080	AMD	92-21-061
308-96A-161	AMD	92-15-025	308-102-250	AMD	92-08-045	314-12-090	REP-P	92-08-084
308-96A-162	AMD-P	92-11-050	308-102-255	NEW-P	92-05-061	314-12-090	REP	92-14-023
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308-96A-201	NEW	92-02-100	308-102-260	AMD-P	92-05-061	314-12-115	NEW	92-21-060
308-96A-205	AMD	92-02-100	308-102-260	AMD	92-08-045	314-12-130	REP-P	92-18-074
308-96A-206	NEW	92-02-100	308-102-265	AMD-P	92-05-061	314-12-130	REP-W	92-21-062
308-96A-207	NEW	92-02-100	308-102-265	AMD	92-08-045	314-12-180	NEW-P	92-18-070
308-96A-208	NEW	92-02-100	308-102-270	REP-P	92-05-061	314-12-180	NEW	92-21-059
308-96A-210	AMD	92-02-100	308-102-270	REP	92-08-045	314-16-055	NEW-P	92-18-073
308-96A-220	AMD	92-02-100	308-102-280	REP-P	92-05-061	314-16-055	NEW	92-21-058
308-96A-260	AMD	92-02-100	308-102-280	REP	92-08-045	314-16-170	REP-P	92-18-071
308-96A-275	AMD	92-02-100	308-102-290	AMD-P	92-05-061	314-16-170	REP	92-21-057
308-96A-275	AMD-P	92-11-050	308-102-290	AMD	92-08-045	314-16-190	AMD-P	92-08-086
308-96A-275	AMD	92-15-025	308-102-295	REP-P	92-05-061	314-16-190	AMD-W	92-14-022
308-96A-300	AMD	92-02-100	308-102-295	REP	92-08-045	314-16-196	AMD-P	92-08-088
308-96A-306	AMD	92-03-076	308-104-160	AMD-P	92-05-061	314-16-196	AMD	92-14-025
308-96A-310	AMD	92-03-076	308-104-160	AMD	92-08-045	314-16-197	AMD-P	92-08-089
308-96A-315	AMD	92-03-076	308-104-340	NEW-P	92-05-061	314-16-197	AMD	92-14-026
308-96A-320	AMD	92-03-076	308-104-340	NEW	92-08-045	314-20-015	AMD-P	92-18-090
308-96A-325	AMD	92-03-076	308-124D-040	AMD-P	92-17-071	314-20-015	AMD-W	92-21-064
308-96A-330	AMD	92-03-076	308-124D-040	AMD	92-21-035	314-20-020	AMD	92-03-109
308-96A-335	AMD	92-03-076	308-124F-020	AMD-P	92-17-071	314-20-070	AMD-P	92-09-143
308-96A-340	NEW	92-03-076	308-124F-020	AMD	92-21-035	314-20-070	AMD	92-14-028
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308-102-002	NEW-P	92-05-061	308-125-010	AMD	92-18-018	314-24-160	AMD-P	92-18-089
308-102-002	NEW	92-08-045	308-125-020	AMD-P	92-14-084	314-24-160	AMD-W	92-21-063
308-102-004	NEW-P	92-05-061	308-125-020	AMD	92-18-018	314-60-040	AMD-P	92-09-142
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308-102-006	NEW-P	92-05-061	308-125-030	AMD	92-18-018	315-02-230	NEW-P	92-24-068
308-102-006	NEW	92-08-045	308-125-070	AMD-P	92-14-084	315-04-190	AMD-P	92-16-101
308-102-008	NEW-P	92-05-061	308-125-070	AMD	92-18-018	315-04-190	AMD	92-19-057
308-102-008	NEW	92-08-045	308-125-080	AMD-P	92-14-084	315-06-120	AMD-P	92-24-068
308-102-010	AMD-P	92-05-061	308-125-080	AMD	92-18-018	315-06-125	AMD-P	92-24-068
308-102-010	AMD	92-08-045	308-125-085	NEW-P	92-14-084	315-06-130	AMD-P	92-24-068
308-102-011	AMD-P	92-05-061	308-125-085	NEW	92-18-018	315-11-691	AMD	92-03-048
308-102-011	AMD	92-08-045	308-125-100	AMD-P	92-14-084	315-11-710	NEW	92-03-048
308-102-020	AMD-P	92-05-061	308-125-120	AMD-P	92-14-084	315-11-711	NEW	92-03-048
308-102-020	AMD	92-08-045	308-125-120	AMD	92-18-018	315-11-712	NEW	92-03-048
308-102-040	REP-P	92-05-061	308-125-130	AMD-P	92-14-084	315-11-730	NEW	92-03-048
308-102-040	REP	92-08-045	308-125-130	AMD	92-18-018	315-11-731	NEW	92-03-048
308-102-100	AMD-P	92-05-061	308-300-220	AMD-P	92-07-095	315-11-732	NEW	92-03-048
308-102-100	AMD	92-08-045	308-300-220	AMD	92-10-010	315-11-740	NEW	92-03-048
308-102-110	REP-P	92-05-061	308-300-230	AMD-P	92-07-095	315-11-741	NEW	92-03-048
308-102-110	REP	92-08-045	308-300-230	AMD	92-10-010	315-11-742	NEW	92-03-048
308-102-120	REP-P	92-05-061	308-300-240	AMD-P	92-07-095	315-11-750	NEW-P	92-03-146
308-102-120	REP	92-08-045	308-300-240	AMD	92-10-010	315-11-750	NEW-W	92-05-069
308-102-125	REP-P	92-05-061	308-300-250	AMD-P	92-07-095	315-11-751	NEW-P	92-03-146
308-102-125	REP	92-08-045	308-300-250	AMD	92-10-010	315-11-751	NEW-W	92-05-069
308-102-130	AMD-P	92-05-061	308-300-270	AMD-P	92-07-095	315-11-752	NEW-P	92-03-146
308-102-130	AMD	92-08-045	308-300-270	AMD	92-10-010	315-11-752	NEW-W	92-05-069
308-102-140	AMD-P	92-05-061	308-300-280	AMD-P	92-07-095	315-11-753	NEW	92-08-002
308-102-140	AMD	92-08-045	308-300-280	AMD	92-10-010	315-11-754	NEW	92-08-002
308-102-150	REP-P	92-05-061	308-400-040	REP-P	92-22-086	315-11-755	NEW	92-08-002
308-102-150	REP	92-08-045	308-400-040	REP	93-01-061	315-11-760	NEW-P	92-03-146
308-102-160	REP-P	92-05-061	308-400-042	REP-P	92-22-086	315-11-760	NEW	92-08-002
308-102-160	REP	92-08-045	308-400-042	REP	93-01-061	315-11-761	NEW-P	92-03-146
308-102-170	REP-P	92-05-061	308-400-046	REP-P	92-22-086	315-11-761	NEW	92-08-002
308-102-170	REP	92-08-045	308-400-046	REP	93-01-061	315-11-762	NEW-P	92-03-146
308-102-180	REP-P	92-05-061	308-400-047	REP-P	92-22-086	315-11-762	NEW	92-08-002
308-102-180	REP	92-08-045	308-400-047	REP	93-01-061	315-11-770	NEW-P	92-03-146
308-102-190	AMD-P	92-05-061	308-400-048	REP-P	92-22-086	315-11-770	NEW-P	92-08-093
308-102-190	AMD	92-08-045	308-400-048	REP	93-01-061	315-11-770	NEW	92-11-033

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315-11-771	NEW-P	92-08-093	315-11-891	NEW-P	92-19-127	315-35-040	NEW	92-19-057
315-11-771	NEW	92-11-033	315-11-891	NEW	92-23-032	315-35-050	NEW-P	92-16-101
315-11-772	NEW-P	92-03-146	315-11-892	NEW-P	92-19-127	315-35-050	NEW	92-19-057
315-11-772	NEW-P	92-08-093	315-11-892	NEW	92-23-032	315-35-060	NEW-P	92-16-101
315-11-772	NEW	92-11-033	315-11-900	NEW-P	92-19-127	315-35-060	NEW	92-19-057
315-11-780	NEW-P	92-08-093	315-11-900	NEW	92-23-032	315-40-010	NEW	92-03-048
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315-11-781	NEW-P	92-08-093	315-11-901	NEW	92-23-032	315-40-030	NEW	92-03-048
315-11-781	NEW	92-11-033	315-11-902	NEW-P	92-19-127	315-40-040	NEW	92-03-048
315-11-782	NEW-P	92-08-093	315-11-902	NEW	92-23-032	315-40-050	NEW	92-03-048
315-11-782	NEW	92-11-033	315-11-910	NEW-P	92-19-127	315-40-060	NEW	92-03-048
315-11-790	NEW-P	92-08-093	315-11-910	NEW	92-23-032	315-40-070	NEW	92-03-048
315-11-790	NEW	92-11-033	315-11-911	NEW-P	92-19-127	315-40-080	NEW	92-03-048
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315-11-791	NEW	92-11-033	315-11-912	NEW-P	92-19-127	315-41-50110	NEW	92-03-048
315-11-792	NEW-P	92-08-093	315-11-912	NEW	92-23-032	315-41-50120	NEW	92-03-048
315-11-792	NEW	92-11-033	315-11-920	NEW-P	92-24-068	315-41-50200	NEW	92-03-048
315-11-800	NEW-P	92-08-093	315-11-921	NEW-P	92-24-068	315-41-50210	NEW	92-03-048
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315-11-802	NEW-P	92-08-093	315-11-932	NEW-P	92-24-068	315-41-50320	NEW	92-03-048
315-11-802	NEW	92-11-033	315-11-940	NEW-P	92-24-068	315-41-50400	NEW-P	92-03-146
315-11-810	NEW-P	92-12-091	315-11-941	NEW-P	92-24-068	315-41-50400	NEW	92-08-094
315-11-810	NEW	92-15-082	315-11-942	NEW-P	92-24-068	315-41-50410	NEW-P	92-03-146
315-11-811	NEW-P	92-12-091	315-30-020	AMD-P	92-08-093	315-41-50410	NEW	92-08-094
315-11-811	NEW	92-15-082	315-30-020	AMD	92-11-033	315-41-50420	NEW-P	92-03-146
315-11-812	NEW-P	92-12-091	315-30-030	AMD-P	92-08-093	315-41-50420	NEW	92-08-094
315-11-812	NEW	92-15-082	315-30-030	AMD	92-11-033	315-41-50500	NEW-P	92-03-146
315-11-820	NEW-P	92-12-091	315-30-040	AMD-P	92-08-093	315-41-50500	NEW	92-08-094
315-11-820	NEW	92-15-082	315-30-040	AMD	92-11-033	315-41-50510	NEW-P	92-03-146
315-11-821	NEW-P	92-12-091	315-31-060	AMD-P	92-08-093	315-41-50510	NEW	92-08-094
315-11-821	NEW	92-15-082	315-31-060	AMD-W	92-11-010	315-41-50520	NEW-P	92-03-146
315-11-822	NEW-P	92-12-091	315-31-060	AMD-P	92-12-091	315-41-50520	NEW	92-08-094
315-11-822	NEW	92-15-082	315-31-060	AMD	92-16-004	315-41-50600	NEW-P	92-03-146
315-11-830	NEW-P	92-12-091	315-33A-010	AMD-P	92-08-093	315-41-50600	NEW	92-08-094
315-11-830	NEW	92-15-082	315-33A-010	AMD	92-11-033	315-41-50610	NEW-P	92-03-146
315-11-831	NEW-P	92-12-091	315-33A-020	AMD-P	92-08-093	315-41-50610	NEW	92-08-094
315-11-831	NEW	92-15-082	315-33A-020	AMD	92-11-033	315-41-50620	NEW-P	92-03-146
315-11-832	NEW-P	92-12-091	315-33A-060	AMD-P	92-12-091	315-41-50620	NEW	92-08-094
