

November 3, 1999

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CITATION

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

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 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 (360) 786-6697.

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 November 1999 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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John G. Schultz
Chair, Statute Law Committee

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following nine sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Intent that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **EXPEDITED REPEAL**-includes the Preproposal Statement of Inquiry that lists rules being repealed using the expedited repeal process. Expedited repeals are not consistently filed and may not appear in every issue of the register.
- (c) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (d) **EXPEDITED ADOPTION**-includes the full text of rules being changed using the expedited adoption process. Expedited adoptions are not consistently filed and may not appear in every issue of the Register.
- (e) **PERMANENT**-includes the full text of permanently adopted rules.
- (f) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (g) **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.
- (h) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (i) **INDEX**-includes a cumulative index of Register Issues 01 through 24.

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. Each filing is listed under the agency name and then describes the subject matter, type of filing and the WSR number. 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 OF 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].

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue Number	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³	Expedited Adoption ⁴
	Non-OTS and 30 p. or more	Non-OTS and 11 to 29 p.	OTS ² or 10 p. max. Non-OTS	Count 20 days from -	For hearing on or after	First Agency Adoption Date
For Inclusion in -	File no later than 12:00 noon -					
98 - 16	Jul 7, 98	Jul 21, 98	Aug 5, 98	Aug 18, 98	Sep 7, 98	Oct 2, 98
98 - 17	Jul 22, 98	Aug 5, 98	Aug 19, 98	Sep 2, 98	Sep 22, 98	Oct 17, 98
98 - 18	Aug 5, 98	Aug 19, 98	Sep 2, 98	Sep 16, 98	Oct 6, 98	Oct 31, 98
98 - 19	Aug 26, 98	Sep 9, 98	Sep 23, 98	Oct 7, 98	Oct 27, 98	Nov 21, 98
98 - 20	Sep 9, 98	Sep 23, 98	Oct 7, 98	Oct 21, 98	Nov 10, 98	Dec 5, 98
98 - 21	Sep 23, 98	Oct 7, 98	Oct 21, 98	Nov 4, 98	Nov 24, 98	Dec 19, 98
98 - 22	Oct 7, 98	Oct 21, 98	Nov 4, 98	Nov 18, 98	Dec 8, 98	Jan 2, 99
98 - 23	Oct 21, 98	Nov 4, 98	Nov 18, 98	Dec 2, 98	Dec 22, 98	Jan 16, 99
98 - 24	Nov 4, 98	Nov 18, 98	Dec 2, 98	Dec 16, 98	Jan 5, 99	Jan 30, 99
99 - 01	Nov 25, 98	Dec 9, 98	Dec 23, 98	Jan 6, 99	Jan 26, 99	Feb 20, 99
99 - 02	Dec 9, 98	Dec 23, 98	Jan 6, 99	Jan 20, 99	Feb 9, 99	Mar 6, 99
99 - 03	Dec 23, 98	Jan 6, 99	Jan 20, 99	Feb 3, 99	Feb 23, 99	Mar 20, 99
99 - 04	Jan 6, 99	Jan 20, 99	Feb 3, 99	Feb 17, 99	Mar 9, 99	Apr 3, 99
99 - 05	Jan 20, 99	Feb 3, 99	Feb 17, 99	Mar 3, 99	Mar 23, 99	Apr 17, 99
99 - 06	Feb 3, 99	Feb 17, 99	Mar 3, 99	Mar 17, 99	Apr 6, 99	May 1, 99
99 - 07	Feb 24, 99	Mar 10, 99	Mar 24, 99	Apr 7, 99	Apr 27, 99	May 22, 99
99 - 08	Mar 10, 99	Mar 24, 99	Apr 7, 99	Apr 21, 99	May 11, 99	Jun 5, 99
99 - 09	Mar 24, 99	Apr 7, 99	Apr 21, 99	May 5, 99	May 25, 99	Jun 19, 99
99 - 10	Apr 7, 99	Apr 21, 99	May 5, 99	May 19, 99	Jun 8, 99	Jul 3, 99
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99 - 19	Aug 25, 99	Sep 8, 99	Sep 22, 99	Oct 6, 99	Oct 26, 99	Nov 20, 99
99 - 20	Sep 8, 99	Sep 22, 99	Oct 6, 99	Oct 20, 99	Nov 9, 99	Dec 4, 99
99 - 21	Sep 22, 99	Oct 6, 99	Oct 20, 99	Nov 3, 99	Nov 23, 99	Dec 18, 99
99 - 22	Oct 6, 99	Oct 20, 99	Nov 3, 99	Nov 17, 99	Dec 7, 99	Jan 1, 00
99 - 23	Oct 20, 99	Nov 3, 99	Nov 17, 99	Dec 1, 99	Dec 21, 99	Jan 15, 00
99 - 24	Nov 3, 99	Nov 17, 99	Dec 1, 99	Dec 15, 99	Jan 4, 00	Jan 29, 00

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.

⁴A minimum of forty-five days is required between the distribution date of the Register giving notice of the expedited adoption and the agency adoption date. No hearing is required, but the public may file written objections. See RCW 34.05.230, as amended by section 202, chapter 409, Laws of 1997.

REGULATORY FAIRNESS ACT

The Regulatory Fairness Act, chapter 19.85 RCW, was enacted in 1982 to minimize the impact of state regulations on small business. Amended in 1994, the act requires a small business economic impact analysis of proposed rules that impose more than a minor cost on twenty percent of the businesses in all industries, or ten percent of the businesses in any one industry. The Regulatory Fairness Act defines industry as businesses within a four digit SIC classification, and for the purpose of this act, small business is defined by RCW 19.85.020 as "any business entity, including a sole proprietorship, corporation, partnership, or other legal entity, that is owned and operated independently from all other businesses, that has the purpose of making a profit, and that has fifty or fewer employees."

Small Business Economic Impact Statements (SBEIS)

A small business economic impact statement (SBEIS) must be prepared by state agencies when a proposed rule meets the above criteria. Chapter 19.85 RCW requires the Washington State Business Assistance Center (BAC) to develop guidelines for agencies to use in determining whether the impact of a rule is more than minor and to provide technical assistance to agencies in developing a SBEIS. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW, must be reviewed to determine if the requirements of the Regulatory Fairness Act apply; if an SBEIS is required it must be completed before permanent rules are filed with the Office of the Code Reviser.

Mitigation

In addition to completing the economic impact analysis for proposed rules, state agencies must take reasonable, legal, and feasible steps to reduce or mitigate the impact of rules on small businesses when there is a disproportionate impact on small versus large business. State agencies are encouraged to reduce the economic impact of rules on small businesses when possible and when such steps are in keeping with the stated intent of the statute(s) being implemented by proposed rules. Since 1994, small business economic impact statements must contain a list of the mitigation steps taken, or reasonable justification for not taking steps to reduce the impact of rules on small businesses.

When is an SBEIS Required?

When:

The proposed rule has more than a minor (as defined by the BAC) economic impact on businesses in more than twenty percent of all industries or more than ten percent of any one industry.

When is an SBEIS Not Required?

When:

The rule is proposed only to comply or conform with a federal law or regulation, and the state has no discretion in how the rule is implemented;

There is less than minor economic impact on business;

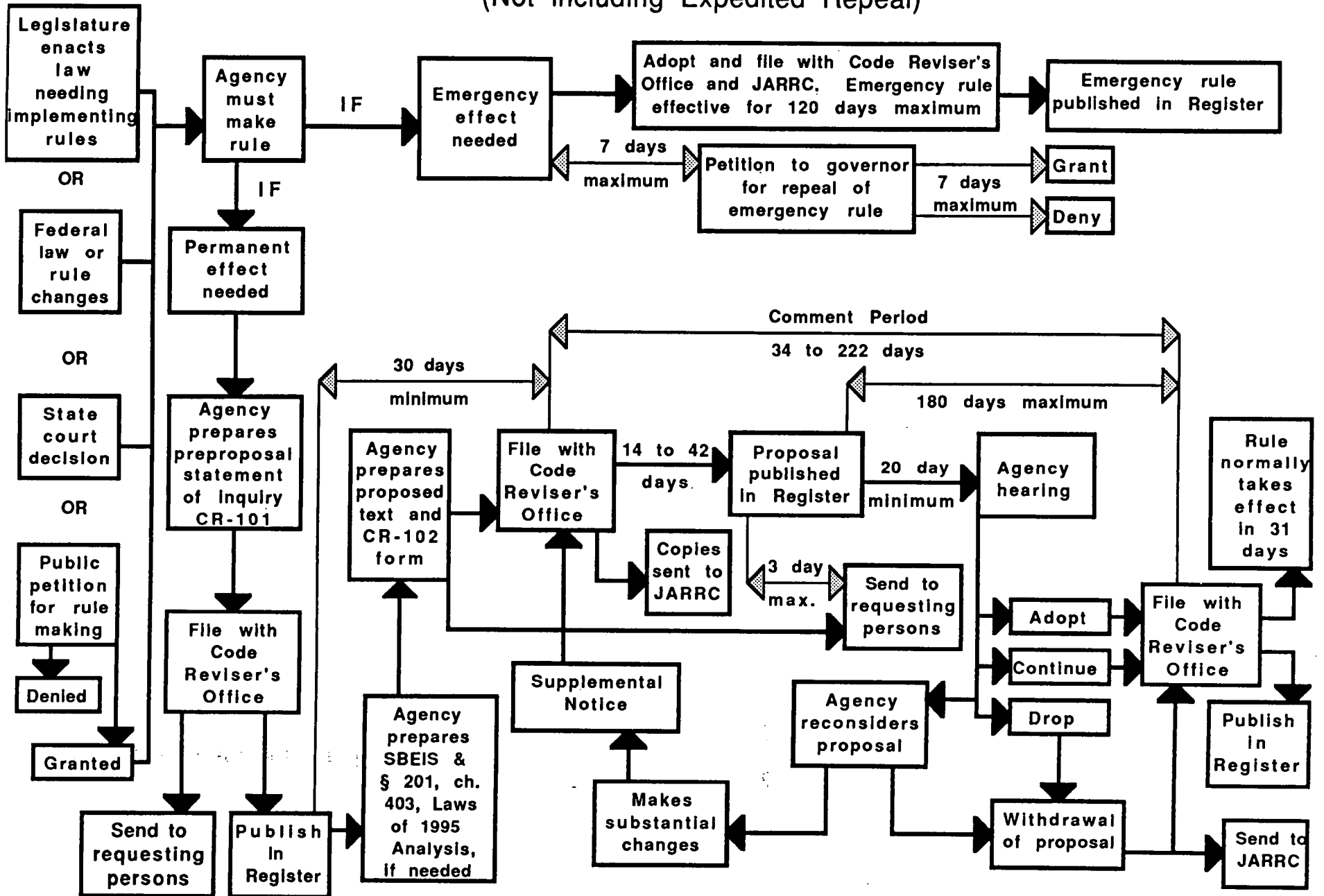
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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

The rule is pure restatement of state statute.

RULE-MAKING PROCESS

(Not including Expedited Repeal)



WSR 99-21-015**PREPROPOSAL STATEMENT OF INQUIRY
INSURANCE COMMISSIONER'S OFFICE**

[Insurance Commissioner Matter No. R 99-7—Filed October 11, 1999, 3:15 p.m.]

Subject of Possible Rule Making: The commissioner will consider new rules to improve efficiency and reduce costs through the use of uniform claim forms and other common administrative procedures for health insurers. The commissioner will oversee a process facilitated by the Community Health Information Technology Alliance (CHITA) to develop and recommend the use of uniform processes for the administrative functions of health carriers. These rules may include a direction that carriers use forms and procedures to reduce duplication among carriers such as use of CHITA's "standard referral form." Among the topics for consideration are uniform billing and claims forms, referral forms, authorization forms, and audit standards. To the extent that CHITA does not include such topics in its work, the commissioner will form other similar working groups comprised of carriers, health care professionals and facilities, and other health care payer groups who will develop recommendations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.30.010, 48.44.020, 48.44.050, 48.44.070, 48.46.060, 48.46.200, and 48.46.243, chapter 48.46 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Recent hearings held by the commissioner revealed a growing need to establish uniform standards for basic administrative procedures among health insurers and other payers. Health care professionals are spending more and more each year to comply with the complex and multiple administrative demands of various health care payers including insurers and HMOs. Uniform standards would reduce frustration, cost, and complexity without substantially affecting the ability of payers to perform their administrative duties.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: State agencies including the Health Care Authority and the Department of Social and Health Services are payers for health care services and may require the use of particular administrative forms and procedures for payment of health care. The commissioner will work directly with these other agencies and through CHITA to assure maximum uniformity among health care payers.

Process for Developing New Rule: Negotiated rule making; and the commissioner will form working groups to the extent that the Community Health Information Technology Alliance (a nonprofit research and policy organization whose members include insurers and health care providers) is unable to facilitate a process for the development of agreed upon uniform administrative processes and standards.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting John S. Conniff, phone (360) 664-3786, Internet JohnC@oic.wa.gov; or Kacy Brandeberry,

P.O. Box 40256, Olympia, WA 98504-0256, phone (360) 407-0729, fax (360) 407-0186, Internet KacyB@oic.wa.gov.
October 11, 1999
Robert A. Harkins
Chief Deputy Commissioner

WSR 99-21-017**PREPROPOSAL STATEMENT OF INQUIRY
PUBLIC WORKS BOARD**

[Filed October 12, 1999, 9:29 a.m.]

Subject of Possible Rule Making: Ethics in public service.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.155.040(4) and 42.52.200.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To clarify how state ethics laws pertain to the unique business practices and conduct of the Public Works Board.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Executive Ethics Board, established by RCW 42.52.350, has been consulted in the course of developing the proposed rules and policies. The Executive Ethics Board has issued Advisory Opinion 99-07 regarding the proposed rules.

Process for Developing New Rule: Consult with assistant attorney general, staff, and board members to develop draft rules and policies; solicit public comments and prepare a draft for board consideration.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. You may write, call, fax, or e-mail any information to the board regarding the proposed rules or policies to the attention of Pete Butkus, Executive Director, Public Works Board, P.O. Box 48319, Olympia, WA 98504-8319, phone (360) 586-7186, fax (360) 664-3029, e-mail peteb@cted.wa.gov.

October 12, 1999

Pete A. Butkus
Executive Director

WSR 99-21-025**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
RETIREMENT SYSTEMS**

[Filed October 13, 1999, 11:13 a.m.]

Subject of Possible Rule Making: Clarify TRS and PERS beneficiary designation requirements.

TRS Plan 3: Defined benefit plan retirement eligibility and member selection of an investment program.

Amend miscellaneous TRS and PERS rules to comply with new statutes and Executive Order 97-02.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.50.050, 41.32.875, 41.34.060, 41.32.520 - [41.32.]523, 41.32.805, 41.32.895, 41.40.270, 41.40.700.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Per Executive Order 97-02, the Department of Retirement Systems (DRS) is required to convert policies to rules regarding TRS Plan 3 retirement eligibility and member investment program selection. DRS seeks to clarify beneficiary designation requirements in compliance with Executive Order 97-02. Clarification will aid the department in determining the member's intended beneficiary(ies).

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: The department did not seek input on the preliminary draft prior to filing the CR-101. Copies of the draft rules will be circulated to interested parties for comment. Interested parties include those persons known to the department, such as state employees, member organizations, employers and any other persons who requests a copy and/or opportunity to comment.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jack Bryant, PERS Plan Administrator, (360) 664-7193, Margaret Wimmer, TRS Plan Administrator, (360) 664-7044, Elyette M. Weinstein, Rules Coordinator, (360) 664-7307; Legal/Legislative Affairs, Department of Retirement Systems, P.O. Box 48380, Olympia, WA 98504-8380, fax (360) 664-3618.

October 1, 1999
Elyette M. Weinstein
Rules Coordinator

WSR 99-21-037
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Management Services Administration)
[Filed October 15, 1999, 1:27 p.m.]

Subject of Possible Rule Making: The Office of Legal Affairs and DSHS's Management Services Administration is proposing rules that update chapter 388-08 WAC, Practice and procedure—Fair hearing and incorporate each DSHS administration/program's specific administrative hearing rules into one chapter. As part of DSHS's "migration" project that places all DSHS rules in a logical sequence under one Washington Administrative Code title, chapter 388-08 WAC will be renumbered as chapter 388-02 WAC. Chapter 388-02 WAC will be written in a "plain English" style using a "question and answer" format.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 34.05.020 Savings—Authority of agencies to comply with chapter—Effect of subsequent legislation and 34.05.220 Rules for agency procedure—Indexes of opinions.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed rules are a result of DSHS complying with Executive Order 97-02 requiring the agency to review its rules and write them in clear, concise, easily understood language. Also, the pro-

posed rules implement DSHS's goal of incorporating all agency administrative hearing rules into one WAC chapter.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington State Office of Administrative Hearings (OAH) is another state agency that regulates this subject. Representatives from this agency are participating in the development of the proposed rule. In addition, OAH representatives will be given notice of the public hearing so they can testify on the record if they wish.

Process for Developing New Rule: The department will develop, propose and adopt rules according to the Administrative Procedure Act process in chapter 34.05 RCW. A representative committee of DSHS staff will develop the content of the proposed rules. Public comment and participation will be welcomed throughout the rule adoption process, especially during the public hearing and comment period.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. See above. For specific information regarding the proposed rules and the development/adoption process, contact George E. Huffman, Regulatory Improvement Analyst, Rules and Policies Assistance Unit, Department of Social and Health Services, P.O. Box 45850, Olympia, WA 98504-5850, phone (360) 664-6098, e-mail huffmge@dshs.wa.gov, fax (360) 664-6185.

October 15, 1999
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 99-21-038
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Adult Services Administration)
[Filed October 15, 1999, 1:29 p.m.]

Subject of Possible Rule Making: Amendments to WAC 388-79-030, 388-79-040, and related sections in chapter 388-79 WAC, Guardianship fees for clients of the department.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 11.92.180, 43.20B.460.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To modify existing rules on guardianship fees to establish a fixed maximum fee charged Medicaid recipients receiving long-term care services who are required to participate in the cost of their care. To preclude allowance of retroactive guardianship fees prior to the Medicaid recipient's eligibility for long-term care services. To simplify the process of establishing guardianship fees for a department client. The rule was established when the federal Health Care Financing Authority (HCFA) placed the state on the Title XIX compliance list for allowing unreasonable guardian fees paid from clients' Medicaid participation amounts. Being on the compliance list placed the state at risk of losing federal funds for the Medicaid program.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agen-

cies: Health Care Financial Authority (HCFA); include HCFA in the review process; file a state plan amendment with HCFA to allow court ordered fees for guardianship expenses and related attorney's fees to be excluded as income for long-term care programs and reduce the amount the Medicaid recipient is required to participate in the cost of their care.

Process for Developing New Rule: Through regular meetings and review drafts. DSHS welcomes the public to take part in developing the rule(s). Anyone interested in participating should contact the staff person indicated below. After the rule is drafted, DSHS will file a copy with the Office of the Code Reviser with a notice of proposed rule making, and send a copy to everyone currently on the mailing list and anyone else who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Lou Percival, DSHS, Home and Community Services Division, P.O. Box 45600, Olympia, WA 98504-45600, phone (360) 407-0312, fax (360) 407-7582, e-mail perciml@dshs.wa.gov.

October 14, 1999

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 99-21-039

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed October 15, 1999, 1:30 p.m.]

Subject of Possible Rule Making: WAC 388-517-0300 Medicare cost-sharing programs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050, 74.04.055, 74.04.057, and 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This WAC amendment is necessary to add language concerning the age requirement for the qualified disabled working individual (QDWI) program and to eliminate the obsolete monthly reimbursement amount under the qualified individual (QI) program.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: The department invites the interested public to review and provide input into the adopted language of this proposed WAC amendment. The department will distribute draft material for an internal and external review process. All comments are taken into consideration before issuance of the final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45530, Olympia, WA 98504-5530, phone (360) 753-7462, e-mail

SCOTSJK@DSHS.WA.GOV, fax (360) 753-7315, TDD 1-800-848-5429.

October 11, 1999

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 99-21-042

PREPROPOSAL STATEMENT OF INQUIRY GAMBLING COMMISSION

[Filed October 15, 1999, 4:14 p.m.]

Subject of Possible Rule Making: Bingo.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To streamline bingo regulations.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ben Bishop, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Sherri Winslow, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 301; or Susan Arland, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 374.

Meetings at: Port Ludlow Conference Center, 9483 Oak Bay Road, Port Ludlow, WA, (360) 437-2222, on December 2 and 3, 1999; at Heathman Lodge, 7801 N.E. Greenwood Drive, Vancouver, WA 98662, (360) 254-3100, on January 13 and 14, 2000; and at Howard Johnson/Everett Pacific Hotel, 3105 Pine Street, Everett, WA 98201, (425) 339-3333, on February 10 and 11, 2000.

October 15, 1999

Susan Arland
Rules Coordinator

WSR 99-21-043

PREPROPOSAL STATEMENT OF INQUIRY GAMBLING COMMISSION

[Filed October 15, 1999, 4:16 p.m.]

Subject of Possible Rule Making: Card rooms.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To implement legislation that passed in 1996 and 1997 enabling card rooms to offer the following: Increased number of tables, alternative collection of fees, jackpot schemes and house banked card games. These rules set forth the regulatory and licensing requirements for card rooms to offer these activities.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ben Bishop, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Sherri Winslow, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 301; or Susan Arland, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 374.

Meetings at: Heathman Lodge, 7801 N.E. Greenwood Drive, Vancouver, WA 98662, (360) 254-3100, on January 13 and 14, 2000; at Howard Johnson/Everett Pacific Hotel, 3105 Pine Street, Everett, WA 98201, (425) 339-3333, on February 10 and 11, 2000; and at The Inn at Semiahmoo, 9565 Semiahmoo Parkway, Blaine, WA 98230, (360) 371-2000, on March 9 and 10, 2000.

October 15, 1999
Susan Arland
Rules Coordinator

WSR 99-21-046

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF AGRICULTURE**

[Filed October 18, 1999, 10:02 a.m.]

Subject of Possible Rule Making: Rules relating to application of pesticides in Benton County and portions of Franklin and Walla Walla counties, WAC 16-230-800 through 16-230-870.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.58.040 and 17.21.030.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules are necessary to prevent damage to vineyards and other crops from several classes of pesticides. Proposed amendments to the rules may include increasing restrictions in some areas, as well as some boundary (area) adjustment.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal organizations have any jurisdiction relating to restricted use herbicides in Benton County and portions of Franklin and Walla Walla counties.

Process for Developing New Rule: A rules review was conducted in accordance with the Governor's Executive Order 97-02. Results of this review will be shared with representatives of the rule stakeholders for input.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Cliff Weed, Washington State Department of Agriculture, Pesticide Management Division, P.O. Box 42589, Olympia, WA 98504-2589, (360) 902-2040, fax

(360) 902-2093. Comments must be received by December 15, 1999.

October 15, 1999
Bob Arrington
Assistant Director

WSR 99-21-047

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF AGRICULTURE**

[Filed October 18, 1999, 10:05 a.m.]

Subject of Possible Rule Making: Rules relating to restricted use herbicides in Franklin County, WAC 16-231-100 through 16-231-145.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.58.040 and 17.21.030.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: New rules relating to the application of pesticides in Benton County and portions of Franklin and Walla Walla counties were adopted. As a result, portions of Franklin County are currently regulated by two rules. This has created confusion as the rules overlap. The Franklin County rules need to be amended to eliminate the areas of overlap and confusion. The rules are necessary to prevent damage to vineyards from pesticide (phenoxy) drift.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal organizations have any jurisdiction relating to restricted use herbicides in Franklin County.

Process for Developing New Rule: A rules review was conducted in accordance with the Governor's Executive Order 97-02. Results of this review will be shared with representatives of the rule stakeholders for input.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Cliff Weed, Washington State Department of Agriculture, Pesticide Management Division, P.O. Box 42589, Olympia, WA 98504-2589, (360) 902-2040, fax (360) 902-2093. Comments must be received by December 15, 1999.

October 15, 1999
Bob Arrington
Assistant Director

WSR 99-21-053

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed October 19, 1999, 10:12 a.m.]

Subject of Possible Rule Making: Incorporation by reference of the 2000 edition of the Uniform Standards of Professional Appraisal Practice, the generally recognized national organized standards of real estate appraisal.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.140.030 (16), (17).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Will incorporate by reference the 2000 edition of the Uniform Standards of Professional Appraisal Practice as promulgated by the Appraisal Standards Board of the Appraisal Foundation.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Cleotis Borner, Jr., Real Estate Appraiser Program, Department of Licensing, P.O. Box 9015, Olympia, WA 98507-9015, phone (360) 753-1062, fax (360) 586-0998.

October 19, 1999
Cleotis Borner, Jr.
Program Manager

The public may also participate by providing written comments to the department after the amendments are proposed or by giving oral testimony during the public hearing process.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Morris Payne, Explosives Specialist, phone (360) 902-5569, fax (360) 902-5438; Linda Dausener, WISHA Standards Project Manager, phone (360) 902-5516, fax (360) 902-5529; Department of Labor and Industries, WISHA Services Division, P.O. Box 44655 or 44620 (respectively), Olympia, WA 98504-4620.

October 19, 1999
Gary Moore
Director

WSR 99-21-060
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed October 19, 1999, 2:52 p.m.]

Subject of Possible Rule Making: Chapter 296-52 WAC, Safety standards for the possession and handling of explosives. Subject: Explosives blasting.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, [49.17].050, 70.74.020, and 49.24.370.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The explosives industry has requested through the governor's office that blasting requirements in the explosives standard, chapter 296-52 WAC, be updated. Many industry concerns are due to population increases in suburban and rural areas where most blasting occurs. As a result of these concerns, an advisory committee was formed to address issues relating to explosives blasting requirements, as well as update the standard to be in line with current industry practice and national standard levels.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: OSHA (WISHA is required to adopt regulations which are at-least-as-effective-as OSHA regulations. An OSHA/WISHA comparison document will be submitted to OSHA for approval as required by the 18b State Plan Agreement), MSHA (MSHA's scope is limited to the Mining Industry. A copy of the final draft proposal will be provided to MSHA), BATF (BATF's scope covers the general public vs. the employee/employer relationship. In addition, BATF does not currently regulate blasting. A copy of the final draft proposal will be provided to BATF), and the State Fire Marshall (through the UFC and NFPA national consensus codes. State Fire Marshalls are currently represented on the advisory committee).

Process for Developing New Rule: Advisory Committee Development. The advisory committee is comprised of department and industry management and labor representatives.

WSR 99-21-062
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH
[Filed October 19, 1999, 4:47 p.m.]

Subject of Possible Rule Making: Chapter 246-205 WAC, Decontamination of illegal drug sites, this chapter of rules deals with the certification of contractors, cleanup standards, and the responsibility of local health officers for the cleanup of illegal drug sites.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 64.44 RCW, Contaminated properties.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The 1999 legislature directed the Department of Health to make rules adopting standards for mercury, lead, methamphetamine and total volatile organic compounds. Other changes to the chapter may be considered as a result of the recent rule review under Executive Order 97-02.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington State Patrol and the Department of Ecology both play roles in the discovery and initial cleanup of illegal drug sites. Both agencies will be involved throughout the rule-making process to ensure that the rule is coordinated.

Process for Developing New Rule: The department will hold workshops to gather public input into proposed rules. Interested parties will be kept informed through the use of mailings and/or electronic notices.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lew Kittle, Department of Health, P.O. Box 47825, Olympia, WA 98504, [e-mail] ljk0303@doh.wa.gov, (360) 236-3381.

October 13, 1999
M. C. Selecky
Secretary

WSR 99-21-063**PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF HEALTH**

[Filed October 19, 1999, 4:48 p.m.]

Subject of Possible Rule Making: Chapter 246-205 WAC, Decontamination of illegal drug sites, this chapter of rules deals with the certification of contractors and the responsibility of local health officers for the cleanup of illegal drug sites.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 64.44 RCW, Contaminated properties.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Changes to chapter 246-205 WAC may be needed to address changes made by the 1999 legislature regarding the authority of local health officers to determine when a certified contractor is required for cleanup. Other changes to the chapter may be considered as a result of the recent rule review under Executive Order 97-02.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington State Patrol and the Department of Ecology both play roles in the discovery and initial cleanup of illegal drug sites. Both agencies will be involved throughout the rule-making process to ensure that the rule is coordinated.

Process for Developing New Rule: The Department of Health will hold workshops to gather public input into proposed rules. Interested parties will be kept informed through the use of mailings and/or electronic notices.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lew Kittle, Department of Health, P.O. Box 47825, Olympia, WA 98504, [e-mail] ljk0303@doh.wa.gov, (360) 236-3381.

October 18, 1999
Don Sloma
Executive Director

WSR 99-21-078**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF AGRICULTURE**

[Filed October 20, 1999, 10:12 a.m.]

Subject of Possible Rule Making: To amend chapter 16-328 WAC, Strawberry plants—Certification.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 15.14 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: A strong strawberry certification program is needed to provide strawberry growers with a reliable source of disease free planting stock of known origin. This proposal will clarify requirements for nuclear, foundation, registered and certified planting stock, better define other certification requirements, increase fees within the appropriate fiscal growth factor, and consider technological changes in the industry such as in-vitro propagation. This proposal would also revise the strawberry certification

rule to reflect current practices in industry and convert existing provisions into clear and readable format.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Washington State Department of Agriculture representatives discuss proposed rule change with affected government agencies and stakeholders and then publish the rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary A. Martin Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, fax (360) 902-2094; or Tom Wessels, Plant Services Program Manager, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1984, fax (360) 902-2094.

October 20, 1999
Mary A. Martin Toohey
Assistant Director

WSR 99-21-079**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF AGRICULTURE**

[Filed October 20, 1999, 10:14 a.m.]

Subject of Possible Rule Making: To amend chapter 16-333 WAC, Rules and standards for certification of plants.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 15.14 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: A strong caneberry certification program is needed to provide caneberry growers with a reliable source of disease free planting stock of known origin. This proposal will clarify requirements for nuclear, foundation, registered and certified planting stock, better define other certification requirements, increase fees within the appropriate fiscal growth factor, and consider technological changes in the industry such as in-vitro propagation. This proposal would also revise the caneberry certification rule to reflect current practices in industry and convert existing provisions into clear and readable format.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Washington State Department of Agriculture representatives discuss proposed rule change with affected government agencies and stakeholders and then publish the rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary A. Martin Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, fax (360) 902-2094; or Tom Wessels, Plant Services Program Manager, Washington

State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1984, fax (360) 902-2094.

October 20, 1999
Mary A. Martin Toohey
Assistant Director

WSR 99-21-080

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed October 20, 1999, 10:15 a.m.]

Subject of Possible Rule Making: Establish plant tagging requirements for horticultural plants.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 15.13 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Chapter 15.13 RCW requires the department to establish rules for the marking or tagging of horticultural plants. The ability to identify horticultural plants is critical when enforcing plant related quarantines, especially noxious weed quarantines. A tagging rule would allow nursery inspectors to better regulate horticultural plants entering the state through direct sale and would also benefit consumers of such plants by providing an accurate identity of purchased plants. This proposal would also allow consumers to identify native plants collected in their natural environment.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Washington State Department of Agriculture representatives discuss proposed rule change with affected stakeholders and then publish the rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary A. Martin Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, fax (360) 902-2094; or Tom Wessels, Plant Services Program Manager, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1984, fax (360) 902-2094.

October 20, 1999
Mary A. Martin Toohey
Assistant Director

WSR 99-21-081

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed October 20, 1999, 10:17 a.m.]

Subject of Possible Rule Making: To amend chapter 16-497 WAC, Hop disease quarantine.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 17.24 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposal evaluates existing quarantine barriers and regulation relevant to the movement of hop planting stock. The proposal also converts existing provisions into clear and readable format and updates the rule to comply with current practices.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Washington State Department of Agriculture representatives discuss proposed rule change with affected government agencies and stakeholders and then publish the rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary A. Martin Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, fax (360) 902-2094; or Tom Wessels, Plant Services Program Manager, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1984, fax (360) 902-2094.

October 20, 1999
Mary A. Martin Toohey
Assistant Director

WSR 99-21-091

PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed October 20, 1999, 10:45 a.m.]

Subject of Possible Rule Making: WAC 180-79A-123 Certificates—Previous standards.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The amendment will bring language into alignment with a recent administrative law judge decision.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Early solicitation of public comments and recommendations respecting new, amended or repealed rules, and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

October 20, 1999
Larry Davis
Executive Director

WSR 99-21-094

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**
(Health and Rehabilitative Services)

(Division of Alcohol and Substance Abuse)

[Filed October 20, 1999, 10:54 a.m.]

Subject of Possible Rule Making: Chapter 388-240 WAC, Alcohol and drug programs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.50.080 and 70.96A.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This chapter is being reviewed and updated to describe and incorporate changes necessary to current procedural practices. The process will be completed in keeping with Governor Locke's Executive Order 97-02 and Department of Social and Health Services (DSHS) Secretary Quasim's April 17, 1997, Executive Order on Regulatory Improvement. Criteria to be used include: The need for the rule; statutory authority and intent; effectiveness and efficiency; clarity; coordination with other rules; cost; and fairness. Finally, in accordance with DSHS Secretary Quasim's directive to consolidate all DSHS rules under one chapter [title] number, this amendment will necessitate repealing the chapter 388-240 WAC number and reenacting the rule as chapter 388-800 WAC.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: DSHS welcomes the public to take part in developing the rules. Anyone interested in participating should contact the staff person indicated below. After the rule is drafted, DSHS will file a copy with the Office of the Code Reviser with a mailing list and anyone else who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jim Friedman, Region V Administrator, Division of Alcohol and Substance Abuse, 2121 South State Street, Mailstop N27-5, Tacoma, WA 98405, (253) 593-2663, fax (253) 593-2025, e-mail friedjr@dshs.wa.gov.

October 15, 1999

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 99-21-095

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**
(Medical Assistance Administration)

[Filed October 20, 1999, 10:55 a.m.]

Subject of Possible Rule Making: Amending chapter 388-539 WAC, Acquired human immunodeficiency syndrome insurance program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.09.757, 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is reviewing and revising this chapter of WAC to consolidate and simplify rules on this subject, as well as to comply with the Governor's Executive Order 97-02.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The department is consulting with the Department of Health to ensure clarity and consistency with that agency's rules on this subject.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this WAC. Draft material and information about how to participate are available by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting L. Mike Freeman, Regulatory Improvement Project, Medical Assistance Administration, Olympia, WA 98504-5530, phone (360) 586-0941, fax (360) 753-7315, TTY 1-800-848-5429, e-mail freemlm@dshs.wa.gov.

October 20, 1999

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 99-21-100

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF ECOLOGY**

[Order 99-25—Filed October 20, 1999, 11:22 a.m.]

Subject of Possible Rule Making: Chapter 173-537 WAC, Water resources management program for the Yakima River Basin, Water Resource Inventory Areas 37, 38 and 39. This rule proposal would withdraw the unappropriated ground waters of the Yakima River Basin from further appropriation until completion of a comprehensive study of the ground water hydrology of the basin, or for a five-year period if the study is not completed by the end of five years.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 90.54.050 and 34.05.240.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rule is necessary to protect the water resource during the period that the hydrologic study mentioned above is taking place. The study itself will provide vital information that will allow ecology and entities involved in the Yakima watershed planning process to determine the likely effects of further appropriation of ground water from the Yakima River Basin on existing water rights and environmental sustainability.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: There are federal, tribal, state, regional and local entities with important regulatory and planning roles in the Yakima Basin; ecology will coordinate as closely as possible with them in developing and adopting the rule. They include the United States Bureau of Reclamation, National Marine Fisheries Service, Yakama Nation, Washington Department

of Fish and Wildlife, Benton, Kittitas and Yakima counties, and the Tri-County Water Resource Agency. Before proposing the rules, ecology must consult with standing committees of the state house and senate with jurisdiction over water resource issues.

Process for Developing New Rule: This will be a conventional rule-making process, with at least one public workshop prior to proposing the rules and at least one public hearing on the rule proposal. Ecology will make a substantial effort to involve the public in discussions regarding the issues involved in this proposal. Ecology will consult with the standing legislative committees of the house and senate with jurisdiction over water resource issues prior to proposing specific rule language.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. For information regarding the administrative aspects of the rule (e.g., schedule of adoption, etc.) please contact Thom Lufkin at (360) 407-6631 or by e-mail at tlhw461@ecy.wa.gov, or by mail at Water Resources Program, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600.

October 20, 1999
Daniel J. Silver
Deputy Director

WSR 99-21-101
PREPROPOSAL STATEMENT OF INQUIRY
UTILITIES AND TRANSPORTATION
COMMISSION

[Filed October 20, 1999, 11:26 a.m.]

Subject of Possible Rule Making: Exploring the need to impose upon interexchange carriers a competitively-neutral obligation to serve all areas of the state. The commission in Docket UT-990976 eliminated the obligation of US West Communications to provide local toll service in areas of the state where it does not provide local exchange service. At the same time it initiated this inquiry, in Docket No. UT-991573, whether it is necessary to impose a similar but competitively-neutral obligation on carriers generally in order to ensure that all customers of the state have access to toll services at affordable rates.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 80.01.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: A rule may be needed to prevent consumers in some parts of the state from losing access to long-distance services and/or having to pay excessive rates for such service. Long-distance service is classified as competitive by the commission because there are multiple toll service providers, which ensures adequate service at reasonable prices. However, there may be circumstances where effective competition alone does not protect consumers.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Federal Communications Commission regulates telecommunications services provided across state or

national boundaries and some services provided within states. In particular, the FCC has a rule that limits the extent to which long-distance carriers can charge different prices to consumers in different parts of a single state. The commission will study the FCC requirements to assure that any state provisions are not foreclosed by the federal requirements.

Process for Developing New Rule: Agency study; and the commission will ask for initial written comments, and will provide the opportunity for additional comments, including workshops or other opportunities for dialogue in pursuit of consensus.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting the secretary by writing to the Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, WA 98504-7250, or by calling (360) 664-1174, fax (360) 586-1150.

WRITTEN COMMENTS: Written comments in response to the CR-101 from interested persons in the subject matter of this proposed rule making may be filed with the commission secretary, referencing Docket No. UT-991573, not later than November 12, 1999. All commenters are encouraged to file written comments by electronic mail at records@wutc.wa.gov. Any commenter who prefers to file by other means is asked, but not required, to file an original and ten copies of their written comments. The commission also requests, but does not require, that comments be provided on a 3 1/2 inch IBM formatted high-density disk, in WordPerfect version 5.1 or later, labeled with the docket number of this proceeding, the date of the submission, the commenter's name, and type of software used. The commission may offer additional opportunities to provide written comments. Interested persons may file additional written comments in response to any such invitation. Interested persons may also attend and participate in any workshop, should one or more be scheduled. The commission will provide written notice of any preproposal workshops to all commenters and to any other persons specifically asking to receive such notices in this rule-making proceeding.

NOTICE

TO CONTINUE RECEIVING NOTICES AND INFORMATION ABOUT THIS RULE MAKING —The commission wants to ensure its mailings are sent to persons who are interested in the topic and want to receive that information. ANY PERSON WHO COMMENTS will continue to receive notices and information. If you do not submit comments but want to remain on the mailing list for this rule making, please advise the Records Center by any one of the following methods: (1) Send a note with your name, address (or a copy of your mailing label), and telephone and fax numbers referencing Docket No. UT-991573, and the words "Please keep me on the mailing list"; or (2) e-mail your name, address, telephone and fax numbers, referencing Docket No. UT-991573, and the words "Please keep me on the mailing list" to records@wutc.wa.gov. Please note that all information in the mailings will be accessible through the commission's Internet web site at <http://www.wutc.wa.gov/>. **THOSE PARTIES WHO DO NOT**

**RESPOND MAY NOT RECEIVE FURTHER MAILINGS OR
INFORMATION ABOUT THIS RULE MAKING.**

October 20, 1999
Terrence Stapleton
for Carole J. Washburn
Secretary

PREPROPOSAL

WSR 99-21-018
EXPEDITED REPEAL
WASHINGTON STATE PATROL
 [Filed October 12, 1999, 11:42 a.m.]

The Following Sections are Proposed for Expedited Repeal: Chapter 212-20 WAC, Model and experimental rocketry.

Rules Proposed for Expedited Repeal Meet the Following Criteria: Other rules of the agency or of another agency govern the same activity as the rule, making the rule redundant.

Any person who objects to the repeal of the rule must file a written objection to the repeal within thirty days after publication of this preproposal statement of inquiry.

Address Your Objection to: Mary Corso, State Fire Marshal, Washington State Patrol, Fire Protection Bureau, General Administration Building, P.O. Box 42600, Olympia, WA 98504-2600.

Reason the Expedited Repeal of the Rule is Appropriate: The requirements listed in the WAC should be repealed based on nonconformity to the statute referenced. The statute granting authority, RCW 70.77.250(3), was rewritten in 1994, and no longer addresses model and experimental rocketry.

October 1, 1999
 Annette M. Sandberg
 Chief

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 212-20-001 Declaration of intent.
- WAC 212-20-010 Definitions.
- WAC 212-20-015 Application—Rocket motors.
- WAC 212-20-025 Application—Rocket vehicles.
- WAC 212-20-035 Application—Rocket launching.
- WAC 212-20-045 Application—Exempt activities.
- WAC 212-20-055 Application—Exempt model aircraft.
- WAC 212-20-065 Application—Exempt toy rockets.
- WAC 212-20-075 Application—Exempt fireworks.
- WAC 212-20-085 Purpose—Availability.
- WAC 212-20-090 Purpose—Prohibited rockets.
- WAC 212-20-095 Purpose—Prohibited propellants.

- WAC 212-20-100 Rocket construction and operation.
- WAC 212-20-200 Solid propellant rocket motors—General.
- WAC 212-20-205 Solid propellant rocket motors—Casing material.
- WAC 212-20-210 Solid propellant rocket motors—Casing design.
- WAC 212-20-215 Solid propellant rocket motors—Incapable of spontaneous ignition.
- WAC 212-20-220 Solid propellant rocket motors—Propellant.
- WAC 212-20-225 Solid propellant rocket motors—Manufacturer sampling.
- WAC 212-20-230 Solid propellant rocket motors—Manufacturer dating.
- WAC 212-20-235 Solid propellant rocket motors—Safe shipment.
- WAC 212-20-240 Solid propellant rocket motors—Flame ignition prohibited.
- WAC 212-20-245 Solid propellant rocket motors—Instructions.
- WAC 212-20-250 Solid propellant rocket motors—Sealing.
- WAC 212-20-305 Cold propellant rocket motors—Sold assembled.
- WAC 212-20-310 Cold propellant rocket motors—Propellant.
- WAC 212-20-315 Cold propellant rocket motors—Working pressure.
- WAC 212-20-320 Cold propellant rocket motors—Construction materials.
- WAC 212-20-405 Pressurized liquid rocket motors—Sold assembled.
- WAC 212-20-410 Pressurized liquid rocket motors—Nontoxic propellant.
- WAC 212-20-415 Pressurized liquid rocket motors—Working pressure.
- WAC 212-20-420 Pressurized liquid rocket motors—Shipped empty.
- WAC 212-20-425 Pressurized liquid rocket motors—Pressurizing.

EXPEDITED REPEAL

EXPEDITED REPEAL

- WAC 212-20-430 Pressurized liquid rocket motors—Construction materials.
- WAC 212-20-500 Nationally recognized testing labs, associations.
- WAC 212-20-600 Use of rocket motors for spectacular display.
- WAC 212-20-605 Use of rocket or rocket motor as a weapon.
- WAC 212-20-610 Use of rocket motor contrary to Federal Aviation Agency regulations.
- WAC 212-20-615 Tampering with rocket motor.
- WAC 212-20-620 Sale of noncomplying rocket motors.
- WAC 212-20-625 Operation of rockets contrary to Federal Aviation Agency regulations.
- WAC 212-20-630 Use of noncomplying rockets.
- WAC 212-20-635 Sale or use of hand-held igniters.
- WAC 212-20-640 False certification.
- WAC 212-20-645 Reloading solid propellant rocket motor.
- WAC 212-20-650 Refilling cold propellant rocket motor.
- WAC 212-20-655 Refilling pressurized liquid rocket motor.
- WAC 212-20-660 Permits.
- WAC 212-20-665 Penalty.
- WAC 212-20-990 Appendix—Supplementary information.

circumstances; and other rules of the agency or of another agency govern the same activity as the rule, making the rule redundant.

Any person who objects to the repeal of the rule must file a written objection to the repeal within thirty days after publication of this preproposal statement of inquiry.

Address Your Objection to: Paige Wall, Rules Coordinator, Department of Social and Health Services, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185.

Reason the Expedited Repeal of the Rule is Appropriate: WAC 440-44-028 has been replaced by WAC 388-76-555 License fee. WAC 388-90-010 is being repealed as it is no longer applicable to any of AASA programs.

October 18, 1999

Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 388-90-010 Skilled nursing facility care in state school for retarded persons—Minimum requirements for licensure or approval of institution.
- WAC 440-44-028 Adult family home license fees.

WSR 99-21-093
EXPEDITED REPEAL
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Aging and Adult Services Administration)
 (Residential Care Services)

[Filed October 20, 1999, 10:52 a.m.]

The Following Sections are Proposed for Expedited Repeal: WAC 388-90-010 Skilled nursing facility care in state school for retarded persons—Minimum requirements for licensure or approval of institution and 440-44-028 Adult family home license fees.

Rules Proposed for Expedited Repeal Meet the Following Criteria: Rule is no longer necessary because of changed

WSR 99-20-109
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed October 6, 1999, 8:06 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-01-167.

Title of Rule: Chapter 388-538 WAC, Managed care.

Purpose: To clarify changes made by the ESA/MAA review of all rules that possibly relate to TANF (temporary assistance to needy families) and CSOs (community service offices). To review the rules for compliance with the Governor's Executive Order 97-02.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.510, and [74.09.]522, 1115 Federal Waiver, 42 U.S.C. 1396 (a), (e) and (p), 1396r-6(b), 1396u-2.

Statute Being Implemented: RCW 74.08.090, 74.09.510, and [74.09.]522, 1115 Federal Waiver, 42 U.S.C. 1396 (a), (e) and (p), 1396r-6(b), 1396u-2.

Summary: The rules have been rewritten to clarify changes made by the ESA/MAA review of all rules that possibly relate to TANF (temporary assistance to needy families) and CSOs (community service offices). The rewritten rules clarify healthy options enrollment criteria, payment methodology, the scope of care, and ending enrollment. New sections are added that establish eligibility criteria for basic health plan enrollees and cross-reference the children's health insurance program (CHIP). The rules have also been reviewed and rewritten to reflect current department policy and to clarify and simplify the language to meet the criteria in the Governor's Executive Order 97-02.

Reasons Supporting Proposal: To comply with the Governor's Executive Order 97-02. To ensure that current department policy and practice is reflected in rule.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: D. Andrea Davis, DPS/MCCM, 619 8th Avenue S.E., Olympia, WA 98501, (360) 586-4877.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule as rewritten clarifies healthy options enrollment criteria, payment methodology, the scope of care, and ending enrollment. New sections are added that establish eligibility criteria for basic health plan enrollees and that cross-reference the children's health insurance program (CHIP). The amended rules clarify department policy, organizing and simplifying sections for clarity and ease of use.

Proposal Changes the Following Existing Rules: Amends rule listed in Title of Rule above to reflect current department policy and to clarify the language.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has analyzed the proposed amendments and concludes that no

new costs will be imposed on the small businesses affected by them.

RCW 34.05.328 applies to this rule adoption. The rule does meet the definition of a significant legislative rule, and the department has prepared a cost benefit analysis that can be obtained by contacting the person listed in Name of Agency Personnel above.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on November 23, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by November 12, 1999, phone (360) 664-6094, TTY (360) 664-6178, e-mail wallpg@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Paige Wall, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by November 23, 1999.

Date of Intended Adoption: November 24, 1999.

October 1, 1999

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3886, filed 8/29/95, effective 9/1/95)

WAC 388-538-050 Definitions. (~~For the purpose of this chapter:~~

~~(1) "Emergency services" shall mean medical or other health services which are rendered for a medical condition (including emergency labor and delivery) manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in:~~

- ~~(a) Placing the patient's health in serious jeopardy;~~
- ~~(b) Serious impairment to bodily functions; or~~
- ~~(c) Serious dysfunction of any bodily organ or part.~~

~~(2) "Enrolled client" means a client eligible for Medicaid and receiving services from a health care plan or primary care case management provider who has a contract with the department.~~

~~(3) "Health care plan" or "plan" means an organization contracting with the department to provide managed care to the client by providing and/or paying for medical services covered by the department to an eligible enrolled client in exchange for a contracted rate or management fee.~~

~~(4)) The following definitions and abbreviations and those found in chapter 388-500-0005 WAC, Medical definitions, apply to this chapter. Defined words and phrases are bolded in the text.~~

"Ancillary health services" means health services ordered by a provider, including but not limited to, laboratory services, radiology services, and physical therapy.

"Appeal" means a formal request by a provider or covered enrollee for reconsideration of a decision such as a utilization review recommendation, a benefit payment, an administrative action, or a quality of care or service issue, with the goal of finding a mutually acceptable solution.

"Basic health plan (BHP)" means the health care program authorized by title 70.47 RCW and administered by the health care authority (HCA).

"Children's health insurance program (CHIP)" means the health insurance program authorized by Title XXI of the Social Security Act and administered by the **medical assistance administration (MAA)**.

"Client" means an individual eligible for any medical program who is not enrolled with a **managed care plan or PCCM provider**. In this chapter, **client** refers to a person before the person is enrolled in **managed care**, while **enrollee** refers to an individual eligible for any medical program who is enrolled in **managed care**.

"Complaint" means an oral or written expression of dissatisfaction by an **enrollee**.

"End enrollment" means an **enrollee** is currently enrolled in **HO** and requests to discontinue enrollment and return to the fee-for-service delivery system for one of the reasons outlined in WAC 388-538-130. This is also referred to as **"disenrollment."**

"Enrollee" means an individual eligible for any medical program who is enrolled in managed care through a **health care plan or primary care case management (PCCM) provider** that has a contract with the state.

"Enrollees with chronic conditions" means persons having chronic and disabling conditions, including persons with special health care needs that meet all of the following conditions:

- (1) Have a biologic, psychologic, or cognitive basis;
- (2) Have lasted or are virtually certain to last for at least one year; and
- (3) Produce one or more of the following conditions stemming from a disease:
 - (a) Significant limitation in areas of physical, cognitive, or emotional function;
 - (b) Dependency on medical or assistive devices to minimize limitation of function or activities; or
 - (c) In addition, for children, any of the following:
 - (i) Significant limitation in social growth or developmental function;
 - (ii) Need for psychologic, educational, medical, or related **services** over and above the usual for the child's age; or
 - (iii) Special ongoing treatments, such as medications, special diet, interventions, or accommodations at home or school.

"Exemption" means a **client** is not currently enrolled in **HO** and makes a pre-enrollment request to remain in the fee-for-service delivery system for one of the reasons outlined in WAC 388-538-080.

"Health care plan" or "plan" means an organization contracted with the department of social and health services (DSHS) to provide **managed care** to **MAA clients**.

"Health care service" or "service" means a **service** provided for the prevention, cure, or treatment of illness, injury, disease, or condition.

"Healthy options contract or HO contract" means the agreement between the **department** of social and health services and a **health care plan** to provide the contracted **services** to **enrollees**.

"Healthy options program or HO program" means **medical assistance administration's managed care** health program for Medicaid-eligible **clients**.

"Managed care" means a comprehensive system of medical and health care delivery including preventive, primary, specialty, and **ancillary health services** ((-Managed care involves having clients enrolled:

- (a) With or assigned to a primary care provider;
 - (b) With or assigned to a plan; or
 - (c) With an independent provider, who is responsible for arranging or delivering all contracted medical care.
- (5) "Persons with special health care needs" means persons having ongoing health conditions that:
- (a) Have a biologic, psychologic, or cognitive basis;
 - (b) Have lasted or are virtually certain to last for at least one year; and
 - (c) Produce one or more of the following sequelae:
 - (i) Significant limitation in areas of physical, cognitive, or emotional function;
 - (ii) Dependency on medical or assistive devices to minimize limitation of function or activities;
 - (iii) In addition for children:
 - (A) Significant limitation in social growth or developmental function;
 - (B) Need for psychologic, educational, medical or related services over and above the usual for the child's age; or
 - (C) Special ongoing treatments such as medications, special diets, interventions or accommodations at home or at school.
- (6) "Primary care provider (PCP)" means a provider who has responsibility for supervising, coordinating, and providing initial and primary care to clients, initiating referrals for specialist care, and maintaining the continuity of patient care. A primary care provider shall be either:
- (a) A physician, who meets the criteria under WAC 388-87-007;
 - (b) An advanced registered nurse practitioner (ARNP), who meets the criteria under WAC 388-87-007; or
 - (c) A licensed physician assistant.
- (7) "Primary care case management (PCCM)" means a model of health care where a physician, ARNP, physician assistant, community/migrant health center, health department, or clinic agrees to provide primary health care services and to arrange and coordinate other preventative, specialty, and ancillary health care in exchange for a contracted payment for each client managed.
- (8) "Timely provision of services" means a client has the right to receive medically necessary health care without unreasonable delay).
- "Participating provider"** means a person or entity with a written agreement with a **plan** to provide **health care services** to **managed care enrollees**.

"Primary care case management (PCCM)" means the health care management activities of a **provider** that contracts with the **department** to provide **primary health care services** and to arrange and coordinate other preventive, specialty, and **ancillary health services**.

"Primary care provider (PCP)" means a person licensed or certified under Title 18 RCW including but not limited to, a **physician**, and advanced registered nurse practitioner (ARNP), or a physician assistant who supervises, coordinates, and provides health **services** to a **client** or an **enrollee**, initiates referrals for specialist and ancillary care, and maintains the **client's** or **enrollee's** continuity of care.

"Timely" - in relation to the provision of **services**, means an **enrollee** has the right to receive medically necessary health care according to timeline standards in the **healthy options contract**.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-538-060 Healthy options ((eligibility)) and choice. (1) A **client** is required to enroll in ((the department's "healthy options" (HO) managed care when that client:

- (a) Is eligible for one of the medical programs subject to mandatory enrollment as determined by the department;
- (b) Resides in one of the department's contracted managed care service areas;
- (c) Is not exempted by the department per WAC 388-538-080; and
- (d) Is not removed from HO enrollment by the department per WAC 388-538-130.

(2) American Indians or Alaskan Natives (AI/AN) are those individuals meeting the provisions of 25 U.S.C. 1603 (c) as of April 30, 1998 (printed format available from the Government Printing Office, Washington, DC). They have the following options:

- (a) Enrolling with an HO primary care case manager (PCCM), which include Indian health service direct care clinics, clinics operated by tribes, and urban Indian health centers; or
- (b) Voluntarily selecting an HO contracted managed care plan; or
- (c) Requesting an exemption from enrollment in managed care based solely on their status as an AI/AN.

(3) An AI/AN who does not make a choice under subsection (2) of this section will be assigned to an HO PCCM if the client lives in a PCCM area. HO PCCMs are described in subsection (2)(a) of this section. A client who is assigned under this subsection is entitled to request and obtain removal from the PCCM assignment at any time.

(4) A client who is a Medicare beneficiary is not currently eligible to enroll with an HO managed care plan.

(5) Except for clients who are AI/AN, if the client does not choose an HO managed care plan, the department assigns the client to a HO plan in the client's area.

(6) The client will be given an opportunity to select a primary care provider from their HO managed care plan's available providers:

(7) If the client does not choose a primary care provider (PCP), the plan assigns the client a PCP.

(8) A client may change their PCP once a year for any reason. For more frequent PCP changes, the client must notify the plan of the request and a reason showing good cause. If the plan denies the change, the client may:

- (a) Appeal to the plan; or
- (b) Ask the department for a fair hearing; or
- (c) Appeal to the plan and request a fair hearing from the department)) **HO** when that **client** meets all of the following conditions:

(a) Is eligible for one of the medical programs for which clients must enroll in **HO** as described in the **HO contract**;

(b) Resides in an area, determined by MAA, where clients must enroll in **HO**;

(c) Is not exempt from **HO** enrollment as determined by **MAA**, consistent with WAC 388-538-080, and any related fair hearing has been held and decided; and

(d) Has not had **HO** enrollment ended by **MAA**, consistent with WAC 388-538-130.

(2) American Indian/Alaskan Native (AI/AN) clients who meet the provisions of 25 U.S.C. 1603 (c)-(d) for federally-recognized tribal members and their descendants, may choose one of the following:

- (a) Enroll with an **HO plan** available in their area;
- (b) Enroll with an **HO Indian or tribal PCCM provider** available in their area; or
- (c) **MAA's** fee-for-service program.

(3) A **client** may enroll with a **plan** or **PCCM provider** by calling **MAA's** toll-free enrollment line, or by sending a completed **HO** enrollment form to **MAA**.

(a) Except as provided in subsection (2) of this section for AI/AN and in subsection (5) of this section for cross-county enrollment, a **client** required to enroll in **HO** must enroll with a **plan** available in the area where the **client** lives.

- (b) Family members must enroll with the same **plan**.
- (c) **Enrollees** may request a **plan** change at any time.
- (d) When a **client** requests enrollment with a **plan** or **PCCM provider**, **MAA** enrolls a **client** effective the earliest possible date given the requirements of **MAA's** enrollment system. **MAA** does not enroll **clients** retrospectively.

(4) **MAA** assigns a **client** who does not choose a **plan** or **PCCM provider** as follows:

- (a) If the **client** has family members enrolled with a **plan**, the **client** is enrolled with that **plan**;
- (b) If the **client** does not have family members enrolled with a **plan**, and the **client** was enrolled in the last six months with a **plan** or **PCCM provider**, the **client** is re-enrolled with the same **plan** or **PCCM provider**;

(c) If a **client** does not choose a **plan** or **PCCM provider** but chooses a **provider**, **MAA** attempts to contact the **client** by phone to obtain the **client's** **plan** or **PCCM provider** choice. If **MAA** is not able to contact the **client**, **MAA** attempts to determine whether the **client's** chosen **provider** is with a **plan**, and, if so, assigns the **client** to that **plan**;

(d) If the client cannot be assigned according to (a), (b), or (c) of this subsection, MAA assigns the client as follows:

(i) If an AI/AN client does not choose a plan, MAA assigns the client to a PCCM provider if that client lives in a zip code served by a PCCM provider. If there is no PCCM provider in the client's area, the client will remain fee-for-service. A client assigned under this subsection may request to end enrollment according to WAC 388-538-130 (2)(b) at any time.

(ii) If a non-AI/AN client does not choose a plan, MAA assigns a plan available in the area where the client lives. A plan must have at least one PCP available within twenty-five miles of the zip code in which the client lies for the plan to be considered available.

(iii) MAA sends a written notice to each household of one or more clients who are assigned to a plan or PCCM provider. The notice includes the name of the plan or PCCM provider to which each client has been assigned, toll-free contact phone numbers for the plan or PCCM provider and MAA, the effective date of enrollment, and the date by which the client must respond.

(iv) An assigned client has at least thirty calendar days to contact MAA to change the plan or PCCM provider before enrollment is effective.

(5) A client may enroll with a plan in an adjacent county when the client lives in an area, designated by MAA, where residents historically have traveled a relatively short distance across county lines to the nearest available practitioner.

(6) PCP choice or assignment occurs as follows:

(a) Enrollees may choose:

(i) A PCP or clinic that is in their plan and accepting new enrollees; or

(ii) Different PCPs or clinics participating with the same plan for different family members.

(b) The plan assigns a PCP or clinic within reasonable proximity to the enrollee's home if the enrollee does not choose one;

(c) Enrollees may change PCPs or clinics in a plan at least once a year for any reason, and at any time for good cause; or

(d) In accordance with this subsection, enrollees may file an appeal with the plan and/or a fair hearing request with DSHS and may change plans if the plan denies an enrollee's request to change PCPs or clinics.

NEW SECTION

WAC 388-538-065 Medicaid eligible basic health plan enrollees. (1) Certain children and pregnant women who are enrolled in the BHP (chapter 70.47 RCW) are eligible for Medicaid under pediatric and maternity expansion provisions of the Social Security Act. MAA determines Medicaid eligibility for BHP enrollee children and pregnant women.

(2) The administrative rules and regulations that apply to HO enrollees also apply to Medicaid eligible BHP enrollees, except as follows:

(a) The process for enrolling in HO described in WAC 388-538-060(3) does not apply since enrollment is through the health care authority, the state agency that administers the BHP;

(b) American Native/Native Alaskan (AI/AN) clients cannot choose fee-for-service or PCCM as described in WAC 388-538-060(2) under BHP. They must enroll with a BHP health care plan;

(c) If a Medicaid eligible BHP enrollee does not choose a plan within ninety days, the enrollee is transferred from BHP to HO and is assigned to a plan as described in WAC 388-538-060 (4)(c).

NEW SECTION

WAC 388-538-066 Children's health insurance program (CHIP) enrollees. (1) Children eligible for the children's health insurance program (CHIP), a non-Medicaid medical program, may be enrolled in managed care as described in chapter 388-542 WAC.

(2) With the exception of the following sections, the sections in this chapter apply to CHIP clients enrolled in managed care:

(a) WAC 388-538-060 does not apply to CHIP. The enrollment and choice provisions for CHIP clients are included in chapter 388-542 WAC.

(b) WAC 388-538-065 does not apply to CHIP since CHIP eligible clients cannot enroll in managed care through the BHP.

(c) WAC 388-538-080 and 388-538-130 do not apply to CHIP. Chapter 388-542 WAC includes the provisions for exceptions to managed care enrollment for CHIP clients.

AMENDATORY SECTION (Amending WSR 96-24-073, filed 12/2/96, effective 1/2/97)

WAC 388-538-070 Managed care payment. ((The department shall pay for managed care as follows:

~~(1) Under a capitated system:~~

~~(a) A set rate to a plan for contracted health care provided to the client; and~~

~~(b) The plan has one year from the date services are provided to an SSI client to submit claims:~~

~~(i) To the department to be considered towards meeting the stop-loss deductible; and~~

~~(ii) For the department to make payments to the plan once the deductible is satisfied.~~

~~(2) Under a PCCM model in which the contract is between the department and the health care provider, a monthly management fee in addition to a fee for covered services provided to the client;~~

~~(3) Under a PCCM model in which the contract is between the department and a plan, a monthly management fee to the plan to be divided between the plan and the primary care provider, in addition to a fee to the health care provider~~

for covered services provided to the client)) MAA pays plans a monthly capitated premium according to contracted terms and conditions.

(2) MAA pays PCCM providers a monthly case management fee according to contracted terms and conditions.

(3) MAA does not pay providers on a fee-for-service basis for services that are the plan's responsibility under the HO contract, even if the plan has not paid for the service for any reason.

(4) MAA pays an additional monthly amount, known as an enhancement rate, to federally qualified health care centers (FOHC) and rural health clinics (RHC) for each client enrolled with plans through the FOHC or RHC. Plans may contract with FOHCs and RHCs to provide services under HO. FOHCs and RHCs receive an enhancement rate from MAA in addition to the negotiated payments they receive from the plans for services provided to enrollees. MAA pays the enhancement rate to supplement the plan payment to ensure full reimbursement of the FOHC and RHC reasonable costs.

(a) MAA pays the enhancement rate only for the categories of service provided by the FOHC or RHC under the HO contract. MAA surveys each FOHC or RHC in order to identify the categories of services provided by the FOHC or RHC.

(b) MAA bases the enhancement rate on both of the following:

(i) The upper payment limit (UPL) for the county in which the FOHC or RHC is located; and

(ii) An enhancement percentage.

(c) MAA determines the UPL for each category of service based on MAA's historical fee-for-service experience, adjusted for inflation and utilization changes.

(d) MAA determines the enhancement percentage for HO enrollees as follows:

(i) For FOHCs, the enhancement percentage is equal to the FOHC finalized audit period ratio. The "finalized audit period" is the latest reporting period for which the FOHC has a completed audit approved by and settled with MAA.

(A) For a clinic with one finalized audit period, the ratio is equal to:

$(\text{FOHC total costs}) - (\text{Fee-for-service reimbursements} + \text{HO reimbursements}) / (\text{FFS} + \text{HO reimbursements})$.

(B) For a clinic with two finalized audit periods, the ratio is equal to the percentage change in the medical services encounter rate from one finalized audit period to the next. A "medical services encounter" is a face-to-face encounter between a physician or mid-level practitioner and a client to provide services for prevention, diagnosis, and/or treatment of illness or injury. A "medical services encounter rate" is the individualized rate MAA pays each FOHC to provide such services to clients, or the rate set by Medicare for each RHC for such services.

(C) For FOHCs without a finalized audit, the enhancement percentage is the statewide weighted average of all the FOHCs' finalized audit period ratios. Weighting is based on the number of enrollees served by each FOHC.

(ii) For RHCs, MAA applies the same enhancement percentage statewide.

(A) On a given month, MAA determines the number of HO enrollees enrolled with each RHC that is located in the same county as an FOHC. This number is expressed as a percentage of the total number of RHC enrollees located in counties that have both FOHCs and RHCs.

(B) For each county that has both an FOHC and an RHC, MAA multiplies the FOHC enhancement percentage, as determined under subsection (4)(d)(i) of this section, by the percentage obtained in section (4)(d)(ii)(A) of this section.

(C) The sum of all these products is the weighted statewide RHC enhancement percentage.

(iii) The HO enhancement percentage for FOHCs and RHCs is updated once a year.

(e) For each category of service provided by the FOHC or RHC, MAA multiplies the UPL, as determined under subsection (4)(c) of this section, by the FOHC's or RHC's enhancement percentage. The sum of all these products is the enhancement rate for the individual FOHC or RHC.

(f) To calculate the enhancement rate for FOHCs and RHCs that provide maternity and newborn delivery services, MAA applies each FOHC's or RHC's enhancement percentage to the delivery case rate (DCR), which is a one-time rate paid by MAA to the HO plan for each pregnant enrollee who gives birth.

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.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-538-080 Healthy options (~~managed care~~) exemptions. (1) Only a client or ~~(their)~~ a client's representative (RCW 7.70.065) may request an exemption from HO enrollment ~~((to a healthy options (HO) managed care plan))~~. "Exemption" means the client is excused from mandatory enrollment when ~~((they have not yet enrolled with))~~ the client has not yet chosen or been assigned to ~~((an HO))~~ a plan or PCCM provider. If a client asks for an exemption ~~((, they are))~~ prior to the enrollment effective date, the client is not enrolled until ~~((the department))~~ MAA approves or denies the request and any related fair hearing is held and decided.

(2) MAA exempts a client ~~((is exempted))~~ from mandatory enrollment in ~~((an HO managed care))~~ a plan ~~((if))~~ or with a PCCM provider if any of the following apply:

(a) Based on ~~((the department's))~~ MAA's evaluation of objective medical evidence, all of the following are met:

(i) The client has multiple, complex, or severe medical ~~((diagnoses))~~ diagnosis; ~~((and))~~

(ii) The client's established provider is not with any available managed care plan; ~~((and))~~

(iii) There is a written treatment plan; ~~((and))~~

(iv) The treatment plan requires frequent change or monitoring; and

(v) Disruption of client's care would be harmful; or

(b) Prior to enrollment, the **client** scheduled a surgery with a **provider** not available to the **client** in ~~((an HO managed care plan (or after enrollment it is discovered that the provider is not in the client's current plan)))~~ a **plan** and the surgery is scheduled within the first thirty days of enrollment; or

(c) The **client** is ~~((an))~~ AI/AN as specified in WAC 388-538-060(2) and requests **exemption**; or

(d) The **client** has private insurance under a **managed care** arrangement; or

(e) The **client** has BHP; or

(f) The **client** has CHAMPUS; or

(g) The **client** requests enrollment in the same **plan** with which the **client** has private insurance under any arrangement; or

(h) On a case-by-case basis, the **client** presents evidence that the **HO** program does not provide **medically necessary** care ~~((which))~~ that is reasonably available and accessible as offered to the **client**. **MAA** considers that **medically necessary** care is not ~~((considered))~~ reasonably available and accessible when ~~((the client))~~ any of the following apply:

(i) The **client** is homeless or is expected to live in temporary housing for less than one hundred twenty days from the date the **client** requests the **exemption**; ~~((or))~~

(ii) The **client** is limited English speaking or hearing impaired~~((;))~~ and the **client** can communicate with a **provider** who communicates in the **client's** language or in American Sign Language and is not in an **HO** ~~((managed care))~~ **plan** ~~((who speaks in the client's language)); ~~((or))~~~~

(iii) The **client** is pregnant and wishes to continue her established course of prenatal care with an obstetrical **provider** who is not available to her through a **plan**;

(iv) The **client** shows that travel to ~~((a Medicaid HO provider))~~ an **HO PCP** is unreasonable when compared to travel to a non-**HO** ~~((Medicaid provider))~~ **PCP**. This is shown when any of the following transportation situations apply to the **client** ~~((has))~~:

(A) ~~((To travel))~~ It is over twenty-five miles one-way to the nearest ~~((managed care))~~ **HO PCP** who is accepting ~~((clients))~~ **enrollees**, and the current **PCP** is closer and not in an available ~~((HO managed care))~~ **plan**; ~~((or))~~

(B) ~~((A))~~ The travel time ~~((of))~~ is over forty-five minutes one-way to the nearest **HO** ~~((managed care))~~ **PCP** who is accepting ~~((clients))~~ **enrollees**, ~~((when))~~ and the travel time to the current **PCP**, who is not in an available ~~((HO managed care))~~ **plan**, is less; ~~((or))~~

(C) Other transportation difficulties ~~((making))~~ make it unreasonable to get primary medical services under ~~((managed care))~~ **HO**; or

~~((iv))~~ Is pregnant and wishes to continue her established course of prenatal care with an obstetrical provider who is not available to her through an **HO** plan (or, after enrollment, when the established provider becomes unavailable through **HO** during the course of treatment); or)

(v) ~~((Presents))~~ Other evidence is presented that **exemption** is appropriate based on ~~((their))~~ the **client's** circumstances, as evaluated by ~~((the department))~~ **MAA**.

(3) **MAA** exempts the ~~((client's period of exemption is limited by the department to))~~ **client** for the time period the circumstances or conditions that ~~((caused))~~ led to the **exemption** are expected to exist. If the request is approved for a limited time, the **client** is notified of the time limitation and the process for renewing the **exemption**.

(4) The **client** ~~((remains exempt))~~ is not enrolled as provided in subsection (1) of this section and receives timely notice by telephone or in writing when ~~((their))~~ **MAA** approves or denies the **client's exemption** request ~~((is denied. The department's))~~. If initial denial notice was by telephone, then **MAA** gives the reasons for the denial ~~((are given))~~ in writing before requiring the **client** ~~((is required))~~ to enroll in **HO**. The written notice to the **client** contains all of the following:

(a) The action ~~((the department))~~ **MAA** intends to take, including enrollment information;

(b) The reason(s) for the intended action;

(c) The specific rule or regulation supporting the action;

(d) The **client's** right to request a fair hearing, including the circumstances under which the fee-for-service status ~~((is continuing))~~ continues, if a hearing is requested; and

(e) A ~~((full))~~ translation into the **client's** primary language when the **client** has limited English proficiency.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-538-095 ~~((Healthy options))~~ **Scope of care for managed care enrollees.** (1) A ~~((client in the healthy options (HO)))~~ **managed care** ~~((program))~~ **enrollee** is eligible for the **categorically needy** scope of medical care as described in WAC 388-529-0100. ~~((These covered services not provided by the HO contracted plan are provided through the department's on-fee-for-service basis.))~~

(a) A **client** is entitled to **medically necessary services**. The **HO** contract includes the definition of **medically necessary** as well as utilization management requirements in the quality improvement program standards for how **plans** and their **participating providers** determine medical necessity.