315-11-832	NEW	92-15-082	315-33A-060	AMD-W	92-15-083	316-02-520	AMD-P	92-18-006
315-11-840	NEW-P	92-12-091	315-33B-010	NEW-P	92-03-146	316-02-520	AMD	92-22-044
315-11-840	NEW	92-15-082	315-33B-010	NEW	92-08-002	316-02-820	AMD-P	92-18-006
315-11-841	NEW-P	92-12-091	315-33B-020	NEW-P	92-03-146	316-02-820	AMD	92-22-044
315-11-841	NEW	92-15-082	315-33B-020	NEW	92-08-002	316-45-003	AMD-P	92-18-006
315-11-842	NEW-P	92-12-091	315-33B-030	NEW-P	92-03-146	316-45-003	AMD	92-22-044
315-11-842	NEW	92-15-082	315-33B-030	NEW	92-08-002	316-45-020	NEW-P	92-18-006
315-11-850	NEW-P	92-12-091	315-33B-040	NEW-P	92-03-146	316-45-020	NEW	92-22-044
315-11-850	NEW	92-15-082	315-33B-040	NEW	92-08-002	316-65-005	AMD-P	92-18-006
315-11-851	NEW-P	92-12-091	315-33B-050	NEW-P	92-03-146	316-65-005	AMD	92-22-044
315-11-851	NEW	92-15-082	315-33B-050	NEW	92-08-002	316-65-010	AMD-P	92-18-006
315-11-852	NEW-P	92-12-091	315-33B-060	NEW-P	92-03-146	316-65-010	AMD	92-22-044
315-11-852	NEW	92-15-082	315-33B-060	NEW	92-08-002	317-20-999	NEW-P	92-20-113
315-11-860	NEW-P	92-16-101	315-33B-060	AMD-P	92-12-091	317-20-999	NEW	92-24-024
315-11-860	NEW	92-19-057	315-33B-060	AMD-W	92-15-083	318-04-020	AMD-E	92-15-050
315-11-861	NEW-P	92-16-101	315-33B-070	NEW-P	92-03-146	318-04-020	AMD-P	92-19-118
315-11-861	NEW	92-19-057	315-33B-070	NEW	92-08-002	318-04-020	AMD	92-23-007
315-11-862	NEW-P	92-16-101	315-34-010	AMD-P	92-08-093	318-04-030	AMD	92-03-061
315-11-862	NEW	92-19-057	315-34-010	AMD	92-11-033	318-04-030	AMD-E	92-15-050
315-11-870	NEW-P	92-16-101	315-34-020	AMD-P	92-08-093	318-04-030	AMD-P	92-19-118
315-11-870	NEW	92-19-057	315-34-020	AMD	92-11-033	318-04-030	AMD	92-23-007
315-11-871	NEW-P	92-16-101	315-34-040	AMD-P	92-03-146	326-02-010	AMD-E	92-07-001
315-11-871	NEW	92-19-057	315-34-040	AMD	92-07-014	326-02-010	RESCIND	92-07-102
315-11-872	NEW-P	92-16-101	315-34-040	AMD-P	92-08-093	326-02-010	AMD-E	92-07-102
315-11-872	NEW	92-19-057	315-34-040	AMD	92-11-033	326-02-010	AMD-P	92-07-103
315-11-880	NEW-P	92-16-101	315-34-040	AMD-P	92-24-068	326-02-010	AMD	92-11-007
315-11-880	NEW	92-19-057	315-35-010	NEW-P	92-16-101	326-02-020	AMD-E	92-07-001
315-11-881	NEW-P	92-16-101	315-35-010	NEW	92-19-057	326-02-020	RESCIND	92-07-102
315-11-881	NEW	92-19-057	315-35-020	NEW-P	92-16-101	326-02-020	AMD-E	92-07-102
315-11-882	NEW-P	92-16-101	315-35-020	NEW	92-19-057	326-02-020	AMD-P	92-07-103
315-11-882	NEW	92-19-057	315-35-030	NEW-P	92-16-101	326-02-020	AMD	92-11-007
315-11-890	NEW-P	92-19-127	315-35-030	NEW	92-19-057	326-02-030	AMD-E	92-07-001

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326-02-030	AMD-E	92-07-102	326-07-020	NEW	92-24-107	326-08-080	AMD-E	92-07-001
326-02-030	AMD-P	92-07-103	326-07-030	NEW-P	92-21-104	326-08-080	AMD-P	92-11-018
326-02-030	AMD	92-11-007	326-07-030	NEW	92-24-107	326-08-080	AMD-E	92-11-019
326-02-030	AMD-P	92-21-104	326-07-040	NEW-P	92-21-104	326-08-080	AMD	92-15-077
326-02-030	AMD	92-24-107	326-07-040	NEW	92-24-107	326-08-090	AMD-E	92-07-001
326-02-040	AMD-E	92-07-001	326-07-050	NEW-P	92-21-104	326-08-090	AMD-P	92-11-018
326-02-040	RESCIND	92-07-102	326-07-050	NEW	92-24-107	326-08-090	AMD-E	92-11-019
326-02-040	AMD-E	92-07-102	326-07-060	NEW-P	92-21-104	326-08-090	AMD	92-15-077
326-02-040	AMD-P	92-07-103	326-07-060	NEW	92-24-107	326-08-095	AMD-E	92-07-001
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326-02-045	NEW-E	92-07-001	326-07-070	NEW	92-24-107	326-08-095	AMD-E	92-11-019
326-02-045	RESCIND	92-07-102	326-07-080	NEW-P	92-21-104	326-08-095	AMD	92-15-077
326-02-045	NEW-E	92-07-102	326-07-080	NEW	92-24-107	326-08-100	AMD-E	92-07-001
326-02-045	NEW-P	92-07-103	326-07-090	NEW-P	92-21-104	326-08-100	AMD-P	92-11-018
326-02-045	NEW	92-11-007	326-07-090	NEW	92-24-107	326-08-100	AMD-E	92-11-019
326-02-050	AMD-E	92-07-001	326-07-100	NEW-P	92-21-104	326-08-100	AMD	92-15-077
326-02-050	RESCIND	92-07-102	326-07-100	NEW	92-24-107	326-08-100	AMD	92-15-077
326-02-050	AMD-E	92-07-102	326-07-110	NEW-P	92-21-104	326-08-105	NEW-E	92-07-001
326-02-050	AMD-P	92-07-103	326-07-110	NEW	92-24-107	326-08-105	NEW-P	92-11-018
326-02-050	AMD	92-11-007	326-07-110	NEW	92-24-107	326-08-105	NEW-E	92-11-019
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326-02-060	RESCIND	92-07-102	326-07-120	NEW	92-24-107	326-08-110	AMD-E	92-07-001
326-02-060	AMD-E	92-07-102	326-07-130	NEW-P	92-21-104	326-08-110	AMD-P	92-11-018
326-02-060	AMD-P	92-07-103	326-07-130	NEW	92-24-107	326-08-110	AMD-E	92-11-019
326-02-060	AMD	92-11-007	326-07-140	NEW-P	92-21-104	326-08-110	AMD	92-15-077
326-02-070	AMD-E	92-07-001	326-07-140	NEW	92-24-107	326-08-120	AMD-E	92-07-001
326-02-070	RESCIND	92-07-102	326-07-150	NEW-P	92-21-104	326-08-120	AMD-P	92-11-018
326-02-070	AMD-E	92-07-102	326-07-150	NEW	92-24-107	326-08-120	AMD-E	92-11-019
326-02-070	AMD-P	92-07-103	326-08-010	AMD-E	92-07-001	326-08-120	AMD	92-15-077
326-02-070	AMD	92-11-007	326-08-010	AMD-P	92-11-018	326-08-130	AMD-E	92-07-001
326-02-080	AMD-E	92-07-001	326-08-010	AMD-E	92-11-019	326-08-130	AMD-P	92-11-018
326-02-080	RESCIND	92-07-102	326-08-010	AMD	92-15-077	326-08-130	AMD-E	92-11-019
326-02-080	AMD-E	92-07-102	326-08-015	AMD-E	92-07-001	326-08-130	AMD	92-15-077
326-02-080	AMD-P	92-07-103	326-08-015	AMD-P	92-11-018	326-08-140	NEW-E	92-07-001
326-02-080	AMD	92-11-007	326-08-015	AMD-E	92-11-019	326-08-140	NEW-P	92-11-018
326-02-090	AMD-E	92-07-001	326-08-015	AMD	92-15-077	326-08-140	NEW-E	92-11-019
326-02-090	RESCIND	92-07-102	326-08-016	NEW-E	92-07-001	326-08-140	NEW	92-15-077
326-02-090	AMD-E	92-07-102	326-08-016	NEW-P	92-11-018	326-20-010	AMD-E	92-07-001
326-02-090	AMD-P	92-07-103	326-08-016	NEW-E	92-11-019	326-20-010	RESCIND	92-07-102
326-02-090	AMD	92-11-007	326-08-016	NEW	92-15-077	326-20-010	AMD-E	92-07-102
326-06-010	REP-P	92-21-104	326-08-018	NEW-E	92-07-001	326-20-010	AMD-P	92-07-103
326-06-010	REP	92-24-107	326-08-018	NEW-P	92-11-018	326-20-010	AMD	92-11-007
326-06-020	REP-P	92-21-104	326-08-018	NEW-E	92-11-019	326-20-020	REP-E	92-07-001
326-06-020	REP	92-24-107	326-08-018	NEW	92-15-077	326-20-020	RESCIND	92-07-102
326-06-030	REP-P	92-21-104	326-08-020	AMD-E	92-07-001	326-20-020	REP-E	92-07-102
326-06-030	REP	92-24-107	326-08-020	AMD-P	92-11-018	326-20-020	REP-P	92-07-103
326-06-040	REP-P	92-21-104	326-08-020	AMD-E	92-11-019	326-20-020	REP	92-11-007
326-06-040	REP	92-24-107	326-08-020	AMD	92-15-077	326-20-020	REP	92-11-007
326-06-050	REP-P	92-21-104	326-08-035	NEW-E	92-07-001	326-20-030	AMD-E	92-07-001
326-06-050	REP	92-24-107	326-08-035	NEW-P	92-11-018	326-20-030	RESCIND	92-07-102
326-06-060	REP-P	92-21-104	326-08-035	NEW-E	92-11-019	326-20-030	AMD-E	92-07-102
326-06-060	REP	92-24-107	326-08-035	NEW	92-15-077	326-20-030	AMD-P	92-07-103
326-06-070	REP-P	92-21-104	326-08-040	AMD-E	92-07-001	326-20-030	AMD	92-11-007
326-06-070	REP	92-24-107	326-08-040	AMD-P	92-11-018	326-20-040	AMD-E	92-07-001
326-06-080	REP-P	92-21-104	326-08-040	AMD-E	92-11-019	326-20-040	AMD-E	92-07-001
326-06-080	REP	92-24-107	326-08-040	AMD	92-15-077	326-20-040	RESCIND	92-07-102
326-06-090	REP-P	92-21-104	326-08-050	AMD-E	92-07-001	326-20-040	AMD-P	92-07-103
326-06-090	REP	92-24-107	326-08-050	AMD-P	92-11-018	326-20-040	AMD	92-11-007
326-06-100	REP-P	92-21-104	326-08-050	AMD-E	92-11-019	326-20-040	AMD	92-11-007
326-06-100	REP	92-24-107	326-08-050	AMD	92-15-077	326-20-050	AMD-E	92-07-001
326-06-110	REP-P	92-21-104	326-08-051	NEW-E	92-07-001	326-20-050	RESCIND	92-07-102
326-06-110	REP	92-24-107	326-08-051	NEW-P	92-11-018	326-20-050	AMD-E	92-07-102
326-06-120	REP-P	92-21-104	326-08-051	NEW-E	92-11-019	326-20-050	AMD-P	92-07-103
326-06-120	REP	92-24-107	326-08-051	NEW	92-15-077	326-20-050	AMD	92-11-007
326-06-130	REP-P	92-21-104	326-08-060	REP-E	92-07-001	326-20-060	AMD-E	92-07-001
326-06-013	REP	92-24-107	326-08-060	REP-P	92-11-018	326-20-060	RESCIND	92-07-102
326-06-140	REP-P	92-21-104	326-08-060	REP-E	92-11-019	326-20-060	AMD-E	92-07-102
326-06-140	REP	92-24-107	326-08-060	REP	92-15-077	326-20-060	AMD-P	92-07-103
326-06-160	REP-P	92-21-104	326-08-070	AMD-E	92-07-001	326-20-060	AMD	92-11-007
326-06-160	REP	92-24-107	326-08-070	AMD-P	92-11-018	326-20-070	AMD-E	92-07-001
326-07-010	NEW-P	92-21-104	326-08-070	AMD-E	92-11-019	326-20-070	RESCIND	92-07-102
326-07-010	NEW	92-24-107	326-08-070	AMD	92-15-077	326-20-070	AMD-E	92-07-102
326-07-010	NEW	92-24-107	326-08-070	AMD-P	92-11-018	326-20-070	AMD-P	92-07-103
			326-08-070	AMD	92-15-077	326-20-070	AMD	92-11-007
			326-08-070	AMD-P	92-21-104	326-20-080	AMD-E	92-07-001

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326-20-081	RESCIND	92-07-102	326-20-150	AMD	92-11-007	326-30-03902	REP	92-20-079
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388-99-060	AMD	92-17-005	390-16-012	AMD-P	92-12-084	392-121-280	AMD-P	92-19-133
388-99-060	AMD-P	92-22-065	390-16-012	AMD	92-18-002	392-121-280	AMD	92-23-044
388-99-060	AMD-E	92-22-066	390-16-032	AMD-P	92-15-116	392-121-295	AMD-P	92-19-133
388-99-060	AMD	93-01-044	390-16-032	AMD	92-19-011	392-121-295	AMD	92-23-044
388-100-035	AMD-W	92-13-001	390-16-041	AMD	92-05-080	392-121-400	AMD-P	92-19-133
388-100-035	AMD-P	92-14-079	390-16-041	AMD-P	92-12-084	392-121-400	AMD	92-23-044
388-100-035	AMD-E	92-14-081	390-16-041	AMD	92-18-002	392-121-405	REP-P	92-19-133
388-100-035	AMD	92-17-005	390-16-125	AMD	92-05-079	392-121-405	REP	92-23-044
388-151	NEW-C	92-18-064	390-16-125	AMD-P	92-12-084	392-121-445	AMD-P	92-23-023
388-151	NEW-C	92-22-032	390-16-125	AMD	92-18-002	392-122-201	NEW	92-03-045
388-151	NEW-C	92-23-049	390-16-308	AMD-P	93-01-135	392-122-202	NEW	92-03-045
388-151-010	NEW-P	92-18-019	390-16-308	AMD-E	93-01-136	392-122-205	AMD	92-03-045
388-151-020	NEW-P	92-18-019	390-16-310	AMD	92-05-079	392-122-206	AMD	92-03-045
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388-151-090	NEW-P	92-18-019	390-20-020	AMD-P	92-24-011	392-122-213	NEW	92-03-045
388-151-100	NEW-P	92-18-019	390-20-020	AMD-E	92-24-013	392-122-214	NEW	92-03-045
388-151-110	NEW-P	92-18-019	390-20-110	AMD-P	92-24-012	392-122-220	NEW	92-03-045
388-151-120	NEW-P	92-18-019	390-20-110	AMD-E	92-24-014	392-122-221	NEW	92-03-045
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388-151-165	NEW-P	92-18-019	390-28-025	AMD	92-05-080	392-122-255	AMD-P	92-15-094
388-151-170	NEW-P	92-18-019	390-32-020	AMD-P	92-12-084	392-122-255	AMD	92-19-125
388-151-180	NEW-P	92-18-019	390-32-020	AMD	92-18-002	392-122-260	AMD	92-03-045
388-151-190	NEW-P	92-18-019	392-100	AMD	92-03-138	392-122-265	AMD	92-03-138
388-151-200	NEW-P	92-18-019	392-100-100	NEW	92-03-138	392-122-270	AMD	92-03-045
388-151-210	NEW-P	92-18-019	392-100-101	NEW	92-03-138	392-122-275	AMD	92-03-045
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388-151-260	NEW-P	92-18-019	392-105-007	NEW	92-10-016	392-122-304	NEW	92-03-138
388-151-280	NEW-P	92-18-019	392-105-013	REP	92-06-052	392-122-320	NEW	92-03-138
388-151-290	NEW-P	92-18-019	392-105-013	REP	92-10-016	392-122-320	AMD-P	92-15-093
388-151-310	NEW-P	92-18-019	392-105-015	AMD-P	92-06-052	392-122-320	AMD	92-21-009
388-151-320	NEW-P	92-18-019	392-105-015	AMD	92-10-016	392-122-321	NEW	92-03-138
388-151-330	NEW-P	92-18-019	392-105-020	AMD-P	92-06-052	392-122-321	AMD-P	92-15-093
388-151-340	NEW-P	92-18-019	392-105-020	AMD	92-10-016	392-122-321	AMD	92-21-009
388-151-380	NEW-P	92-18-019	392-105-025	AMD-P	92-06-052	392-122-322	NEW	92-03-138
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388-151-440	NEW-P	92-18-019	392-105-035	AMD	92-10-016	392-123-054	AMD	92-03-024
388-151-450	NEW-P	92-18-019	392-105-040	NEW-P	92-06-052	392-123-071	AMD	92-03-024
388-151-460	NEW-P	92-18-019	392-105-040	NEW	92-10-016	392-123-072	AMD	92-03-024
388-151-470	NEW-P	92-18-019	392-105-045	NEW-P	92-06-052	392-123-074	AMD	92-03-024
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388-151-500	NEW-P	92-18-019	392-105-050	NEW	92-10-016	392-123-115	AMD	92-03-024
388-320-100	AMD-P	92-17-032	392-105-055	NEW-P	92-06-052	392-123-120	AMD	92-03-024
388-320-100	AMD	92-20-005	392-105-055	NEW	92-10-016	392-139-115	AMD-P	92-15-002
388-320-110	REP-W	92-09-038	392-105-060	NEW-P	92-06-052	392-139-115	AMD	92-19-124
388-320-132	NEW-P	92-17-032	392-105-060	NEW	92-10-016	392-139-122	AMD-P	92-15-002
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388-320-220	AMD-P	92-17-032	392-121-021	AMD-P	92-19-133	392-139-172	AMD	92-19-124
388-320-220	AMD	92-20-005	392-121-021	AMD	92-23-044	392-139-243	REP-P	92-15-002
388-330-030	AMD-P	92-02-101	392-121-210	AMD-P	92-19-133	392-139-243	REP	92-19-124
388-330-030	AMD-E	92-03-148	392-121-210	AMD	92-23-044	392-139-310	AMD-P	92-15-002
388-330-030	AMD-C	92-04-022	392-121-266	NEW-P	92-19-133	392-139-310	AMD	92-19-124
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392-163-265	AMD	92-21-025	392-163-530	NEW-P	92-10-062	392-165-327	REP	92-18-067
392-163-270	AMD-P	92-10-062	392-163-530	NEW	92-21-025	392-165-330	AMD-P	92-11-028
392-163-270	AMD	92-21-025	392-163-535	NEW-P	92-10-062	392-165-330	AMD	92-18-067
392-163-275	AMD-P	92-10-062	392-163-535	NEW	92-21-025	392-165-332	REP-P	92-11-028
392-163-275	AMD	92-21-025	392-163-540	NEW-P	92-10-062	392-165-332	REP	92-18-067
392-163-280	AMD-P	92-10-062	392-163-540	NEW	92-21-025	392-165-340	AMD-P	92-11-028
392-163-280	AMD	92-21-025	392-163-545	NEW-P	92-10-062	392-165-340	AMD	92-18-067
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392-163-290	NEW-P	92-10-062	392-163-550	NEW	92-21-025	392-165-345	AMD-P	92-11-028
392-163-290	NEW	92-21-025	392-163-555	NEW-P	92-10-062	392-165-345	AMD	92-18-067
392-163-295	NEW-P	92-10-062	392-163-555	NEW	92-21-025	392-165-347	NEW-P	92-11-028
392-163-295	NEW	92-21-025	392-163-560	NEW-P	92-10-062	392-165-347	NEW	92-18-067
392-163-300	AMD-P	92-10-062	392-163-560	NEW	92-21-025	392-165-360	AMD-P	92-11-028
392-163-300	AMD	92-21-025	392-163-565	NEW-P	92-10-062	392-165-360	AMD	92-18-067
392-163-305	AMD-P	92-10-062	392-163-565	NEW	92-21-025	392-165-362	NEW-P	92-11-028
392-163-305	AMD	92-21-025	392-163-570	NEW-P	92-10-062	392-165-362	NEW	92-18-067
392-163-310	AMD-P	92-10-062	392-163-570	NEW	92-21-025	392-165-415	NEW-P	92-11-028
392-163-310	AMD	92-21-025	392-163-575	NEW-P	92-10-062	392-165-415	NEW	92-18-067
392-163-315	AMD-P	92-10-062	392-163-575	NEW	92-21-025	392-165-420	NEW-P	92-11-028
392-163-315	AMD	92-21-025	392-163-580	NEW-P	92-10-062	392-165-420	NEW	92-18-067
392-163-320	AMD-P	92-10-062	392-163-580	NEW	92-21-025	392-165-425	AMD-P	92-11-028
392-163-320	AMD	92-21-025	392-163-585	NEW-P	92-10-062	392-165-425	AMD	92-18-067
392-163-325	AMD-P	92-10-062	392-163-585	NEW	92-21-025	392-165-430	AMD-P	92-11-028
392-163-325	AMD	92-21-025	392-163-590	NEW-P	92-10-062	392-165-430	AMD	92-18-067
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392-163-400	AMD	92-21-025	392-163-595	NEW-P	92-10-062	392-165-460	AMD	92-18-067
392-163-405	AMD-P	92-10-062	392-163-595	NEW	92-21-025	392-165-500	AMD-P	92-11-028
392-163-405	AMD	92-21-025	392-163-600	NEW-P	92-10-062	392-165-500	AMD	92-18-067
392-163-410	AMD-P	92-10-062	392-163-600	NEW	92-21-025	392-165-510	NEW-P	92-11-028
392-163-410	AMD	92-21-025	392-163-605	NEW-P	92-10-062	392-165-510	NEW	92-18-067
392-163-415	AMD-P	92-10-062	392-163-605	NEW	92-21-025	392-175-001	NEW-P	92-06-053
392-163-415	AMD	92-21-025	392-163-610	NEW-P	92-10-062	392-175-001	NEW	92-15-071
392-163-420	AMD-P	92-10-062	392-163-610	NEW	92-21-025	392-175-005	NEW-P	92-06-053
392-163-420	AMD	92-21-025	392-163-615	NEW-P	92-10-062	392-175-005	NEW	92-15-071
392-163-425	AMD-P	92-10-062	392-163-615	NEW	92-21-025	392-175-010	NEW-P	92-06-053
392-163-425	AMD	92-21-025	392-163-620	NEW-P	92-10-062	392-175-010	NEW	92-15-071
392-163-440	AMD-P	92-10-062	392-163-620	NEW	92-21-025	392-175-015	NEW-P	92-06-053
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392-163-445	AMD-P	92-10-062	392-163-625	NEW	92-21-025	392-175-020	NEW-P	92-06-053
392-163-445	AMD	92-21-025	392-163-630	NEW-P	92-10-062	392-175-020	NEW-W	92-19-084