(b) The **plan** covers the **services** included in the **HO** contract for **plan enrollees**. In addition, **plans** may cover **services** not required under the **HO** contract.

(c) **MAA** covers the **categorically needy services** not included in the **HO** contract for **plan enrollees**.

(d) **Plan enrollees** may obtain certain **services** from either a **plan provider** or from a medical assistance **provider** with a **DSHS core provider** agreement without needing to obtain a referral from the **PCP** or **plan**. These **services** are described in the **HO** contract, and are communicated to **enrollees** by **MAA** and **plans** as described in (e) of this subsection.

(e) MAA sends each client written information about covered services when the client is required to enroll in managed care, and any time there is a change in covered services. This information described covered services, which services are covered by MAA, and which services are covered by plans. In addition, MAA requires plans to provide new enrollees with written information about covered services.

(f) MAA covers services on a fee-for-service basis for clients enrolled with a PCCM provider. Except for emergencies, a client's PCCM provider must refer the client for most services not provided by the PCCM provider. The services that require PCCM provider referral are described in the PCCM contract. MAA requires PCCM providers to inform enrollees about covered services and how to obtain them.

(2) For services covered by MAA for managed care enrollees:

(a) MAA covers services rendered by providers with a current DSHS core provider agreement to provide the requested service:

(b) MAA may require the provider to obtain authorization from MAA for coverage of nonemergency services:

(c) MAA determines which services are medically necessary; and

(d) An enrollee may request a fair hearing for review of MAA coverage decisions.

(3) For services covered by plans:

(a) MAA requires plans to contract with a sufficient number of providers, as determined by MAA, to deliver the scope of services contracted with the plan. Except for emergency services, plans provide covered services to enrollees through their participating providers:

(b) MAA requires plans to provide new enrollees with written information about how enrollees may obtain covered services:

(c) For nonemergency services, plans may require the enrollee to obtain a referral from the PCP, or the provider to obtain authorization from the plan, according to the requirements of the HO contract:

(d) Plans and their providers determine which services are medically necessary given the enrollee's condition, according to the requirements included in the HO contract:

(e) An enrollee may appeal plan coverage decisions using the plan's appeal process, as described in WAC 388-538-0110. An enrollee may also request a fair hearing for review of a plan coverage decision as described in chapter 388-08 WAC; and

(f) A managed care enrollee does not need a PCP referral to receive women's health care services, as described in RCW 48.42.100, from any women's health care provider participating with the plan. Any covered services ordered and/or prescribed by the women's health care provider must meet the plan's service authorization requirements for the specific service.

(4) Unless the plan chooses to cover these services, or an appeal or a fair hearing decision reverses a denial, the following services are not covered:

(a) For all managed care enrollees:

(i) Services that are not medically necessary;

(ii) Services not included in the categorically needy scope of services; and

(iii) Services, other than a screening exam as described in WAC 388-538-100(3), received in a hospital emergency department for nonemergency medical conditions.

(b) For plan enrollees:

(i) Services received from a participating specialist that require prior authorization from the plan, but were not authorized by the plan; and

(ii) Services received from a nonparticipating provider that require prior authorization from the plan that were not authorized by the plan. All nonemergency services received from nonparticipating providers require prior authorization from the plan.

(c) For PCCM enrollees, services that require a referral from the PCCM provider as described in the PCCM contract, but were not referred by the PCCM provider.

(5) In order to be held financially responsible for non-covered services as described in subsection (4) of this section, an enrollee must have consented in writing to pay for services prior to receiving services. In order for the consent to be valid for limited-English proficient enrollees, the consent must be translated or interpreted into the enrollee's primary language.

(a) The written consent form must be approved by MAA and include all of the following:

(i) A description of the specific service the enrollee is agreeing to pay for;

(ii) A statement that the service is not covered by MAA or the plan;

(iii) An explanation of why the service is not covered by the plan or MAA, such as:

(A) The service is not medically necessary; or

(B) The service is covered only when a participating provider provides it.

(iv) A statement that the enrollee chooses to receive the service;

(v) A statement that the enrollee agrees to pay for the service; and

(vi) A statement explaining why the enrollee is choosing to pay for the service, such as:

(A) The enrollee understands that the service is available at no cost from a provider participating with the plan, but the enrollee chooses to pay for the service from a provider not participating with the plan;

(B) The plan has not authorized emergency department services for nonemergency medical conditions and the enrollee chooses to pay for the emergency department's services rather than wait to receive services in a participating provider's office; or

(C) The plan has determined that the service is not medically necessary and the enrollee chooses to pay for the service.

(b) The written consent is void and unenforceable, and the enrollee is under no obligation to pay the provider, if the service is covered by MAA or the plan as described in subsection (1) of this section, even if the provider has not been paid for the covered service because the provider did not satisfy the payor's billing requirements.

AMENDATORY SECTION (Amending Order 3886, filed 8/29/95, effective 9/1/95)

WAC 388-538-100 Managed care emergency services. (1) ((The department shall exempt emergencies and emergency transportation services from routine medical care authorization procedures of)) A managed care enrollee may obtain emergency services, as defined in 42 U.S.C. 1396u-2(b), for emergency medical conditions as defined in 42 U.S.C. 1396u-2(c) in any hospital emergency department. These definitions differ from the emergency services definition that applies to services covered under MAA's fee-for-service programs (42 U.S.C. 447.53(4)).

(a) The plan covers emergency services for plan enrollees.

(b) MAA covers emergency services for PCCM enrollees.

(2) Emergency services for emergency medical conditions do not require prior authorization by the plan, PCP, PCCM provider, or MAA.

(3) An enrollee who requests emergency services is entitled to receive an exam to determine if the enrollee has an emergency medical condition.

((2) A client shall not be responsible for determining if an emergency exists or for the cost of such determination. For nonemergency conditions, hospital reimbursement for PCCM under WAC 388-87-072(4) shall be limited to a medical evaluation fee as established by the department.

(3) In a medical emergency, the client shall not be financially responsible for covered managed care services provided.

(4) When an emergency does not exist, and the client's PCP does not authorize services, the client shall be financially responsible for further services received only when the client is informed and agrees, in writing, to the responsibility before receiving the services as described under WAC 388-87-010.))

AMENDATORY SECTION (Amending WSR 97-04-004, filed 1/24/97, effective 2/24/97)

WAC 388-538-110 ((Client grievances)) Managed care complaints, appeals, and fair hearings. (1) A ((client aggrieved by a decision of a managed care contractor or the department shall have the right to a fair hearing as required under WAC 388-81-040.

(2) A client enrolled in a plan:

(a) Shall exhaust a plan's grievance procedure before requesting a fair hearing, except as provided in subsection (3) of this section;

(b) Shall receive a written decision containing the following information:

(i) Action the plan intends to take;

(ii) Reasons for the intended action;

(iii) The specific information supporting the action;

(iv) Client's right to request a fair hearing;

(v) Full translation into the primary language of the limited English proficient recipient.

(e) May request a fair hearing when a:

(i) Grievance decision is adverse;

(ii) Plan does not respond in writing within thirty days from the date the client requests the grievance.

(3) The client may request a fair hearing at the same time a grievance is filed when:

(a) The plan denies medical care that a client indicates is urgently needed and the client requests a grievance in writing; or

(b) The subject matter of the grievance is one for which a client has a fair hearing right under chapters 34.05 RCW, 388-08 WAC, or this chapter.

(4) The managed care contractor shall advise a client of the client's right to request a fair hearing at the time the contractor notifies the client of the grievance decision)) managed care enrollee has the right to voice a complaint or appeal a plan, PCP or provider decision.

(2) To ensure the rights of enrollees are protected, MAA approves each plan's complaint and appeal process annually or whenever the plan makes a change to the process.

(3) MAA requires plans to inform enrollees in writing within fifteen days of enrollment about their rights and how to use the plan's complaint and appeal processes. MAA requires plans to obtain MAA approval of all written information sent to enrollees.

(4) Enrollees may request assistance from the plan when using the plan's complaint and appeals processes.

(5) An enrollee who complains to a plan is entitled to a written or verbal response from the plan within the timeline in the plan's MAA-approved complaint process.

(6) An enrollee who appeals a plan, PCP, or provider decision is entitled to all of the following:

(a) A review of the decision being appealed. The review must be conducted by a plan representative who was not involved in the decision under appeal;

(b) Continuation of the service already being received and which is under appeal, until a final decision is made;

(c) A written decision from the plan, usually within thirty days, in the enrollee's primary language. The plan does not need to translate the decision if an enrollee with limited English proficiency prefers correspondence in English, and the plan documents the enrollee's preference. The notice must clearly explain all of the following:

(i) The decision and any action the plan intends to take;

(ii) The reason for the decision;

(iii) The specific information that supports the plan's decision; and

(iv) Any further appeal or fair hearing rights available to the enrollee, including the enrollee's right to continue receiving the service under appeal until a final decision is made.

(d) An expedited decision when it is necessary to meet an existing or anticipated acute or urgent medical need.

(7) The plan's medical director or designee reviews all appeals and requests for fair hearings when the issues involve medical necessity.

AMENDATORY SECTION (Amending Order 3886, filed 8/29/95, effective 9/1/95)

WAC 388-538-120 ((Client)) Enrollee request for a second medical opinion. (1) ~~((The client enrolled in))~~ A managed care ((shall have)) plan enrollee has the right to a timely referral for a second opinion ((by another physician or specialist)) when:

(a) ~~((When the client))~~ The enrollee needs more information ((as to the medical necessity of medical)) about treatment recommended by the ((PCP)) provider or plan; or

(b) ~~((If the client))~~ The enrollee believes the ((PCP)) plan is not authorizing medically necessary care.

(2) ~~((If the client is enrolled in a plan, the second opinion physician or specialist shall be a participating provider in the plan. If the client is enrolled with a PCCM, which does not involve a plan, the client shall have the right to a second opinion by another provider or specialist, who is a medical assistance provider))~~ A managed care plan enrollee has a right to a second opinion from a primary or specialty care physician who is participating in the existing plan network. At the plan's discretion, a clinically appropriate nonparticipating provider who is agreed upon the plan and the enrollee may provide the second opinion.

(3) ~~((When medically necessary, the client shall be promptly referred to:~~

(a) ~~Another participating physician or specialist of a plan, when enrolled in a plan; or~~

(b) ~~Another provider or specialist when enrolled under PCCM, which does not involve a plan))~~ PCCM provider enrollees have a right to a timely referral for a second opinion by another provider who has a core provider agreement with MAA.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-538-130 ((Removal of client from)) Ending enrollment in healthy options. (1) ~~((Only the department has authority to remove a client from the healthy options (HO) program, but requests for removal can be made by the client, their))~~ An enrollee, the enrollee's representative as defined in RCW 7.70.065, or ((by the client's HO)) plan may request MAA to end enrollment. Only MAA has authority to remove an enrollee from the HO program. Pending ((the

department's)) MAA's final decision, the ((client)) enrollee remains enrolled unless staying in HO ((managed care)) would adversely affect the ((client's)) enrollee's health status.

(2) ~~((The department may remove a client from))~~ MAA ends enrollment in HO when the ((client)) enrollee meets any of the following:

(a) Is no longer eligible for a medical program subject to enrollment; or

(b) Requests to be removed from HO((, and the department approves)) according to ((the same criteria given in)) WAC 388-538-080 ((f))(2)(a)(c)(h), Exemption((?)), and MAA approves the request; ((or))

(c) ~~((Is))~~ Becomes a Medicare beneficiary;

(d) Is scheduled for a surgery with a provider not available to the enrollee in the enrollee's current plan and the surgery is scheduled to be performed within the first thirty days of enrollment;

(e) Is pregnant and requests to continue her established course of prenatal care with an obstetrical provider who is not available through her current plan;

(f) Notifies MAA of private insurance under a managed care arrangement;

(g) Notifies MAA of BHP coverage;

(h) Notifies MAA of CHAMPUS coverage;

(i) Notifies MAA of private insurance with the same plan as the enrollee's current HO plan under any arrangement; or

(j) Asks to be taken out of the current plan in order to stay with the enrollee's established provider but is willing to enroll in the established provider's plan. MAA reviews subsection (2)(b), (d), and (e) in this section when reviewing a request to end a client's enrollment per this subsection. MAA's decisions on those requests include all of the following:

(i) The decision is given verbally or in writing; and

(ii) Verbal and written notices include the reason for the decision and information on hearings so the enrollee may appeal the decision; and

(iii) If the request to end enrollment is approved, it may be effective back to the beginning of the current month; and

(iv) If the request to end enrollment is denied, and the enrollee requests a hearing, the enrollee remains enrolled in the plan until the hearing decision is made as provided in subsection (1) of this section.

(3) ~~((The department may remove a client from HO plan enrollment when the client's HO plan substantiates in writing, to the department's satisfaction that:~~

(a) ~~The client's behavior is inconsistent with the HO plan's rules and regulations, such as intentional misconduct; and~~

(b) ~~After medical review and treatment interventions, the client's behavior continues to prevent the provider from safely or prudently providing medical care to the client; and~~

(c) ~~The client received written notice from their HO plan of the plan's intent to request the client's removal. The plan's notice to the client must include the client's right to use the~~

plan's appeal process to review the plan's request and the client's right to use the department fair hearing process.

The requirement that the plan notify the client is waived if the client's conduct presents the threat of imminent harm to others)) **MAA ends enrollment** for the period of time the circumstances or conditions that led to ending the enrollment are expected to exist. If the request to end enrollment is approved for a limited time, the client is notified of the time limitation and the process for renewing the exemption.

(4) ((Within thirty days of receiving the plan)) **MAA** does not approve an enrollee's request to ((remove a client from HO enrollment, a decision is made by the department. Before a decision is made an attempt is made by the department to contact the client and learn the client's perspective. If the plan's request to remove the client from HO)) end enrollment ((is approved, the client will be given advance and adequate notice including hearing rights information (ten days in advance of the effective date of the removal))) solely to pay for services received but not authorized by the plan.

(5) ((An HO plan's request to remove a client from HO enrollment will not be approved when it is solely due to an adverse change in the client's health or the cost of meeting the client's needs)) **The enrollee remains in HO** as provided in subsection (1) of this section and receives timely notice by telephone or in writing when **MAA** approves or denies the enrollee's request to end enrollment. Except as provided in subsection (2)(j) of this section, **MAA** gives the reasons for a denial in writing. The written denial notice to the enrollee contains all of the following:

- (a) The action **MAA** intends to take;
- (b) The reason(s) for the intended action;
- (c) The specific rule or regulation supporting the action;
- (d) The enrollee's right to request a fair hearing; and
- (e) A translation into the enrollee's primary language when the enrollee has limited English proficiency.

(6) **MAA** may end an enrollee's enrollment in a plan when the enrollee's plan substantiates in writing, to **MAA's** satisfaction, that:

(a) The enrollee's behavior is inconsistent with the plan's rules and regulations, such as intentional misconduct; and

(b) After the plan has provided:

(i) Clinically appropriate evaluation(s) to determine whether there is a treatable problem contributing to the enrollee's behavior; and

(ii) If so, has provided clinically appropriate referral(s) and treatment(s), but the enrollee's behavior continues to prevent the provider from safely or prudently providing medical care to the enrollee; and

(c) The enrollee received written notice from the plan of the plan's intent to request the enrollee's removal, unless **MAA** has waived the requirement for the plan because the enrollee's conduct presents the threat of imminent harm to others. The plan's notice to the enrollee must include all of the following:

(i) The enrollee's right to use the plan's appeal process to review the plan's request to end the enrollee's enrollment; and

(ii) The enrollee's right to use the department fair hearing process.

(7) **MAA** makes a decision to remove an enrollee from enrollment with a plan within thirty days of receiving the plan's request to do so. Before making a decision, **MAA** attempts to contact the enrollee and learn the enrollee's perspective. If **MAA** approves the plan's request to remove the enrollee, **MAA** sends a notice which includes hearing rights information, at least ten days in advance of the effective date that enrollment will end.

(8) **MAA** does not approve a plan's request to remove an enrollee from HO when the request is solely due to an adverse change in the enrollee's health or the cost of meeting the enrollee's needs.

AMENDATORY SECTION (Amending Order 3886, filed 8/29/95, effective 9/1/95)

WAC 388-538-140 Quality of care. ((The department shall require:))

(1) ((A plan to appoint a medical director or designee who:

(a) Shall be responsible for the plan's quality assurance program and shall review all plan grievances; and

(b) Furnishes **MAA** with a copy of all grievances and a plan's response to such grievances.

(2) A PCCM not involving a plan to provide adequate documentation for quality assurance review.

(3) A plan or PCCM to have in place a method)) In order to assure that managed care enrollees receive appropriate access to quality health care and services, **MAA** does all of the following:

(a) Requires plans to have a fully operational quality assurance system that meets a comprehensive set of quality improvement program (QIP) standards.

(b) Monitors plan performance through on-site visits and other audits, and requires corrective action for deficiencies that are found.

(c) Requires plans to report annually on standardized clinical performance measures that are specified in the contract with **MAA**, and requires corrective action for substandard performance.

(d) Contracts with a professional review organization to conduct independent external review studies of selected health care and service delivery.

(e) Conducts enrollee satisfaction surveys.

(f) Annually publishes plan performance on certain clinical measures and enrollee satisfaction surveys and makes reports of site monitoring visits available upon request.

(2) **MAA** requires plans to have a method to assure consideration of the unique needs of ((persons with special health care needs as defined in WAC 388-538-050 and to assist with)) **enrollees with chronic conditions**. The method includes:

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(a) Early identification (~~of persons with special health care needs~~);

(b) Timely access to health care; and

(c) Coordination of health service delivery and community linkages.

~~((4) The department shall conduct outreach of various types to accommodate the unique communication needs of some members of the populations served.~~

~~(5) The department shall ensure that clients are given the most important relevant information and a variety of ways to enroll or request exemptions and disenrollments.~~

~~(6) The plan or PCCM shall make reasonable and appropriate accommodations as required under the Americans with Disabilities Act (ADA) for clients who have a mental, physical, or sensory impairment or another limitation which affects the clients' abilities to understand written notices and/or other types of communications.))~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 388-538-001 Purpose.
- WAC 388-538-090 Client's choice of primary care provider.
- WAC 388-538-150 Managed care medical audit.

**WSR 99-20-111
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)**

[Filed October 6, 1999, 8:08 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-05-044.

Title of Rule:

Title of Rule	Summary	Proposed Action
388-86-022 School medical services for special education students.	Describes covered services, providers, and approved locations for services provided to eligible students. Incorporate into new WAC 388-537-0100.	Repeal
388-87-020 Subrogation.	Defines subrogation as it applies to the department, eligible clients, and recovery of medical care costs from liable third parties. Incorporate into new WAC 388-501-0100.	Repeal
388-87-025 Services requiring approval.	Explains that reimbursement for medical services is subject to review and approval. Incorporate into new WAC 388-501-0050.	Repeal

388-87-105 Payment—Medical care outside the state of Washington.	Describes requirements for out-of-state medical care for eligible clients and providers. Incorporate into new WAC 388-557-0100.	Repeal
388-87-250 Third party resources.	Describes when MAA requires a liable third party to reimburse a provider or MAA. Incorporate into new WAC 388-501-0200.	Repeal
388-501-0050 Services requiring approval.	Explains that reimbursement for medical services is subject to review and approval.	New
388-501-0100 Subrogation.	Defines subrogation as it applies to the department, eligible clients, and recovery of medical care costs from liable third parties.	New
388-501-0175 Medical care provided in bordering cities.	Lists certain bordering cities where a Washington resident may receive services.	Amend
388-501-0200 Third party resources.	Describes when MAA requires a liable third party to reimburse a provider or MAA.	New
388-502-0250 Interest penalties—Providers.	Describes when interest penalties may be assessed on providers who receive excess or inappropriate payments.	Amend
388-530-1800 Requirements for pharmacy. Claim payments.	Describes how pharmacies must bill for claims.	Amend
388-530-2050 Out-of-state prescriptions.	Describes when MAA pays for out-of-state prescriptions.	Amend
388-537-0100 School medical services for special education students.	Describes covered services, providers, and approved locations for services to eligible students.	New
388-540-001 Kidney centers—Purpose.	Describes the department's purpose for this program.	Amend
388-540-005 Definitions.	Defines terms used in the kidney centers chapter.	Amend
388-540-010 Services.	Describes the services that must be provided in a kidney center.	Amend
388-540-020 Reimbursement.	Explains the requirements that kidney centers must meet to be reimbursed for services provided to eligible clients.	Amend
388-540-030 KDP Eligibility requirements.	Describes the requirements that an eligible client must meet in order to receive services at a kidney center.	Amend
388-540-040 Transfer of resources without adequate consideration.	Describes what may happen if a client knowingly transfers nonexempt resources at less than fair market value in order to be eligible to receive services.	Amend
388-540-050 Fiscal information.	Describes what fiscal information MAA requires from kidney centers.	Amend
388-540-060 KDP Eligibility determination.	Describes eligibility requirements for kidney centers and clients of the program.	Amend

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388-557-0100 Payment for medical care outside the state of Washington.	Describes requirements for out-of-state medical care to eligible clients and providers.	New
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Purpose: The department is reviewing the rule for compliance with the clear writing principles in the Governor's Executive Order 97-02. The rules have been rewritten for clarity and simplification without making any policy changes. In some cases, current versions of rules are being repealed and the revised versions are being proposed as part of a new chapter. Again, there are no policy changes in the revised versions of these rules. This review is essentially a "housekeeping" action.

Statutory Authority for Adoption: RCW 74.04.050, 74.08.090.

Statute Being Implemented: RCW 74.04.050, 74.08.090.

Summary: The department has reviewed the rules in order to comply with the Governor's Executive Order 97-02. The rules have been rewritten in order to clarify and simplify the language, without making any changes to policy. Some rules are being repealed in order to consolidate those policies in proposed new chapters; the revised versions of the repealed rules do not change existing policy.

Reasons Supporting Proposal: To comply with the Governor's Executive Order 97-02.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ann Myers, MAA Rules Coordinator, 617 8th Avenue S.E., Olympia, WA 98501, (360) 586-2337.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: See Title of Rule above.

Proposal Changes the Following Existing Rules: See Title of Rule above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has reviewed the proposed rule amendments and repeals and concludes that no new costs will be imposed on the businesses affected by them.

RCW 34.05.328 does not apply to this rule adoption. The proposed amendments do not make "significant amendments to a policy or regulatory program" since no policy changes have been made. Therefore, the department concludes that the proposed amendments are not significant legislative rules.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on November 23, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by November 12, 1999, phone (360) 664-6094, TTY (360) 664-6178, e-mail wallpg@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Paige Wall, DSHS Rules Coordinator, Rules and Policies

Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by November 23, 1999.

Date of Intended Adoption: November 24, 1999.

September 30, 1999

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-86-022 School medical services for special education students.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-87-020 Subrogation.
WAC 388-87-025 Services requiring approval.
WAC 388-87-105 Payment—Medical care outside state of Washington.
WAC 388-87-250 Third-party resources.

NEW SECTION

WAC 388-501-0050 Medical services requiring approval. All medical services that are provided to clients of medical care programs are subject to review and approval for reimbursement by the medical assistance administration (MAA).

NEW SECTION

WAC 388-501-0100 Subrogation. (1) For the purpose of this section, "liable third party" means:

- (a) The tort-feasor or insurer of the tort-feasor, or both; and
- (b) Any person who is liable to provide coverage for the illness or injuries for which the medical assistance administration (MAA) is providing assistance or residential care. That liability must be based on any contract or insurance purchased by the client or any other person.

(2) As a condition of medical care eligibility, a client must assign to the state any right the client may have to receive payment from any other third party. An eligible client who receives health care items or services from the state under medical care programs under chapter 74.09 RCW and who has a right to payment from any other third party for those items or services, subrogates that right of payment to the state. This applies except as provided in subsection (3) of this section.

(3) To the extent authorized by a contract executed under RCW 74.09.522, a managed health care plan has the rights and remedies of the department as provided in RCW 43.20B.060 and 70.09.180.

PROPOSED

(4) MAA is not responsible to pay for medical care for a client whose personal injuries are caused by the negligence or wrongdoing of another. However, MAA may provide the medical care required as a result of an injury to the client if both of the following apply:

- (a) The client is otherwise eligible for medical care; and
- (b) No other liable third party has been identified at the time the claim is filed.

(5) The department may pursue its right to recover the value of medical care provided to an eligible client from any liable third party as a subrogee, assignee, or by enforcement of its public assistance lien as provided under RCW 43.20B.040 through 43.20B.070.

(6) Recovery pursuant to the subrogation rights, assignment, or enforcement of the lien granted to the department is not reduced, prorated, or applied to only a portion of a judgment, award, or settlement. The secretary of the department or the secretary's designee must consent in writing to any discharge or compromise of any settlement or judgment of a lien created under RCW 42.20B.060. The department considers the compromise or discharge of a medical care lien only as authorized by federal regulation at 42 CFR 433.139.

(7) The doctrine of equitable subrogation does not apply to defeat, reduce, or prorate any recovery made by the department that is based on its assignment, lien, or subrogation rights.

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-501-0175 Medical care provided in bordering cities. (1) ~~((The department shall provide medical care to))~~ An eligible Washington state resident((s-in-a)) may receive medical care in a recognized out-of-state bordering city on the same basis as in-state care.

(2) The only recognized bordering cities are:

- (a) Coeur d'Alene, Moscow, Sandpoint, Priest River, and Lewiston, Idaho; and
- (b) Portland, The Dalles, Hermiston, Hood River, Rainier, Milton-Freewater, and Astoria, Oregon.

NEW SECTION

WAC 388-501-0200 Third-party resources. (1) MAA requires a provider to seek timely reimbursement from a third party when a client has available third-party resources, except as described under subsections (2) and (3) of this section.

(2) MAA pays for medical services and seeks reimbursement from the liable third party when the claim is for any of the following:

- (a) Prenatal care;
- (b) Labor, delivery, and postpartum care (except inpatient hospital costs) for a pregnant woman; or
- (c) Preventive pediatric services as covered under the EPSDT program.

(3) MAA pays for medical services and seeks reimbursement from any liable third party when both of the following apply:

(a) The provider submits to MAA documentation of billing the third party and the provider has not received payment after thirty days from the date of services; and

(b) The claim is for a covered service provided to a client on whose behalf the office of support enforcement is enforcing an absent parent to pay support. For the purpose of this section, "is enforcing" means the absent parent either:

- (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.

(4) The provider may not bill MAA or the client for a covered service when a third party pays a provider the same amount as or more than the MAA rate.

(5) When the provider receives payment from the third party after receiving reimbursement from MAA, the provider must refund to MAA the amount of the:

- (a) Third-party payment when the payment is less than MAA's maximum allowable rate; or
- (b) MAA payment when the third-party payment is equal to or greater than MAA's maximum allowable rate.

(6) MAA is not responsible to pay for medical services when the third-party benefits are available to pay for the client's medical services at the time the provider bills MAA, except as described under subsections (2) and (3) of this section.

(7) The client is liable for charges for covered medical services that would be paid by the third party payment when the client either:

- (a) Receives direct third-party reimbursement for such services; or
- (b) Fails to execute legal signatures on insurance forms, billing documents, or other forms necessary to receive insurance payments for services rendered. See WAC 388-505-0540 for assignment of rights.

(8) MAA considers an adoptive family to be a third-party resource for the medical expenses of the birth mother and child only when there is a written contract between the adopting family and either the birth mother, the attorney, the provider, or the adoption service. The contract must specify that the adopting family will pay for the medical care associated with the pregnancy.

(9) A provider cannot refuse to furnish covered services to a client because of a third party's potential liability for the services.

(10) For third-party liability on personal injury litigation claims, MAA is responsible for providing medical services as described under WAC 388-87-020.

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-502-0250 Interest penalties—Providers.

(1) ~~((The department shall assess interest on amounts of excess benefits or payments a certified provider of medical services receives:~~

- ~~(a) Who is found liable for receipt of excess payments under RCW 74.09.220;~~
- ~~(b) Otherwise served with notice that repayment of excess benefits is due under RCW 74.09.220; or~~

PROPOSED

~~(e) Except for nursing homes which are governed by WAC 388-96-310.~~

~~(2) Under RCW 74.09.220, the department shall assess interest on excess benefits or payments at the rate of one percent each month from the date upon which payment was made to the date upon which repayment is made to the state. Interest does not apply when the excess benefits or payments were obtained as a result of errors made by the department.~~

~~(3) The department shall ensure:~~

~~(a) Interest amounts will be clearly identified in all overpayment communications; and~~

~~(b) A daily interest accrual amount will be identified and accrued until the day immediately preceding the day the full repayment check is mailed to the state.~~

~~(4) When repayment is made through the recoupment process (payments are withheld from current bills until the overpayment amount is met), the department shall ensure interest accrues to the date recoupment is finalized)) Providers who are enrolled as contractors with the department's medical care programs may be assessed interest on excess benefits or other inappropriate payments. Nursing home providers are governed by WAC 388-96-310 and are not subject to this section.~~

~~(2) The department assesses interest when:~~

~~(a) The excess benefits or other inappropriate payments were not the result of department error; and~~

~~(b) A provider is found liable for receipt of excess benefits or other payments under RCW 74.09.220; or~~

~~(c) A provider is notified by the department that repayment of excess benefits or other payments is due under RCW 74.09.220.~~

~~(3) The department assesses interest at the rate of one percent for each month the overpayment is not satisfied. Daily interest calculations and assessments are made for partial months.~~

~~(4) Interest is calculated beginning from the date the department receives payment from the provider. Interest ceases to be calculated and collected from the provider once the overpayment amount is received by the department.~~

~~(5) The department calculates interest and amounts, which are identified on all department collection notices and statements.~~

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

WAC 388-530-1800 Requirements for pharmacy claim payment. (1) ~~((Pharmacies shall))~~ When billing for pharmacy services, providers must:

(a) Use the appropriate department claim form or electronic billing specifications ~~((when billing for pharmacy services)); and~~

~~((Complete such forms or billings before submitting claims to MAA. Complete forms shall))~~ Include the actual eleven-digit NDC number of the product(s) dispensed.

(2) ~~((To bill))~~ When billing drugs requiring authorization, providers ((shall)) must insert the authorization number in the appropriate data field ((of)) on the drug claim.

(3) ~~((To bill))~~ When billing drugs under the expedited authorization process, providers ((shall)) must insert the

authorization number ((and)) which includes the corresponding criteria code(s) in the appropriate data field ((of)) on the drug claim.

(4) Pharmacy services for clients on restriction under WAC 388-501-0135 ~~((shall))~~ must be prescribed by the client's primary care provider and ~~((payable))~~ are paid only to the client's primary pharmacy, except in cases of:

(a) Emergency((:));

(b) Family planning((,or)) services; or

(c) Services properly referred ((services)) from the client's assigned pharmacy or physician/ARNP.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

WAC 388-530-2050 Reimbursement of out-of-state prescriptions. (1) The department ~~((shall))~~ reimburses out-of-state pharmacies for drugs provided to eligible MAA clients who are:

(a) Washington state residents ((who are)); and

(b) Located temporarily ((located)) outside the state subject to the provisions of WAC 388-501-0180.

(2) Border ~~((situations))~~ areas, as described under WAC 388-501-0175, are considered in-state and not subject to out-of-state rules~~((, and the department shall consider))~~. Pharmacies in border areas are eligible to apply to the department to be enrolled as providers of medical services in the state of Washington.

(3) Out-of-state pharmacies ~~((shall))~~ must meet the same criteria ~~((for payment))~~ as in-state pharmacies.

Chapter 388-537 WAC

SCHOOL SERVICES

NEW SECTION

WAC 388-537-0100 School medical services for students in special education programs. (1) The medical assistance administration (MAA) pays school districts or educational service districts (ESD) for qualifying medical services provided to an eligible student. To be covered under this section, the student must be eligible for Title XIX (i.e., either the categorically needy or medically needy programs).

(2) To qualify for payment under this section, the medical services must be provided:

(a) By the school district or the ESD; and

(b) To the eligible special education student as part of the student's individualized education program (IEP) or individualized family service plan (IFSP).

(3) To qualify for payment under this section, the medical services must be provided by one of the following service providers:

(a) A qualified Medicaid provider as described under WAC 388-87-005;

(b) A psychologist, licensed by the state of Washington or granted an educational staff associate (ESA) certificate by the state board of education;

(c) A school guidance counselor, or a school social worker, who has been granted an ESA certificate by the state board of education; or

(d) A person trained and supervised by any of the following:

- (i) A licensed registered nurse;
- (ii) A licensed physical therapist or physiatrist;
- (iii) A licensed occupational therapist; or
- (iv) A speech pathologist or audiologist who:

(A) Has been granted a certificate of clinical competence by the American speech, hearing, and language association;

(B) Is a person who completed the equivalent educational and work experience necessary for such a certificate; or

(C) Is a person who has completed the academic program and is acquiring supervised work experience to qualify for the certificate.

(4) Student service recommendations and referrals must be updated at least annually.

(5) The student does not need a provider prescription to receive services described under this section.

(6) MAA pays for school-based medical services according to the department-established rate or the billed amount, whichever is lower.

(7) MAA does not pay individual school practitioners who provide school-based medical services.

(8) For medical services billed to Medicaid, school districts or ESD, must pursue third-party resources.

AMENDATORY SECTION (Amending Order 3600, filed 7/28/93, effective 8/28/93)

WAC 388-540-001 Purpose. The department ~~((shall))~~ administers state funds ~~((appropriated))~~ to assist ~~((people with end stage renal disease to meet the costs of their))~~ eligible clients with medical care costs associated with end stage renal disease (ESRD).

AMENDATORY SECTION (Amending WSR 98-06-025, filed 2/24/98, effective 3/27/98)

WAC 388-540-005 Definitions. ~~((For the purpose of administering the state kidney disease program (KDP);))~~ The following ~~((shall))~~ definitions and those found in WAC 388-500-0005, Medical definitions, apply~~((;))~~ to this chapter. Defined words and phrases are bolded in the text.

"Adequate consideration" means that the reasonable value of goods or services received in exchange for transferred property approximates the reasonable value of the property transferred;

"Affiliate" means a facility, hospital, unit, business, or person having an agreement with a **kidney center** to provide specified services to **ESRD** patients;

"Application for kidney disease program (KDP) eligibility" means the form provided by ~~((the department))~~ MAA, which the client completes and submits to the contracted kidney center to determine **KDP** eligibility;

"Assets" means income ~~((or))~~, resources, or any real or personal property that a person or the person's spouse owns

and could convert to cash to be used for support or maintenance;

~~((**"Break in service"** means a previously certified client does not have medical coverage for a period of time when a new application for eligibility is submitted more than thirty days after the end of a previous certification period;))~~

"Certification" ~~((or **"certified"**))~~ means the **kidney center** has determined a client eligible for the **KDP** for a defined period of time ~~((under this chapter));~~

~~((**"Department"** means the department of social and health services;))~~

"End stage renal disease (ESRD)" means that stage of renal impairment which is irreversible and permanent, and requires dialysis or kidney transplantation to ameliorate uremic symptoms and maintain life;

"KDP application period" means the time between the date of application and **certification**;

"KDP client" means a resident of the state ~~((with))~~ who has a diagnosis of ESRD and meets the financial and medical criteria to be determined eligible by a contracted kidney center;

"KDP contract manual" is a set of policies and procedures for contracting **kidney centers**;

"Kidney center" means ~~((those facilities))~~ a facility as defined and certified by the federal government to:

- (1) Provide ESRD services ~~((and which));~~
- (2) Provide the services specified in this chapter; and ~~((which))~~
- (3) Promote and encourage home dialysis for a client when medically indicated;

"Kidney disease program (KDP)" is a public state program that helps eligible clients with the costs of **ESRD**-related medical care;

"Recertifying client" means a **KDP client** who was determined eligible the previous year for the **KDP** and will continue to qualify under this chapter;

~~((**"Resident."** Refer to WAC 388-505-0510;))~~

~~((**"State kidney disease program (KDP)"** means state general funds appropriated to the department to assist clients with ESRD in meeting the cost of medical care;))~~

"Substantial financial change" means:

- (1) The elimination of a client's required annual deductible amount; or
- (2) The increase or decrease of income or **assets** by fifteen hundred dollars.