392-163-450	AMD-P	92-10-062	392-163-630	NEW	92-21-025	392-175-025	NEW-P	92-06-053
392-163-450	AMD	92-21-025	392-163-635	NEW-P	92-10-062	392-175-025	NEW	92-15-071
392-163-455	AMD-P	92-10-062	392-163-635	NEW	92-21-025	392-196-005	AMD	92-05-068
392-163-455	AMD	92-21-025	392-163-640	NEW-P	92-10-062	392-196-045	AMD	92-05-068
392-163-460	AMD-P	92-10-062	392-163-640	NEW	92-21-025	392-196-080	AMD	92-05-068
392-163-460	AMD	92-21-025	392-163-645	NEW-P	92-10-062	392-196-085	AMD	92-05-068
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392-163-470	NEW-P	92-10-062	392-165-105	AMD	92-18-067	392-202-110	AMD-W	92-03-063
392-163-470	NEW	92-21-025	392-165-115	AMD-P	92-11-028	392-202-110	AMD-P	92-23-013
392-163-475	NEW-P	92-10-062	392-165-115	AMD	92-18-067	392-202-115	AMD-W	92-03-063
392-163-475	NEW	92-21-025	392-165-120	AMD-P	92-11-028	392-202-120	AMD-W	92-03-063
392-163-480	NEW-P	92-10-062	392-165-120	AMD	92-18-067	399-30-030	AMD	92-03-052
392-163-480	NEW	92-21-025	392-165-130	AMD-P	92-11-028	399-30-040	AMD	92-03-052
392-163-485	NEW-P	92-10-062	392-165-130	AMD	92-18-067	399-30-042	AMD	92-03-052
392-163-485	NEW	92-21-025	392-165-170	AMD-P	92-11-028	399-30-045	AMD	92-03-052
392-163-490	NEW-P	92-10-062	392-165-170	AMD	92-18-067	399-30-050	AMD	92-03-052
392-163-490	NEW	92-21-025	392-165-240	REP-P	92-11-028	399-30-060	AMD	92-03-052
392-163-495	NEW-P	92-10-062	392-165-240	REP	92-18-067	399-30-065	AMD	92-03-052
392-163-495	NEW	92-21-025	392-165-260	AMD-P	92-11-028	399-40-020	AMD	92-03-051
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392-163-500	AMD	92-21-025	392-165-304	AMD-P	92-11-028	415-112-560	NEW-E	92-11-027
392-163-505	NEW-P	92-10-062	392-165-304	AMD	92-18-067	415-115-080	AMD-E	92-11-027
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392-163-510	NEW-P	92-10-062	392-165-310	AMD	92-18-067	415-115-080	AMD	92-16-032
392-163-510	NEW	92-21-025	392-165-320	AMD-P	92-11-028	415-115-110	REP-E	92-11-027
392-163-515	NEW-P	92-10-062	392-165-320	AMD	92-18-067	415-115-110	REP-P	92-12-048
392-163-515	NEW	92-21-025	392-165-322	AMD-P	92-11-028	419-80-010	NEW-P	92-21-075
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419-80-030	NEW	92-24-053	434-34-075	NEW-S	92-09-112	434-53-270	NEW	92-12-083
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419-80-040	NEW	92-24-053	434-34-080	NEW-S	92-09-112	434-53-280	NEW	92-12-083
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419-80-050	NEW	92-24-053	434-34-085	NEW-S	92-09-112	434-53-290	NEW	92-12-083
419-80-060	NEW-P	92-21-075	434-34-085	NEW	92-12-083	434-53-300	NEW-S	92-09-112
419-80-060	NEW	92-24-053	434-34-090	NEW-S	92-09-112	434-53-300	NEW	92-12-083
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419-80-070	NEW	92-24-053	434-34-095	NEW-S	92-09-112	434-53-310	NEW	92-12-083
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434-08-060	NEW	92-18-087	434-34-100	NEW-S	92-09-112	434-53-320	NEW	92-12-083
434-08-070	NEW-P	92-15-141	434-34-100	NEW	92-12-083	434-53-330	NEW-W	92-12-076
434-08-070	NEW	92-18-087	434-34-105	NEW-S	92-09-112	434-53-340	NEW-W	92-12-076
434-08-080	NEW-P	92-15-141	434-34-105	NEW	92-12-083	434-61-010	NEW	92-10-038
434-08-080	NEW	92-18-087	434-34-110	NEW-S	92-09-112	434-61-020	NEW	92-10-038
434-08-090	NEW-P	92-15-141	434-34-110	NEW	92-12-083	434-61-030	NEW	92-10-038
434-08-090	NEW	92-18-087	434-34-115	NEW-S	92-09-112	434-61-040	NEW	92-10-038
434-28-012	AMD-S	92-09-112	434-34-115	NEW	92-12-083	434-61-050	NEW	92-10-038
434-28-012	AMD	92-12-083	434-40-025	NEW-P	92-15-140	434-61-060	NEW	92-10-038
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434-28-050	NEW-S	92-09-112	434-53-010	NEW	92-12-083	434-62-160	NEW-S	92-09-112
434-28-050	NEW	92-12-083	434-53-020	NEW-S	92-09-112	434-62-160	NEW	92-12-083
434-28-060	NEW-S	92-09-112	434-53-020	NEW	92-12-083	434-62-170	NEW-S	92-09-112
434-28-060	NEW	92-12-083	434-53-030	NEW-S	92-09-112	434-62-170	NEW	92-12-083
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434-30-020	NEW	92-10-038	434-53-040	NEW-S	92-09-112	434-62-180	NEW	92-12-083
434-30-030	NEW	92-10-038	434-53-040	NEW	92-12-083	434-62-190	NEW-S	92-09-112
434-30-040	NEW	92-10-038	434-53-050	NEW-S	92-09-112	434-62-190	NEW	92-12-083
434-30-050	NEW	92-10-038	434-53-050	NEW	92-12-083	434-62-200	NEW-S	92-09-112
434-30-060	NEW	92-10-038	434-53-060	NEW-S	92-09-112	434-62-200	NEW	92-12-083
434-30-070	NEW	92-10-038	434-53-060	NEW	92-12-083	434-75-240	AMD-P	92-05-023
434-30-080	NEW	92-10-038	434-53-070	NEW-S	92-09-112	434-75-240	AMD	92-08-032
434-30-090	NEW	92-10-038	434-53-070	NEW	92-12-083	434-75-250	AMD-P	92-05-023
434-30-100	NEW	92-10-038	434-53-080	NEW-S	92-09-112	434-75-250	AMD	92-08-032
434-30-110	NEW	92-10-038	434-53-080	NEW	92-12-083	434-166-010	NEW-E	92-02-103
434-30-120	NEW	92-10-038	434-53-090	NEW-S	92-09-112	434-166-010	NEW-P	92-02-104
434-30-130	NEW	92-10-038	434-53-090	NEW	92-12-083	434-166-010	NEW	92-10-023
434-30-140	NEW	92-10-038	434-53-100	NEW-S	92-09-112	434-166-020	NEW-E	92-02-103
434-30-150	NEW	92-10-038	434-53-100	NEW	92-12-083	434-166-020	NEW-P	92-02-104
434-30-160	NEW	92-10-038	434-53-110	NEW-S	92-09-112	434-166-020	NEW	92-10-023
434-30-170	NEW	92-10-038	434-53-110	NEW	92-12-083	434-166-030	NEW-E	92-02-103
434-30-180	NEW	92-10-038	434-53-120	NEW-S	92-09-112	434-166-030	NEW-P	92-02-104
434-30-190	NEW	92-10-038	434-53-120	NEW	92-12-083	434-166-030	NEW	92-10-023
434-30-200	NEW	92-10-038	434-53-130	NEW-S	92-09-112	434-166-040	NEW-E	92-02-103
434-30-210	NEW	92-10-038	434-53-130	NEW	92-12-083	434-166-040	NEW-P	92-02-104
434-30-220	NEW	92-10-038	434-53-140	NEW-S	92-09-112	434-166-040	NEW	92-10-023
434-34-010	NEW-S	92-09-112	434-53-140	NEW	92-12-083	434-166-050	NEW-E	92-02-103
434-34-010	NEW	92-12-083	434-53-150	NEW-S	92-09-112	434-166-050	NEW-P	92-02-104
434-34-015	NEW-S	92-09-112	434-53-150	NEW	92-12-083	434-166-050	NEW	92-10-023
434-34-015	NEW	92-12-083	434-53-160	NEW-S	92-09-112	434-166-060	NEW-E	92-02-103
434-34-020	NEW-S	92-09-112	434-53-160	NEW	92-12-083	434-166-060	NEW-P	92-02-104
434-34-020	NEW	92-12-083	434-53-170	NEW-S	92-09-112	434-166-060	NEW	92-10-023
434-34-025	NEW-S	92-09-112	434-53-170	NEW	92-12-083	434-166-070	NEW-E	92-02-103
434-34-025	NEW	92-12-083	434-53-180	NEW-S	92-09-112	434-166-070	NEW-P	92-02-104
434-34-030	NEW-S	92-09-112	434-53-180	NEW	92-12-083	434-166-070	NEW	92-10-023
434-34-030	NEW	92-12-083	434-53-190	NEW-S	92-09-112	434-166-080	NEW-E	92-02-103
434-34-035	NEW-S	92-09-112	434-53-190	NEW	92-12-083	434-166-080	NEW-P	92-02-104
434-34-035	NEW	92-12-083	434-53-200	NEW-S	92-09-112	434-166-080	NEW	92-10-023
434-34-040	NEW-S	92-09-112	434-53-200	NEW	92-12-083	434-166-090	NEW-E	92-02-103
434-34-040	NEW	92-12-083	434-53-210	NEW-S	92-09-112	434-166-090	NEW-P	92-02-104
434-34-045	NEW-S	92-09-112	434-53-210	NEW	92-12-083	434-166-090	NEW	92-10-023
434-34-045	NEW	92-12-083	434-53-220	NEW-S	92-09-112	434-166-100	NEW-E	92-02-103
434-34-050	NEW-S	92-09-112	434-53-220	NEW	92-12-083	434-166-100	NEW-P	92-02-104
434-34-050	NEW	92-12-083	434-53-230	NEW-S	92-09-112	434-166-100	NEW	92-10-023
434-34-055	NEW-S	92-09-112	434-53-230	NEW	92-12-083	434-166-110	NEW-E	92-02-103
434-34-055	NEW	92-12-083	434-53-240	NEW-S	92-09-112	434-166-110	NEW-P	92-02-104
434-34-060	NEW-S	92-09-112	434-53-240	NEW	92-12-083	434-166-110	NEW	92-10-023
434-34-060	NEW	92-12-083	434-53-250	NEW-S	92-09-112	434-166-120	NEW-E	92-02-103
434-34-065	NEW-S	92-09-112	434-53-250	NEW	92-12-083	434-166-120	NEW-P	92-02-104

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
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434-166-130	NEW-E	92-02-103	434-610-010	NEW-P	92-21-085	446-16-080	AMD	92-15-014
434-166-130	NEW-P	92-02-104	434-610-020	NEW-P	92-21-085	446-16-090	AMD-P	92-11-051
434-166-130	NEW	92-10-023	434-610-025	NEW-P	92-21-085	446-16-090	AMD	92-15-014
434-166-140	NEW-E	92-02-103	434-610-030	NEW-P	92-21-085	446-20-285	AMD-P	92-11-052
434-166-140	NEW-P	92-02-104	434-610-040	NEW-P	92-21-085	446-20-285	AMD	92-15-015
434-166-140	NEW	92-10-023	434-610-050	NEW-P	92-21-085	446-20-290	AMD-P	92-11-052
434-166-150	NEW-E	92-02-103	434-610-060	NEW-P	92-21-085	446-20-290	AMD	92-15-015
434-166-150	NEW-P	92-02-104	434-610-070	NEW-P	92-21-085	446-20-300	AMD-P	92-11-052
434-166-150	NEW	92-10-023	434-610-080	NEW-P	92-21-085	446-20-300	AMD	92-15-015
434-166-160	NEW-E	92-02-103	434-610-090	NEW-P	92-21-085	446-20-420	AMD-P	92-11-052
434-166-160	NEW-P	92-02-104	434-610-100	NEW-P	92-21-085	446-20-420	AMD	92-15-015
434-166-160	NEW	92-10-023	434-610-110	NEW-P	92-21-085	446-20-440	AMD-P	92-11-052
434-166-170	NEW-E	92-02-103	434-610-120	NEW-P	92-21-085	446-20-440	AMD	92-15-015
434-166-170	NEW-P	92-02-104	434-615-010	NEW-P	92-21-085	446-20-520	AMD-P	92-11-052
434-166-170	NEW	92-10-023	434-615-020	NEW-P	92-21-085	446-20-520	AMD	92-15-015
434-166-180	NEW-E	92-02-103	434-615-030	NEW-P	92-21-085	446-30	PREP	92-13-012A
434-166-180	NEW-P	92-02-104	434-620-010	NEW-P	92-21-085	446-50	PREP	92-13-012A
434-166-180	NEW	92-10-023	434-624-010	NEW-P	92-21-085	458-12-010	PREP	92-18-075
434-166-190	NEW-E	92-02-103	434-624-020	NEW-P	92-21-085	458-12-342	PREP	92-18-075
434-166-190	NEW-P	92-02-104	434-624-030	NEW-P	92-21-085	458-14-015	PREP	92-18-075
434-166-190	NEW	92-10-023	434-624-040	NEW-P	92-21-085	458-14-025	PREP	92-18-075
434-166-200	NEW-E	92-02-103	434-624-050	NEW-P	92-21-085	458-14-026	PREP	92-18-075
434-166-200	NEW-P	92-02-104	434-626-010	NEW-P	92-21-085	458-14-127	PREP	92-18-075
434-166-200	NEW	92-10-023	434-626-020	NEW-P	92-21-085	458-14-170	PREP	92-18-075
434-166-210	NEW-E	92-02-103	434-630-010	NEW-P	92-09-017	458-14-171	PREP	92-18-075
434-166-210	NEW-P	92-02-104	434-630-010	NEW	92-18-047	458-16-013	PREP	92-04-069
434-166-210	NEW	92-10-023	434-630-020	NEW-P	92-09-017	458-16-013	AMD-P	92-04-079
434-166-220	NEW-E	92-02-103	434-630-020	NEW	92-18-047	458-16-013	AMD-E	92-06-039
434-166-220	NEW-P	92-02-104	434-630-030	NEW-P	92-09-017	458-16-013	AMD	92-15-058
434-166-220	NEW	92-10-023	434-630-030	NEW	92-18-047	458-16-020	PREP	92-04-069
434-166-230	NEW-E	92-02-103	434-630-040	NEW-P	92-09-017	458-16-020	AMD-P	92-04-079
434-166-230	NEW-P	92-02-104	434-630-040	NEW	92-18-047	458-16-020	AMD-E	92-06-039
434-166-230	NEW	92-10-023	434-630-050	NEW-P	92-09-017	458-16-020	AMD	92-15-058
434-166-240	NEW-E	92-02-103	434-630-050	NEW	92-18-047	458-18-010	PREP	92-04-068
434-166-240	NEW-P	92-02-104	434-630-060	NEW-P	92-09-017	458-18-010	AMD-P	92-04-078
434-166-240	NEW	92-10-023	434-630-060	NEW	92-18-047	458-18-010	AMD-E	92-06-038
434-166-250	NEW-E	92-02-103	434-635-010	NEW-P	92-09-018	458-18-010	AMD	92-15-057
434-166-250	NEW-P	92-02-104	434-635-010	NEW	92-18-048	458-18-020	PREP	92-04-068
434-166-250	NEW	92-10-023	434-635-020	NEW-P	92-09-018	458-18-020	AMD-P	92-04-078
434-166-260	NEW-E	92-02-103	434-635-020	NEW	92-18-048	458-18-020	AMD-E	92-06-038
434-166-260	NEW-P	92-02-104	434-635-030	NEW-P	92-09-018	458-18-020	AMD	92-15-057
434-166-260	NEW	92-10-023	434-635-030	NEW	92-18-048	458-18-215	PREP	92-19-029
434-166-270	NEW-E	92-02-103	434-635-040	NEW-P	92-09-018	458-18-220	AMD-P	92-14-086
434-166-270	NEW-P	92-02-104	434-635-040	NEW	92-18-048	458-18-220	AMD	92-17-027
434-166-270	NEW	92-10-023	434-635-050	NEW-P	92-09-018	458-20-105	AMD-P	92-03-066
434-166-280	NEW-E	92-02-103	434-635-050	NEW	92-18-048	458-20-105	AMD	92-06-082
434-166-280	NEW-P	92-02-104	434-635-060	NEW-P	92-09-018	458-20-119	PREP	92-19-030
434-166-280	NEW	92-10-023	434-635-060	NEW	92-18-048	458-20-121	REP-P	92-19-036
434-166-290	NEW-E	92-02-103	434-640-010	NEW	92-05-060	458-20-121	REP-W	93-01-102
434-166-290	NEW-P	92-02-104	434-640-020	NEW	92-05-060	458-20-123	REP-P	92-19-036
434-166-290	NEW	92-10-023	434-640-030	NEW	92-05-060	458-20-123	REP	92-23-021
434-166-300	NEW-E	92-02-103	434-677-010	NEW-P	92-04-026	458-20-124	PREP	92-19-030
434-166-300	NEW-P	92-02-104	434-677-010	NEW	92-08-020	458-20-132	AMD	92-05-066
434-166-300	NEW	92-10-023	434-677-020	NEW-P	92-04-026	458-20-147	REP-P	92-19-036
434-166-310	NEW-E	92-02-103	434-677-020	NEW	92-08-020	458-20-147	REP	92-23-021
434-166-310	NEW-P	92-02-104	434-677-030	NEW-P	92-04-026	458-20-149	REP-P	92-23-022
434-166-310	NEW	92-10-023	434-677-030	NEW	92-08-020	458-20-152	REP-P	92-19-036
434-166-320	NEW-E	92-02-103	434-677-040	NEW-P	92-04-026	458-20-152	REP	92-23-021
434-166-320	NEW-P	92-02-104	434-677-040	NEW	92-08-020	458-20-164	AMD-P	92-03-067
434-166-320	NEW	92-10-023	434-677-050	NEW-P	92-04-026	458-20-164	AMD-C	92-15-147A
434-166-330	NEW-E	92-02-103	434-677-050	NEW	92-08-020	458-20-164	AMD	92-19-004
434-166-330	NEW-P	92-02-104	434-677-060	NEW-P	92-04-026	458-20-166	AMD	92-05-064
434-166-330	NEW	92-10-023	434-677-060	NEW	92-08-020	458-20-17901	PREP	92-15-044
434-166-340	NEW-E	92-02-103	434-677-070	NEW-P	92-04-026	458-20-18601	NEW-P	92-03-065
434-166-340	NEW-P	92-02-104	434-677-070	NEW	92-08-020	458-20-18601	NEW	92-06-081
434-166-340	NEW	92-10-023	434-677-080	NEW-P	92-04-026	458-20-18801	AMD	92-05-065
434-166-350	NEW-E	92-02-103	434-677-080	NEW	92-08-020	458-20-199	AMD	92-03-026
434-166-350	NEW-P	92-02-104	446-16	PREP	92-13-012A	458-20-215	REP-P	92-19-036
434-166-350	NEW	92-10-023	446-16-025	AMD-P	92-11-051	458-20-215	REP	92-23-021
434-166-360	NEW-E	92-02-103	446-16-025	AMD	92-15-014	458-20-219	REP-P	92-19-036
434-166-360	NEW-P	92-02-104	446-16-030	AMD-P	92-11-051	458-20-219	REP	92-23-021
434-166-360	NEW-W	92-15-070	446-16-030	AMD	92-15-014	458-20-220	REP-P	92-19-036

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458-20-230	AMD-P	92-23-020	460-32A-055	REP	93-01-075
458-20-228	AMD	92-03-025	460-32A-057	REP-P	92-21-019
458-20-229	AMD-P	92-05-017	460-32A-057	REP	93-01-075
458-20-229	AMD-C	92-17-029	460-32A-060	REP-P	92-21-019
458-20-230	PREP	92-15-045	460-32A-060	REP	93-01-075
458-20-260	NEW-E	92-04-015	460-32A-065	REP-P	92-21-019
458-20-260	PREP	92-05-052	460-32A-065	REP	93-01-075
458-20-260	NEW-P	92-07-092	460-32A-070	REP-P	92-21-019
458-20-260	NEW	92-10-006	460-32A-070	REP	93-01-075
458-20-260	PREP	92-20-110	460-32A-075	REP-P	92-21-019
458-20-260	AMD-P	92-21-102	460-32A-075	REP	93-01-075
458-20-260	AMD	92-24-049	460-32A-080	REP-P	92-21-019
458-30-262	AMD	92-03-068	460-32A-080	REP	93-01-075
458-30-590	AMD-P	92-18-076	460-32A-085	REP-P	92-21-019
458-30-590	AMD	92-22-061	460-32A-085	REP	93-01-075
458-40-540	PREP	92-21-086	460-32A-090	REP-P	92-21-019
458-40-540	AMD-P	92-22-101	460-32A-090	REP	93-01-075
458-40-615	NEW-E	92-08-018	460-32A-095	REP-P	92-21-019
458-40-615	PREP	92-10-060	460-32A-095	REP	93-01-075
458-40-615	NEW-E	92-14-111	460-32A-100	REP-P	92-21-019
458-40-615	NEW-P	92-14-112	460-32A-100	REP	93-01-075
458-40-615	NEW	92-18-030	460-32A-105	REP-P	92-21-019
458-40-650	AMD-E	92-06-040	460-32A-105	REP	93-01-075
458-40-650	AMD-E	92-06-057	460-32A-145	REP-P	92-21-019
458-40-650	AMD-P	92-10-061	460-32A-145	REP	93-01-075
458-40-650	AMD	92-14-083	460-32A-150	REP-P	92-21-019
458-40-660	PREP	92-06-037	460-32A-150	REP	93-01-075
458-40-660	AMD-E	92-06-040	460-32A-155	REP-P	92-21-019
458-40-660	AMD-E	92-06-057	460-32A-155	REP	93-01-075
458-40-660	AMD-P	92-10-061	460-32A-160	REP-P	92-21-019
458-40-660	AMD	92-14-083	460-32A-160	REP	93-01-075
458-40-660	PREP	92-21-086	460-32A-165	REP-P	92-21-019
458-40-660	AMD-P	92-22-102	460-32A-165	REP	93-01-075
458-40-670	PREP	92-06-037	460-32A-170	REP-P	92-21-019
458-40-670	AMD-E	92-06-040	460-32A-170	REP	93-01-075
458-40-670	AMD-E	92-06-057	460-32A-175	REP-P	92-21-019
458-40-670	AMD-P	92-10-061	460-32A-175	REP	93-01-075
458-40-670	AMD	92-14-083	460-32A-180	REP-P	92-21-019
458-40-670	PREP	92-21-086	460-32A-180	REP	93-01-075
458-40-670	AMD-P	92-22-102	460-32A-185	REP-P	92-21-019
458-40-684	AMD-P	92-10-061	460-32A-185	REP	93-01-075
458-40-684	AMD	92-14-083	460-32A-195	REP-P	92-21-019
460-16A-085	REP-P	92-21-019	460-32A-195	REP	93-01-075
460-16A-085	REP	93-01-075	460-32A-196	REP-P	92-21-019
460-16A-205	AMD-P	92-21-019	460-32A-196	REP	93-01-075
460-16A-205	AMD	93-01-075	460-32A-200	REP-P	92-21-019