~~((**"Transfer"** Refer to WAC 388-500-0005;~~

~~**"Value fair market"** Refer to WAC 388-500-0005;))~~

AMENDATORY SECTION (Amending Order 3600, filed 7/28/93, effective 8/28/93)

WAC 388-540-010 Services. ~~((Generally;))~~ The kidney center ~~((shall))~~ must provide, directly or through an affiliate, all physical facilities, professional consultation, personal instructions, medical treatment and care, drug~~((s, dialysis equipment;))~~ products, and all supplies necessary for carrying

out a medically-sound **ESRD** treatment program (~~The kidney center shall provide~~), including all of the following:

- (1) Dialysis for clients with **ESRD** when medically indicated;
- (2) Kidney transplantation treatment, either directly or by referral, for clients with **ESRD** (~~either directly or by referral~~) when medically indicated;
- (3) Treatment for conditions directly related to **ESRD**;
- (4) Training and supervision of (~~medical~~) supporting personnel and (~~of~~) clients (~~who are eligible~~) for home dialysis, medical care, and treatment; and
- (5) Supplies and equipment for home dialysis.

AMENDATORY SECTION (Amending Order 3600, filed 7/28/93, effective 8/28/93)

WAC 388-540-020 Reimbursement. (~~The department shall~~) MAA reimburses kidney centers for services (described in) according to this chapter and the kidney center's contract with the department to the extent the legislature has appropriated funds (and when the).

(1) To request reimbursement, the kidney center must submit(s) documented evidence, satisfactory to (the department) MAA, showing:

~~((+))~~ (a) The services for which reimbursement is requested;

~~((2))~~ and

(b) The client's financial eligibility for the state (kidney disease program) KDP under this chapter (except reimbursement for services:

~~(a))~~.

(2) MAA limits reimbursement for services provided to a client (location outside the) while visiting out of state (shall be limited to a period of two weeks) to fourteen days per calendar year (per client; and

~~(b) Described under this chapter shall be determined on a case-by-case basis by the department).~~

AMENDATORY SECTION (Amending WSR 98-06-025, filed 2/24/98, effective 3/27/98)

WAC 388-540-030 KDP eligibility requirements. (1) (~~A client is KDP eligible who meets the following requirements~~) The kidney center determines clients' eligibility annually on a case-by-case basis, according to this chapter and the KDP contract manual. To be eligible for the KDP, a client must:

(a) (~~Is~~) Be a Washington state resident;

(b) (~~Has~~) Have countable resources, not exempted under subsection (2) of this section, which are equal to or lower than fifteen thousand dollars;

(c) (~~Has~~) Have countable income as defined (~~under~~) in WAC 388-500-0005, which is equal to or lower than three hundred percent of the federal poverty level (FPL); and

(d) Exhaust(~~s~~) or (~~is~~) be ineligible for all other resources providing similar benefits to meet the cost of **ESRD**-related medical care, such as:

(i) Government or private disability programs; or

(ii) Local funds raised for the purpose of providing financial support for a specified **ESRD** client.

(2) The following resources are exempt:

(a) A home, defined as real property owned by a client as a principal place of residence, together with (~~the~~) surrounding and contiguous property (~~surrounding and contiguous thereto~~) not to exceed five acres;

(b) Household furnishings; and

(c) An automobile.

AMENDATORY SECTION (Amending Order 3600, filed 7/28/93, effective 8/28/93)

WAC 388-540-040 Transfer of resources without adequate consideration. A person may be ineligible for the (~~program~~) KDP if the person knowingly and willfully assigns or transfers nonexempt resources at less than fair market value within two years preceding the date of application, for the purpose of qualifying or continuing to qualify for the program (~~within two years preceding the date of application~~).

AMENDATORY SECTION (Amending Order 3600, filed 7/28/93, effective 8/28/93)

WAC 388-540-050 Fiscal information. The kidney center (~~shall~~) must provide fiscal information (~~on the department's request. The information shall include~~) upon request by the department, including:

(1) Accounting information and documentation sufficient to establish the basis for fees for services and/or charges;

(2) Sources and amounts of resources allowing an individual client to verify financial eligibility;

(3) Evidence that all other available resources have been depleted before requests for reimbursement from the (~~state kidney disease program~~) KDP are submitted to (~~the department~~) MAA; and

(4) Other information as (~~the department~~) MAA may require.

AMENDATORY SECTION (Amending WSR 98-06-025, filed 2/24/98, effective 3/27/98)

WAC 388-540-060 KDP eligibility determination. The (~~department,~~) kidney center and client (~~shall~~) must comply with the following rules to determine **KDP** eligibility:

(1) The kidney center (~~shall~~) must:

(a) Inform the client of the requirements for **KDP** eligibility as defined in this chapter;

(b) Provide the client with necessary department forms and instructions in a timely manner;

(c) Review the **KDP application** and documentation;

(d) Determine client eligibility using department policies, rules, and instructions; and

(e) Forward the **KDP application** and documentation to the medical assistance administration (MAA). If necessary,

~~((the department))~~ MAA may amend or terminate a client's **certification** period within thirty days of receipt.

(2) A ~~((new client shall))~~ person applying for KDP must:

(a) Complete the **KDP application** and submit any documentation necessary ~~((documentation for))~~ to determine eligibility ~~((determination))~~ to the **kidney center**; and

(b) Apply for Medicaid, obtain a written Medicaid eligibility determination, and submit a copy to the **kidney center**.

(3) A ~~((recertifying))~~ client ~~((shall))~~ applying for recertification must:

(a) Apply for Medicaid forty-five days before the end of the **KDP certification** period ~~((; and~~

~~((;)))~~, obtain a written Medicaid eligibility determination ~~((;))~~, and

~~((;)))~~ submit a copy to the kidney center; or

(b) ~~((Be exempt from the requirement in (3)(a) of this subsection when the client has))~~ Have applied for Medicaid ~~((in the prior))~~ within the previous five years and ~~((will))~~ continue to be ineligible because the client:

(i) ~~((Be))~~ Was denied Medicaid due to:

(A) Failure to meet Medicaid categorical requirements;

(B) Assets ~~((exceeding))~~ which exceed Medicaid resource standards; or

(C) Income ~~((exceeding))~~ which exceeds the categorically needy income standards ~~((;))~~; or

(ii) Does not meet the medically needy spenddown amount because the cost of medical care is:

(A) Less than the spenddown amount; or

(B) Covered by third-party insurance.

(4) The **KDP application period** is:

(a) One hundred and twenty days for a new client; and

(b) Forty-five days prior to the end of a **certification** period for a client requesting recertification.

(5) The **kidney center** may request an extension of application time limits from ~~((the department))~~ MAA when extenuating circumstances prevent the client from completing the application or recertification process within the specified time limits.

(6) The ~~((KDP))~~ kidney center certifies the client ~~((shall be certified))~~ as **KDP** eligible for a period of one year from the first day of the month of application, unless the client ~~((;))~~:

(a) ~~((Need for))~~ Needs medical coverage ~~((;))~~ for less than one year; or

(b) ~~((Assets change substantially))~~ Has a substantial financial change, in which case the client must complete a new **application for KDP eligibility**;

(7) The effective date of KDP eligibility ~~((effective date))~~ is the first day of the month of **KDP** application if the ~~((person))~~ client was eligible at any time during that month. The effective date of **KDP** eligibility ~~((shall be no earlier than))~~ may be a maximum of four months before the month of **KDP** application ~~((provided))~~ if the:

(a) Medical services received were covered; and

(b) ~~((Person))~~ Client would have been eligible had the ~~((person))~~ client applied.

Chapter 388-557 WAC

MEDICAL CARE PAYMENT

NEW SECTION

WAC 388-557-0100 Payment for medical care outside the state of Washington. (1) The medical assistance administration (MAA) pays the provider of service in designated bordering cities as if the care were provided within the state of Washington (see WAC 388-501-0175). MAA requires providers to meet the licensing requirements of the state in which care is rendered.

(2) MAA does not authorize payment for out-of-state medical care furnished to clients in state-only funded medical programs.

(3) MAA applies the three-month retroactive coverage as defined under WAC 388-80-005 to covered medical services that are furnished to eligible clients by out-of-state providers.

(4) MAA requires out-of-state providers to have a current provider number in order to be reimbursed.

(a) MAA requires a completed core provider agreement, and furnishes the necessary billing forms, instructions, and a core provider agreement to providers.

(b) MAA issues a provider number after receiving the signed core provider agreement.

(c) The billing requirements of WAC 388-87-010 and 388-87-015 apply to out-of-state providers.

(5) For Medicare-eligible clients, providers must submit Medicare claims, on the appropriate Medicare billing form, to the intermediary or carrier in the provider's state. If the provider checks the Medicare billing form to show the state of Washington as being responsible for medical billing, the intermediary or carrier may either:

(a) Forward the claim to MAA on behalf of the provider; or

(b) Return the claim to the provider, who then submits it to MAA.

(6) For covered services for eligible clients, MAA reimburses approved out-of-state nursing facilities at the lower of:

(a) The billed amount; or

(b) The adjusted statewide average reimbursement rate for in-state nursing facility care.

(7) For covered services for eligible clients, MAA reimburses approved out-of-state hospitals at the lower of:

(a) The billed amount; or

(b) The adjusted statewide average reimbursement rate for in-state hospitals.

(8) For covered services for eligible clients, MAA reimburses other approved out-of-state providers at the lower of:

(a) The billed amount; or

(b) The rate paid by the Washington state Title XIX Medicaid program.

PROPOSED

WSR 99-20-114
PROPOSED RULES
COMMISSION ON
JUDICIAL CONDUCT

[R.D. 99-03—Filed October 6, 1999, 9:24 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Commission on Judicial Conduct rules of procedure (CJCRP).

Purpose: To amend and clarify existing rules of procedure, Rules 6, 17, and 28.

Other Identifying Information: Commission on Judicial Conduct rules of procedure (WSR 96-17-025 and 99-17-050).

Statutory Authority for Adoption: Article IV, Section 31, Washington State Constitution.

Statute Being Implemented: Chapter 2.64 RCW and Article IV, Section 31, State Constitution.

Summary: The proposed action would modify and clarify existing rules of procedure, Rules 6, 17, and 28.

Reasons Supporting Proposal: The commission is directed to provide for rules of procedure and for confidentiality.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: David Akana, P.O. Box 1817, Olympia, WA 98507, (360) 753-4585.

Name of Proponent: Commission on Judicial Conduct, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The amendments to the existing rules would clarify procedures used in proceedings before the commission.

Proposal Changes the Following Existing Rules: The changes proposed to existing rules would clarify procedures used in proceedings before the commission.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No small business impact statement is required for this proposal by chapter 19.85 RCW. The rules are procedural in nature.

RCW 34.05.328 does not apply to this rule adoption. The action would amend procedural rules.

Hearing Location: SeaTac Holiday Inn, 17338 International Boulevard, SeaTac, WA 98188, on December 3, 1999, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Kathy Sullivan by November 29, 1999, TDD (360) 753-4585.

Submit Written Comments to: Commission on Judicial Conduct, P.O. Box 1817, Olympia, WA 98507, fax (360) 586-2918, by November 24, 1999.

Date of Intended Adoption: December 3, 1999.

October 6, 1999

David Akana

Executive Director

COMMISSION ON JUDICIAL CONDUCT
RULES OF PROCEDURE (CJCRP)

AMENDATORY SECTION (Amending Order 99-01, filed 8/13/99)

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SECTION II. GENERAL PROVISIONS

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- (a) Grounds.
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- (c) Mitigating/aggravating factors.
- (d) Sanctions.
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RULE 8 CIVIL RULES APPLICABLE

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- (a) Oaths.
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- (c) Enforcement of subpoenas.
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RULE 16 NOTIFICATION OF FINAL DISPOSITION

PROPOSED

SECTION III. DISCIPLINARY PROCEEDINGS

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- (a) General.
- (b) Amendments to statement of charges or answer.

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- (a) Failure to answer.
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- (a) Disclosure.
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- (a) Submission.
- (b) Entry of Order.

RULE 24 HEARING

- (a) Scheduling.
- (b) Conduct of hearing.
- (c) Dismissal or recommendation for discipline.
- (d) Submission of the report.
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- (a) Initiation of incapacity proceedings.
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- (d) Stipulated disposition.
- (e) Reinstatement from incapacity status.

RULE 28 REINSTATEMENT OF ELIGIBILITY

RULE 29 COMPLIANCE PROCEEDINGS

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.

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.

AMENDATORY SECTION (Amending Order 99-01, filed 8/13/99)

RULE 6. DISCIPLINE

(a) **Grounds.** Any conduct that violates the Code of Judicial Conduct is grounds for discipline which shall be issued or administered in open session.

(b) **Discipline.** The commission shall have the authority to:

- (1) Admonish;
- (2) Reprimand;
- (3) Censure;
- (4) Censure and recommend to the supreme court the suspension of the respondent with or without pay;
- (5) Censure and recommend to the supreme court the removal of the respondent from judicial office; and
- (6) Impose any other sanction the commission is authorized to administer. The vote of any member of the commission to impose a particular disciplinary action shall be deemed an assent to impose all lesser disciplinary actions.

(c) **Mitigating/aggravating factors.**¹ Whenever the commission finds grounds for discipline, it shall consider the following nonexclusive factors in determining the appropriate discipline to be ordered:

(1) Characteristics of Misconduct.

~~((1))~~ (A) Whether the misconduct is an isolated instance or evidence of a pattern of conduct;

~~((2))~~ (B) The nature, extent, and frequency of occurrence of the acts of misconduct;

~~((3))~~ (C) Whether the misconduct occurred in or out of the courtroom;

~~((4))~~ (D) Whether the misconduct occurred in the judge's official capacity or in the judge's private life;

(E) Whether the judge flagrantly and intentionally violated the oath of office;

(F) The nature and extent to which the acts of misconduct have been injurious to other persons;

(G) The extent to which the judge exploited the judge's official capacity to satisfy personal desires; and

(H) The effect the misconduct has upon the integrity of and respect for the judiciary.

(2) Service and Demeanor of the Judge.

~~((5))~~ (A) Whether the judge has acknowledged or recognized that the acts occurred;

~~((6))~~ (B) Whether the judge has evidenced an effort to change or modify the conduct;

~~((7))~~ (C) The judge's length of service ~~((on the bench))~~ in a judicial capacity;

~~((8))~~ (D) Whether there has been prior ~~((public))~~ disciplinary action concerning the judge;

~~((9))~~ The effect the misconduct has upon the integrity of and respect for the judiciary;

~~((10))~~ The extent to which the judge exploited the judicial position to satisfy personal desires;

~~((11))~~ (E) Whether the judge cooperated with the commission investigation and proceeding; and

~~((12))~~ (F) The judge's compliance with an opinion by the ethics advisory committee shall be considered by the commission as evidence of good faith.

(d) **Sanctions.** The sanction imposed by the commission shall be appropriate to the level of culpability. A sanction shall be sufficiently severe to restore and maintain the dignity and honor of the position and to protect the public by assuring that the judge will refrain from acts of misconduct in the future.

(e) Required appearance. The judge shall personally appear before the commission to receive an order imposing a reprimand or a censure.

¹The factors are set forth in *In re Deming*, 108 Wn.2d 82, 119-120 (1987), *Discipline of Ritchie*, 123 Wn.2d 725 (1994), *In re Kaiser*, 111 Wn.2d 275 (1988), and *In re Blauvelt*, 115 Wn.2d 735 (1990).

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.

AMENDATORY SECTION (Amending Order 99-01, filed 8/13/99)

RULE 17. SCREENING AND INVESTIGATION

(a) General. An investigative officer employed by the commission will conduct the investigation aided by disciplinary counsel if deemed appropriate by the commission.

(b) Screening.

(1) Any named or anonymous organization, association, or person, including a member of the commission or staff, may make a complaint of judicial misconduct or incapacity to the commission. A complaint may be made orally or in writing.

(2) The investigative officer shall evaluate all complaints to determine whether:

(A) The person against whom the allegations are made is a judge subject to the disciplinary authority of the commission; and either

(B) The facts alleged, if true, would constitute misconduct or incapacity; or

(C) The investigative officer has grounds to believe that upon further inquiry such facts might be discovered. If not, the investigative officer shall recommend to the commission to dismiss the matter or, if appropriate, refer the complainant to another agency.

(c) Preliminary investigation.

(1) Upon receipt of a complaint, the investigative officer shall make a prompt, discreet, preliminary investigation and evaluation. Failure of a person making the complaint to supply requested additional information may result in dismissal of that complaint. The investigative officer may interview witnesses and examine evidence to determine whether grounds exist to believe the allegations of complaints. No subpoena shall be issued to obtain testimony or evidence until authorized by a member of the commission. The investigative officer will assemble documentary evidence, declarations, sworn statements, and affidavits of witnesses for consideration by the commission. The investigative officer shall recommend to the commission that it authorize a full investigation when there is evidence supporting the allegations against a respondent. The investigative officer may recommend a full investigation when there are grounds to believe that evidence supporting the allegations could be obtained by subpoena or further investigation. Where there are no such grounds, the matter shall be dismissed. Where there is a basis to proceed, the commission will forward those supporting records into the initial proceedings.

(2) If the complaint alleges that a respondent is suffering a possible physical and/or mental incapacity which may seri-

ously impair the performance of judicial duties, or is exhibiting conduct which may be the result of such incapacity, the commission may order a respondent to submit to physical and/or mental examinations conducted at commission expense by a practitioner or health care provider selected by the commission. The failure or refusal of a respondent to submit to physical and/or mental examinations ordered by the commission may, in the discretion of the commission, preclude respondent from presenting the results of other physical and/or mental examinations on his or her behalf.

(3) Upon determination of the commission to commence initial proceedings, it shall direct the investigative officer to file a statement of allegations setting forth the nature of the complaint with sufficient specificity to permit a response.

(d) Initial proceedings.

(1) The respondent who is the subject of initial proceedings will be provided with a copy of the statement of allegations and shall be given a reasonable opportunity to respond.

(2) Within twenty-one days after the service of the notice to respondent, respondent may file a written response admitting or denying the allegations with the commission (~~investigative officer~~). Respondent shall personally review and sign any response. The proceedings will not be delayed if there is no response or an insufficient response.

(3) After considering the response, if any, the commission shall order the filing of a statement of charges if it determines that probable cause exists that respondent has violated a rule of judicial conduct or may be suffering from an incapacity. (~~If the commission determines that probable cause exists that respondent has violated a rule of judicial conduct or may be suffering from an incapacity, it shall order the filing of a statement of charges.~~)

(4) (~~Disposition a)~~ After initial proceedings, the (~~The~~) commission shall:

(A) Dismiss the case;

(B) Stay the proceedings; or

(C) Find that probable cause exists that respondent has violated a rule of judicial conduct or may be suffering from an incapacity that seriously interferes with the performance of judicial duties and is permanent or likely to become permanent. Upon such a finding of probable cause, the commission shall identify the records of the initial proceedings that are the basis for the finding and order the service and filing of a statement of charges. The commission shall also identify those materials and information within the commission's knowledge which tend to negate the determination of the commission.

(5) If the commission determines that there are insufficient grounds for further commission proceedings, the respondent and the person making the complaint will be so notified.

(e) Notice of complaint to respondent. With the approval of the commission, the investigative officer may notify respondent that a complaint has been received and may disclose the name of the person making the complaint. Disclosure shall be discretionary with the commission.

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.

AMENDATORY SECTION (Amending Order 96-001, filed 8/13/96)

RULE 28 REINSTATEMENT OF ELIGIBILITY.

~~((A respondent))~~ An individual, whose eligibility for judicial office had been removed by the supreme court, or by resignation and order of closure in a proceeding before the commission, may file with the commission a petition for reinstatement of eligibility. The petition shall set forth the ~~((age,))~~ residence and mailing address of the petitioner, the date of removal by the supreme court, or resignation and order of closure in the proceeding before the commission and a concise statement of facts claimed to justify reinstatement. The petition shall be a public document.

The commission may refer the petition to the investigative officer for investigation of the character and fitness of the ~~((respondent))~~ petitioner to be eligible for holding judicial office. The investigative officer may seek and consider any information from any source that may relate to the issues of character and fitness or the reinstatement.

~~((Respondent))~~ Petitioner shall make an affirmative showing by clear, cogent, and convincing evidence, that reinstatement will not be detrimental to the integrity and standing of the judiciary and the administration of justice, or be contrary to the public interest.

The commission will recommend to the supreme court in writing that the ~~((respondent))~~ petitioner should or should not be reinstated to eligibility to hold judicial office as provided by these rules and the *Discipline Rules for Judges*. The commission will provide a copy of the recommendation to ~~((respondent or respondent's))~~ petitioner or petitioner's lawyer.

The ~~((respondent))~~ petitioner shall be responsible, and shall make adequate provision, for payment of all costs and reasonable attorneys' fees in these proceedings ~~((as))~~ in a manner determined by the commission. Failure to pay the amount assessed shall be grounds to dismiss the petition.

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 99-21-005
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Filed October 8, 1999, 11:14 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-11-062.

Title of Rule: WAC 392-140-900 through 392-140-913, enhanced state funding to school districts for kindergarten through fourth grade (K-4) instructional staff.

Purpose: To implement the 1999-2001 State Operating Appropriations Act proviso that includes fourth grade in the state staffing enhancement formerly provided for kindergarten through third grade instructional staff, and to simplify reporting processes.

Statutory Authority for Adoption: RCW 28A.150.290.

Statute Being Implemented: Section 502 (2)(a)(iii), chapter 309, Laws of 1999.

Summary: The state staff ratio allocation is changed from a maximum of 54.3 certificated instructional staff (CIS) units per 1000 K-3 students to a maximum of 53.2 CIS units per 1000 K-4 students.

Reasons Supporting Proposal: Changes are needed to implement in the 1999-2001 state operating budget and to simplify staff ratio calculations and reports.

Name of Agency Personnel Responsible for Drafting: Ben Gravely, Office of Superintendent of Public Instruction, (360) 753-2298; Implementation: Allen H. Jones, Office of Superintendent of Public Instruction, (360) 753-6708; and Enforcement: Michael L. Bigelow, Office of Superintendent of Public Instruction, (360) 753-1718.

Name of Proponent: Office of 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: In most respects the new rules are the same as the old K-3 staff ratio rules except for the addition of fourth grade to the calculations. However, the following changes are proposed to simplify the reporting requirements:

- The calculation of supplemental staff FTEs is simplified to match S-275 reporting methodology.
- 1989-90 fourth grade classified instructional assistants are imputed if a district does not file a new 1230 report.
- District may update 1989-90 classified instructional assistants to reflect current activity coding for aides.
- Classified instructional assistants are converted to certificated staff equivalent two-for-one ratio rather than using a ratio of certificated to classified actual salaries.
- Staff ratio reports are to be routinely distributed with monthly apportionment reports.

These changes will have little or no fiscal impact for most districts. The ability to adjust 1989-90 classified staff previously reported will make the calculation more fair. The two-for-one conversion of classified to certificated staff will have slight negative or positive for about a dozen districts.

Proposal Changes the Following Existing Rules: As described above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No small business impacts have been identified.

RCW 34.05.328 does not apply to this rule adoption. Not relevant.

Hearing Location: Brouillet Conference Room, 4th Floor, Old Capitol Building, P.O. Box 47200, Olympia, WA 98504-7200, on November 23, 1999, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Sheila Emery by November 9, 1999, TDD (360) 664-3631.

Submit Written Comments to: Legal Services, Office of Superintendent of Public Instruction, P.O. Box 47200, 600 South Washington Street, Olympia, WA 98504-7200, fax (360) 753-4201, by November 22, 1999.

PROPOSED

Date of Intended Adoption: November 24, 1999.

October 8, 1999
Dr. Terry Bergeson
Superintendent of
Public Instruction

K-4 STAFF ENHANCEMENT

NEW SECTION

WAC 392-140-900 K-4 Staff enhancement—Applicable provisions. The provisions of WAC 392-140-900 through 392-140-913 apply to the determination of staff/student ratios used in apportionment of state basic education moneys to school districts based on the district's kindergarten through fourth grade (K-4) staff and students.

NEW SECTION

WAC 392-140-901 K-4 Staff enhancement—Authority. The authority for WAC 392-140-900 through 392-140-913 is the Biennial Operating Appropriations Act established by the legislature for each school year; and RCW 28A.150.290(1).

NEW SECTION

WAC 392-140-902 K-4 Staff enhancement—Purpose. The purpose of WAC 392-140-900 through 392-140-913 is to set forth the policies and procedures used by the superintendent of public instruction to determine enhanced state funding for certificated instructional staff for grades kindergarten through four above the minimum ratios set forth in RCW 28A.150.260 (2)(c).

NEW SECTION

WAC 392-140-903 K-4 Staff enhancement—Definitions. As used in WAC 392-140-900 through 392-140-913:

- (1) "Report S-275" means the school district personnel report as defined in WAC 392-121-225.
- (2) "Form SPI 1158" means the form provided by the superintendent of public instruction on which school districts report supplemental K-12 full-time equivalent (FTE) staff and/or supplemental K-4 FTE staff for the school year.
- (3) "Report 1159" means the report produced by the superintendent of public instruction displaying the calculations of K-4 certificated instructional staffing and K-4 apportionment ratios and other information as necessary.
- (4) "Form SPI 1160" means the form provided by the superintendent of public instruction on which school districts may select the period of enrollment the superintendent of public instruction shall use to calculate staffing ratios.
- (5) "Form SPI 1230" means the form provided by the superintendent of public instruction on which school districts have the option of reporting 1989-90 FTE K-3 basic education classified instructional assistants pursuant to WAC 392-140-716 and 392-140-745.

(6) "Form SPI 1230K-4" means the form provided by the superintendent of public instruction on which school districts have the option of reporting 1989-90 FTE K-4 basic education classified instructional assistants after September 1, 1999.

(7) "FTE K-4 basic education enrollment" means the school district's K-4 full-time equivalent enrollment reported for basic education funding pursuant to WAC 392-121-122 for the month of October or such other period selected by the district on optional Form SPI 1160.

(8) "FTE basic education certificated instructional employee" means the FTE calculated pursuant to WAC 392-121-215 for a basic education certificated instructional employee assigned in whole or in part to the following programs as defined in the *Accounting Manual for Public School Districts in the State of Washington*:

- (a) Basic education, program 01;
- (b) Vocational, basic, state, program 31;
- (c) Skills center, basic, state, program 45;
- (d) Instruction support, program 94; and
- (e) District-wide support, program 97.

(9) "FTE K-4 basic education certificated instructional employee" means for a FTE basic education certificated instructional employee the following:

- (a) If the basic education certificated instructional employee serves only K-4 students, one hundred percent of the FTE assigned to basic education; or
- (b) If the basic education certificated instructional employee serves K-4 students and students of one or more other grades, multiply the FTE assigned to basic education by:
 - (i) The proportion of time spent serving K-4 students to all time serving students;
 - (ii) The proportion of K-4 students served to all students served; or
 - (iii) Any combination of (i) or (ii) of this subsection as appropriate.

(10) "FTE K-4 basic education certificated instructional staff" means the sum of FTE K-4 basic education certificated instructional employees for a school district.

(11) "Basic education classified instructional assistant" means a person who is assigned in whole or in part to:

- (a) Program 01 - basic education; 31 - vocational, basic, state; or 45 - skills center, basic, state; and
- (b) Activity 27 - teaching; and
- (c) Duty 910 - aide.

(12) "Basic education classified instructional assistant FTE" means the number determined for a basic education classified instructional assistant as follows:

- (a) Determine the hours per year that the employee is assigned as a basic education classified instructional assistant; and
- (b) Divide by 2080.

(13) "District FTE K-4 basic education classified instructional assistants" means the sum of a school district's FTE K-4 basic education classified instructional assistants.

(a) If the basic education classified instructional assistant serves only K-4 students, one hundred percent of the FTE determined pursuant to WAC 392-140-903(12).

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(b) If the basic education classified instructional assistant serves K-4 students and students of one or more other grades, multiply the FTE determined pursuant to WAC 392-140-903(12) by:

- (i) The proportion of time spent serving K-4 students to all time serving students;
- (ii) The proportion of K-4 students served to all students served; or
- (iii) Any combination of (b)(i) or (ii) of this subsection as appropriate.

NEW SECTION

WAC 392-140-905 K-4 Staff enhancement—Determination of supplemental FTE staff. "Supplemental FTE staff" means the school district's net change in FTE K-4 basic education certificated instructional staff or FTE K-4 basic education classified instructional assistants after October 1 of the school year determined as follows:

(1) Determine the K-4 basic education FTE that would be reported for each employee for the school year on Report S-275 if the current date were substituted for the October 1 snapshot date as required in S-275 instructions and subtract the K-4 basic education FTE as of October 1 actually reported for the employee on the school district's most current Report S-275.

(2) Include decreases as well as increases in staff after October 1 and not reflected in Report S-275. Decreases include terminations, retirements, unpaid leave, and reassignment of staff.

NEW SECTION

WAC 392-140-906 K-4 Staff enhancement—Determination of FTE K-4 basic education classified instructional assistants in 1989-90. For the purposes of WAC 392-140-900 through 392-140-913 a school district's FTE K-4 basic education classified instructional assistants in the 1989-90 school year shall be determined as follows:

(1) If the school district submitted Form SPI 1230 before September 1, 1999, and does not submit Form SPI 1230K-4, then the number shall be estimated by the superintendent of public instruction by multiplying the number of K-3 basic education classified instructional assistants reported by the district on Form SPI 1230 by the district's 1989-90 final annual average FTE K-4 basic education enrollment and dividing by the district's 1989-90 final annual average FTE K-3 basic education enrollment.

(2) If the school district submits Form SPI 1230K-4 after September 1, 1999, then the superintendent shall use the number of 1989-90 FTE K-4 basic education classified instructional assistants reported on Form SPI 1230K-4.

(3) A school district submitting Form SPI 1230K-4 may update 1989-90 FTE basic education classified instructional assistants to reflect the most current activity definitions allowed for duty root 91 - aides. The school district may exclude any classified instructional assistants previously reported on Form SPI 1230 that would be reported in the current school year in activity 24 - guidance and counseling,

activity 25 - pupil management and safety, or activity 26 - health related services.

(4) Districts filing Form SPI 1230K-4 shall retain documentation of 1989-90 staff assignment data for audit.

NEW SECTION

WAC 392-140-907 K-4 Staff enhancement—Determination of increase in K-4 basic education classified instructional assistants. The superintendent of public instruction shall calculate a district's increase in K-4 basic education classified instructional assistants for a school year by determining the district's FTE K-4 basic education classified instructional assistants for the school year reported on the district's Report S-275 for the school year, and subtracting the district's FTE K-4 basic education classified instructional assistants in the 1989-90 school year determined pursuant to WAC 392-140-906.

NEW SECTION

WAC 392-140-908 K-4 Staff enhancement—Determination of the K-4 certificated staff ratio equivalent of increased K-4 classified instructional assistants. For those school districts with an increase in K-4 basic education classified instructional assistants and a K-4 certificated instructional staffing ratio of 51.00 or greater, the superintendent of public instruction shall recognize a K-4 certificated staff ratio equivalent of up to 1.30 calculated as follows:

(1) Sum the increase in the district's K-4 basic education classified instructional assistants and any supplemental FTE K-4 classified instructional assistants determined pursuant to WAC 392-140-905 and reported by the district on Form SPI 1158;

(2) Divide the result of subsection (1) of this section by two;

(3) Divide the result of subsection (2) of this section by the district's FTE K-4 basic education enrollment; and

(4) Multiply the result of subsection (3) of this section by 1000.

(5) The lesser of 1.30 or the result of subsection (4) of this section is the district's recognized K-4 certificated staff ratio equivalent of increased K-4 classified instructional assistants.

NEW SECTION

WAC 392-140-910 K-4 Staff enhancement—Determination of district K-4 certificated instructional staffing ratio. The superintendent of public instruction shall calculate each school district's K-4 certificated instructional staffing ratio as follows:

(1) Add FTE K-4 basic education certificated instructional staff from Report S-275 and any supplemental FTE K-4 basic education certificated instructional staff determined pursuant to WAC 392-140-905 and reported on SPI Form 1158;

(2) Divide the result of subsection (1) of this section by FTE K-4 basic education enrollment; and

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(3) Multiply the result obtained in subsection (2) of this section by 1000.

NEW SECTION

WAC 392-140-911 K-4 Staff enhancement—School district reporting—Optional reports. At any time prior to September 30 following the end of a school year school districts may report to the superintendent of public instruction:

- (1) On Form SPI 1158, supplemental FTE staff determined pursuant to WAC 392-140-905.
- (2) On Form SPI 1160, one of the following optional periods of enrollment:
 - (a) Enrollment for any month of the school year; or
 - (b) Annual average enrollment for the school year; and
- (3) On Form SPI 1230K-4, 1989-90 FTE K-4 classified instructional assistants.

NEW SECTION

WAC 392-140-912 K-4 Staff enhancement—Determination of K-4 apportionment ratios. The superintendent of public instruction shall determine each school district's ratio of state allocated certificated instructional staff units per one thousand K-4 students for state basic education apportionment as follows:

(1) For the months of September through December, the superintendent shall use the district's estimated K-4 ratio as submitted on Report F-203 Estimates of State Revenue, or as submitted on a letter to the superintendent after submission of Report F-203.

(2) Beginning with the January apportionment payment and each month thereafter, the superintendent shall calculate the district's K-4 apportionment ratio as the greater of (a) or (b) of this subsection:

(a) The district's minimum state-funded K-4 staffing ratio, using FTE enrollment for state apportionment, and calculated as follows:

(i) Sum the district's K-3 FTE enrollment times 0.049 and the district's fourth grade FTE enrollment times 0.046;

(ii) Divide the result of (a)(i) of this subsection by the district total K-4 FTE enrollment;

(iii) Multiply the result of (a)(ii) of this subsection by 1000.

(b) The lesser of:

(i) 53.2; or

(ii) The sum of district's K-4 certificated instructional staff ratio pursuant to WAC 392-140-910 and the district's K-4 certificated staff ratio equivalent of increased K-4 classified instructional assistants pursuant to WAC 392-140-908 if applicable.

NEW SECTION

WAC 392-140-913 K-4 Staff enhancement—Reporting by the superintendent of public instruction. Beginning in January of each school year, with each monthly apportionment report to the school district thereafter, the superintendent of public instruction shall provide Report 1159 showing the details of the superintendent's calculation of the district's

K-4 apportionment ratio including the most current data from Report S-275 and data from any optional school district reports received by the superintendent of public instruction by the 15th of the month.

REPEALER

Effective February 1, 2000, the following sections of the Washington Administrative Code are repealed:

- WAC 392-140-700 K-3 Staff enhancement—Applicable provisions.
- WAC 392-140-701 K-3 Staff enhancement—Authority.
- WAC 392-140-702 K-3 Staff enhancement—Purpose.
- WAC 392-140-710 K-3 Staff enhancement—Definition—Academic year.
- WAC 392-140-711 K-3 Staff enhancement—Definition—S-275.
- WAC 392-140-712 K-3 Staff enhancement—Definition—SPI Form S-277.
- WAC 392-140-713 K-3 Staff enhancement—Definition—SPI Form 1158.
- WAC 392-140-714 K-3 Staff enhancement—Definition—SPI Report 1159.
- WAC 392-140-715 K-3 Staff enhancement—Definition—SPI Form 1160.
- WAC 392-140-716 K-3 Staff enhancement—Definition—SPI Form 1230.
- WAC 392-140-720 K-3 Staff enhancement—Definition—FTE K-3 basic education enrollment.
- WAC 392-140-721 K-3 Staff enhancement—Definition—FTE basic education certificated instructional employee.
- WAC 392-140-722 K-3 Staff enhancement—Definition—FTE K-3 basic education certificated instructional employee.
- WAC 392-140-723 K-3 Staff enhancement—Definition—FTE K-3 basic education certificated instructional staff.
- WAC 392-140-724 K-3 Staff enhancement—Definition—Average basic education certificated instructional staff salary for the purpose of apportionment.