460-16A-210	NEW-P	92-21-018	460-32A-200	REP	93-01-075
460-16A-210	NEW	93-01-074	460-32A-205	REP-P	92-21-019
460-24A-040	AMD-P	92-22-064	460-32A-205	REP	93-01-075
460-24A-040	AMD	93-01-113	460-32A-210	REP-P	92-21-019
460-24A-045	NEW-P	92-22-064	460-32A-210	REP	93-01-075
460-24A-045	NEW	93-01-113	460-32A-215	REP-P	92-21-019
460-32A	AMD-P	92-21-019	460-32A-215	REP	93-01-075
460-32A	AMD	93-01-075	460-32A-220	REP-P	92-21-019
460-32A-010	REP-P	92-21-019	460-32A-220	REP	93-01-075
460-32A-010	REP	93-01-075	460-32A-225	REP-P	92-21-019
460-32A-015	REP-P	92-21-019	460-32A-225	REP	93-01-075
460-32A-015	REP	93-01-075	460-32A-235	REP-P	92-21-019
460-32A-020	REP-P	92-21-019	460-32A-235	REP	93-01-075
460-32A-020	REP	93-01-075	460-32A-240	REP-P	92-21-019
460-32A-025	REP-P	92-21-019	460-32A-240	REP	93-01-075
460-32A-025	REP	93-01-075	460-32A-245	REP-P	92-21-019
460-32A-030	REP-P	92-21-019	460-32A-245	REP	93-01-075
460-32A-030	REP	93-01-075	460-32A-250	REP-P	92-21-019
460-32A-031	REP-P	92-21-019	460-32A-250	REP	93-01-075
460-32A-031	REP	93-01-075	460-32A-255	REP-P	92-21-019
460-32A-035	REP-P	92-21-019	460-32A-255	REP	93-01-075
460-32A-035	REP	93-01-075	460-33A-015	AMD-P	92-14-089
460-32A-045	REP-P	92-21-019	460-33A-015	AMD	92-18-009
460-32A-045	REP	93-01-075	460-33A-017	AMD-P	92-14-089
460-32A-050	REP-P	92-21-019	460-33A-017	AMD	92-18-009
460-32A-050	REP	93-01-075	460-33A-020	AMD-P	92-14-089
460-33A-020	AMD	92-18-009	460-33A-025	AMD-P	92-14-089
460-33A-025	AMD-P	92-14-089	460-33A-025	AMD	92-18-009
460-33A-030	AMD-P	92-14-089	460-33A-030	AMD-P	92-14-089
460-33A-030	AMD	92-18-009	460-33A-035	AMD-P	92-14-089
460-33A-035	AMD-P	92-14-089	460-33A-035	AMD	92-18-009
460-33A-040	AMD-P	92-14-089	460-33A-040	AMD-P	92-14-089
460-33A-040	AMD	92-18-009	460-33A-050	REP-P	92-14-089
460-33A-050	REP	92-18-009	460-33A-050	REP	92-18-009
460-33A-055	AMD-P	92-14-089	460-33A-055	AMD-P	92-14-089
460-33A-055	AMD	92-18-009	460-33A-105	AMD-P	92-14-089
460-33A-105	AMD	92-18-009	460-33A-105	AMD	92-18-009
460-33A-115	AMD-P	92-14-089	460-33A-115	AMD-P	92-14-089
460-33A-115	AMD	92-18-009	460-33A-115	AMD	92-18-009
460-33A-125	AMD-P	92-14-089	460-33A-125	AMD-P	92-14-089
460-33A-125	AMD	92-18-009	460-33A-125	AMD	92-18-009
460-44A-075	AMD-P	92-14-090	460-44A-075	AMD-P	92-14-090
460-44A-075	AMD	92-18-008	460-44A-075	AMD	92-18-008
463-06-020	AMD-P	92-02-099	463-06-020	AMD	92-09-013
463-06-030	AMD-P	92-02-099	463-06-030	AMD-P	92-02-099
463-06-030	AMD	92-09-013	463-06-030	AMD	92-09-013
463-06-040	AMD-P	92-02-099	463-06-040	AMD-P	92-02-099
463-06-040	AMD	92-09-013	463-06-040	AMD	92-09-013
463-06-050	AMD-P	92-02-099	463-06-050	AMD-P	92-02-099
463-06-050	AMD	92-09-013	463-06-050	AMD	92-09-013
463-06-070	AMD-P	92-02-099	463-06-070	AMD	92-09-013
463-06-150	AMD-P	92-02-099	463-06-150	AMD-P	92-02-099
463-06-150	AMD	92-09-013	463-06-150	AMD	92-09-013
463-26-030	REP	92-09-013	463-26-030	REP-P	92-02-099
463-36-100	NEW-P	92-17-055	463-26-030	REP	92-09-013
463-36-100	NEW	92-23-012	463-36-100	NEW-P	92-17-055
463-36-100	NEW-P	92-02-099	463-36-100	NEW	92-23-012
463-39-005	NEW	92-09-013	463-39-005	NEW	92-09-013
463-39-010	AMD-P	92-02-099	463-39-010	AMD-P	92-02-099
463-39-010	AMD	92-09-013	463-39-010	AMD	92-09-013
463-39-030	AMD-P	92-02-099	463-39-030	AMD-P	92-02-099
463-39-030	AMD	92-09-013	463-39-030	AMD	92-09-013
463-39-040	REP-P	92-02-099	463-39-040	REP-P	92-02-099
463-39-040	REP	92-09-013	463-39-040	REP	92-09-013
463-39-050	REP-P	92-02-099	463-39-050	REP-P	92-02-099
463-39-050	REP	92-09-013	463-39-050	REP	92-09-013
463-39-060	REP-P	92-02-099	463-39-060	REP-P	92-02-099
463-39-060	REP	92-09-013	463-39-060	REP	92-09-013
463-39-080	REP-P	92-02-099	463-39-080	REP-P	92-02-099
463-39-080	REP	92-09-013	463-39-080	REP	92-09-013
463-39-110	REP-P	92-02-099	463-39-110	REP-P	92-02-099
463-39-110	REP	92-09-013	463-39-110	REP	92-09-013
463-39-115	AMD-P	92-02-099	463-39-115	AMD-P	92-02-099
463-39-115	AMD	92-09-013	463-39-115	AMD	92-09-013
463-39-120	AMD-P	92-02-099	463-39-120	AMD-P	92-02-099
463-39-120	AMD	92-09-013	463-39-120	AMD	92-09-013
463-39-150	REP-P	92-02-099	463-39-150	REP-P	92-02-099
463-39-150	REP	92-09-013	463-39-150	REP	92-09-013
463-42-010	AMD-P	92-17-055	463-42-010	AMD-P	92-17-055
463-42-010	AMD	92-23-012	463-42-010	AMD	92-23-012
463-42-012	AMD-P	92-17-055	463-42-012	AMD-P	92-17-055
463-42-012	AMD	92-23-012	463-42-012	AMD	92-23-012
463-42-055	AMD-P	92-02-099	463-42-055	AMD-P	92-02-099
463-42-055	AMD	92-09-013	463-42-055	AMD	92-09-013
463-42-165	AMD-P	92-02-099	463-42-165	AMD-P	92-02-099
463-42-165	AMD	92-09-013	463-42-165	AMD	92-09-013
463-42-195	AMD-P	92-02-099	463-42-195	AMD-P	92-02-099
463-42-195	AMD	92-09-013	463-42-195	AMD	92-09-013
463-42-225	AMD-P	92-02-099	463-42-225	AMD-P	92-02-099
463-42-225	AMD	92-09-013	463-42-225	AMD	92-09-013
463-42-265	AMD-P	92-02-099	463-42-265	AMD-P	92-02-099
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463-42-305	REP-P	92-17-055	463-42-555	REP	92-23-012	468-51-070	NEW	92-14-044
463-42-305	REP	92-23-012	463-42-565	REP-P	92-17-055	468-51-080	NEW-P	92-10-041
463-42-312	NEW-P	92-17-055	463-42-565	REP	92-23-012	468-51-080	NEW	92-14-044
463-42-312	NEW	92-23-012	463-42-575	REP-P	92-17-055	468-51-090	NEW-P	92-10-041
463-42-315	REP-P	92-17-055	463-42-575	REP	92-23-012	468-51-090	NEW	92-14-044
463-42-315	REP	92-23-012	463-42-585	REP-P	92-17-055	468-51-100	NEW-P	92-10-041
463-42-322	NEW-P	92-17-055	463-42-585	REP	92-23-012	468-51-100	NEW	92-14-044
463-42-322	NEW	92-23-012	463-42-595	AMD-P	92-02-099	468-51-110	NEW-P	92-10-041
463-42-325	REP-P	92-17-055	463-42-595	AMD	92-09-013	468-51-110	NEW	92-14-044
463-42-325	REP	92-23-012	463-42-595	REP-P	92-17-055	468-51-120	NEW-P	92-10-041
463-42-332	NEW-P	92-17-055	463-42-595	REP	92-23-012	468-51-120	NEW	92-14-044
463-42-332	NEW	92-23-012	463-42-605	REP-P	92-17-055	468-51-130	NEW-P	92-10-041
463-42-335	REP-P	92-17-055	463-42-605	REP	92-23-012	468-51-130	NEW	92-14-044
463-42-335	REP	92-23-012	463-42-615	REP-P	92-17-055	468-51-140	NEW-P	92-10-041
463-42-342	NEW-P	92-17-055	463-42-615	REP	92-23-012	468-51-140	NEW	92-14-044
463-42-342	NEW	92-23-012	463-42-625	AMD-P	92-02-099	468-51-150	NEW-P	92-10-041
463-42-345	AMD-P	92-02-099	463-42-625	AMD	92-09-013	468-51-150	NEW	92-14-044
463-42-345	AMD	92-09-013	463-42-625	AMD-P	92-17-055	468-52-010	NEW-E	92-24-073
463-42-345	REP-P	92-17-055	463-42-625	AMD	92-23-012	468-52-010	NEW-P	92-24-074
463-42-345	REP	92-23-012	463-42-625	AMD	92-17-055	468-52-020	NEW-E	92-24-073
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463-42-352	NEW	92-23-012	463-42-655	AMD-P	92-17-055	468-52-030	NEW-P	92-24-074
463-42-355	REP-P	92-17-055	463-42-655	AMD	92-23-012	468-52-040	NEW-E	92-24-073
463-42-355	REP	92-23-012	463-42-685	NEW-P	92-02-099	468-52-040	NEW-P	92-24-074
463-42-362	NEW-P	92-17-055	463-42-685	NEW-P	92-06-070	468-52-050	NEW-E	92-24-073
463-42-362	NEW	92-23-012	463-42-685	NEW-W	92-07-002	468-52-050	NEW-P	92-24-074
463-42-365	REP-P	92-17-055	463-42-685	NEW	92-10-001	468-52-060	NEW-E	92-24-073
463-42-365	REP	92-23-012	463-42-690	NEW-P	92-02-099	468-52-060	NEW-P	92-24-074
463-42-372	NEW-P	92-17-055	463-42-690	NEW	92-09-013	468-52-070	NEW-E	92-24-073
463-42-372	NEW	92-23-012	463-47-051	AMD-P	92-02-099	468-52-070	NEW-P	92-24-074
463-42-375	REP-P	92-17-055	463-47-051	AMD	92-09-013	468-52-070	NEW-P	92-24-074
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463-42-382	NEW	92-23-012	468-16-030	AMD-P	92-24-060	468-66-090	AMD-P	92-06-010
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463-42-395	REP	92-23-012	468-16-050	AMD-P	92-24-060	468-66-140	AMD-P	92-06-010
463-42-405	REP-P	92-17-055	468-16-060	AMD-P	92-24-060	468-66-140	AMD	92-09-043
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463-42-425	REP	92-23-012	468-16-130	AMD-P	92-24-060	468-300-010	AMD	92-18-005
463-42-435	AMD-P	92-17-055	468-16-140	AMD-P	92-24-060	468-300-020	AMD-P	92-14-003
463-42-435	AMD	92-23-012	468-16-150	AMD-P	92-24-060	468-300-020	AMD-E	92-14-004
463-42-445	AMD-P	92-02-099	468-16-160	AMD-P	92-24-060	468-300-020	AMD	92-18-005
463-42-445	AMD	92-09-013	468-16-170	AMD-P	92-24-060	468-300-040	AMD-P	92-14-003
463-42-445	REP-P	92-17-055	468-16-180	AMD-P	92-24-060	468-300-040	AMD-E	92-14-004
463-42-445	REP	92-23-012	468-16-190	AMD-P	92-24-060	468-300-040	AMD	92-18-005
463-42-455	AMD-P	92-02-099	468-16-200	AMD-P	92-24-060	468-300-070	REP-P	92-14-003
463-42-455	AMD	92-09-013	468-38-190	AMD-P	92-19-025	468-300-070	REP-E	92-14-004
463-42-455	REP-P	92-17-055	468-38-190	AMD	92-22-074	468-300-070	REP	92-18-005
463-42-455	REP	92-23-012	468-38-230	AMD-P	92-19-025	468-300-410	REP-P	92-14-003
463-42-465	AMD-P	92-02-099	468-38-230	AMD	92-22-074	468-300-410	REP-E	92-14-004
463-42-465	AMD	92-09-013	468-38-235	AMD-P	92-19-025	468-300-410	REP	92-18-005
463-42-465	REP-P	92-17-055	468-38-235	AMD	92-22-074	468-300-510	REP-P	92-14-003
463-42-465	REP	92-23-012	468-38-260	AMD-P	92-19-025	468-300-510	REP-E	92-14-004
463-42-475	REP-P	92-17-055	468-38-260	AMD	92-22-074	468-300-510	REP	92-18-005
463-42-475	REP	92-23-012	468-38-360	AMD-P	93-01-011	478-138-010	AMD-P	92-09-154
463-42-485	REP-P	92-17-055	468-38-390	AMD-P	92-19-025	478-138-010	AMD	92-14-060
463-42-485	REP	92-23-012	468-38-390	AMD	92-22-074	478-138-020	AMD-P	92-09-154
463-42-495	REP-P	92-17-055	468-51-010	NEW-P	92-10-041	478-138-020	AMD	92-14-060
463-42-495	REP	92-23-012	468-51-010	NEW	92-14-044	478-138-030	AMD-P	92-09-154
463-42-505	REP-P	92-17-055	468-51-020	NEW-P	92-10-041	478-138-030	AMD	92-14-060
463-42-505	REP	92-23-012	468-51-020	NEW	92-14-044	478-138-040	AMD-P	92-09-154
463-42-515	REP-P	92-17-055	468-51-030	NEW-P	92-10-041	478-138-040	AMD	92-14-060
463-42-515	REP	92-23-012	468-51-030	NEW	92-14-044	478-138-050	REP-P	92-09-154
463-42-525	AMD-P	92-17-055	468-51-040	NEW-P	92-10-041	478-138-050	REP	92-14-060
463-42-525	AMD	92-23-012	468-51-040	NEW	92-14-044	478-138-060	NEW-P	92-09-154
463-42-535	AMD-P	92-17-055	468-51-050	NEW-P	92-10-041	478-138-060	NEW	92-14-060
463-42-535	AMD	92-23-012	468-51-050	NEW	92-14-044	478-160-020	AMD-P	92-08-065
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478-160-030	AMD	92-12-011	478-160-285	AMD-P	92-08-065	480-70-120	AMD	92-24-061
478-160-035	AMD-P	92-08-065	478-160-285	AMD	92-12-011	480-70-350	AMD	92-03-082
478-160-035	AMD	92-12-011	478-160-290	AMD-P	92-08-065	480-70-600	REP-P	92-19-086
478-160-040	AMD-P	92-08-065	478-160-290	AMD	92-12-011	480-70-600	REP	92-24-059
478-160-040	AMD	92-12-011	478-160-295	AMD-P	92-08-065	480-70-610	REP-P	92-19-086
478-160-045	AMD-P	92-08-065	478-160-295	AMD	92-12-011	480-70-610	REP	92-24-059
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478-160-050	AMD-P	92-08-065	478-160-305	AMD	92-12-011	480-70-620	REP	92-24-059
478-160-050	AMD	92-12-011	478-160-310	AMD-P	92-08-065	480-70-630	REP-P	92-19-086
478-160-055	AMD-P	92-08-065	478-160-310	AMD	92-12-011	480-70-630	REP	92-24-059
478-160-055	AMD	92-12-011	478-160-320	AMD-P	92-08-065	480-70-640	REP-P	92-19-086
478-160-060	AMD-P	92-08-065	478-160-320	AMD	92-12-011	480-70-640	REP	92-24-059
478-160-060	AMD	92-12-011	479-01-020	AMD-P	92-08-095	480-80-047	AMD-W	92-10-067
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478-160-065	AMD	92-12-011	480-04-010	REP	92-07-006	480-80-049	NEW-P	92-05-089
478-160-085	AMD-P	92-08-065	480-04-020	AMD	92-07-006	480-80-049	NEW	92-08-075
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478-160-090	REP	92-12-011	480-04-050	AMD	92-07-006	480-92-021	NEW	92-03-050
478-160-105	AMD-P	92-08-065	480-04-060	AMD	92-07-006	480-92-031	NEW	92-03-050
478-160-105	AMD	92-12-011	480-04-065	NEW	92-07-006	480-92-050	NEW	92-03-050
478-160-115	AMD-P	92-08-065	480-04-070	AMD	92-07-006	480-92-060	NEW	92-03-050
478-160-115	AMD	92-12-011	480-04-080	REP	92-07-006	480-92-070	NEW	92-03-050
478-160-120	AMD-P	92-08-065	480-04-090	AMD	92-07-006	480-92-080	NEW	92-03-050
478-160-120	AMD	92-12-011	480-04-095	NEW	92-07-006	480-92-090	NEW	92-03-050
478-160-130	AMD-P	92-08-065	480-04-110	AMD	92-07-006	480-92-100	NEW	92-03-050
478-160-130	AMD	92-12-011	480-04-120	AMD	92-07-006	480-92-110	NEW	92-03-050
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478-160-200	REP	92-12-011	480-09-300	AMD	92-24-058	480-93-017	NEW	92-16-100
478-160-205	REP-P	92-08-065	480-09-310	AMD-P	92-19-087	480-93-018	NEW-P	92-06-086
478-160-205	REP	92-12-011	480-09-310	AMD-C	92-19-137	480-93-018	NEW	92-16-100
478-160-210	AMD-P	92-08-065	480-09-310	AMD	92-24-058	480-93-020	AMD-P	92-06-086
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478-160-215	REP	92-12-011	480-09-335	NEW	92-24-058	480-93-030	AMD	92-16-100
478-160-216	REP-P	92-08-065	480-09-400	AMD-P	92-13-101	480-93-082	NEW-P	92-06-086
478-160-216	REP	92-12-011	480-09-400	AMD	92-18-081	480-93-082	NEW	92-16-100
478-160-220	REP-P	92-08-065	480-09-420	AMD-P	92-13-101	480-93-110	AMD-P	92-06-086
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478-160-230	AMD-P	92-08-065	480-09-460	AMD-P	92-13-101	480-93-112	NEW-P	92-06-086
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478-160-231	AMD-P	92-08-065	480-09-480	AMD-P	92-13-101	480-93-115	NEW-P	92-06-086
478-160-231	AMD	92-12-011	480-09-480	AMD	92-18-081	480-93-115	NEW	92-16-100
478-160-232	REP-P	92-08-065	480-09-500	AMD-P	92-13-101	480-93-120	AMD-P	92-06-086
478-160-232	REP	92-12-011	480-09-500	AMD	92-18-081	480-93-120	AMD	92-16-100
478-160-240	AMD-P	92-08-065	480-09-700	AMD-P	92-13-101	480-93-124	NEW-P	92-06-086
478-160-240	AMD	92-12-011	480-09-700	AMD	92-18-081	480-93-124	NEW	92-16-100
478-160-246	AMD-P	92-08-065	480-09-735	AMD-P	92-13-101	480-93-140	AMD-P	92-06-086
478-160-246	AMD	92-12-011	480-09-735	AMD	92-18-081	480-93-140	AMD	92-16-100
478-160-256	AMD-P	92-08-065	480-09-780	AMD-P	92-13-101	480-93-155	NEW-P	92-06-086
478-160-256	AMD	92-12-011	480-09-780	AMD	92-18-081	480-93-155	NEW	92-16-100
478-160-260	AMD-P	92-08-065	480-09-800	AMD-P	92-13-101	480-93-161	NEW-P	92-06-086
478-160-260	AMD	92-12-011	480-09-800	AMD	92-18-081	480-93-161	NEW-W	92-19-085
478-160-265	AMD-P	92-08-065	480-09-810	AMD-P	92-13-101	480-93-175	NEW-P	92-06-086
478-160-265	AMD	92-12-011	480-09-810	AMD	92-18-081	480-93-175	NEW	92-16-100
478-160-270	AMD-P	92-08-065	480-12-130	AMD-E	92-20-032	480-93-180	AMD-P	92-06-086
478-160-270	AMD	92-12-011	480-12-131	NEW-E	92-20-032	480-93-180	AMD	92-16-100
478-160-271	NEW-P	92-08-065	480-12-181	AMD-P	92-24-046	480-93-183	NEW-P	92-06-086
478-160-271	NEW	92-12-011	480-12-375	AMD-P	92-05-092	480-93-183	NEW	92-16-100
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480-93-18601	AMD-P	92-06-086	484-20-035	AMD	92-17-046	495A-108-060	NEW	92-12-017
480-93-18601	AMD	92-16-100	484-20-040	AMD-P	92-13-023	495A-108-070	NEW-P	92-07-101
480-93-187	AMD-P	92-06-086	484-20-040	AMD	92-17-046	495A-108-070	NEW-E	92-08-004
480-93-187	AMD	92-16-100	484-20-045	AMD-P	92-13-023	495A-108-070	NEW	92-12-017
480-93-188	AMD-P	92-06-086	484-20-045	AMD	92-17-046	495A-108-080	NEW-P	92-07-101
480-93-188	AMD	92-16-100	484-20-050	AMD-P	92-13-023	495A-108-080	NEW-E	92-08-004
480-93-190	AMD-P	92-06-086	484-20-050	AMD	92-17-046	495A-108-080	NEW	92-12-017
480-93-190	AMD	92-16-100	484-20-055	AMD-P	92-13-023	495A-120-010	NEW-P	92-07-101
480-93-200	AMD-P	92-06-086	484-20-055	AMD	92-17-046	495A-120-010	NEW-E	92-08-004
480-93-200	AMD	92-16-100	484-20-060	AMD-P	92-13-023	495A-120-010	NEW	92-12-017
480-93-210	AMD-P	92-06-086	484-20-060	AMD	92-17-046	495A-120-020	NEW-P	92-07-101
480-93-210	AMD	92-16-100	484-20-065	AMD-P	92-13-023	495A-120-020	NEW	92-12-017
480-93-230	AMD-P	92-06-086	484-20-065	AMD	92-17-046	495A-120-030	NEW-P	92-07-101
480-93-230	AMD	92-16-100	484-20-068	AMD-P	92-13-023	495A-120-030	NEW-E	92-08-004
480-110-018	NEW-P	92-05-091	484-20-068	AMD	92-17-046	495A-120-030	NEW	92-12-017
480-110-018	NEW	92-09-078	484-20-070	AMD-P	92-13-023	495A-120-040	NEW-P	92-07-101
480-110-021	AMD-P	92-05-090	484-20-070	AMD	92-17-046	495A-120-040	NEW-E	92-08-004