PROPOSED

WAC 392-140-725	K-3 Staff enhancement— Definition—Basic education classified instructional assistant.	of increased K-3 classified instructional assistants.
WAC 392-140-726	K-3 Staff enhancement— Definition—Basic education classified instructional assistant FTE.	WAC 392-140-744 K-3 Staff enhancement— School district reporting— Required reports.
WAC 392-140-727	K-3 Staff enhancement— Definition—FTE K-3 basic education classified instructional assistants.	WAC 392-140-745 K-3 Staff enhancement— School district reporting— Optional reports.
WAC 392-140-728	K-3 Staff enhancement— Definition—Instructional FTE.	WAC 392-140-746 K-3 Staff enhancement— Calculation of K-3 apportionment ratios.
WAC 392-140-730	K-3 Staff enhancement— Definition—K-3 addition FTE.	WAC 392-140-747 K-3 Staff enhancement— Reporting by the superintendent of public instruction.
WAC 392-140-731	K-3 Staff enhancement— Definition—K-3 reduction FTE.	
WAC 392-140-732	K-3 Staff enhancement— Definition—K-3 reassignment FTE.	
WAC 392-140-733	K-3 Staff enhancement— Calculation of addition, reduction, and reassignment FTE.	
WAC 392-140-735	K-3 Staff enhancement— Definition—Supplemental FTE K-3 basic education certificated instructional staff.	
WAC 392-140-736	K-3 Staff enhancement— Definition—Supplemental FTE K-3 basic education classified instructional assistants.	
WAC 392-140-740	K-3 Staff enhancement— Definition—K-3 certificated instructional staffing ratio.	
WAC 392-140-741	K-3 Staff enhancement— Definition—Actual average salary for basic education classified instructional assistants.	
WAC 392-140-742	K-3 Staff enhancement— Definition—Increase in K-3 basic education classified instructional assistants from 1989-90.	
WAC 392-140-743	K-3 Staff enhancement— Definition—Recognized certificated staff ratio equivalent	

WSR 99-21-006
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Filed October 8, 1999, 11:16 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-11-065.

Title of Rule: WAC 392-140-600 through 392-140-685 [392-140-680], state special education safety net funding.

Purpose: To update special education safety net eligibility standards to reflect changes in the state Operating Appropriations Act and to clarify procedures for making safety net awards.

Statutory Authority for Adoption: RCW 28A.150.290.

Statute Being Implemented: Section 507(7), chapter 309, Laws of 1999.

Summary: Numerous minor changes are proposed to conform to new state budget language, provide better information to the state safety net oversight committee, and clarify the application process.

Reasons Supporting Proposal: Changes are needed to comply with changes in the 1999-2001 state operating budget and to improve the safety net process.

Name of Agency Personnel Responsible for Drafting: Ben Gravely, Office of the Superintendent of Public Instruction, (360) 753-2298; Implementation: Allen H. Jones, Office of Superintendent of Public Instruction, (360) 753-6708; and Enforcement: Michael L. Bigelow, Office of Superintendent of Public Instruction, (360) 753-1718.

Name of Proponent: Office of 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: Changes to implement the 1999-2001 State Operating Appropriations Act:

- Allowable indirect rates are increased to the federal indirect restricted rate plus 1%.

PROPOSED

- Safety net awards are reduced for districts not maximizing Medicaid billing.
 - Safety net awards must be adjusted for audit finding.
- Clarifications of existing policies:
- Continuing awards for demographic needs must demonstrate a "continuing" adverse change.
 - Standards for demonstrating financial need on Worksheet "A" are clarified.
 - Awards may be adjusted based on a review of the need demonstrated for safety net money awarded in a prior year.
- Policy changes:
- Districts demonstrating need for safety net funding shall explain and justify excess cost accounting methodology.
 - Available state money can be used for high cost student awards if federal money is insufficient.

Proposal Changes the Following Existing Rules: As described above. Changes are relatively minor.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No small business impacts have been identified.

RCW 34.05.328 does not apply to this rule adoption. Not relevant.

Hearing Location: Brouillet Conference Room, 4th Floor, Old Capitol Building, P.O. Box 47200, Olympia, WA 98504-7200, on November 23, 1999, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Sheila Emery by November 9, 1999, TDD (360) 664-3631.

Submit Written Comments to: Legal Services, Office of Superintendent of Public Instruction, P.O. Box 47200, 600 South Washington Street, Olympia, WA 98504-7200, fax (360) 753-4201, by November 22, 1999.

Date of Intended Adoption: November 24, 1999.

October 8, 1999
Dr. Terry Bergeson
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 96-15, filed 9/18/96, effective 10/19/96)

WAC 392-140-600 Special education safety net—Applicable provisions. The provisions of WAC 392-140-600 through 392-140-685 apply to the determination of safety net allocations of state special education moneys and Individuals with Disabilities Education Act (IDEA) federal discretionary moneys (~~for the 1996-97 school year~~).

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-601 Special education safety net—Authority. The authority for WAC 392-140-600 through 392-140-685 is:

(1) (~~Section 507, chapter 149, Laws of 1997, the~~) The appropriation language for special education programs in the Washington state Biennial Operating Appropriations Act; and

(2) RCW 28A.150.290(1).

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-605 Special education safety net—Safety net application—Basis, certification, worksheets. Application for safety net funding shall be made on Form SPI 1381 published by the superintendent of public instruction as follows:

(1) School districts may make application for safety net funding on the basis of one or more of the following:

(a) Maintenance of effort (state revenue only) hereafter referred to as MOESR. State safety net funding may be requested when a district shows a MOESR loss calculated by the superintendent of public instruction pursuant to WAC 392-140-620.

(b) Special characteristics and costs. State safety net funding may be requested by a school district with special education costs of providing services that are reasonable, but differ significantly from the assumptions contained in the state special education funding formula provided that the applicant school district meets the standards of WAC 392-140-613 and can demonstrate, pursuant to WAC 392-140-625 either of the following:

(i) The district's actual resident special education enrollment exceeds the district's funded resident special education enrollment, the district has adopted a plan of action to contain or eliminate any unnecessary, duplicative, or ineffective enrollment practices, and all available funding, including state, federal, and local if provided in the past, is insufficient to meet the expenditure level necessary for special education; or

(ii) The district's resident special education enrollment percentage is equal to the funded special education enrollment percentage and the district has incurred an adverse change in the demographics of its resident special education enrollment (~~since the prior school year~~), and all available funding, including state, federal, and local if provided in the past, is insufficient to meet the expenditure level necessary for special education.

(c) High-cost individual student. A school district may submit applications for (~~federal~~) safety net funding for high-cost individual students meeting the standards in WAC 392-140-616.

(2) The school district making application for safety net funding shall certify that:

(a) The application complies with the respective safety net application standards of WAC 392-140-610, 392-140-613, or 392-140-616;

(b) The application provides true and complete information to the best of the school district's knowledge; and

(c) The district understands that safety net funding is not an entitlement, is subject to adjustment and recovery, may not be available in future years, state safety net funding must be expended in program 21 which impacts the amount that must be maintained for the federal maintenance of effort test, and federal safety net funding must be expended in program 24.

(3) Worksheets included with the application shall demonstrate the need for safety net funding. School districts are encouraged and may be required to submit additional infor-

mation designed to assist the state oversight committee in analyzing the application.

(a) MOESR applications pursuant to subsection (1)(a) of this section do not require any worksheets.

(b) Special characteristics and costs applications pursuant to subsection (1)(b)(ii) of this section require completion of the narrative and worksheets described in WAC 392-140-625.

(c) High-cost individual student applications shall include completed budget forms SPI F-1000B and SPI E-795B, and worksheets "A" and "C" published in the safety net application.

AMENDATORY SECTION (Amending Order 96-15, filed 9/18/96, effective 10/19/96)

WAC 392-140-613 Special education safety net—Standards—Special characteristics and costs applications. For a school district requesting state safety net funding due to special enrollment characteristics of the district and costs of providing services which differ significantly from the assumptions contained in the state special education funding formula, the district shall demonstrate at a minimum that:

(1) IEPs are appropriate and are properly and efficiently prepared and formulated.

(2) The district is making reasonable effort to provide appropriate services for students in need of special education utilizing state funding generated by the basic education apportionment and special education funding formulas.

(3) The district's special education services are operated in a reasonably efficient manner and the district has adopted a plan of action to contain or eliminate any unnecessary, duplicative, or inefficient practices.

(4) Indirect costs included for purposes of determining safety net allocations do not exceed the allowable percent for the federal special education program plus one percent.

(5) Any available federal funding is insufficient to address the additional needs.

(6) The costs of any supplemental contracts are not included for purposes of determining safety net allocations. Supplemental contracts are those contracts made pursuant to RCW 28A.400.200(4) excluding extended school year contracts (ESY) required by an IEP.

(7) The costs of any summer school instruction are not included for purposes of making safety net determinations excluding extended school year contracts (ESY) required by an IEP.

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-625 Special education safety net—Demonstration of special characteristics and costs. Applications pursuant to WAC 392-140-605 (1)(b) must demonstrate special characteristics and costs as provided in this section.

(1) Applications from districts with actual enrollment greater than funded enrollment pursuant to WAC 392-140-605 (1)(b)(i) must demonstrate, through the application nar-

ative, that the district has adopted a plan of action to contain or eliminate any unnecessary, duplicative, or ineffective enrollment practices. The district shall demonstrate a financial need on worksheet "A" of the application. Applicants shall cooperate with the special education program audit team and shall provide the team with any information required by the team to review and verify certifications made on the safety net application.

(2) Applications from districts with actual enrollment equal to funded enrollment pursuant to WAC 392-140-605 (1)(b)(ii) must demonstrate, through the application narrative and on application worksheet "A" and "B," an adverse change in resident special education enrollment characteristics and program costs (~~since the prior school year~~). For initial awards, the district must demonstrate adverse change since the prior school year. For continuing awards, the district must demonstrate continued adverse change.

(a) The application narrative completed by the school district shall provide any information and explanations related to special enrollment characteristics as required in the published instructions.

(b) Application worksheet "A" shall demonstrate a financial need by displaying the school district's special education expenditures, revenues, and special education enrollments for the prior and current school years. Application worksheet "B" shall display changes in staff services and staff-to-ratios between the prior and current school years.

(c) Cost differences between the current and prior school years shall be explained in the application narrative. The application narrative shall detail cost differences in services to students which occurred between the current school year and the prior school year. Such details shall include costs and savings associated with each change in services.

(d) A fiscal need shall be demonstrated through the application narrative, on application worksheets "A" and "B," and other information available to the state oversight committee. (~~Fiscal need shall be demonstrated as follows:~~

~~(i) The application narrative shall provide information and explanations related to fiscal need pursuant to the published instructions;~~

~~(ii) Application worksheets "A" and "B" shall demonstrate a fiscal need in excess of the sum of:~~

~~(A) All current school year safety net awards to the district for MOESR or special characteristics and costs;~~

~~(B) Any previous high cost individual safety net awards for the current school year; and~~

~~(C) All other available revenue for special education including all carryover of federal special education revenue.~~

~~(iii) The school district shall provide additional information as requested by the state oversight committee.))~~

NEW SECTION

WAC 392-140-626 Special education safety net—Demonstration of need. Applications for special characteristics and costs and high cost individual students shall demonstrate financial need as follows:

(1) Application worksheet "A" shall demonstrate a fiscal need in excess of the sum of:

PROPOSED

(a) All current school year safety net awards to the district for MOESR or special characteristics and costs;

(b) Any previous safety net awards for the current school year; and

(c) All other available revenue for special education, including all carryover of federal special education revenue.

(2) Awards for special characteristics and costs pursuant to WAC 392-140-605 (1)(b)(ii) and high cost individual awards shall not exceed the amount of need demonstrated on the worksheet "A."

(3) Worksheets submitted with safety net applications are to reflect an excess cost basis of accounting, consistently applied for both years presented. The district may be required to describe the district's excess cost methodology.

(4) The safety net oversight committee may revise the district's worksheet "A" submitted for errors or omissions.

(5) The school district shall provide additional information as requested by the state oversight committee.

(6) After the close of the school year, the safety net oversight committee may review the worksheet "A" used to determine need for a district's award against the actual final school year enrollments, revenues, and expenditures reported by the district. Based upon the results of this review:

(a) The safety net allocation for the school year may be adjusted or recovered; or

(b) If the committee finds that a portion of the safety net allocation was not needed to balance revenues and expenditures, the committee may consider that portion of the allocation available to meet the needs of the ensuing school year.

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-630 Special education safety net—Special education program audit team—Purpose, procedures. The special education program audit team consists of staff of the state auditor's office funded in the Biennial Operating Appropriations Act to audit special education programs that exhibit unusual rates of growth, extraordinarily high costs, or other characteristics requiring the attention of the state safety net oversight committee. When reviewing a school district's special education program, the audit team shall review and verify any certifications and supporting information provided by the district in a safety net application. The audit team shall provide the results of the review to the state oversight committee. The results of the audit team's review ~~((may))~~ shall be considered by the oversight committee in determining, adjusting, or recovering safety net awards.

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-660 Special education safety net—Approved application—~~((Initial state))~~ Special education safety net allocations. The total amount allocated to school districts may not exceed the authorized appropriation.

(1) The ~~((initial))~~ special education safety net allocation ~~((of state moneys for applicants))~~ shall be the smaller of:

(a) The amount requested by the school district; or

(b) The amount authorized by the state oversight committee.

(2) ~~((The initial))~~ If the district requests and the oversight committee approves the "full" allocation permitted by a state formula, then the allocation shall be adjusted periodically during the year and again in January after the close of the school year to reflect the amount determined under the formula.

(3) Special education safety net allocations of state moneys for special characteristics applicants under WAC 392-140-605 (1)(b) shall be prorated if ~~((the state))~~ total year-to-date state allocations for all safety net applications ~~((under WAC 392-140-605 (1)(a) and (b)))~~ exceed the authorized appropriation for that school year.

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-675 Special education safety net—~~((Adjusted))~~ Adjustments to special education safety net allocations. Safety net allocations ~~((amounts for a school district))~~ may be adjusted ~~((during the school year))~~ as follows:

(1) ~~((The initial state and federal))~~ For those districts not maximizing Medicaid billing for special education students under chapter 318, Laws of 1999, special education safety net allocations shall be reduced by the estimated potential additional incentive payments for the school year if the district maximized Medicaid incentive payments. Potential additional incentive payments shall be estimated by the superintendent of public instruction based on the district's percent of Medicaid eligible students billed and a state-wide average incentive payment per student determined by the superintendent in October of the school year. The average incentive payment per student shall be determined using the prior school year's state-wide Medicaid billing data assuming fifty percent incentive payments for all school districts. The superintendent of public instruction shall update Medicaid billing adjustments to safety net allocations periodically during the school year and again in January following the close of the school year.

(2) Special education safety net allocations ~~((amounts))~~ for a school district may be adjusted to reflect changes in factors for which additional or revised information becomes available after the awarding of the initial safety net allocation. This means:

(a) MOESR awards for the "full" amount shall be increased, reduced, or nullified when a recalculation pursuant to WAC 392-140-620 results in a ~~((loss smaller than any loss))~~ change in the amount previously calculated pursuant to WAC 392-140-620.

(b) Special characteristics and costs awards for the full amount under WAC 392-140-605 (1)(b)(i) shall be increased, reduced, or nullified when the district's enrollment or state funding factors change.

(c) Special characteristics and costs awards may be reduced or nullified when the school district's actual revenues and expenditures for the school year differ significantly from the estimates on which the initial safety net award was based.

~~((e))~~ (d) A school district's safety net award may be adjusted by the safety net oversight committee based on the results of the review conducted by the special education program audit team pursuant to WAC 392-140-630.

education safety net allocation.

~~((2) The initial special education safety net))~~ (3) Allocations of state moneys for special characteristics applicants under WAC 392-140-605 (1)(b) shall be ~~((subject to additional proration))~~ prorated if total state allocations for all safety net applications under WAC 392-140-605 (1)(a) and (b) exceed the authorized appropriation for that school year. Allocations shall be restored to full funding if additional appropriation authority becomes available.

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PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Filed October 8, 1999, 11:17 a.m.]

AMENDATORY SECTION (Amending Order 98-05, filed 3/18/98, effective 4/18/98)

WAC 392-140-680 Special education safety net—Recovery of state allocations to school districts. State safety net funding is provided in revenue account 4121. Safety net funding:

(1) Shall be recovered or reduced for the following reasons:

(a) Unexpended account 4121 revenues are recovered in the subsequent school year pursuant to WAC 392-122-900.

(b) Any necessary adjustments pursuant to WAC 392-140-675 were not previously made.

(c) The periodic and/or final MOESR calculation performed by the superintendent of public instruction determines that a lesser amount is needed for maintenance of effort (state revenue only).

~~(d) ((The district did not use or failed to apply for available Medicaid or federal flow through special education funding.~~

(e)) The application contains a falsification or deliberate misrepresentation, including omission of a material fact.

~~((f))~~ (e) The state auditor's financial and legal compliance audit includes findings which materially affect the school district's safety net application.

(2) May be recovered or reduced for the following reasons:

(a) IEPs are determined at a later date through state audit or child count verification to be inappropriate or improperly prepared, and appropriate and proper preparation would materially affect the justification or amount of need for safety net funding.

(b) The school district has carryover of federal flow-through special education funding from the previous school year.

(c) The state oversight committee finds grounds for adjustment in the special education program audit team's review pursuant to WAC 392-140-630.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 392-140-665

Special education safety net—Approved application—Initial federal special

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-16-077.

Title of Rule: Chapter 392-127 WAC, Finance certificated instructional staff ratio (46:1000) compliance.

Purpose: To update and simplify the kindergarten through twelfth grade (K-12) 46:1000 staff ratio compliance requirements and processes.

Other Identifying Information: These rules parallel proposed changes made.

Statutory Authority for Adoption: RCW 28A.150.290.

Statute Being Implemented: RCW 28A.150.200(2).

Summary: A number of minor changes are proposed to: Remove obsolete language, simplify definitions, and update the state reporting process, and maintain consistency with K-4 and vocational staff ratio rules.

Reasons Supporting Proposal: Changes are needed to update and simplify staff ratio compliance procedures and reports.

Name of Agency Personnel Responsible for Drafting: Ben Gravely, Office of Superintendent of Public Instruction, (360) 753-2298; Implementation: Allen H. Jones, Office of Superintendent of Public Instruction, (360) 753-6708; and Enforcement: Michael L. Bigelow, Office of Superintendent of Public Instruction, (360) 753-1718.

Name of Proponent: Office of 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: These rules govern school district compliance with the requirement for maintaining at least forty-six certificated instructional staff per 1000 K-12 full-time equivalent (FTE) students. The following changes are proposed:

- The method of calculating supplemental staff (changes after October 1) is simplified to match S-275 reporting instructions. This change is parallel to the supplemental staff calculation proposed in the new K-4 staff ratio rules.

- OSPI reporting requirements are updated to reflect the use of monthly electronic apportionment reports to inform school districts of staff ratio calculations.

- The process for calculating and withholding the penalty is clarified.

- Obsolete language is repealed.

- An out-of-place section (WAC 392-127-810) is repealed.

- Minor drafting changes are made.

Proposal Changes the Following Existing Rules: As described above.

PROPOSED

No small business economic impact statement has been prepared under chapter 19.85 RCW. No small business impacts have been identified.

RCW 34.05.328 does not apply to this rule adoption. Not relevant.

Hearing Location: Brouillet Conference Room, 4th Floor, Old Capitol Building, P.O. Box 47200, Olympia, WA 98504-7200, on November 23, 1999, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Sheila Emery by November 9, 1999, TDD (360) 664-3631.

Submit Written Comments to: Legal Services, Office of Superintendent of Public Instruction, P.O. Box 47200, 600 South Washington Street, Olympia, WA 98504-7200, fax (360) 753-4201, by November 22, 1999.

Date of Intended Adoption: November 24, 1999.

October 8, 1999

Dr. Terry Bergeson
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 96-03, filed 2/13/96, effective 3/15/96)

WAC 392-127-011 Other ratio requirements. School districts are advised that compliance with this chapter does not ensure compliance with the following statutes:

(1) RCW 28A.150.250, which requires that the ratio of students per classroom teacher in kindergarten through third grade be no greater than the ratio of students per classroom teacher in fourth through twelfth grade.

(2) The Biennial Operating Appropriations Act which sets forth a staffing and funding process to increase certificated instructional staff ratios in kindergarten through ~~((third))~~ fourth grade to a level greater than that provided in statute.

AMENDATORY SECTION (Amending Order 96-03, filed 2/13/96, effective 3/15/96)

WAC 392-127-015 FTE enrollment—Definition. As used in this chapter, "full-time equivalent enrollment" means for the period selected by a school district, the total full-time equivalent students reported by a school district pursuant to WAC 392-121-122 ~~((+)) and (-)) and for school years through 1994-95 minus:~~

~~Special education full-time equivalent students calculated pursuant to WAC 392-122-131 and based on the enrollment reported by a school district pursuant to WAC 392-122-106)) excluding running start and University of Washington transition school students reported pursuant to subsections (3) and (4) of that section.~~

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-065 Supplemental FTE staff—Definition. As used in this chapter, "supplemental full-time equivalent staff" means the ~~((sum of a school district's addition, reduction, or reassignment))~~ net change in full-time equivalent

for basic education certificated instructional employees after October 1 of the school year and not reflected in Report S-275. Supplemental full-time equivalent staff are determined as follows:

(1) Determine the basic education certificated instructional FTE that would be reported for each employee for the school year on Report S-275 if the current date were substituted for the October 1 snapshot date as required in S-275 instructions and subtract the basic education certificated instructional FTE as of October 1 actually reported for the employee on the school district's most current Report S-275.

(2) Include decreases as well as increases in staff after October 1 and not reflected in Report S-275. Decreases include terminations, retirements, unpaid leave, and reassignment of staff.

AMENDATORY SECTION (Amending Order 96-03, filed 2/13/96, effective 3/15/96)

WAC 392-127-070 Basic education certificated instructional staff ratio—Definition. As used in this chapter, "basic education certificated instructional staff ratio" means the following calculation:

(1) Add the full-time equivalent basic education certificated instructional employees as reported on the S-275 and any supplemental full-time equivalent staff reported to the superintendent of public instruction;

(2) Divide the result obtained in subsection (1) of this section by the full-time equivalent enrollment for October or that period selected by the school district; and

(3) Multiply the result obtained in subsection (2) of this section by one thousand.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-085 School district reporting—Optional report—Staff changes. At any time prior to September 30 following the end of a school year, school districts may report to the superintendent of public instruction ~~((prior to September 30 of the following school year))~~ supplemental full-time equivalent staff for the ~~((current))~~ school year pursuant to WAC 392-127-065 and instructions provided by the superintendent.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-111 Calculation of penalty for failure to maintain staffing ratio. For those school districts with a basic education certificated instructional staff ratio of less than forty-six ~~((shown on the school district's final report)),~~ the superintendent shall ~~((withhold from the next apportionment payment the following))~~ reduce the district's basic education general apportionment entitlement for the school year by the amount determined as follows:

(1) Subtract the current school year final basic education certificated instructional staff ratio as reported to the school district from forty-six;

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[Filed October 18, 1999, 10:40 a.m.]

(2) Multiply the result obtained in subsection (1) of this section by the current school year full-time equivalent enrollment and further divide by one thousand; and

(3) Multiply the result obtained in subsection (2) of this section by the school district's average salary, average mandatory fringe benefits, and health insurance benefits (~~(for)~~) per certificated instructional staff unit used for the purpose of calculating the school district's general apportionment entitlement for the current school year.

~~((4) The result obtained in subsection (3) of this section is the amount that the superintendent of public instruction shall withhold from the next apportionment payment for the school district in question.))~~

NEW SECTION

WAC 392-127-112 Reporting by the superintendent of public instruction. With each monthly apportionment payment for the school year beginning in January, the superintendent of public instruction shall show calculations of the district's basic education certificated instructional staff ratio and any penalty calculated pursuant to WAC 392-127-111. Calculations shall be based on the most current data from the district's Report S-275 and any optional reports received by the superintendent of public instruction by the 15th of the month.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 392-127-030	Current school year—Definition.
WAC 392-127-035	Following school year—Definition.
WAC 392-127-040	Academic year—Definition.
WAC 392-127-050	Addition FTE—Definition.
WAC 392-127-055	Reduction FTE—Definition.
WAC 392-127-060	Reassignment FTE—Definition.
WAC 392-127-095	Initial report by the superintendent of public instruction.
WAC 392-127-101	Interim report by the superintendent of public instruction.
WAC 392-127-106	Final report by the superintendent of public instruction.
WAC 392-127-810	Finance—Limitations on enrollment counts.

Supplemental Notice to WSR 99-08-087.

Preproposal statement of inquiry was filed as WSR 98-09-077.

Title of Rule: Chapter 308-19 WAC, Bail bond agencies and bail bond agents.

Purpose: Rule revisions on this subject are needed to better meet the intention of the law and to clarify the procedures required by statute.

Statutory Authority for Adoption: RCW 18.185.120(1).
 Summary: Housekeeping and clarification of the rules.

Reasons Supporting Proposal: Rule revisions on this subjects are needed to better meet the intention of the law and to clarify the procedures required by statute. The proposed changes are a result of a regulatory improvement review designed to streamline and eliminate irrelevant information or rules.

Name of Agency Personnel Responsible for Drafting and Implementation: Mary Haglund, Olympia, (360) 586-4567; and Enforcement: Pat Brown, Olympia, (360) 664-2356.

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: The agency anticipates fewer questions from the licensees regarding requirements for obtaining a license.

Proposal Changes the Following Existing Rules: The existing rule changes streamline and eliminate irrelevant information.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule changes did not result in significant impact.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Licensing is not one of the named agencies in this statute.

Hearing Location: Department of Licensing, 405 Black Lake Boulevard, Building 2, Olympia, WA 98507, on December 2, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Mary Haglund by November 24, 1999, TDD (360) 586-2788, or (360) 664-2199.

Submit Written Comments to: Mary Haglund, Department of Licensing, P.O. Box 9649, Olympia, WA 98507, fax (360) 753-3747, by November 24, 1999.

Date of Intended Adoption: December 2, 1999.

October 15, 1999

Pat Brown
 Administrator

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-010 Promulgation—Authority. The director of the department of licensing, state of Washington,

PROPOSED

pursuant to the authority vested in the director by chapter ((260, Laws of 1993)) 18.185 RCW, does hereby promulgate the following rules and regulations relating to the licensing of bail bond agencies and bail bond agents.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-020 Organization. The department of licensing administers the Washington bail bond license law, chapter ((260, Laws of 1993)) 18.185 RCW. Submissions and requests for information regarding bail bond agency licenses and bail bond agent licenses may be sent in writing to the Bail Bond Program, Business and Professions Division, Department of Licensing, P.O. Box 9649, Olympia, Washington 98507-9649.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-030 Definitions. (1) Words and terms used in these rules shall have the same meaning as each has under chapter ((260, Laws of 1993)) 18.185 RCW unless otherwise clearly provided in these rules, or the context in which they are used in these rules clearly indicates that they be given some other meaning. Also see RCW 18.185.010 for other definitions.

(2) "Principal partner" means the partner who is the qualified agent of a bail bond agency and who exercises operational control over the agency.

(3) "Bail bond" means the contract between the defendant, the surety and/or the court to insure the appearance of the accused before the court(s) at such time as the court may direct. These bonds may require annual renewal.

(4) "Property bond agent" means a surety that posts security in the form of personal or real estate for compensation to assure the appearance of a defendant.

(5) "Surety" as it relates to bail bonds, means the depositor/owner of cash if a cash bail bond, the property owner(s) if a property bond, the insurance company if a corporate surety bond, that guarantees performance of the bail bond contract for compensation.

(6) "Principal/defendant" means the accused, for whom a bail bond may be obtained.

(7) "Exonerate" means the discharging of the bail bond by the court.

(8) "Indemnitor" means the person placing security with an agency/agent, to secure the agency against loss for the release of a defendant(s) on a bail bond.

(9) "Clients" means defendants and indemnitors.

(10) "Affidavit" means a written statement made under oath as provided in RCW 10.19.160.

(11) "Indemnity agreement" means the contract signed by the indemnitor that states the obligations the indemnitor(s) is/are assuming.

(12) "Collateral receipt" means an accurate description of the security given to an indemnitor by the receiving agency's agent, in its fiduciary capacity, listing all collateral given as security for a bail bond and held by the agency/agent until the bail bond is exonerated by the court or a forfeiture

occurs. The receipt shall name the owner of the collateral, the defendant, and the bond number, and specify the terms for redemption of the collateral including any fees charged for storage.

(13) "Surrender form" means the form used to return to custody a defendant for violation of bond conditions, and the indemnitor's withdrawal from a bail bond with an affidavit in accordance with RCW 10.19.160, or a letter of forfeiture from a court in accordance to the bail contract.

(14) "Letter of forfeiture" means a notice in varied forms, sent to a bail bond agency/branch office, advising the agency/branch office that a defendant who has secured a bail bond with that agency has failed to appear on a given date in a given court in accordance with RCW 10.19.090. The court has made a demand for the surrender of the defendant, or payment of the face amount of the bond by a given date.

(15) "Letter of demand" means any form of notice to the indemnitor/defendant that the collateral placed in trust has come under jeopardy because of a failure to appear or violation of bail.

(16) "Corporate surety bail bonds" means a bail bond contract that is guaranteed by a domestic, foreign or alien insurance company which has been qualified to transact surety insurance business in Washington state by the insurance commissioner.

(17) "Build-up fund" (also known as "BUF fund" or "escrow fund" or "trust fund") means that percentage of money obtained from collected premiums paid by the agent to the corporate surety company for the purpose of indemnifying the corporate surety from loss caused by the agent.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-100 ((Bail bond agency applications— Conditions.)) How do I apply for a bail bond agent license? ((Any person desiring to obtain a bail bond agency license must substantiate the experience requirements in chapter 260, Laws of 1993, section 4 or pass an examination as provided in this chapter. Persons meeting the experience requirements shall make application for a license on a form prescribed by the director. Persons who do not meet the experience requirements shall make application for an examination and for a license on a form prescribed by the director. Concurrently, the applicant shall:

(1) Pay a fee or fees as prescribed by WAC 308-19-130.

(2) If the applicant is the qualified agent of a corporation, he or she shall furnish a copy of its articles of incorporation, and a list of its officers and directors and their addresses. If the applicant is the qualified agent of a foreign corporation, he or she shall furnish a copy of certificate of authority to conduct business in the state of Washington, a list of its officers and directors and their addresses, and evidence of current registration with the secretary of state. If the applicant is a partnership or limited partnership, each partner shall apply, qualify and furnish their addresses.

(3) When an agency license is issued to a sole proprietorship, the owner shall act as the qualified agent of the agency without the payment of additional license fees. When an

agency license is issued to a corporation, the manager, officer, or chief operating officer shall act as the qualified agent of the agency without the payment of additional fees. When a license is issued to a partnership the principal partner shall act as the qualified agent of the agency without the payment of additional fees.) An applicant for a bail bond agent license must first meet the requirements stated in the bail bond agents law, RCW 18.185.020. After the applicant meets the requirements he/she shall:

- (1) Complete an application for a license on a form provided by the department of licensing.
- (2) Inform the department if he/she has an insurance surety license and with what company he or she is affiliated.
- (3) Pay a fee or fees as listed in WAC 308-19-130.

NEW SECTION

WAC 308-19-105 How do I apply for a bail bond agency license? To qualify for a bail bond agency license you must:

(1) Meet and complete the requirements of the bail bond agent license and; prove your work experience as required under RCW 18.185.030 (1)(b). Work related experience shall include: Bail bonds, insurance, trust accounts, receiving collateral in a fiduciary capacity, and forms of underwriting. If you do not have the required work experience you must train and pass an examination that shall follow the training and examination requirements as stated under Part D, WAC 308-19-300.

- (2) Complete an application for an agency license on a form provided by the department of licensing.
- (3) Pay a fee or fees as required by WAC 308-19-130.
- (4) Obtain a bond for the main office as required by RCW 18.185.070.

NEW SECTION

WAC 308-19-107 What are the requirements and responsibilities of the qualified agent? The qualified agent shall be responsible for all transactions, recordkeeping, and the employees of each office he or she is licensed as the qualified agent.

If the agency or branch agency is to be a corporate surety or property agency, the agency, or branch agency qualified agent shall disclose the surety(s) name, address, the attorney in fact, and in whose name the build-up fund is in.

If an agency changes or takes another corporate surety, the director shall be advised immediately by the qualified agent.

If the agency provides security in the form of real property, the qualified agent shall advise the director of the names of the court(s) that have given approval for the placing of property bonds.

If the applicant for qualified agent represents a corporation, he or she shall furnish a copy of the articles of incorporation, and a list of officers and directors and their addresses to the director.

If the applicant for a qualified agent represents a foreign corporation, he or she shall furnish a copy of its articles of

incorporation, and a list of its officers and directors and their addresses to the director.

If the applicant is a partnership or limited partnership, each partner shall apply, qualify and furnish their addresses to the director.

When an agency license is issued to a sole proprietorship, the owner shall act as the qualified agent of the agency without the payment of additional license fees.

When an agency license is issued to a corporation, the manager, officer, or chief operating officer shall act as the qualified agent of the agency without the payment of additional license fees.

When a license is issued to a partnership the principal partner shall act as the qualified agent of the agency without the payment of additional license fees.

Any agency going out of business in the state of Washington shall continue to be obligated on all outstanding bonds until the director receives notification from the jurisdiction in which the agency/branch offices are located that all bonds have been exonerated and the department of licensing has received no complaints from indemnitor about the return of collateral. The director may require an audit of the closing agency at any time upon notification of the closing of the agency.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-110 How do I apply for a bail bond agency branch office license~~((Conditions))~~? A licensed bail bond agency ~~((desiring to))~~ may establish a branch office ~~((must apply and obtain a bail bond branch office license and pay the required fee))~~ by meeting the following requirements.

- (1) Each branch office shall have a licensed qualified agent.
- (2) Complete an application form provided by the department of licensing.
- (3) Pay the fee or fees as required under WAC 308-19-130.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-140 ~~((Expiration and renewal of licenses))~~ When will my license expire and how do I renew my license? (1) Licenses issued to bail bond agents expire on their respective birth dates. However, if an application for the bail bond agent license is received by the department of licensing within ninety days from the applicant's birthdate, the license issued shall not expire until the next birthdate.

(2) Licenses issued to bail bond agencies expire on December 31 each year. Licenses must be renewed each year on or before the date established herein and a renewal license fee as prescribed by the director in WAC 308-19-130 must be paid.

(3) If the application for a license renewal is not received by the director on or before the renewal date, a penalty fee as prescribed by the director in WAC 308-19-130 shall be paid.

Acceptance by the director of an application for renewal after the renewal date shall not be a waiver of the delinquency.

(4) A license shall be cancelled if an application for a renewal of that license is not received by the director within one year from the date of expiration. A person may obtain a new license by satisfying the procedures and qualifications for licensing, including the successful completion of any current examination and education requirements.

(5) No agent or agency shall engage in the sale or issuance of bail bonds if their license has expired.

(6) When the director receives verification that a bail bond agency license has expired or has been revoked or suspended, the director shall advise correction centers.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-150 (~~((Bail bond agent—Termination of services.))~~ **What happens to my agent license when I leave the bail bond agency I work for?**) (1) A person licensed as a bail bond agent may perform duties and activities as licensed only under the direction and supervision of a licensed qualified agent and as a representative of a bail bond agency. ~~((This relationship may be terminated unilaterally by either the agency or the agent. Notice of such termination shall be by the agency's qualified agent to the director without delay and such notice shall be accompanied by, and include the surrender of, the agent's license held by the agency. Notice of termination shall be provided by signature of the agency's qualified agent on the surrendered license. The termination date shall be the postmark date or date the license is hand delivered to the department. If the license held by the agency cannot be surrendered to the department because the license has been lost, the qualified agent shall complete and submit an affidavit of lost license on a form approved by the department.))~~

(2) Either the agency or agent may cancel this relationship. The agency's qualified agent must send a written notice of the cancellation to the department of licensing immediately and include the agent's license held by the agency. Notice of cancellation shall be provided by signature of the agency's qualified agent on the surrendered license. The cancellation date shall be the postmark date or date the license is hand delivered to the department. If the license held by the agency cannot be surrendered to the department because the license has been lost, the qualified agent shall complete and submit an affidavit of lost license on a form approved by the department explaining why the license has been lost and for how long the license has not been on display.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-160 (~~((Inactive license.))~~ **What happens to my bail bond agent license when I am not working?**) (1) Any license issued under chapter ~~((260, Laws of 1993))~~ **18.185 RCW**, and not otherwise revoked or suspended shall be deemed "inactive" at any time it is delivered to the direc-

tor. Until reissued, the holder of an inactive license shall be deemed to be unlicensed.

(2) An inactive license may be placed in an active status upon completion of an application as provided by the director and upon compliance with ~~((the rules adopted pursuant to chapter 260, Laws of 1993))~~ **chapter 18.185 RCW**.

(3) An inactive license may not be renewed. The inactive license will be cancelled if not activated by the expiration date. To obtain a new license the person must satisfy the procedures and qualifications for initial licensing, including the successful completion of any examination and education requirements.

(4) The provisions of chapter ~~((260, Laws of 1993))~~ **18.185 RCW** relating to the denial, suspension, and revocation of a license shall be applicable to an inactive license as well as an active license, except that when proceedings to suspend or revoke an inactive license have been initiated, the license shall remain inactive until the proceedings have been completed.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-200 (~~((Filing of licenses.))~~ **Where do I keep the agency and agent licenses for my bail bond business?**) Licenses of all bail bond agency and bail bond agents shall be ~~((on file))~~ **kept** in the office located at the address appearing on the license.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-210 (~~((Change of office location.))~~ **What do I need to do if I move my business?**) The qualified agent of a bail bond agency shall notify the department of any change of location and mailing address of the agency office within ten working days by filing a completed change of address form approved or provided by the department.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-220 (~~((Licensee's responsibilities.))~~ **What are my responsibilities as a licensee in addition to the other obligations and responsibilities outlined in chapter 18.185 RCW and chapter 308-19 WAC?**) It is the responsibility of each and every licensee to obtain a copy of and be knowledgeable of and keep current with the rules implementing chapter ~~((260, Laws of 1993))~~ **18.185 RCW**.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-230 (~~((Complaint notification.))~~ **What if my bail bond agency or a bail bond agent is the subject of a criminal complaint or action?**) Every licensee shall notify in writing, within twenty days after service or knowledge thereof, the office of the bail bond program, business and professions division, department of licensing of any criminal

complaint, information, indictment, or conviction (including a plea of guilty or nolo contendere) in which the licensee is named as a defendant.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-240 (~~(Records)~~) **What records are a bail bond agency and branch office required to keep?** The following requirements and prohibitions apply to all records and documents required to be maintained by chapter (~~(260, Laws of 1993)~~) 18.185 RCW, or in these rules:

(1) They shall be maintained in accordance with generally accepted accounting practices.

(2) No person shall make any false or misleading statement, or make false or misleading entry, or willfully fail to make any entry required to be maintained or made, in any such record or document.

(3) No person shall willfully fail to produce any such record or document for inspection by the department.

(4) The minimum records the qualified agent or principal partner of a bail bond agency shall be required to keep are:

- (a) Bank trust account records;
- (b) Duplicate receipt book or receipt journal;
- (c) Prenumbered checks;
- (d) Check register or cash disbursement journal;
- (e) Validated bank deposit slips;
- (f) Reconciled bank monthly statement (client liability vs bank statement);
- (g) All cancelled checks;
- (h) All voided checks;

(i) (~~(Client's information file which indicates client's name, dates of transactions, amount received, amount disbursed, current balance, check number, receipt number, and item(s) covered;)~~) **"Client information" which includes defendant's name, application, dates of transactions, amount received, amount disbursed, current balance, check number, item(s) covered, indemnitor's agreement, and indemnity agreements, premium receipts, collateral receipt(s), letter(s) of forfeiture or surrender form(s), letter(s) of demand and affidavit(s), if surrendered before a forfeiture has occurred, and any written information or communication that may have influence on the bail bond or collateral placed for the bail bond;**

(j) A transaction folder or file containing a copy of all agreements and related correspondence for each transaction;

(k) Records or description of all collaterals, securities, or monetary instruments received or held in the bail bond business transactions (~~(and)~~);

(l) Records of training and/or continuing education for each bail bond agents employed in that agency(~~(-)~~);

(m) Records of exoneration of all bail bond transactions which include: (i) Court, citation or case number (ii) date of issuance of the bail (iii) the defendant's name, address and telephone number (iv) amount of the bond (vi) name of the court (vii) date of exoneration of the bond.

(~~(5)~~) **(5)** The above records shall be maintained for a minimum period of three years.

(~~(5)~~) **(6)** All funds and monetary instruments received by the agency from (~~(the)~~) customers or clients in (~~(the)~~)

business transactions shall be deposited into the trust account within three working days of receipt.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-250 (~~(Inspection and audit)~~) **Is a bail bond agency subject to audit and inspection?** All records required to be maintained by a qualified agent of a bail bond agency by chapter (~~(260, Laws of 1993)~~) 18.185 RCW, or these rules, together with any other business or other types of records of a licensee which may be related to the bail bond activity, together with any personal property which may be the subject of, or related to, a bail bond business transaction shall be subject to inspection and audit at any reasonable time, with or without notice upon demand by the department of licensing, for the purposes of determining compliance or noncompliance with the provisions of chapter (~~(260, Laws of 1993)~~) 18.185 RCW, and these rules.

If records requested by the department are not immediately available because they are not physically present upon the premises at the time the demand is made, they shall be procured and produced to the department as soon as possible, but in any event within twenty-four hours, by the licensee.

A reasonable time for the conduct of such inspection and audit shall be:

(1) If the records or items to be inspected or audited are located anywhere upon a premise any portion of which is open for business or to the public (or members and guests), then at any time the premises are so open, or at which they are usually open; or

(2) If the records or items to be inspected or audited are not located upon a premise set out in (~~(section)~~) subsection (1) (~~(above)~~) of this section, then any time between the hours of 8:00 a.m. and 5:00 p.m. Monday through Friday.

AMENDATORY SECTION (Amending WSR 93-21-053, filed 10/18/93, effective 11/18/93)

WAC 308-19-300 (~~(Minimum)~~) **What are the prelicense training and examination requirements for bail bond agents, bail bond agency, and qualified bail bond agent license applicants(~~(-)~~)?** (1) The training and examination requirements for bail bond agent license applicants under (~~(chapter 260, Laws of 1993, section 7)~~) RCW 18.185.060, shall include, (~~(as)~~) at a minimum:

(a) Four hours of training in the following subjects:

- (i) Bail bond licensing laws;
- (ii) Court procedures relating to bail bonds;
- (iii) Criminal procedure, Title 10 RCW;
- (iv) Contracts and bail bond agreements;
- (v) Preparation of promissory notes, mortgages, deeds of trust, assignments and other documents affecting property;
- (vi) Care and storage of personal property;
- (vii) Forfeiture of collateral, judgements and collection;
- (viii) Washington Insurance Code, Title 48 RCW;
- (ix) Laws relating to notary publics, chapter 42.44 RCW;
- (x) Contact with clients, courts and law enforcement;
- (xi) Sexual harassment.

PROPOSED

(b) A licensed qualified agent shall certify on each bail bond agent's license application that the training required in this section has been completed.

(2) The examination requirement for bail bond agency or qualified bail bond agent license applicants under ~~((chapter 260, Laws of 1993, section 4(a)))~~ RCW 18.185.030 (1)(a), shall include, as a minimum:

(a) All of the subjects as listed in ~~((section))~~ subsection (1)(a) ~~((above,))~~ of this section; and

(b) ~~((As))~~ At a minimum, the following subjects:

(i) Recordkeeping and filing;

(ii) Business licensing, taxation and related reporting and recordkeeping requirements.

(iii) Personnel management;

(iv) Laws relating to employment;

(v) The Americans with Disabilities Act;

(3) The examination for bail bond agency or qualified bail bond agent license applicants shall consist of a minimum of fifty questions covering the subjects listed above in subsection (2)(a) and (b) of this section. A score of eighty-five percent must be achieved in order to pass the examination. Applicants who fail to achieve an eighty-five percent score will be required to wait a minimum of fourteen days before reexamination.

(4) The director will certify training and examination programs for bail bond qualified agents and bail bond agents license applications.

(5) Every bail bond agent shall present to the director a letter stating training they have received while working as a trainee for an agency, including the name of the principal instructor before the director issues the person a bail bond license. This letter shall be signed by the qualified agent and shall also include a statement that the qualified agent is aware that they are taking responsibility for the agent.

AMENDATORY SECTION (Amending WSR 97-10-047, filed 5/1/97, effective 6/1/97)

WAC 308-19-400 ~~((Application of))~~ **What is a brief adjudicative proceeding~~((s))~~?** The director adopts RCW 34.05.482 through 34.05.494 for the administration of brief adjudicative proceedings conducted by request, and/or at the discretion of the director pursuant to RCW 34.05.482, for the categories of matters set forth below. Brief adjudicative proceedings will be limited to a determination of one or more of the following issues:

(1) Whether an applicant for a license meets the minimum criteria for a license to practice as a bail bond agency, qualified agent, branch office or bail bond agent in this state and the department proposes to deny the application;

(2) Whether a person is in compliance with the terms and conditions of a final order or agreement previously issued by the department;

(3) Whether an education course or curriculum meets the criteria for approval when approval by the department is required or authorized by statute or rule;

(4) Whether a license holder requesting renewal has submitted all required information and whether a license holder meets minimum criteria for renewal; and

(5) Whether a license holder has been certified by a lending agency and reported to the department for nonpayment or default on a federally or state-guaranteed educational loan or service-conditional scholarship.

AMENDATORY SECTION (Amending WSR 97-10-047, filed 5/1/97, effective 6/1/97)

WAC 308-19-410 ~~((Preliminary record in))~~ **What records are used in a brief adjudicative proceeding~~((s))~~?**

(1) The preliminary record with respect to an application for an original or renewal license or for approval of an education course or curriculum shall consist of:

(a) The application for the license, renewal, or approval and all associated documents;

(b) All documents relied upon by the department in proposing to deny the license, renewal, or approval; and

(c) All correspondence between the applicant for license, renewal, or approval and the department regarding the application.

(2) The preliminary record with respect to determination of compliance with a previously issued final order or agreement shall consist of:

(a) The previously issued final order or agreement;

(b) All reports or other documents submitted by, or at the direction of, the license holder, in full or partial fulfillment of the terms of the final order or agreement;

(c) All correspondence between the license holder and the department regarding compliance with the final order or agreement; and

(d) All documents relied upon by the department showing that the license holder has failed to comply with the previously issued final order or agreement.

(3) The preliminary record with respect to the determination of nonpayment or default by the license holder on a federally or state-guaranteed educational loan or service-conditional scholarship shall consist of:

(a) Certification and report by the lending agency that the identified person is in default or nonpayment on a federally or state-guaranteed educational loan or service-conditional scholarship; or

(b) A written release, if any, issued by the lending agency stating that the identified person is making payment on the loan in accordance with a repayment agreement approved by the lending agency.

AMENDATORY SECTION (Amending WSR 97-10-047, filed 5/1/97, effective 6/1/97)

WAC 308-19-420 ~~((Conduct of))~~ **How is a brief adjudicative proceeding~~((s))~~ conducted?**

(1) Brief adjudicative proceedings shall be conducted by a presiding officer for brief adjudicative proceedings designated by the director. The presiding officer for brief adjudicative proceedings shall not have personally participated in the decision, which resulted in the request for a brief adjudicative proceeding.

(2) The parties or their representatives may present written documentation. The presiding officer for brief adjudicative proceedings shall designate the date by which written documents must be submitted by the parties.

(3) The presiding officer for brief adjudicative proceedings may, in his or her discretion, entertain oral argument from the parties or their representatives.

(4) No witnesses may appear to testify.

(5) In addition to the record, the presiding officer for brief adjudicative proceedings may employ department expertise as a basis for the decision.

(6) The presiding officer for brief adjudicative proceedings shall not issue an oral order. Within ten days of the final date for submission of materials or oral argument, if any, the presiding officer for brief adjudicative proceedings shall enter an initial order.

NEW SECTION

WAC 308-19-430 False or misleading advertising. (1)

The department has authority to discipline bail bonds agents for advertising that is false, fraudulent or misleading, RCW 18.185.110(5). Every advertisement by a licensee that solicits or advertises business shall contain the name of the business exactly as stated on the bail bond agency license, the physical address of the business as stated on the bail bond agency license and, the bail bond agency license number. For purposes of providing the business name and telephone number only, single line telephone directory listings are not required to include the license number.

(2) No bail bond agency shall use fictitious names in any advertising, or telephone directory.

NEW SECTION

WAC 308-19-440 Standards of professional conduct.

(1) A bail bond agent shall maintain a detailed record of any collateral taken as security on any bond to the principal, indemnitor, or depositor of such collateral.

(2) A bail bond agent shall preserve or retain separately any collateral or to retain any collateral taken as security on any bond.

(3) A bail bond agent shall not have an outstanding judgment on a bail forfeiture, which judgment is or has been subject to execution on demand.

(4) A bail bond agent shall not use a relationship with any person employed by a jail facility to obtain referrals, or pay a fee or rebate or give or promise anything of value to any person having the power of arrest or having control of federal, state, county, or municipal prisoners, trustees or prisoners incarcerated in any jail, prison or any other place used for the incarceration of persons.

(5) A bail bond agent shall not require as a condition of his/her executing a bail bond that the principal or defendant agree to engage the services of a specific attorney.

(6) A bail bond agent shall not prepare or issue forged bonds or a forged power of attorney.

(7) A bail bond agent shall not arrest or make a threat of arrest to a defendant when the defendant or the indemnitor fails to fulfill a promise to repay credit extended by the bail bond agent.

(8) A bail bond agent shall not pay a fee or rebate or give or promise anything of value to the principal or anyone on his or her behalf.

(9) A bail bond agent shall not pay a fee or rebate or give anything of value to an attorney in bail bond matters, except for legal services actually rendered on behalf of the bail bond agent.

(10) A bail bond agent shall not pay a fee or rebate or pay for a referral except from another bonding company, or promise anything of value to a person in order to secure a settlement, compromise, remission or reduction of the amount of any bail bond.

WSR 99-21-051

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed October 18, 1999, 12:00 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-10-056.

Title of Rule: Chapter 308-96A WAC, Vehicle licenses.

Purpose: 1. To meet the criteria set forth in Governor Locke's Executive Order 97-02.

2. To clarify rules and help make them more comprehensible.

Statutory Authority for Adoption: RCW 46.01.110, 46.16.276, 43.17.060.

Summary: Amending WAC 308-96A-046 Qualified veteran's free license, 308-96A-050 Nonresident members of the armed forces—Plates displayed—Vehicle ownership change, 308-96A-056 Pearl Harbor survivor license plates, 308-96A-057 Purple Heart license plates and 308-96A-530 Veteran remembrance license plate emblems; repealing WAC 308-96A-505 Veteran license plate emblems—Available, 308-96A-510 Veteran license plate emblems—Fees, 308-96A-520 License plate emblems—How affixed, and 308-96A-540 License plate emblems—Follow vehicle on transfer; and new section WAC 308-57-505 Member of the armed forces—Excise tax exemption for nonresidents.

Name of Agency Personnel Responsible for Drafting: Patrick J. Zlateff, 1125 Washington Street S.E., Olympia, 902-3718; Implementation and Enforcement: Lynda Henriksen, 1125 Washington Street S.E., Olympia, 902-3811.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The anticipated effects will be a clarification of the above-mentioned requirements.

Proposal Changes the Following Existing Rules: Clarify sections needed and repeal those no longer required.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required pursuant to RCW 19.85.030 (1)(a). The proposed rule making does not impose more than a minor cost on businesses in an industry.

RCW 34.05.328 does not apply to this rule adoption. The contents of the proposed rules are explicitly and specifically dictated by statute.

PROPOSED

Hearing Location: Highways-Licenses Building, Conference Room 107, 1125 Washington Street S.E., Olympia, WA 98507, on November 24, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Patrick J. Zlateff by November 23, 1999, TDD (360) 664-8885, or (360) 902-3718.

Submit Written Comments to: Patrick J. Zlateff, Rules Coordinator, Title and Registration Services, P.O. Box 2957, Olympia, WA 98507-2957, fax (360) 664-0831 by November 23, 1999.

Date of Intended Adoption: December 20, 1999.

October 18, 1999

Deborah McCurley

Administrator

Title and Registration Services

by E. M. Barker

AMENDATORY SECTION (Amending WSR 97-07-013, filed 3/1/97, effective 4/1/97)

WAC 308-96A-046 Qualified veteran's free license.

(1) ~~((Disabled American veterans, former prisoners of war, surviving spouses of deceased former prisoners of war qualified pursuant to RCW 73.04.110 may register and receive regular or special license plates for one personal use vehicle. The personal use vehicle is exempt from annual licensing fees and motor vehicle excise tax.~~

~~(2) For purposes of this section, "personal use vehicle" means passenger vehicles, motor homes, motorcycles, and trucks rated at less than twelve thousand pounds gross weight.~~

~~(3) Emission inspections are required pursuant to chapter 70.120 RCW.~~

~~(4) When personalized license plates are issued, the personalized license plate fee pursuant to RCW 46.16.585 is required to be paid.~~

~~(5) Propane, butane, and natural gas powered vehicles subject to annual liquefied petroleum gas (LPG) fees pursuant to RCW 82.38.075 is required to be paid.~~

~~(6) Disabled American veterans must provide confirmation of eligibility pursuant to RCW 73.04.110 with the initial application.~~

~~(7) The surviving spouse of a deceased former prisoner of war may be issued a regular or special prisoner of war license plate even if the deceased had not been issued a plate pursuant to chapter 73.04 RCW. In addition to confirming eligibility for the deceased, the spouse must furnish the following:~~

~~(a) A certified copy of the death certificate of the deceased former prisoner of war; and~~

~~(b) An affidavit that the applicant is not currently married or remarried after the death of the former prisoner of war.~~

~~(8) When the special license plate or free veteran license is transferred to another vehicle, the registration period for the vehicle, from which the exemption is removed, is expired. The disabled veteran, former prisoner of war or surviving spouse of a former prisoner of war must notify the department of the transfer and pay the transfer fees in effect.~~

~~(9) The disabled veteran, former prisoner of war or surviving spouse of a former prisoner of war must be a registered or co-registered owner or lessee or co-lessee of the vehicle for which a free veteran license is granted.~~

~~(10) When a vehicle with a free veteran license is sold or otherwise disposed of, the special license plate must be removed and the registration period for the vehicle is expired.)~~ **Who qualifies for the free licensing, authorized by RCW 73.04.110 and 46.16.305?**

(a) Disabled American veterans and former prisoners of war, as defined in RCW 73.04.110;

(b) A veteran awarded the Congressional Medal of Honor as defined in RCW 46.16.305; and

(c) Surviving spouses of a deceased former prisoner of war as defined in RCW 73.04.115, who is named as a registered owner, including lessees, may register and receive regular or special license plates for one personal use vehicle. The personal use vehicle is exempt from the annual license fee as defined in RCW 46.16.060(1) and motor vehicle excise tax. Other taxes and fees may apply.

(2) What vehicles are considered personal use vehicles? For purposes of this section, "personal use vehicle" means passenger vehicles, motor homes, motorcycles, and trucks rated at less than twelve thousand pounds gross weight. This exemption cannot be applied to vehicles belonging to business.

(3) Will I be subject to other taxes and fees? Yes, other taxes and fees may apply depending on the type of license plate requested.

(4) What must be provided to qualify for a veteran's free license? If the applicant is:

(a) A disabled American veteran, they must provide a letter of eligibility from the Washington state veteran's administration or military service confirming disability under RCW 73.04.110 with the application.

(b) A former prisoner of war or a veteran awarded the Congressional Medal of Honor must provide a confirmation of eligibility from the Washington state veteran's administration or the military service from which the veteran was discharged.

(c) The surviving spouse of a deceased former prisoner of war may be issued a regular or special prisoner of war license plate even if the deceased had not been issued a plate under chapter 73.04 RCW. In addition to confirming eligibility, the surviving spouse must furnish the following:

(i) A certified copy of the death certificate of the deceased former prisoner of war; and

(ii) An affidavit that the applicant is not currently married.

(5) May I transfer my veteran free license plate to another qualifying vehicle? Yes, you may transfer your veteran free license plate to another vehicle.

(a) You must notify the department of the transfer and pay the transfer fees in effect; and

(b) If transferring the license plate to an another vehicle, you must display the permanent tab issued by the department.

(6) If I choose to retain the vehicle from which the veteran free license plate was removed, do I need to regis-

ter it? Yes, if you choose to continue to use the vehicle on the highway, the vehicle shall be registered under chapter 46.16 RCW.

(7) How do I dispose of the veteran free license plate if I no longer qualify? The veteran free license plate no longer in use must be surrendered to a vehicle licensing office or to the department within fifteen days as required by WAC 308-96A-098.

AMENDATORY SECTION (Amending Order TL/RG 24, filed 5/5/86)

WAC 308-96A-050 Nonresident members of the armed forces—((Excise tax exemption for nonresidents)) Plates displayed—Vehicle ownership change. (1) ((Military personnel stationed in Washington may operate their personal vehicles with the current license plates of their "official home of record" or with current Washington plates. Military personnel are not required to pay Washington excise tax if their official home of record is not Washington. A properly completed "Nonresident military affidavit" on a form supplied by the department must be submitted with the original application for the excise tax exemption. Each subsequent renewal of license for such a vehicle must be accompanied by proof of the continued nonresident military status, such as, but not limited to, an active military identification card, for the excise tax exemption. Washington residents in the military are not exempt from excise tax.

(2) The spouse of a nonresident military person who is stationed away from his or her home state has the same licensing privilege as a nonresident military person stationed in Washington as long as the vehicle is registered to the military person or to the military person and spouse, regardless of the spouse's employment or residence.

(3) If the nonresident military person sells the vehicle, the new owner does not become liable for the payment of excise tax and license fees until expiration of the current registration.)) What license plates must be displayed on a vehicle registered to a nonresident military person assigned to duty in Washington? Nonresident military personnel assigned to duty in Washington may display on their vehicle either:

(a) License plates issued from their official home of record (state of bona fide residence);

(b) License plates issued from a jurisdiction other than their official home of record until such time as that license registration is expired;

(c) Washington license plates; or

(d) License plates issued by the military commonly referred to as USA registration.

After expiration of registration from a jurisdiction other than Washington you may maintain your registration in your home of record or obtain a Washington registration.

(2) When a new owner acquires a vehicle which has the nonresident military excise tax exemption, does the new owner have to pay excise tax? If the new owner:

(a) Qualifies for a nonresident military excise tax exemption, the new owner needs to establish excise tax exemption

as provided in WAC 308-57-505, even if not paying registration fees at the time; or

(b) Does not qualify for the excise tax exemption, under WAC 308-57-505(2), he/she benefits from the unexpired registration, and will not pay any portion of the previously exempted tax.

AMENDATORY SECTION (Amending WSR 97-07-013, filed 3/11/97, effective 4/11/97)

WAC 308-96A-056 Pearl Harbor survivor license plates. ((Any Washington resident who served in the United States armed forces and is a survivor of the attack on Pearl Harbor may receive a set of special license plates pursuant to RCW 46.16.305.

(1) Applications for the special license plates shall include:

(a) A certification of eligibility from a Washington state chapter of the Pearl Harbor Survivors Association; and

(b) An armed forces document showing date of induction and date of honorable discharge from the United States Armed Forces.

(2) If the applicant is the surviving spouse of a deceased Pearl Harbor survivor, in addition to the documentation furnished in subsection (1) of this section, the applicant shall include:

(a) A certified copy of the Pearl Harbor survivor's death certificate; and

(b) An affidavit that the applicant is not currently married.

(3) An applicant must be a registered owner, co-owner or lessee, or co-lessee of the vehicle on which the special license plates will be used.)) (1) Who may receive Pearl Harbor survivor license plates? Pearl Harbor survivor license plates may be issued to qualified applicants as authorized in RCW 46.16.305(4).

(2) What documentation does a Pearl Harbor survivor need to submit to obtain Pearl Harbor survivor license plates? In addition to the Pearl Harbor survivor association certification required by RCW 46.16.305 (4)(e), Pearl Harbor survivors applying for these license plates shall submit:

(a) Application for Pearl Harbor survivor license plate; and

(b) An armed forces document showing date of induction and date of honorable discharge from the United States Armed Force; and

(c) Proof of being a resident of this state.

(3) What documentation does a spouse of a deceased Pearl Harbor survivor need to submit to obtain Pearl Harbor survivor license plates?

(a) If the deceased Pearl Harbor survivor was the recipient of Pearl Harbor survivor license plates, the surviving spouse shall submit:

(i) Application for Pearl Harbor survivor license plates;

(ii) A copy of the Pearl Harbor survivor's death certificate; and

(iii) An affidavit that the applicant is not currently married.

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(b) If the deceased Pearl Harbor survivor was not the recipient of Pearl Harbor survivor license plates, the surviving spouse shall submit, in addition to the Pearl Harbor survivor association certification required by RCW 46.16.305

(4)(e):

(i) Application for Pearl Harbor survivor license plates;

(ii) A copy of the Pearl Harbor survivor's death certificate;

(iii) An affidavit that the applicant is not currently married; and

(iv) A copy of the decedent's armed forces document showing date of induction and date of honorable discharge from the United States Armed Forces.

(4) How does the spouse of a deceased Pearl Harbor survivor license plate recipient qualify to retain the Pearl Harbor survivor license plates? To retain the Pearl Harbor survivor license plates issued to the qualifying person, the surviving spouse must:

(a) Be the legally recognized spouse of the qualifying person at the time of the death of the qualifying person and submit:

(i) A copy of the Pearl Harbor survivor recipient's death certificate; and

(ii) An affidavit that the applicant is not currently married;

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

(c) Be an owner, co-owner, lessee, or co-lessee of the vehicle on which the Pearl Harbor survivor special license plate is or will be used; and

(d) Not remarry. If the surviving spouse remarries, the Pearl Harbor survivor special license plate is invalid and must be removed from the vehicle.

AMENDATORY SECTION (Amending WSR 97-07-013, filed 3/11/97, effective 4/11/97)

WAC 308-96A-057 Purple Heart license plates.

((Any military person that has been awarded a Purple Heart medal by any branch of the United States Armed Forces, including the Merchant Marines and the Women's Air Forces Service Pilots may be issued a set of special vehicle license plates indicating the recipient was wounded during one of this nation's wars or conflicts identified in RCW 41.04.005(2).))

(1) Applicants for a special Purple Heart vehicle license plate shall satisfy the following conditions:

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

(b) Have been wounded in combat;

(c) Been awarded a Purple Heart medal by any branch of the United States Armed Forces; and

(d) Be an owner, co-owner, lessee, or co-lessee of the vehicle on which the Purple Heart special license plate will be used.

(2) Applications for the special license plates shall include the following supplemental documents:

(a) A photocopy of the applicant's form DD-214 or similar document issued by a branch of the United States Armed Forces which awarded the Purple Heart medal to the applicant and the date of award; and

(b) A replacement license plate fee then in effect. Veterans who qualify for free vehicle licensing may be issued the Purple Heart special license plate without paying the replacement plate fee.

(3) Purple Heart special license plates may be issued for display on any two-plated motor vehicle. The plates may not be issued for motorcycles or nonmotor vehicles including campers and travel trailers.

(4) Purple Heart special license plates issued to any qualifying person may be retained by the surviving spouse of the demised qualifying person. The surviving spouse shall be afforded all rights and privileges of the qualified person so long as the surviving spouse:

(a) Was the legally recognized spouse of the qualifying person at the time of the demise of the qualifying person;

(b) Is a resident of the state of Washington;

(c) Is an owner, co-owner, lessee, or co-lessee of the vehicle on which the Purple Heart special license plate is or will be used; and

(d) Doesn't remarry. If the surviving spouse remarries, the Purple Heart special license plate is invalid and must be removed from the vehicle.))

(1) Under what authority does the department issue Purple Heart license plates? The department issues a series of special license plates, called Purple Heart license plates, under the authority of RCW 46.16.305. Washington state law allowed the department to issue special license plate series denoting the age or type of vehicle or denoting special activities or interest, status, or contribution or sacrifice for the United States, the state of Washington, or citizens of the state of Washington, of a registered owner of that vehicle. The Washington legislature amended the law in 1990 allowing the department to continue issuing special license plates authorized under the law as it was before it was amended.

(2) Who may receive Purple Heart license plates?

Any Washington resident who:

(a) Has been awarded a Purple Heart medal by any branch of the United States Armed Forces, including the Merchant Marines and the Women's Air Forces Service Pilots;

(b) Was wounded during one of this nation's wars or conflicts identified in RCW 41.04.005; and

(c) Is an owner, co-owner, lessee, or co-lessee of the vehicle on which the Purple Heart special license plate is or will be used.

(3) What documentation does a Purple Heart recipient need to submit to obtain Purple Heart license plates? Purple Heart recipients applying for these license plates shall submit:

(a) Application for Purple Heart license plates; and

(b) An armed forces document showing the recipient was awarded the Purple Heart medal.

(4) How does the spouse of a deceased Purple Heart recipient qualify to retain the Purple Heart license plates? To retain the Purple Heart license plates issued to the qualifying person, the surviving spouse must:

(a) Be the legally recognized spouse of the qualifying person at the time of the death of the qualifying person and submit:

- (i) A copy of the Purple Heart recipient's death certificate; and
- (ii) An affidavit that the applicant is not currently married;
- (b) Be a resident of the state of Washington;
- (c) Be an owner, co-owner, lessee, or co-lessee of the vehicle on which the Purple Heart special license plate is or will be used; and
- (d) Not remarry. If the surviving spouse remarries, the Purple Heart special license plate is invalid and must be removed from the vehicle.

AMENDATORY SECTION (Amending WSR 91-03-091, filed 1/18/91, effective 2/18/91)

WAC 308-96A-530 **Veteran remembrance license plate emblems**(~~(—Traffic violation)~~). (~~(Displaying a license plate emblem on a vehicle license plate in such a manner so as to obscure the license plate identification numbers/letters, the month or year tab, the Washington inscription or in any location in violation of WAC 308-96A-520 or chapter 46.16 RCW shall be issued a notice of traffic infraction under chapter 46.63 RCW.)~~) (1) **What veteran remembrance license plate emblems are available?** The following veteran remembrance license plate emblems are available:

- (a) Veteran remembrance vehicle license plate emblem with the words "U.S. VETERAN" (referred to as veteran emblem);
- (b) The United States flag waving on a staff without wording (referred to as the flag emblem); and
- (c) Campaign medal emblem authorized in RCW 46.16.319(3).

(2) **Who may purchase veteran remembrance emblems?** Only registered owners authorized in RCW 46.16.319 (2) and (3) may purchase veteran remembrance license plate emblems.

(3) **When I purchase veteran remembrance license plate emblems what will I receive?** In addition to a receipt, you will receive an emblem package including:

- (a) One US veteran emblem;
- (b) One US flag emblem; and
- (c) One campaign ribbon emblem; or
- (d) Two campaign ribbon emblems; or
- (e) Two US flag emblems.

(4) **How much will I be charged for the veteran remembrance license plate emblem package?** In addition to fees authorized in RCW 46.01.140 (5)(b), a fee of ten dollars is collected for each package.

(5) **How shall I affix my veteran remembrance license plate emblems?** In addition to the requirements and limitations in RCW 46.16.327:

- (a) The VETERAN emblem shall be displayed between the bottom license plate bolt holes;
- (b) The FLAG emblem shall be displayed to the left of the bottom left license plate bolt hole. When two FLAG emblems are displayed, one is displayed on the outside of each bottom license plate bolt hole. No more than two FLAG emblems may be affixed to any one license plate;

(c) The CAMPAIGN emblem shall be displayed to the right of the bottom right license plate bolt hole. When two CAMPAIGN emblems are displayed, one is displayed on the outside of each bottom license plate bolt hole. No more than two CAMPAIGN emblems may be affixed to any one license plate;

(6) **Do the veteran remembrance emblems on my front license plate have to match the emblems on the rear license plate?** No, emblems displayed on the front license plate do not need to match emblems displayed on the rear license plate.

(7) **May I transfer my veteran remembrance license plate emblems to different vehicles?** Veteran remembrance license plate emblems may be transferred to another vehicle only if they have been affixed to a specialized license plate which may be transferred to other vehicles. Otherwise, the veteran remembrance license plate emblems are transferred to the new owner of the vehicle upon transfer of ownership.

(8) **May I obtain a replacement veteran remembrance license plate emblem package?** You may obtain replacement veteran remembrance emblems:

- (a) For the fee in subsection (4) of this section; or
- (b) For no fee if the original set of emblems purchased has become faded and nonrecognizable.

(9) **How may any vehicle license plate emblem other than veteran remembrance license plate emblems be displayed on a Washington vehicle license plate?** Any vehicle license plate emblem other than veteran remembrance license plate emblems shall be displayed on vehicle license plates only at the bottom of the plate beneath the identification numbers/letters.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-96A-505	Veteran license plate emblems—Available.
WAC 308-96A-510	Veteran license plate emblems—Fees.
WAC 308-96A-520	License plate emblems—How affixed.
WAC 308-96A-540	License plate emblems—Follow vehicle on transfer.

NEW SECTION

WAC 308-57-505 **Members of the armed forces—Excise tax exemption for nonresidents.** (1) **Are vehicles owned by nonresident military personnel exempt Washington excise tax?** Nonresident military personnel are exempt Washington excise tax under the authority of SSR 61-40 Soldiers' and Sailors' Civil Relief Act of 1940.

(2) **How do nonresident military personnel claim the Washington excise tax exemption on each vehicle they own?** Nonresident military personnel who wish to claim a Washington excise tax exemption shall, for each vehicle:

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(a) Certify their home of record is a state or country other than Washington; and

(b) Be named as registered owner or coregistered owner of the vehicle for which the exemption is sought; and

(c) Complete and sign the affidavit for nonresident military exemption of excise tax; and

(d) Apply for registration and excise tax exemption at a Washington vehicle licensing office.

(3) What documentation is required to maintain the nonresident military Washington excise tax exemption when the vehicle license is due for renewal? To renew the vehicle license and maintain the excise tax exemption non-resident military personnel must:

(a) Still be on active duty; and

(b) Show a military identification card, DD Form 2 (Active), indicating active military duty status; or

(c) Complete and submit an affidavit of nonresident military exemption of excise tax in lieu of the military identification card indicating active military duty status.

(4) Does the nonresident military Washington excise tax exemption apply when nonresident military personnel is stationed outside of Washington, but his or her spouse resides in Washington? The spouse of a nonresident military person who is stationed away from his or her home state has the same excise tax exemption as a nonresident military person stationed in Washington as long as the vehicle is registered to the nonresident military person, or to the nonresident military person and spouse, regardless of the spouse's employment or residence.

(5) What documentation does the spouse of a nonresident military person present at the time of renewal to maintain the Washington excise tax exemption? The spouse must live in Washington and either:

(a) Submit the affidavit for nonresident military exemption of excise tax signed by the military member and certified/notarized as authorized in WAC 308-57A-275; or

(b) Show a valid dependent identification card, DD Form 1173.

(6) When do nonresident military personnel no longer qualify for the Washington excise tax exemption? A nonresident military person no longer qualifies for the excise tax exemption when they have met the requirements for a resident in RCW 46.16.028:

(a) Registered to vote in Washington;

(b) Obtained Washington hunting or fishing licenses at resident rates;

(c) Paid resident tuition fees at state colleges or universities; or

(d) Under any of the Washington public assistance programs.

(7) Are nonresident military personnel who leave active duty and remain in Washington subject to payment of excise tax for the remainder of the registration year? Former nonresident military personnel are not subject to payment of excise tax until registration is purchased for the following registration period.