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480-110-066	AMD-P	92-05-090	484-20-075	AMD	92-17-046	495A-120-045	NEW-P	92-07-101
480-110-066	AMD	92-13-056	484-20-085	AMD-P	92-13-023	495A-120-045	NEW-E	92-08-004
480-120-021	AMD-P	92-16-019	484-20-085	AMD	92-17-046	495A-120-045	NEW	92-12-017
480-120-021	AMD-W	93-01-027	484-20-087	NEW-P	92-13-023	495A-120-050	NEW-P	92-07-101
480-120-021	AMD-P	93-01-152	484-20-087	NEW	92-17-046	495A-120-050	NEW-E	92-08-004
480-120-051	AMD-P	93-01-152	484-20-089	NEW-P	92-13-023	495A-120-050	NEW	92-12-017
480-120-086	AMD-P	92-16-019	484-20-089	NEW	92-17-046	495A-120-060	NEW-P	92-07-101
480-120-086	AMD-W	93-01-027	484-20-090	AMD-P	92-13-023	495A-120-060	NEW-E	92-08-004
480-120-086	REP-P	93-01-152	484-20-090	AMD	92-17-046	495A-120-060	NEW	92-12-017
480-120-087	AMD-P	92-13-101	484-20-095	AMD-P	92-13-023	495A-120-070	NEW-P	92-07-101
480-120-087	AMD	92-18-081	484-20-095	AMD	92-17-046	495A-120-070	NEW-E	92-08-004
480-120-340	NEW	92-03-049	484-20-100	AMD-P	92-13-023	495A-120-070	NEW	92-12-017
480-120-500	NEW-P	92-16-019	484-20-100	AMD	92-17-046	495A-120-080	NEW-P	92-07-101
480-120-500	NEW-W	93-01-027	484-20-105	AMD-P	92-13-023	495A-120-080	NEW-E	92-08-004
480-120-500	NEW-P	93-01-152	484-20-105	AMD	92-17-046	495A-120-080	NEW	92-12-017
480-120-505	NEW-P	92-16-019	484-20-110	AMD-P	92-13-023	495A-120-090	NEW-P	92-07-101
480-120-505	NEW-W	93-01-027	484-20-110	AMD	92-17-046	495A-120-090	NEW-E	92-08-004
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480-120-510	NEW-W	93-01-027	484-20-120	AMD-P	92-13-023	495A-120-100	NEW-E	92-08-004
480-120-510	NEW-P	93-01-152	484-20-120	AMD	92-17-046	495A-120-100	NEW	92-12-017
480-120-515	NEW-P	92-16-019	484-20-135	AMD-P	92-13-023	495A-120-110	NEW-P	92-07-101
480-120-515	NEW-W	93-01-027	484-20-135	AMD	92-17-046	495A-120-110	NEW-E	92-08-004
480-120-515	NEW-P	93-01-152	484-20-140	AMD-P	92-13-023	495A-120-110	NEW	92-12-017
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480-120-520	NEW-P	93-01-152	484-20-145	AMD	92-17-046	495A-120-120	NEW	92-12-017
480-120-525	NEW-P	92-16-019	484-20-150	AMD-P	92-13-023	495A-120-130	NEW-P	92-07-101
480-120-525	NEW-W	93-01-027	484-20-150	AMD	92-17-046	495A-120-130	NEW-E	92-08-004
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484-20-010	AMD-P	92-13-023	495A-108-020	NEW-E	92-08-004	495A-120-170	NEW-P	92-07-101
484-20-010	AMD	92-17-046	495A-108-020	NEW	92-12-017	495A-120-170	NEW-E	92-08-004
484-20-015	AMD-P	92-13-023	495A-108-030	NEW-P	92-07-101	495A-120-170	NEW	92-12-017
484-20-015	AMD	92-17-046	495A-108-030	NEW-E	92-08-004	495A-120-180	NEW-P	92-07-101
484-20-020	AMD-P	92-13-023	495A-108-030	NEW	92-12-017	495A-120-180	NEW-E	92-08-004
484-20-020	AMD	92-17-046	495A-108-040	NEW-P	92-07-101	495A-120-180	NEW	92-12-017
484-20-023	NEW-P	92-13-023	495A-108-040	NEW-E	92-08-004	495A-120-190	NEW-P	92-07-101
484-20-023	NEW	92-17-046	495A-108-040	NEW	92-12-017	495A-120-190	NEW-E	92-08-004
484-20-025	AMD-P	92-13-023	495A-108-050	NEW-P	92-07-101	495A-120-190	NEW	92-12-017
484-20-025	AMD	92-17-046	495A-108-050	NEW-E	92-08-004	495A-120-200	NEW-P	92-07-101
484-20-030	AMD-P	92-13-023	495A-108-050	NEW	92-12-017	495A-120-200	NEW-E	92-08-004
484-20-030	AMD	92-17-046	495A-108-060	NEW-P	92-07-101	495A-120-200	NEW	92-12-017

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495D-122-020	NEW-P	92-12-049	495D-148-010	NEW	93-01-084	495D-280-080	NEW-P	92-12-049
495D-122-020	NEW	92-15-081	495D-168-010	NEW-P	92-12-049	495D-280-080	NEW	92-15-081
495D-122-030	NEW-P	92-12-049	495D-168-010	NEW	92-15-081	495D-280-090	NEW-P	92-12-049
495D-122-030	NEW	92-15-081	495D-168-020	NEW-P	92-12-049	495D-280-090	NEW	92-15-081
495D-123-010	NEW-P	92-21-049	495D-168-020	NEW	92-15-081	495D-280-100	NEW-P	92-12-049
495D-123-010	NEW	93-01-084	495D-168-030	NEW-P	92-12-049	495D-280-100	NEW	92-15-081
495D-123-020	NEW-P	92-21-049	495D-168-030	NEW	92-15-081	495D-280-110	NEW-P	92-12-049
495D-123-020	NEW	93-01-084	495D-168-040	NEW-P	92-12-049	495D-280-110	NEW	92-15-081
495D-123-030	NEW-P	92-21-049	495D-168-040	NEW	92-15-081	495D-280-120	NEW-P	92-12-049
495D-123-030	NEW	93-01-084	495D-168-050	NEW-P	92-12-049	495D-280-120	NEW	92-15-081
495D-123-040	NEW-P	92-21-049	495D-168-050	NEW	92-15-081	495D-300-010	NEW-P	92-12-049
495D-123-040	NEW	93-01-084	495D-168-060	NEW-P	92-12-049	495D-300-010	NEW	92-15-081
495D-130-010	NEW-P	92-12-049	495D-168-060	NEW	92-15-081	495D-300-015	NEW-P	92-12-049
495D-130-010	NEW	92-15-081	495D-180-005	NEW-P	92-21-049	495D-300-015	NEW	92-15-081
495D-130-015	NEW-P	92-12-049	495D-180-005	NEW	93-01-084	495D-300-020	NEW-P	92-12-049
495D-130-015	NEW	92-15-081	495D-180-010	NEW-P	92-21-049	495D-300-020	NEW	92-15-081
495D-130-020	NEW-P	92-12-049	495D-180-010	NEW	93-01-084	495D-300-030	NEW-P	92-12-049
495D-130-020	NEW	92-15-081	495D-180-015	NEW-P	92-21-049	495D-300-030	NEW	92-15-081
495D-131-010	NEW-P	92-12-049	495D-180-015	NEW	93-01-084	495D-300-040	NEW-P	92-12-049
495D-131-010	NEW	92-15-081	495D-180-015	NEW	93-01-084	495D-300-040	NEW	92-15-081
495D-132-010	NEW-P	92-12-049	495D-180-020	NEW-P	92-21-049	495D-300-040	NEW	92-15-081
495D-132-010	NEW	92-15-081	495D-180-020	NEW	93-01-084	495D-325-010	NEW-P	92-12-049
495D-133-020	NEW-P	92-12-049	495D-180-025	NEW-P	92-21-049	495D-325-010	NEW	92-15-081
495D-133-020	NEW	92-15-081	495D-180-025	NEW	93-01-084	508-12-280	REP-P	92-06-091
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495D-134-010	NEW	92-15-081	495D-180-030	NEW	93-01-084	508-12-290	REP-P	92-06-091
495D-135-010	NEW-P	92-21-049	495D-180-035	NEW-P	92-21-049	508-12-290	REP	92-12-055
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495D-135-030	NEW-P	92-21-049	495D-180-040	NEW	93-01-084	508-12-310	REP-P	92-06-091
495D-135-030	NEW	93-01-084	495D-276-010	NEW-P	92-12-049	508-12-310	REP	92-12-055
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495D-135-050	NEW-P	92-21-049	495D-276-020	NEW	92-15-081	508-12-330	REP-P	92-06-091
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495D-136-010	NEW	93-01-084	495D-276-030	NEW	92-15-081	508-12-340	REP-P	92-06-091
495D-136-020	NEW-P	92-21-049	495D-276-040	NEW-P	92-12-049	508-12-340	REP	92-12-055
495D-136-020	NEW	93-01-084	495D-276-040	NEW	92-15-081	508-12-350	REP-P	92-06-091
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495D-140-010	NEW-P	92-12-049	495D-276-060	NEW-P	92-12-049	508-12-360	REP	92-12-055
495D-140-010	NEW	92-15-081	495D-276-060	NEW	92-15-081	508-12-370	REP-P	92-06-091
495D-140-020	NEW-P	92-12-049	495D-276-070	NEW-P	92-12-049	508-12-370	REP	92-12-055
495D-140-020	NEW	92-15-081	495D-276-070	NEW	92-15-081	508-12-380	REP-P	92-06-091
495D-140-030	NEW-P	92-12-049	495D-276-080	NEW-P	92-12-049	508-12-380	REP	92-12-055
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495D-140-040	NEW-P	92-12-049	495D-276-090	NEW-P	92-12-049	516-12-430	AMD	92-06-068
495D-140-040	NEW	92-15-081	495D-276-090	NEW	92-15-081	516-13-080	AMD	92-06-068
495D-140-050	NEW-P	92-12-049	495D-276-100	NEW-P	92-12-049	516-13-090	NEW	92-06-068
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495D-140-090	NEW-P	92-12-049	495D-276-140	NEW-P	92-12-049			
495D-140-090	NEW	92-15-081	495D-276-140	NEW	92-15-081			
495D-140-100	NEW-P	92-12-049	495D-280-010	NEW-P	92-12-049			
495D-140-100	NEW	92-15-081	495D-280-010	NEW	92-15-081			
495D-140-110	NEW-P	92-12-049	495D-280-015	NEW-P	92-12-049			
495D-140-110	NEW	92-15-081	495D-280-015	NEW	92-15-081			
495D-144-010	NEW-P	92-21-049	495D-280-020	NEW-P	92-12-049			
495D-144-010	NEW	93-01-084	495D-280-020	NEW	92-15-081			
495D-144-020	NEW-P	92-21-049	495D-280-030	NEW-P	92-12-049			
495D-144-020	NEW	93-01-084	495D-280-030	NEW	92-15-081			
495D-144-030	NEW-P	92-21-049	495D-280-040	NEW-P	92-12-049			
495D-144-030	NEW	93-01-084	495D-280-040	NEW	92-15-081			
495D-144-040	NEW-P	92-21-049	495D-280-050	NEW-P	92-12-049			
495D-144-040	NEW	93-01-084	495D-280-050	NEW	92-15-081			
495D-144-040	NEW-P	92-21-049	495D-280-060	NEW-P	92-12-049			
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