WSR 99-21-057

PROPOSED RULES

UTILITIES AND TRANSPORTATION COMMISSION

[Docket No. UT-991563—Filed October 19, 1999, 1:02 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 98-15-093.

Title of Rule: Changes in local exchange and intrastate toll service providers.

Purpose: To provide intrastate consumers with appropriate consumer protections against unauthorized changes in their telecommunications service providers.

Statutory Authority for Adoption: RCW 80.01.040(4), 80.04.160.

Summary: The proposed rules would protect consumers against unauthorized changes in consumers' telecommunications service providers. The proposed rules would require telecommunications carriers to comply on an intrastate level with the mandates of recent federal orders that concern interstate telecommunication services and would allow consumers to "freeze" corners, a protective measure not required at the federal level.

Reasons Supporting Proposal: A large and increasing number of consumers have filed complaints with the commission, describing unauthorized changes in telecommunication service providers. Those changes cause frustration and expense to consumers and to other carriers, and means should be implemented to reduce or eliminate the practice.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Carole Washburn, Secretary, 1300 South Evergreen Parkway Drive S.W., Olympia, WA 98504, (360) 664-1174.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule below describes the process each telecommunications carrier must follow in order to accept and verify a consumer's desire to change telecommunications carriers, and to actually affect the change in carriers. Additionally, the proposed rules provide consumers with the opportunity to "freeze" their telecommunications carrier choice, so that no changes may be made without direct written or oral consent by the consumer.

Proposal Changes the Following Existing Rules: WAC 480-120-139, the changes provide a revised set of verification requirements for carrier changes. The changes require companies to offer consumers the choice of a carrier freeze, and to give notice to customers about their option to choose a freeze.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rules are expected to have no economic effect on regulated carriers. Telecommunications carriers currently comply with the rules adopted by the FCC, these rules, for the most part, mirror the federal rules. The proposed rules differ from the FCC in one way - the proposed rules require carriers to offer a PIC freeze.

However, carriers currently offer a PIC freeze or similar service, so the rules requiring them to do so will have no economic impact.

RCW 34.05.328 does not apply to this rule adoption. This rule change is not a significant legislative rule as defined in this statute.

Hearing Location: Commission Hearing Room, 2nd Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, on November 30, 1999, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Pat Valentine by November 23, 1999, TDD (360) 586-8203, or (360) 664-1133.

Submit Written Comments to: Carole Washburn, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, fax (360) 586-1150, by November 12, 1999.

Date of Intended Adoption: November 30, 1999.

October 19, 1999
Carole J. Washburn
Secretary

AMENDATORY SECTION (Amending Order R-463, Docket No. UT-971514, filed 5/18/99, effective 6/18/99)

WAC 480-120-139 Changes in local exchange and intrastate toll services. (1) Verification of orders. A local exchange or intrastate toll carrier (~~(to whom service is being changed ("new telecommunications company"))~~) who requests on behalf of a subscriber that the subscriber's telecommunications carrier be changed, and who seeks to provide retail services to the subscriber ("submitting carrier") may not submit a change order for local exchange or intrastate toll service until the order is confirmed in accordance with one of the following procedures:

(a) The telecommunications company has obtained the customer's written authorization to submit the order (~~(which includes)~~) (letter of agency). The letter of agency must be a separate document (or easily separable document) containing only the authorizing language described in (a)(i) through (vii) of this subsection, having the sole purpose of authorizing a telecommunications carrier to initiate a preferred carrier change. The letter of agency must be signed and dated by the subscriber to the telephone line(s) requesting the preferred carrier change. The letter of agency shall not be combined on the same document with inducements of any kind; however, it may be combined with checks that contain only the required letter of agency language as prescribed in (a)(i) through (vii) of this subsection, and the necessary information to make the check a negotiable instrument. The check may not contain any promotional language or material. It shall contain, in easily readable, bold-face type on the front of the check, a notice that the subscriber is authorizing a preferred carrier change by signing the check. Letter of agency language must be placed near the signature line on the back of the check. Any carrier designated in a letter of agency as a preferred carrier must be the carrier directly setting the rates for the subscriber. Letters of agency must not suggest or require that a subscriber take some action in order to retain the subscriber's current telecommunications carrier. If any

portion of a letter of agency is translated into another language, then all portions must be translated into that language; as well as any promotional materials, oral descriptions or instructions provided with the letter of agency. The letter of agency must confirm the following information from the customer:

(i) The customer billing name, billing telephone number and billing address and each telephone number to be covered by the change order;

(ii) The decision to change; (~~and~~)

(iii) The customer's understanding of the change fee;

(iv) That the subscriber designates (name of carrier) to act as the subscriber's agent for the preferred carrier change;

(v) That the subscriber understands that only one telecommunications carrier may be designated as the subscriber's interstate (or interLATA) preferred carrier, and that only one telecommunications carrier may be designated as the subscriber's intraLATA preferred carrier, for any one telephone number. The letter of agency must contain a separate statement regarding the subscriber's choice for each preferred carrier, although a separate letter of agency for each choice is not necessary;

(vi) Any carrier designated in a letter of agency as a preferred carrier must be the carrier directly setting the rates for the subscriber; and

(vii) Letters of agency may not suggest or require that a subscriber take some action in order to retain the current preferred carrier.

(b) The (~~(new telecommunications company)~~) submitting carrier has obtained the customer's authorization, as described in (a) of this subsection, electronically. Such authorization must be placed from the telephone number(s) for which the preferred carrier is to be changed and must confirm the information required in (a)(i) through (vii) of this subsection.

Telecommunications companies electing to confirm sales electronically shall establish one or more toll free telephone numbers exclusively for that purpose.

Calls to the number(s) shall connect a customer to a voice response unit, or similar(~~(s))~~ device that records the required information regarding the change, including automatically recording the originating automatic number identification (ANI).

(c) An appropriately qualified and independent third party operating in a location physically separate from the telemarketing representative has obtained the customer's oral authorization to submit the change order that confirms and includes appropriate verification data (~~(in (a) of this subsection)~~) (e.g., the subscriber's date of birth or Social Security number). The independent third party must not be owned, managed, controlled or directed by the carrier or the carrier's marketing agent; and must not have any financial incentive to confirm preferred carrier change orders for the carrier or the carrier's marketing agent. The content of the verification must include clear and conspicuous confirmation that the subscriber has authorized a preferred carrier change.

(2) Where a telecommunications carrier is selling more than one type of telecommunications service (e.g., local exchange, intraLATA/intrastate toll, interLATA/interstate toll and international toll), that carrier must obtain separate

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authorization, and separate verification, from the subscriber for each service sold, although the authorizations may be made within the same solicitation.

(3) The documentation regarding a customer's authorization for a preferred carrier change must be retained by the submitting carrier, at a minimum, for two years to serve as verification of the customer's authorization to change his or her telecommunications company. The documentation will be made available to the customer and to the commission upon request. Documentation includes, but is not limited to, all entire third party verification conversations and, for written verifications, the entire verification document.

((2)) (4) Implementing order changes. An executing carrier may not verify the submission of a change in a subscriber's selection of a provider received from a submitting carrier. The executing carrier must comply with a requested change promptly, without any unreasonable delay. An executing carrier is any telecommunications carrier that effects a request that a subscriber's carrier be changed.

This section does not prohibit any company from investigating and responding to any customer initiated inquiry or complaint.

((a) Telemarketing orders. Within three business days of any telemarketing order for a change, the new telecommunications company must send each new customer an information package by first class mail containing at least the following information concerning the requested change:

(i) The information is being sent to confirm a telemarketing order placed by the customer.

(ii) The name of the customer's current telecommunications company.

(iii) A description of any terms, conditions or charges that will be incurred.

(iv) The name of the newly requested telecommunications company.

(v) The name of the person ordering the change.

(vi) The name, address and telephone number of both the customer and the soliciting telecommunications company.

(vii) A postpaid postcard which the customer can use to deny, cancel or confirm a service order.

(viii) A clear statement that if the customer does not return the postcard, the customer's service will be switched fourteen days after the date the information package was mailed. If customers have cancelled their orders during the waiting period, the new telecommunications company cannot submit the customer's order.

(ix) The name, address and telephone number of a contact point at the commission for consumer complaints.

(x) The requirements in (a)(vii) and (viii) of this subsection do not apply if authorization is obtained pursuant to subsection (1) of this section.

(b) The documentation of the order shall be retained by the new telecommunications company, at a minimum, for twelve months to serve as verification of the customer's authorization to change telecommunications company. The documentation will be made available to the customer and to the commission upon request.

(3) Customer initiated orders. The new telecommunications company receiving the customer initiated request for a change of local exchange and/or intrastate toll shall keep an

internal memorandum or record generated at the time of the request. Such internal record shall be maintained by the telecommunications company for a minimum of twelve months to serve as verification of the customer's authorization to change telecommunications company. The internal record will be made available to the customer and to the commission upon request. Within three business days of the order, the telecommunications company must send each new customer an information package by first class mail containing at least the following information concerning the request to change as defined in subsection (2)(a)(ii), (iii), (iv), (v) of this section:

(4)) (5) Preferred carrier freezes. A preferred carrier freeze prevents a change in a subscriber's preferred carrier selection unless the subscriber gives the carrier from whom the freeze was requested express consent. Express consent means direct written or oral direction by the subscriber. All local exchange companies must offer preferred carrier freezes. Such freezes must be offered on a nondiscriminatory basis to all subscribers; and, in offering or soliciting such freezes, clearly distinguish among telecommunications services subject to a freeze (e.g., local exchange, intraLATA/intrastate toll, interLATA/interstate toll and international toll). The carrier offering the freeze must obtain separate authorization for each service for which a preferred carrier freeze is requested. Separate authorizations may be contained within a single document.

(a) All local exchange companies must notify all customers of the availability of a preferred carrier freeze at the time service is ordered, and once per year thereafter on an individual customer basis (e.g., bill insert, bill message, or direct mailing).

(b) All carrier-provided solicitation and other materials regarding freezes must include an explanation, in clear and neutral language, of what a preferred carrier freeze is, and what services may be subject to a freeze; a description of the specific procedures to lift a preferred carrier freeze; an explanation that the subscriber will be unable to make a change in carrier selection unless he or she lifts the freeze; and an explanation of any charges incurred for implementing or lifting a preferred carrier freeze.

(c) No local exchange carrier may implement a preferred carrier freeze unless the subscriber's request to impose a freeze has first been confirmed in accordance with the procedures outlined for confirming a change in preferred carrier, as described in WAC 480-120-139 (1) and (2).

(d) All local exchange carriers must offer subscribers, at a minimum, the following procedures for lifting a preferred carrier freeze:

(i) A subscriber's written and signed authorization stating his or her intent to lift the freeze;

(ii) A subscriber's oral authorization to lift the freeze. This option must include a mechanism that allows a submitting carrier to conduct a three-way conference call with the executing carrier and the subscriber in order to lift the freeze. When engaged in oral authorization to lift a freeze, the executing carrier must confirm appropriate verification data (e.g., the subscriber's date of birth or Social Security number), and the subscriber's intent to lift the freeze.

(e) A local exchange company may not change a customer's preferred carrier if the customer has a freeze in place, unless the customer has lifted the freeze in accordance with this section.

(6) Remedies. In addition to any other penalties provided by law, ((a telecommunications company initiating an unauthorized change order)) a submitting carrier that requests a change in a subscriber's carrier without proper verification as described in this rule shall receive no payment for service provided as a result of the unauthorized change and shall promptly refund any amounts collected as a result of the unauthorized change. The subscriber may be charged, after receipt of the refund, for such service at a rate no greater than what would have been charged by its authorized telecommunications company, and any such payment shall be remitted to the customer's authorized telecommunications company.

WSR 99-21-058

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF LICENSING

(By the Code Reviser's Office)

[Filed October 19, 1999, 1:51 p.m.]

WAC 308-19-010, 308-19-020, 308-19-030, 308-19-100, 308-19-105, 308-19-110, 308-19-140, 308-19-150, 308-19-160, 308-19-200, 308-19-210, 308-19-220, 308-19-230, 308-19-240, 308-19-250, 308-19-300, 308-19-400, 308-19-410, 308-19-420, 308-19-430, and 308-19-440, proposed by the Department of Licensing in WSR 99-08-087 appearing in issue 99-08 of the State Register, which was distributed on April 21, 1999, 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 99-21-059

WITHDRAWAL OF PROPOSED RULES GAMBLING COMMISSION

(By the Code Reviser's Office)

[Filed October 19, 1999, 1:51 p.m.]

WAC 230-02-109, 230-02-110, 230-02-400, 230-02-425, 230-04-022, 230-04-140, 230-04-203, 230-04-204, 230-04-207, 230-08-027, 230-08-040, 230-08-090, 230-12-050, 230-12-072, 230-40-015, 230-40-030, 230-40-050, 230-40-060, 230-40-070, 230-40-120, 230-40-125, 230-40-130, 230-40-150, 230-40-160, 230-40-200, 230-40-225, 230-40-400, 230-40-550, 230-40-552, 230-40-554, 230-40-556, 230-40-558, 230-40-560, 230-40-562, 230-40-564, 230-40-566, 230-40-568, 230-40-600, 230-40-610, 230-40-800, 230-40-810, 230-40-815, 230-40-820, 230-40-825, 230-40-830, 230-40-833, 230-40-835, 230-40-840, 230-40-845, 230-40-850, 230-40-855, 230-40-860, 230-40-865, 230-40-870, 230-40-875, 230-40-880, 230-40-885, 230-40-890, 230-40-900 and 230-50-

010, proposed by the Gambling Commission in WSR 99-08-093 appearing in issue 99-08 of the State Register, which was distributed on April 21, 1999, 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 99-21-064

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed October 19, 1999, 4:49 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 246-320-990 Hospital licensing fees.

Purpose: The proposed changes adjust the licensing fees for acute care hospitals.

Statutory Authority for Adoption: RCW 70.41.100, 43.20B.110, and 43.70.250.

Statute Being Implemented: RCW 70.41.100.

Summary: Licensing fees will increase by 3.3%.

Reasons Supporting Proposal: The proposed rule assists the department in meeting the mandate to set the fees for each program at a sufficient level to defray the costs of administering that program.

Name of Agency Personnel Responsible for Drafting and Implementation: Byron Plan, 2725 Harrison Avenue, Olympia, 9850 [98502], (360) 705-6780; and Enforcement: Gary Bennett, 2725 Harrison Avenue, Olympia, 9850 [98502], (360) 705-6652.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule increases the licensing fees for acute care hospitals by 3.3%. The new fees will assist the department in defraying the costs of administering the hospital licensing program.

Proposal Changes the Following Existing Rules: The existing fee rule is amended to reflect the increase in licensing fees.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule is exempt under RCW 34.05.310(4), and therefore does not require a small business economic impact statement.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995 do not apply to rules that set or adjust fees or rates pursuant to legislative standards according to RCW 34.05.328 (5)(b)(vi).

Hearing Location: Department of Health, Target Plaza, Training Room, 2725 Harrison Avenue N.W., Olympia, WA 98502, on November 23, 1999, at 10:00 a.m.

PROPOSED

Assistance for Persons with Disabilities: Contact Theresa Phillips by November 9, 1999, TDD (800) 833-6388, or (360) 705-6652.

Submit Written Comments to: Theresa Phillips, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA 98504-7852, fax (360) 705-6654, by November 23, 1999.

Date of Intended Adoption: November 29, 1999.

October 12, 1999

Mary C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 99-04-052, filed 1/28/99, effective 3/10/99)

WAC 246-320-990 Fees. Hospitals licensed under chapter 70.41 RCW shall:

(1) Submit an annual license fee of ~~((sixty-one))~~ sixty-three dollars and fifty cents for each bed space within the licensed bed capacity of the hospital to the department;

(2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements of this chapter for twenty-four-hour assigned patient rooms;

(3) Include neonatal intensive care bassinet spaces;

(4) Include bed spaces assigned for less than twenty-four-hour patient use as part of the licensed bed capacity when:

(a) Physical plant requirements of this chapter are met without movable equipment; and

(b) The hospital currently possesses the required movable equipment and certifies this fact to the department;

(5) Exclude all normal infant bassinets;

(6) Limit licensed bed spaces as required under chapter 70.38 RCW;

(7) Submit an application for bed additions to the department for review and approval under chapter 70.38 RCW subsequent to department establishment of the hospital licensed bed capacity; and

(8) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

WSR 99-21-065

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed October 19, 1999, 4:50 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 246-323-990 Residential treatment facilities for psychiatrically impaired children and youth—License fees, 246-325-990 Adult residential rehabilitation centers—License fees, and 246-326-990 Alcoholism treatment facilities—License fees.

Purpose: Increase licensing fees for residential care facilities.

Statutory Authority for Adoption: RCW 71.12.470, 43.70.110, 43.70.250, 43.20B.020.

Statute Being Implemented: RCW 43.70.110 and 43.70.250.

Summary: The amendments will increase licensing fees from \$37.35 per bed to \$91.00 per bed.

Reasons Supporting Proposal: The 1999 legislature granted authority to the department to increase fees. RCW 43.70.250 provides authority to the Secretary of Health to "set fees for each program at a sufficient level to defray the costs of administering that program."

Name of Agency Personnel Responsible for Drafting and Implementation: Fern Bettridge, Olympia, Washington, (360) 705-6620; and Enforcement: Gary Bennett, Olympia, Washington, (360) 705-6652.

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: Amends fees for residential programs. Purpose is to provide for supplemental budget as approved by the legislature. The increase is anticipated to defray costs of program operations as required by statute.

Proposal Changes the Following Existing Rules: The amendments will increase licensing fees from \$37.35 per bed to \$91.00 per bed.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal is exempt under RCW 34.05.310(4) and therefore does not require a small business economic impact statement.

RCW 34.05.328 does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995 do not apply to rules that set or adjust fees or rates pursuant to legislative standards (RCW 34.05.328 (5)(b)(vi)).

Hearing Location: Department of Health, Target Plaza, Training Room, 2725 Harrison Avenue, Olympia, WA 98502, on November 23, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Theresa Phillips by November 9, 1999, TDD (800) 833-6388, or (360) 705-6652.

Submit Written Comments to: Theresa Phillips, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA 98504-7852, e-mail REGMAIL@doh.wa.gov, fax (360) 705-6654, by November 23, 1999.

Date of Intended Adoption: November 29, 1999.

October 19, 1999

Eric Slagler
for Mary Selecky
Secretary

AMENDATORY SECTION (Amending WSR 95-12-097, filed 6/7/95, effective 7/8/95)

WAC 246-323-990 Fees. Residential treatment facilities for psychiatrically impaired children and youth (RTF-CY) licensed under chapter 71.12 RCW shall:

(1) Submit an annual fee of ~~((thirty-seven))~~ ninety-one dollars ~~((and thirty-five cents))~~ for each bed space within the licensed bed capacity of the RTF-CY;

(2) Include all bed spaces and rooms complying with physical plant and movable equipment requirements of this chapter; and

(3) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

AMENDATORY SECTION (Amending WSR 95-12-097, filed 6/7/95, effective 7/8/95)

WAC 246-325-990 Fees. Adult residential rehabilitation centers (ARRC) licensed under chapter 71.12 RCW shall:

(1) Submit an annual fee of (~~((thirty-seven))~~) ninety-one dollars (~~((and thirty-five cents))~~) for each bed space within the licensed bed capacity of the ARRC;

(2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements in this chapter for client sleeping rooms; and

(3) Set up twenty-four-hour assigned client beds only within the licensed bed capacity approved by the department.

AMENDATORY SECTION (Amending WSR 95-12-097, filed 6/7/95, effective 7/8/95)

WAC 246-326-990 Fees. Alcoholism treatment facilities licensed under chapter 71.12 RCW shall:

(1) Submit an annual fee of (~~((thirty-seven))~~) ninety-one dollars (~~((and thirty-five cents))~~) for each bed space within the licensed bed capacity of the alcoholism treatment facility to the department;

(2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements for twenty-four-hour assigned patient rooms; and

(3) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

WSR 99-21-066

PROPOSED RULES

DEPARTMENT OF HEALTH

(Nursing Assistant Program)

[Filed October 19, 1999, 4:51 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-16-114.

Title of Rule: WAC 246-841-990 Nursing assistant—Fees and renewal cycle.

Purpose: To amend renewal fees, late renewal fees, reissuance fees and duplicate reissuance fees according to recent fee study.

Other Identifying Information: A fee study was conducted September 1999.

Statutory Authority for Adoption: RCW 18.88A.050(1). Statute Being Implemented: Chapter 18.88A RCW.

Summary: To raise the application fee from \$10 to \$15, raise the renewal and late renewal fee from \$20 to \$25 and raise the duplicate and reissuance fees from \$20 to \$25.

Reasons Supporting Proposal: According to a fee study these increases would cover the current deficit and in four years would put the program in the black on operating expenses. Each profession must be self-supporting according to statute.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, 1300 S.E. Quince, Olympia, WA 98504, (360) 236-4712.

Name of Proponent: Department of Health, Health Professions Quality Assurance Division, Nursing Assistant Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes fee categories and fees for this new profession. This rule also includes a description of the renewal cycle as a one-year period. Once the new fees are adopted sufficient revenue will be raised during the next 3 1/2 years to recover the deficit and cover the anticipated operating expenses.

Proposal Changes the Following Existing Rules: Fees are raised.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

In preparing this small business economic impact statement (SBEIS), the department used SIC code 809 Miscellaneous Health & Allied Services, Not Elsewhere Classified which has a minor impact threshold of \$53.00. The estimated cost to health care practitioners for amending these rules is \$5.

Therefore, there is no disproportionate cost for small businesses.

A copy of the statement may be obtained by writing to Department of Health, Nursing Assistant Program, P.O. Box 47864, Olympia, WA 98504-7864, Attn: Terry West, phone (360) 236-4712, fax (360) 236-4738.

RCW 34.05.328 does not apply to this rule adoption. Exempt per RCW 34.05.328 (5)(b)(vi).

Hearing Location: Department of Health, Target Plaza, 2725 Harrison N.W., Olympia, WA 98502, on November 23, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Kris McLaughlin by November 19, 1999, (360) 236-4713.

Submit Written Comments to: Terry J. West, P.O. Box 47864, Olympia, WA 98504-7864, fax (360) 236-4738, by November 19, 1999.

Date of Intended Adoption: November 23, 1999.

October 15, 1999

M. C. Selecky

Secretary

AMENDATORY SECTION (Amending WSR 98-05-060, filed 2/13/98, effective 3/16/98)

WAC 246-841-990 Nursing assistant—Fees and renewal cycle. (1) Certificates and registrations must be

renewed every year on the practitioner's birthday as provided in chapter 246-12 WAC, Part 2.

(2) The following nonrefundable fees will be charged for registrations:

Title of Fee	Fee
Application - registration	\$ ((40.00)) <u>15.00</u>
Renewal of registration	((20.00)) <u>25.00</u>
Duplicate registration	10.00
Registration late penalty	((20.00)) <u>25.00</u>
Expired registration reissuance	((20.00)) <u>25.00</u>

(3) The following nonrefundable fees will be charged for certifications:

Application for certification	((40.00)) <u>15.00</u>
Certification renewal	((20.00)) <u>25.00</u>
Duplicate certification	10.00
Certification late penalty	((20.00)) <u>25.00</u>
Expired registration reissuance	((20.00)) <u>25.00</u>

WSR 99-21-067
PROPOSED RULES
DEPARTMENT OF HEALTH

[Filed October 19, 1999, 4:51 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 246-843-990 Nursing home administrator fees and renewal cycle.

Purpose: Rules sets fees collected by the Department of Health to fully fund the activities of the nursing home administrator program.

Other Identifying Information: The application fee is reduced to eliminate the fee for taking the national examination. The reexamination fee is eliminated. Reciprocity is changed to the more correct word, endorsement.

Statutory Authority for Adoption: RCW 43.70.250 and [43.70.]280.

Statute Being Implemented: Chapters 43.70 and 18.52 RCW.

Summary: Amendment to eliminate fees paid to the Department of Health for examination for initial license.

Reasons Supporting Proposal: The fees for examination will be paid directly by examination candidates to the National Association of Boards of Examiners for Long Term Care Administrators (NAB) to take the computer-based examination that replaces the paper and pencil exam used before January 1, 2000.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Barbara Hayes, Department of Health, (360) 236-4921.

Name of Proponent: Department of Health, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The NAB change from a paper and pencil format examination to a computer-based format will decrease program workload.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Amending rule eliminates fee paid to the Department of Health for national examination for nursing home administrators because exam candidates will pay all fees associated with computer-based examination directly to the national organization that owns the examination. This change will occur effective January 1, 2000.

Proposal Changes the Following Existing Rules: Changes eliminate the examination portion of the application fee and the reexamination fee paid by an examination candidate to the Department of Health. The candidate will pay fees directly to the national organization in order to take the national exam for nursing home administrator.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Individual nursing home administrators qualify as small businesses since each is licensed separately and only one person is licensed. Since all providers qualify as small businesses, there is no disproportionate impact to small businesses. When there is no disproportionate impact, mitigation is not necessary.

An estimated twenty-six candidates per year will have to comply with the requirements of this rule.

The public will have the opportunity to provide written or oral testimony at the public hearing.

A copy of the statement may be obtained by writing to Barbara Hayes, P.O. Box 47868, Olympia, WA 98504-7868, phone (360) 236-4921, fax (360) 236-4922.

RCW 34.05.328 does not apply to this rule adoption. This rule is exempt per RCW 34.05.328 (5)(b)(vi).

Hearing Location: Department of Health, Target Plaza, 2725 Harrison N.W., Olympia, WA 98502, on November 23, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Erin Obenland, (360) 236-4920, by November 16, 1999, TDD (800) 525-0127, or (800) 833-6388.

Submit Written Comments to: Barbara Hayes, fax (206) 236-4922, by November 16, 1999.

Date of Intended Adoption: November 30, 1999.

October 15, 1999

M. C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 98-05-060, filed 2/13/98, effective 3/16/98)

WAC 246-843-990 Nursing home administrator fees and renewal cycle. (1) Licenses must be renewed every year on the practitioner's birthday as provided in chapter 246-12 WAC, Part 2.

PROPOSED

(2) The following nonrefundable fees will be charged:

Title of Fee	Fee
Application (((examination and))) - Original license(()	\$(325.00)) <u>\$200.00</u>
((Reexamination (partial)	+25.00))
<u>Administrator-in-training</u>	<u>100.00</u>
Application - (((Reciprocity))) <u>Endorsement</u>	295.00
Temporary permit	190.00
Renewal	295.00
Inactive license renewal	110.00
Late renewal penalty	145.00
Expired license reissuance	147.00
Late renewal penalty - inactive	55.00
Expired inactive license reissuance	55.00
Duplicate license	15.00
Certification of license	15.00
((Administrator-in-training	+100.00))

**WSR 99-21-068
PROPOSED RULES
DEPARTMENT OF HEALTH**

(Board of Osteopathic Medicine and Surgery)
[Filed October 19, 1999, 4:52 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-18-080.

Title of Rule: WAC 246-853-990 Osteopathic fees and renewal cycle.

Purpose: To raise fees as required by law to provide sufficient revenue to cover program expenditures.

Statutory Authority for Adoption: RCW 43.70.250.

Statute Being Implemented: Chapters 18.57 and 18.57A RCW.

Summary: Fees are being raised to provide sufficient revenue to operate the osteopathic medical program without being in a deficit situation.

Reasons Supporting Proposal: The law requires licensing/disciplinary program to be self-supporting by fees.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Arlene Robertson, Program Manager, 1300 Quince Street, Olympia, WA, (360) 236-4945.

Name of Proponent: Board of Osteopathic Medicine and Surgery, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule is anticipated to increase revenues sufficient to operate the program and continue licensing and disciplinary activities functioning.

Proposal Changes the Following Existing Rules: A number of fees are being increased.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Individual providers qualify as small businesses since less than fifty people are employed. Since most providers qualify as small businesses, there is no disproportionate impact to small businesses. When there is no disproportionate impact, mitigation is not necessary.

An estimated 660 credentialed providers and thirty new applicants will be impacted annually due to the fee changes.

Public involvement was solicited through *board meetings, CR-101 filing and mail out to the board's interested party list.*

Opportunity for written comments was provided during different stages of the development of the rules. *There have been no public comments.*

A copy of the statement may be obtained by writing to Arlene Robertson, Program Manager, P.O. Box 47870, Olympia, WA 98504-7870, phone (360) 236-4945, fax (360) 586-0745.

RCW 34.05.328 does not apply to this rule adoption. The rules will not adopt new or make significant amendments to a policy or regulatory program. The agency has not conducted the additional analysis required under RCW 34.05.328.

Hearing Location: Department of Health, Target Plaza, 2725 Harrison N.W., Olympia, WA 98502, on November 23, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact (360) 236-4945 by November 5, 1999, TDD 1-800-525-0127.

Submit Written Comments to: Arlene Robertson, P.O. Box 47870, Olympia, WA 98504-7870, fax (360) 586-0745, by November 16, 1999.

Date of Intended Adoption: November 24, 1999.

October 12, 1999

M. C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 98-05-060, filed 2/13/98, effective 3/16/98)

WAC 246-853-990 Osteopathic fees and renewal cycle. (1) Licenses must be renewed every year on the practitioner's birthday as provided in chapter 246-12 WAC, Part 2, except postgraduate training limited licenses.

(2) Postgraduate training limited licenses must be renewed every year to correspond to program dates.

(3) The following nonrefundable fees will be charged for osteopath:

Title of Fee	Fee
<u>Active renewal</u>	\$(360.00)) <u>475.00</u>
<u>Active late renewal penalty</u>	<u>237.50</u>

PROPOSED

Title of Fee	Fee
Certification of license	((25.00)) <u>50.00</u>
(4) The following nonrefundable fees will be charged for osteopathic physician:	
Endorsement application	((500.00)) <u>650.00</u>
<u>Active license renewal</u>	((360.00)) <u>475.00</u>
<u>Active late renewal penalty</u>	<u>237.50</u>
<u>Active expired license reissuance</u>	<u>237.50</u>
Inactive license renewal	((250.00)) <u>350.00</u>
((Late renewal penalty	50.00
Expired license reissuance	180.00
Inactive license reinstatement	360.00
Expired inactive license reissuance	125.00))
<u>Inactive late renewal penalty</u>	<u>175.00</u>
Endorsement/state exam application	((500.00)) <u>750.00</u>
Reexam	100.00
Certification of license	((25.00)) <u>50.00</u>
Limited license application	((250.00)) <u>300.00</u>
Limited license renewal	((205.00)) <u>250.00</u>
Temporary permit application	((50.00)) <u>70.00</u>
<u>Duplicate certificate</u>	<u>20.00</u>
Substance abuse monitoring surcharge	((15.00)) <u>25.00</u>

(5) The following nonrefundable fees will be charged for osteopathic physician assistant:	
Application	((150.00)) <u>250.00</u>
Renewal	((50.00)) <u>200.00</u>
<u>Late renewal penalty</u>	<u>125.00</u>
Expired license reissuance	50.00
Certification of license	((25.00)) <u>30.00</u>
Practice plan	((50.00)) <u>70.00</u>
<u>Interim permit</u>	<u>167.00</u>
<u>License after exam</u>	<u>83.00</u>
<u>Duplicate certificate</u>	<u>20.00</u>

Title of Fee	Fee
Substance abuse monitoring surcharge	((15.00)) <u>25.00</u>

WSR 99-21-069
PROPOSED RULES
DEPARTMENT OF HEALTH
(Podiatric Medical Board)
[Filed October 19, 1999, 4:52 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-18-079.

Title of Rule: WAC 246-922-990 Podiatry fees and renewal cycle.

Purpose: To raise fees as required by law to provide sufficient revenue to cover program expenditures.

Statutory Authority for Adoption: RCW 43.70.250.

Statute Being Implemented: Chapter 18.22 RCW.

Summary: Fees are being raised to provide sufficient revenue to operate the podiatric medical program without being in a deficit situation.

Reasons Supporting Proposal: The law requires licensing/disciplinary program to be self-supporting by fees.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Arlene Robertson, Program Manager, 1300 Quince Street, Olympia, WA, (360) 236-4945.

Name of Proponent: Podiatric Medical Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule is anticipated to increase revenues sufficient to operate the program and continue licensing and disciplinary activities functioning.

Proposal Changes the Following Existing Rules: A number of fees are being increased.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Individual providers qualify as small businesses since less than fifty people are employed. Since most providers qualify as small businesses, there is no disproportionate impact to small businesses. When there is no disproportionate impact, mitigation is not necessary.

An estimated 220 credentialed providers and twenty new applicants will be impacted annually due to the fee changes.

Public involvement was solicited through *board meetings, CR-101 filing and mail out to the board's interested party list.*

Opportunity for written comments was provided during different stages of the development of the rules. *There have been no public comments.*

PROPOSED

A copy of the statement may be obtained by writing to Arlene Robertson, Program Manager, P.O. Box 47870, Olympia, WA 98504-7870, phone (360) 236-4945, fax (360) 586-0745.

RCW 34.05.328 does not apply to this rule adoption. The rules will not adopt new or make significant amendments to a policy or regulatory program. The agency has not conducted the additional analysis required under RCW 34.05.328.

Hearing Location: Department of Health, Target Plaza, 2725 Harrison N.W., Olympia, WA 98502, on November 23, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact (360) 236-4945 by November 5, 1999, TDD 1-800-525-0127.

Submit Written Comments to: Arlene Robertson, P.O. Box 47870, Olympia, WA 98504-7870, fax (360) 586-0745, by November 16, 1999.

Date of Intended Adoption: November 24, 1999.

October 12, 1999

M. C. Selecky
Secretary

AMENDATORY SECTION (Amending WSR 98-05-060, filed 2/13/98, effective 3/16/98)

WAC 246-922-990 Podiatry fees and renewal cycle.

(1) Licenses must be renewed every year on the practitioner's birthday as provided in chapter 246-12 WAC, Part 2, except for postgraduate training limited licenses.

(2) Postgraduate training limited licenses must be renewed every year to correspond to program dates.

(3) The following nonrefundable fees will be charged:

Title of Fee	Fee
Application (examination and reexamination)	\$(500.00) 600.00
Reciprocity application	((400.00)) 650.00
License renewal	((625.00)) 650.00
Inactive license renewal	135.00
<u>Inactive late renewal penalty</u>	67.50
<u>Active late renewal penalty</u>	((400.00)) 300.00
<u>Active Expired license reissuance</u>	((300.00)) 325.00
<u>Inactive expired ((inactive)) license ((renewal)) reissuance</u>	67.50
Duplicate license	((45.00)) 30.00
Certification of license	((25.00)) 50.00
Retired active status	150.00
Temporary practice permit	50.00

Title of Fee	Fee
Limited license application	((150.00)) 200.00
Limited license renewal	((200.00)) 240.00
Substance abuse monitoring surcharge	25.00

WSR 99-21-070
PROPOSED RULES
DEPARTMENT OF HEALTH
(Surgical Technologist Program)
[Filed October 19, 1999, 4:53 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-17-076.

Title of Rule: WAC 246-939-990 Surgical technologist—Fees and renewal cycle.

Purpose: To establish new fees and fee categories for new profession including: Renewal fee, application fee, late renewal fee, reissuance fee and duplicate fee according to recent fee study.

Other Identifying Information: A fee study was conducted September 1999.

Statutory Authority for Adoption: Chapter 18.215 RCW.

Statute Being Implemented: Chapter 18.215 RCW.

Summary: To establish new fees and fee categories for this new profession.

Reasons Supporting Proposal: According to a fee study these fees should be charged to raise sufficient fees to cover all operating expenses in regulating the new profession of surgical technologists.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, 1300 S.E. Quince, Olympia, WA 98504, (360) 236-4712.

Name of Proponent: Department of Health, Health Professions Quality Assurance Division, Surgical Technologist Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes new fee categories and new fees for this new profession. This rule also includes a description of the renewal cycle as a one-year period. Once adopted, the surgical technologist program can begin developing forms, applications and notices and begin registering applicants.

Proposal does not change existing rules.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

[No information supplied by agency.]

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A copy of the statement may be obtained by writing to Department of Health, Surgical Technologist Program, P.O. Box 47864, Olympia, WA 98504-7864, Attn: Terry West, phone (360) 236-4712, fax (360) 236-4738.

RCW 34.05.328 does not apply to this rule adoption. Exempt per RCW 34.05.328 (5)(b)(vi).

Hearing Location: Department of Health, Blue Awning Building, 1102 Quince Street, Olympia, WA 98504, on November 29, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Kris McLaughlin by November 24, 1999, (360) 236-4713.

Submit Written Comments to: Terry J. West, P.O. Box 47864, Olympia, WA 98504-7864, fax (360) 236-4738, by November 24, 1999.

Date of Intended Adoption: November 29, 1999.

October 15, 1999

M. C. Selecky

Secretary

NEW SECTION

WAC 246-939-990 Surgical technologists—Fees and renewal cycle. (1) Registration must be renewed every year on practitioner's birthday as provided in chapter 246-12 WAC, Part 2.

(2) The following nonrefundable fees will be charged for registration:

Title of Fee	Fee
Application for registration	\$50.00
Renewal of registration	125.00
Registration late fee	62.50
Duplicate registration	10.00
Expired registration reissuance	62.50
Registration issuance	25.00

WSR 99-21-071

PROPOSED RULES

DEPARTMENT OF LICENSING

(Vehicle Services)

[Filed October 20, 1999, 8:03 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-16-051.

Title of Rule: Chapter 308-61 WAC, Unauthorized and abandoned vehicles.

Purpose: Review of current rules to ensure necessity, effectiveness, efficiency, clarity, intent, coordination with other jurisdictions and agencies, cost benefits and fairness in accordance with Governor Gary Locke's Executive Order 97-02; also to implement ESB 5649.

Statutory Authority for Adoption: RCW 46.55.190.

Statute Being Implemented: Chapter 46.55 RCW.

Summary: Review of current rules governing registered tow truck operators; implementation of ESB 5649.

Reasons Supporting Proposal: Governor's Executive Order 97-02 for WAC review; implementation of ESB 5649.

Name of Agency Personnel Responsible for Drafting: Cal Sanders, Highways-Licenses Building, P.O. Box 9039, Olympia, (360) 902-3708; Implementation and Enforcement: Robert Smith, Highways-Licenses Building, P.O. Box 9039, Olympia, (360) 902-3704.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To review current rules to ensure necessity, effectiveness, efficiency, clarity, intent, coordination with other jurisdictions and agencies, cost benefits and fairness in accordance with Governor Gary Locke's Executive Order 97-02; to implement ESB 5649.

Proposal Changes the Following Existing Rules: Several sections are changed in light of the review for necessity, effectiveness, clarity, intent, coordination with other agencies, cost benefits and fairness; and the amendment of rules necessary to implement ESB 5649.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal was drafted in cooperation with the industry and other stakeholders. This rule amendment proposal is made in accordance with new duties imposed on the industry by ESB 5649. The rule does not impose duties beyond the statute.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Department of Licensing, Conference Room 303, 3rd Floor, Highways-Licenses Building, 1125 S.E. Washington Street, Olympia, WA, on November 23, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Linda Mason by November 19, 1999, TDD (360) 664-8885, or (360) 902-3710.

Submit Written Comments to: Gail Saul, Dealer Services, Department of Licensing, P.O. Box 9039, Olympia, WA 98507-9039, fax (360) 586-6703, by November 22, 1999.

Date of Intended Adoption: December 10, 1999.

October 19, 1999

Fred Stephens

Director

AMENDATORY SECTION (Amending WSR 93-08-076, filed 4/6/93, effective 5/7/93)

WAC 308-61-026 Definitions—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 and must be notarized. 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 pub-

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lic, 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))~~ an eight-foot fence which will not require 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))~~ graded 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 Order DLR-088, filed 1/6/86)

WAC 308-61-105 Application. What information must be included in an application for registration of a tow truck operator? The application for registration of a tow truck operator shall include:

(1) A statement as to whether the applicant has previously been registered as such, and if so, the previous registration number and business name.

(2) A current listing of the towing and storage rates of the operator on a form ~~((provided))~~ prescribed by the department.

(3) A certification from the zoning authority of jurisdiction that the licensee is in compliance with any land use ordinances.

AMENDATORY SECTION (Amending WSR 90-01-060, filed 12/18/89, effective 1/18/90)

WAC 308-61-108 ((General)) Miscellaneous licensing provisions. (1) Staggered licensing - the annual registration issued to tow truck operators shall expire on the date indicated by the director.

(2) Additional secure areas for vehicle storage - additional storage locations may be operated under one registration. No additional bond or insurance will be required for such premises so long as each is covered by the bond and insurance.

(3) If an operator has more than one registered business location, storage areas for each business location must be listed with the department under its registration.

(4) Change of name and/or address - the department shall be notified immediately, on a form provided by the department, of any change of name and/or address of any business location or of the addition of any location.

(5) Changes of ownership - any change of partners or of corporate officers shall be immediately reported to the department in writing. A complete change in ownership requires a new registration except in the case of a corporation or a limited liability company.

(6) An insurer shall notify the department at least 10 days prior to cancellation of a policy. Following receipt of such notification the department shall notify the registered tow truck operator by ordinary mail of the effective date of the insurance cancellation and that cancellation of the required insurance cancels the operator's registration pursuant to RCW 46.55.030 (3)(b). This notice to the operator shall not affect the cancellation of the registration.

(7) For purposes of RCW 46.55.220, it shall not be necessary to hold a hearing to refuse a registration unless such a hearing is requested.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

WAC 308-61-115 Identification of licensee's vehicles. How must a registered tow truck operator identify its vehicles?

(1) All tow vehicles to be used in the operator's business which are operated on the public highways, shall display the licensee's operator number plus the truck number, name, city of address and current business telephone number. Such information shall be painted 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 sample:



(2) The annual tow truck permit will be a paper cab card identifying the tow truck as well as indicating the class of truck and the registered tow truck operator.

AMENDATORY SECTION (Amending Order DLR-088, filed 1/6/86)

WAC 308-61-125 Business hours. What business hours must a registered tow truck operator maintain?

(1) Business hours, for purposes of inspection of business records, place of business or towing equipment, shall be 8:00 a.m. to 5:00 p.m. except for weekends and holidays. Normal business hours shall be posted at the operator's place of business.

(2) Whenever an operator is not open for business and does not have personnel present at the licensed location, the

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operator shall post a phone number at that location for purposes of public contact for release of vehicles and/or personal property. An operator shall maintain personnel who can be contacted 24 hours a day to release impounded vehicles within a 60 minute period of time.

(3) Personal property shall be released without charge between the hours of 8:00 a.m. and 5:00 p.m., excepting weekends and holidays.

AMENDATORY SECTION (Amending WSR 93-08-076, filed 4/6/93, effective 5/7/93)

WAC 308-61-135 (~~(General)~~) Miscellaneous 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 properly filed with the department on a form (~~(furnished)~~) prescribed 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 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)~~) surplus 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 308-61-145 Specifications and posting of signs. How is the posting of signs on private and public property handled?

(1) Signs shall measure at least 15" by 24" and the lettering thereon shall be clearly visible to all who park.

(2) Signs for publicly owned or controlled parking facilities need to disclose that unauthorized vehicles will be impounded and must also disclose a phone number for redeeming a vehicle. If a registered tow truck operator is used, the signs shall meet the same requirements as in the posting of private nonresidential property.

AMENDATORY SECTION (Amending Order DLR 164, filed 2/25/88)

WAC 308-61-158 Storage of vehicles. How shall the registered tow truck operator handle stored vehicles?

(1) Handling and returning vehicles in substantially the same condition means that vehicles are to be handled with care so that their value is not diminished. The operator shall not remove parts or equipment which are affixed to the vehicle.

(2) A vehicle being held for storage by agreement or being held under police authority, other than a suspended license impound, or pursuant to a writ or court order shall not be considered abandoned, nor shall it be processed as such. Any storage fees accrued while under agreement(~~(-)~~) or under police (~~(hold)~~) authority, other than a suspended license impound, or pursuant to a writ or court order, shall not be included in the abandoned vehicle lien. Upon the expiration of a storage agreement, the lifting of a police hold other than a suspended license impound, or when the writ or court order is no longer in effect, the operator shall begin the unauthorized abandoned vehicle processing, including the notification to vehicle owners by first class mail within twenty-four hours.

(3) When vehicles are stored pursuant to a writ or court order, the operator shall keep evidence of the inception and termination dates of the writ or court order in the vehicle transaction file.

(4) When a vehicle is being held pursuant to a suspended license impound, and the vehicle is not redeemed even after the payment of a security deposit, and upon expiration of the hold, the operator shall send the notice provided in RCW 46.55.110(2) and schedule its auction accordingly.

(5) Vehicles in the custody of an operator shall be kept entirely within a secure area owned or operated under that registration.

(~~(5)~~) (6) An operator shall not charge for relocating vehicles between separate secure storage areas which he/she owns or operates.

AMENDATORY SECTION (Amending WSR 93-08-076, filed 4/6/93, effective 5/7/93)

WAC 308-61-168 Disputed impound. What should the registered tow truck operator do when a court hearing has been requested?

(1) Where a timely request has been made for a district or municipal 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 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))~~ (3) Operators shall maintain a trust account solely for the deposit of funds received pending the disposition of any district court hearing requests.

AMENDATORY SECTION (Amending WSR 91-20-121, filed 9/30/91, effective 10/31/91)

WAC 308-61-175 Procedures for selling vehicles. How should a registered tow truck operator properly identify a vehicle in its custody and prepare for a vehicle auction?

(1) For purposes of advertising the sale of abandoned vehicles the vehicle identification number shall be used if no license plates are on the vehicle.

(2) A newspaper of general circulation in the county shall mean a newspaper which is one of three with the largest circulation in the county where the sale will be conducted. The publisher need not reside in that same county.

(3) If a vehicle in the custody of an operator is not identifiable, including no license plates or registration, the operator shall conduct an examination of the vehicle only to determine its make, model, year and vehicle identification number which shall be included on the abandoned vehicle report to the department.

(4) If the department cannot provide owner information on a vehicle after the operator submits an abandoned vehicle report, the operator may then inspect the vehicle as permitted in RCW 46.55.100(5) to determine whether owner information is within the vehicle.

(5) Upon inspection of the vehicle as provided in subsection (4) of this section the operator may return the original abandoned vehicle report with additional information from the inspection of the vehicle to assist the department in providing owner information.

(6) The department may require an inspection by the Washington state patrol to verify the vehicle identification number of an unidentified vehicle. All such information shall be reported to the department, which will communicate with such other states as may be necessary to determine whether the registered and legal owner information is available for the vehicle.

(7) After all reasonable efforts to obtain the owner information have proved unsuccessful, the vehicle may be disposed of in accordance with all procedures except that the notification to the registered and legal owners by certified or registered mail may be omitted. A record of all steps taken to locate the owner(s) of the vehicle shall be kept by the operator for a period of three years.

(8) If the operator elects to bid at auction, that bid must be disclosed as such, and shall not merely be an effort to set a minimum for other bids. If an operator is the successful bidder and the bid exceeds the lien for towing and storage, the ~~((excess))~~ surplus funds shall be remitted to the department just as in any other sale. The operator cannot elect to retain a vehicle at auction because the operator feels that the bidding is insufficient.

(9) The three-hour public viewing period required in RCW 46.55.130(1) shall be held at all times during daylight hours.

(10) Auctions may be held on Saturdays or Sundays which are not legal holidays.

AMENDATORY SECTION (Amending WSR 91-20-121, filed 9/30/91, effective 10/31/91)

WAC 308-61-185 Lien provisions. What charges are proper for the registered tow truck operator to include in the towing and storage lien?

(1) No operator shall include any charges in the amount of the lien that are not specifically authorized. Subordinate charges such as mechanic fees or prior storage fees claimed by the operator or any third party shall not be allowed. All fees must be included in the towing and storage rates and no fees for other services shall be allowed. No fee may be listed on the rate sheet for which there is no provision.

(2) The towing and storage lien shall not apply to personal property not attached to and made an integral part of the vehicle.

(3) No operator shall increase the daily storage rate charged for an unauthorized or abandoned vehicle in his/her custody between the time the vehicle is impounded and then redeemed or auctioned.

AMENDATORY SECTION (Amending WSR 90-01-060, filed 12/18/89, effective 1/18/90)

WAC 308-61-190 After sale. What documentation follows the abandoned vehicle auction and who may claim surplus auction funds?

(1) Following the auction of an abandoned vehicle the operator shall give to the successful bidder an affidavit of sale, as defined, which shall disclose the amount of the lien and the amount of the successful bid. The public auction shall terminate the ownership interest of prior owners, both registered owners and legal owners.

(2) The following guidelines shall apply in establishing a valid claim for surplus funds which have been remitted to the state as the result of the auctioning of abandoned vehicles pursuant to ~~((section 13(g)))~~ RCW 46.55.130 (2)(h):

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(a) The claiming individual shall show reasonable proof of his/her identity and the claim shall be in writing and shall be notarized.

(b) The claimant must have been the registered owner of the vehicle as reflected in the records of the department of licensing at the time the vehicle was auctioned. The person indicated as purchaser on a seller's report of sale, pursuant to RCW 46.12.101, will be considered the registered owner of record for purposes of this section.

(c) Any person whose claim is denied by the state shall have the opportunity to request a departmental hearing as provided in chapter 34.05 RCW.

(3) The fifteen-day title transfer requirement provided for in RCW 46.55.130 (2)(f) shall not apply to properly licensed hulk haulers, scrap processors, and wreckers who have acquired the vehicle for salvage purposes in accordance with chapters 46.79 and 46.80 RCW.

WSR 99-21-072
PROPOSED RULES
DEPARTMENT OF
FINANCIAL INSTITUTIONS

(Securities Division)

[Filed October 20, 1999, 8:17 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-13-196.

Title of Rule: Amendments to chapter 460-24A WAC, the rules regulating investment advisers.

Purpose: Amendments are needed to chapter 460-24A WAC to reflect statutory renumbering that occurred in the 1998 amendments to the Securities Act of Washington, chapter 21.20 RCW; WAC 460-24A-050 is being amended to allow for the changes to the Series 65 examination that will occur on January 1, 2000; and WAC 460-24A-150 is being amended to reflect the adoption by the SEC of Release IA-1731.

Statutory Authority for Adoption: RCW 21.20.450.

Statute Being Implemented: Chapter 21.20 RCW.

Summary: WAC 460-24A-040 and 460-24A-110 will be amended to correct statutory references; WAC 460-24A-050 will be amended to eliminate the Series 7 and Series 24 examination requirements for applicants passing the Series 65 examination after December 31, 1999; chapter 460-150 WAC will be amended to update performance compensation arrangements in accordance with federal law.

Reasons Supporting Proposal: The amendments are necessary to promote uniformity with federal law and model rules proposed for the states through NASAA.

Name of Agency Personnel Responsible for Drafting: Nelda Shannon, 210 11th Avenue S.W., Olympia, WA, (360) 902-8768; Implementation: John L. Bley, 210 11th Avenue S.W., Olympia, WA, (360) 902-8700; and Enforcement: Deborah Bortner, 210 11th Avenue S.W., Olympia, WA, (360) 902-8760.

Name of Proponent: Department of Financial Institutions, Securities Division, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 460-24A-040 amendments are to recodify a reference to RCW 21.20.040 (2) to (3), due to 1998 statutory change. WAC 460-24A-050 provides for investment adviser and investment adviser representative examination and registration requirements. The rule requires amending because on January 1, 2000, a new Series 65 examination will go into effect which will require the applicant to demonstrate competency in relevant areas. Washington is basically adopting the NASAA (North American Securities Administrators Association) sample rule, except that applicants registered in another jurisdiction who apply for Washington registration would need to take the required examinations unless the other jurisdiction had an examination requirement as a condition of registration in that jurisdiction. Other differences from the sample rule include clarification of who may satisfy the examination requirements if the applicant is an entity (this is consistent with the present rule), and the proposed rule also addresses the problem of persons taking the Series 65 examination prior to January 1, 2000, without registering prior to that date. The registration requirements are also set forth in greater detail.

The WAC 460-24A-110 amendment is to recodify a reference to the 1998 session law to the RCW number assigned to it, RCW 21.20.020(3).

The WAC 460-24A-150 amendment is to update the rule to the current federal rule 205-3, which applies to state-registered advisers in any case.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposals do not have an economic impact on business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Financial Institutions is not a listed agency in section 201.

Hearing Location: Department of Financial Institutions, Executive Conference Room, 300 General Administration Building, 210 11th Avenue S.W., Olympia, WA 98504, on November 24, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Darlene Christiansen by November 19, 1999, TDD (360) 664-8126 or (360) 902-8760.

Submit Written Comments to: Nelda Shannon, P.O. Box 9033, Olympia, WA 98507-9033, fax (360) 704-6968, by November 23, 1999.

Date of Intended Adoption: November 29, 1999.

October 19, 1999

John L. Bley

Director

AMENDATORY SECTION [(Amending WSR 97-16-050, filed 7/31/97)]

WAC 460-24A-040 Use of certain terms. (1) For the purposes of RCW 21.20.040(((2)))**(3)**, 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.

(2) For the purposes of RCW 21.20.040((2))(3), 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;
- (f) Chartered financial consultant or its abbreviation ChFC; or
- (g) The abbreviation CFP.

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

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.

AMENDATORY SECTION [(Amending WSR 97-16-050, filed 7/31/97)]

WAC 460-24A-050 Investment adviser and investment adviser ((salesperson)) ((representative)) registration and examinations. (((1) In order for an applicant to become licensed in this state as an investment adviser the individual applicant, an officer of the applicant if the applicant is a corporation, or a general partner of the applicant if the applicant is a partnership, shall:

(a) Pass the uniform investment adviser law examination (series 65); or the uniform combined state law examination (series 66); and

(b)(i) Pass the NASD general securities principal examination (series 24); or

(ii) Hold one of the following designations:

- (A) Chartered investment counselor;
- (B) Chartered financial analyst;
- (C) Certified financial planner;
- (D) Chartered financial consultant;
- (E) Personal financial specialist;
- (F) Certified investment management analyst; and
- (e) File a completed Form ADV.)

(2) If the individual officer who takes the examination on behalf of a corporate applicant or the individual general partner who takes the examination on behalf of a partnership ceases to be an officer or general partner, then the investment adviser must notify the securities division of a substitute officer or general partner who has passed the examinations required in subsection (1) of this section within two months in order to maintain the investment adviser license.

(3) In order to become licensed in this state as an investment adviser salesperson (representative), an applicant shall:

(a) Pass the uniform investment adviser law examination (series 65); or the uniform combined state law examination (series 66); and

(b)(i) Pass the NASD general securities representative examination (series 7); or

(ii) Pass the general securities representative examination (series 2); or

(iii) Hold one of the following designations:

- (A) Chartered investment counselor;
- (B) Chartered financial analyst;
- (C) Certified financial planner;

- (D) Chartered financial consultant;
- (E) Personal financial specialist;
- (F) Certified investment management analyst; and
- (e) File a completed Form U-4.

(4) The administrator may waive the testing requirements in subsection (3) of this section for an investment adviser representative whose activities will be limited to supervising the firm's investment advisory activities in Washington, provided that the applicant has been employed for five years preceding the filing of the application in a supervisory capacity, or as a portfolio manager, by an investment adviser registered under the Investment Advisers Act of 1940 for at least five years and the investment adviser has been engaged in rendering "investment supervisory services" as defined in section 202 (a)(13) of the Investment Advisers Act of 1940.

(5) Any individual who has been retained or employed by an investment adviser to solicit clients or offer the services of the investment adviser or manage the accounts of said clients any time during the two years prior to application and who has previously passed the required examination in subsection (1) or (3) of this section or the Washington state investment advisers examination shall not be required to retake the examination(s) to be eligible to be relicensed as an investment adviser salesperson (representative) upon application.)

(1) Examination requirements. A person applying to be registered as an investment adviser or investment adviser representative under RCW 21.20.040 shall provide the director with proof that he or she has obtained a passing score on one of the following examinations:

(a) The Uniform Investment Adviser Law Examination (Series 65 examination); or

(b) The General Securities Representative Examination (Series 7 examination) and the Uniform Combined State Law Examination (Series 66 examination).

(2) Grandfathering. (a) Any individual who is registered as an investment adviser or investment adviser representative in any jurisdiction in the United States on the effective date of this amended rule shall not be required to satisfy the examination requirements for initial or continued registration, provided that the jurisdiction required an examination as a condition of registration, and further provided that the director may require additional examinations for any individual found to have violated the Securities Act of Washington, Chapter 21.20 RCW, or the Uniform Securities Act. (b) An individual who has not been registered in any jurisdiction for a period of two (2) years shall be required to comply with the examination requirements of subsection (1).

(3) Waivers. The examination requirements shall not apply to an individual who currently holds one of the following professional designations:

(a) Certified Financial Planner (CFP) issued by the Certified Financial Planner Board of Standards, Inc.;

(b) Chartered Financial Consultant (ChFC) awarded by The American College, Bryn Mawr, Pennsylvania;

(c) Personal Financial Specialist (PFS) administered by the American Institute of Certified Public Accountants;

(d) Chartered Financial Analyst (CFA) granted by the Association for Investment Management and Research;

(e) Chartered Investment Counselor (CIC) granted by the Investment Counsel Association of America; or

(f) Such other professional designation as the director may by order recognize.

(4) If the person applying for registration as an investment adviser is any entity other than a sole proprietor, an officer, general partner, managing member, or other equivalent person of authority in the entity may take the examination on behalf of the entity. If the person taking the examination ceases to be a person of authority in the entity, then the investment adviser must notify the director of a substitute person of authority who has passed the examinations required in subsection (1) of this section within two months in order to maintain the investment adviser license.

(5) A person applying for registration as an investment adviser or investment adviser representative who is not registered in any jurisdiction in the United States on the effective date of this amended rule, and who passed the Series 65 examination prior to January 1, 2000, must also provide proof that he or she has passed the Series 7 examination. For purposes of this subsection, applicants passing examinations prior to January 1, 1998 without becoming registered in any jurisdiction in the United States must comply with current examination requirements.

(6) Registration requirements. (a) A person applying to be registered as an investment adviser shall submit: (i) proof of complying with the examination or waiver requirements specified in subsections (1) through (5) above; (ii) a completed Form ADV; (iii) a financial statement demonstrating compliance with the requirements of WAC 460-24A-170, if necessary; (iv) the application fee specified in RCW 21.20.340; and (v) such other documents as the director may require. (b) A person applying to be registered as an investment adviser representative shall submit: (i) proof of complying with the examination or waiver requirements specified in subsections (1) through (5) above; (ii) a completed Form U-4; the application fee specified in RCW 21.20.340; and (iv) such other documents as the director may require.

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

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.

AMENDATORY SECTION [(Amending WSR 99-03-050, filed 1/15/99)]

WAC 460-24A-110 Agency cross transactions. (a) For purposes of this rule, "agency cross transaction for an advisory client" means a transaction in which a person acts as an investment adviser in relation to a transaction in which the investment adviser, or any person controlling, controlled by, or under common control with such investment adviser, including an investment adviser representative, acts as a broker-dealer for both the advisory client and another person on the other side of the transaction. When acting in such capacity such person is required to be registered as a broker-dealer in this state unless excluded from the definition.

(b) An investment effecting an agency cross transaction for an advisory client shall be in compliance with ((1998

Wash. Laws ch. 15, §2)) RCW 21.20.020(3) if the following conditions are met:

(1) The advisory client executes a written consent prospectively authorizing the investment adviser to effect agency cross transactions for such client;

(2) Before obtaining such written consent from the client, the investment adviser makes full written disclosure to the client that, with respect to agency cross transactions, the investment adviser will act as broker-dealer for, receive commissions from and have a potentially conflicting division of loyalties and responsibilities regarding both parties to the transactions;

(3) At or before the completion of each agency cross transaction, the investment adviser or any other person relying on this rule sends the client a written confirmation. The written confirmation shall include (A) a statement of the nature of the transaction, (B) the date the transaction took place (C) an offer to furnish, upon request, the time when the transaction took place and (D) the source and amount of any other remuneration the investment adviser received or will receive in connection with the transaction. In the case of a purchase, if the investment adviser was not participating in a distribution, or, in the case of a sale, if the investment adviser was not participating in a tender offer, the written confirmation may state whether the investment adviser has been receiving or will receive any other remuneration and that the investment adviser will furnish the source and amount of such remuneration to the client upon the client's written request;

(4) At least annually, and with or as part of any written statement or summary of the account from the investment adviser, the investment adviser or any other person relying on this rule sends each client a written disclosure statement identifying (A) the total number of agency cross transactions during the period for the client since the date of the last such statement or summary and (B) the total amount of all commissions or other remuneration the investment adviser received or will receive in connection with agency cross transactions for the client during the period;

(5) Each written disclosure and confirmation required by this rule must include a conspicuous statement that the client may revoke the written consent required under subsection (b)(1) of this rule at any time by providing written notice to the investment adviser;

(6) No agency cross transaction may be effected in which the same investment adviser recommended the transaction to both any seller and any purchaser.

(c) Nothing in this rule shall be construed to relieve an investment adviser or investment adviser representative from acting in the best interest of the client, including fulfilling his duty with respect to the best price and execution for the particular transaction for the client nor shall it relieve any investment adviser or investment adviser representative of any other disclosure obligations imposed by the Securities Act of Washington, chapter 21.20 RCW, and the rules and regulations thereunder.

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

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.

AMENDATORY SECTION [(Amending WSR 93-20-012, filed 9/23/93)]

WAC 460-24A-150 Performance compensation arrangements. An investment adviser may, without violating RCW 21.20.030(1), enter into a performance compensation arrangement with a customer that complies with Securities and Exchange Commission Rule 205-3, as made effective in Release No. IA-996 and as amended in Release No. IA-1731, under the Investment Advisers Act of 1940. Rule 205-3 is found in the CCH Federal Securities Law Reports published by Commerce Clearing House. Copies of the rule are also available at the office of the securities administrator.

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

WSR 99-21-074
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed October 20, 1999, 9:53 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 246-338-990 Fees, medical test site rules.

Purpose: The proposed changes adjust the licensing fees for medical test sites. The fee increase is needed to defray the cost of administering the medical test site licensure program, as mandated under RCW 70.42.090.

Statutory Authority for Adoption: RCW 70.42.090.

Statute Being Implemented: RCW 70.42.090.

Summary: Medical test site rules, WAC 246-338-990, fees will be increased by 3.32%, as allowed under I-601.

Reasons Supporting Proposal: RCW 70.42.090 requires the department to set fees at a sufficient level to defray the cost of administering the medical test site licensure program. Increased costs to the program includes salary increases and inflationary costs. The proposed fee increase will allow the program to operate at the current level of service, which is the minimum required to maintain exemption from federal regulation and assure the quality of clinical laboratory testing.

Name of Agency Personnel Responsible for Drafting and Implementation: Gail Neuenschwander, 1610 N.E. 150th Street, Seattle, 98155-9701, (206) 361-2805; and Enforcement: Gary Bennett, 2725 Harrison Avenue, Olympia, 98504-7852, (360) 705-6652.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The medical test site rule licenses all sites that perform clinical laboratory testing in the state. The state law was passed to take the place of federal regulation (CLIA). The

proposed fee increase will generate the necessary revenue to operate the medical test site program at its current level of service, which includes performing biennial inspections of sites and ongoing monitoring of proficiency testing. The current level of activity is necessary to assess and assure the quality of clinical laboratory testing in the state and to maintain exemption from federal regulation. The amount of the proposed 3.32% fee increase ranges from a low of \$3.00 for the lowest category of license to a high of \$192.00 for the highest category of license. All licenses are effective for a two-year period.

Proposal Changes the Following Existing Rules: The proposed amendment increases fees by 3.32% for a two-year license for all categories of licensed medical test sites.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal is exempt under RCW 34.05.310(4) and therefore does not require a small business economic impact statement.

RCW 34.05.328 does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995 do not apply to rules that set or adjust fees or rates pursuant to legislative standards (RCW 34.05.328 (5)(b)(vi)).

Hearing Location: Department of Health, Target Plaza, Training Room, 2725 Harrison Avenue N.W., Olympia, WA 98502, on November 23, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Theresa Phillips by November 9, 1999, TDD (800) 833-6388, or (360) 705-6652.

Submit Written Comments to: Theresa Phillips, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA 98504-7852, e-mail REGMAIL@doh.wa.gov, fax (360) 705-6654, by November 23, 1999.

Date of Intended Adoption: November 29, 1999.

October 19, 1999

Eric Slagle

for Mary Selecky

Secretary

AMENDATORY SECTION (Amending WSR 96-12-011, filed 5/24/96, effective 6/24/96)

WAC 246-338-990 Fees. (1) ~~((For the purpose of this section, the following words and phrases have the following meanings:~~

~~(a) "Accredited by organization" means a testing site is accredited, certified, or licensed by an organization meeting the requirements of WAC 246-338-040, Approval of accreditation bodies;~~

~~(b) "Limited testing" means a medical test site performing not more than seven hundred fifty licensed tests per year;~~

~~(c) "Low volume" means a medical test site performing greater than seven hundred fifty licensed tests per year, and not more than two thousand licensed tests per year;~~

~~(d) "Category A" means a medical test site performing greater than two thousand licensed tests per year, not more than ten thousand licensed tests per year and three or less specialties;~~

~~(e) "Category B" means a medical test site performing greater than two thousand licensed tests per year, not more~~

than ten thousand licensed tests per year and at least four specialties;

(f) "Category C" means a medical test site performing greater than ten thousand licensed tests per year, not more than twenty five thousand licensed tests per year and three or less specialties;

(g) "Category D" means a medical test site performing greater than ten thousand licensed tests per year, not more than twenty five thousand licensed tests per year and four or more specialties;

(h) "Category E" means a medical test site performing greater than twenty five thousand, but not more than fifty thousand licensed tests per year;

(i) "Category F" means a medical test site performing greater than fifty thousand, but not more than seventy five thousand licensed tests per year;

(j) "Category G" means a medical test site performing greater than seventy five thousand, but not more than one hundred thousand licensed tests per year;

(k) "Category H" means a medical test site performing greater than one hundred thousand, but not more than five hundred thousand licensed tests per year;

(l) "Category I" means a medical test site performing greater than five hundred thousand, but not more than one million licensed tests per year;

(m) "Category J" means a medical test site performing more than one million licensed tests per year;

(n) "Direct staff time" means all state employees' work time, including travel time and expenses involved in functions associated with medical test site licensure or complaint investigation including:

(i) On site follow up visit; and

(ii) Telephone contacts and staff or management conferences in response to a deficiency statement or complaint.

(2)) The department ((shall)) will assess and collect biennial fees for medical test sites as follows:

(a) Charge fees, based on the requirements authorized under RCW 70.42.090 and this section;

(b) Assess additional fees when a medical test site adds licensed tests that result in a change of category; and

(c) Determine fees according to criteria ((below--)) described in Table 990-1.

((Certificate of waiver	\$105 per biennium;
Provider-performed	
microscopic procedures	158 per biennium;
Limited testing	526 per biennium;
Low volume	1051 per biennium;
Category A	1577 per biennium;
Category B	1892 per biennium;
Category C	2208 per biennium;
Category D	2628 per biennium;
Category E	3154 per biennium;
Category F	3680 per biennium;
Category G	4310 per biennium;
Category H	4941 per biennium;
Category I	5257 per biennium;
Category J	5782 per biennium;
Accredited by organization	315 per biennium;

Follow up survey for deficiencies	direct staff time;
Complaint investigation	direct staff time.

(3) The department shall exclude from fee charges the women, infant, and children (WIC) programs performing only hematoerit testing or hemoglobin testing as listed in WAC 246-338-030 (11)(f) or (i) for food distribution purposes and the Washington state migrant council performing only hematoerit testing or hemoglobin testing as listed in WAC 246-338-030 (11)(f) or (i) for nutritional evaluation.)

Table 990-1 License Categories and Fees

<u>Category of License</u>	<u>Number of Tests/Year</u>	<u>Biennial Fee</u>
Certificate of Waiver	N/A	\$ 108
PPMP	N/A	\$ 163
Accredited	N/A	\$ 325
Limited Testing	1-750 tests	\$ 543
Low Volume	751-2,000 tests	\$1,086
Category A	2,001-10,000 tests, 1-3 specialties	\$1,629
Category B	2,001-10,000 tests, 4 or more specialties	\$1,955
Category C	10,001-25,000 tests, 1-3 specialties	\$2,281
Category D	10,001-25,000 tests, 4 or more specialties	\$2,715
Category E	25,001-50,000 tests	\$3,259
Category F	50,001-75,000 tests	\$3,802
Category G	75,001-100,000 tests	\$4,453
Category H	100,001-500,000 tests	\$5,105
Category I	500,001-1,000,000 tests	\$5,432
Category J	> 1,000,000 tests	\$5,974
Follow-up survey for deficiencies		Direct staff time
Complaint investigation		Direct staff time

(2) The following programs are excluded from fee charges when performing only waived hematocrit or hemoglobin testing for nutritional evaluation and food distribution purposes:

- (a) Women, infant and children programs (WIC); and
- (b) Washington state migrant council.

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WSR 99-21-075
PROPOSED RULES
DEPARTMENT OF HEALTH
 [Filed October 20, 1999, 9:58 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 98-11-063.

Title of Rule: WAC 246-358-990 Temporary worker housing fees.

Purpose: Establish new licensing and on-site survey fees for temporary worker housing.

Statutory Authority for Adoption: RCW 43.70.340.

Statute Being Implemented: RCW 43.70.340.

Summary: The amended language establishes new licensing on-site survey fees for temporary worker housing.

Reasons Supporting Proposal: Legislation passed in 1998, RCW 43.70.340, repealed fees set in statute and directs the department to develop new fees.

Name of Agency Personnel Responsible for Drafting: Natalie Gonzalez, Olympia, Washington, (360) 705-6655; Implementation: Maria Gardipee, Olympia, Washington, (360) 705-6625; and Enforcement: Gary Bennett, Olympia, Washington, (360) 705-6652.

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: The amendments will establish licensing and on-site inspection fees for temporary worker housing. These fees are directed to be established by statute to support the regulation of the temporary worker housing program.

Proposal Changes the Following Existing Rules: Licensing fees are changed from two categories of fees six or less, and over six, to five new categories. License fees are also separated out from on-site survey fees. Those facilities not requiring an on-site inspection will not have to pay the on-site survey fee.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal is exempt under RCW 34.05.310(4) and therefore does not require a small business economic impact statement. The legislature did require the department to conduct a fee study. The fees established by this study mitigate costs for smaller facilities.

RCW 34.05.328 does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995 do not apply to rules that set or adjust fees or rates pursuant to legislative standards (RCW 34.05.328 (5)(b)(vi)).

Hearing Location: DIS Interactive Technologies: Lacey Site, 710 Sleater-Kinney Road S.E., Suite Q, Lacey, WA 98503; or Yakima Location, c/o Department of Ecology, Yesterday's Village, 15 West Yakima Avenue, Yakima, WA 98902; on November 29, 1999, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jennell Prentice by November 15, 1999, TDD (800) 833-6388, or (360) 705-6652.

Submit Written Comments to: Jennell Prentice, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA

98504-7852, e-mail REGMAIL@doh.wa.gov, fax (360) 705-6654, by November 29, 1999.

Date of Intended Adoption: November 30, 1999.

October 15, 1999

M. C. Selecky

Secretary

AMENDATORY SECTION (Amending Order 324, filed 1/12/93, effective 2/12/93)

WAC 246-358-990 ((~~Operating license~~)) Fees. (1) ((An operator shall pay the following annual fee as established by RCW 43.70.340(2):

(a) Fifty dollars for housing with six or less units; or
 (b) Seventy-five dollars for housing with more than six units:

(2) ~~An operator shall submit the fee to the department with the annual application for an operating license.~~

(3) ~~An operator may request a refund if housing has not been occupied and inspected.~~

(4) ~~An operator regulated by a contracted health officer is exempt from subsections (2) and (3) of this section.)~~
License fees. An operator must submit to the department a license fee of twenty-five dollars and an on-site survey fee as specified in Table 990.

Note: A separate on-site survey fee will be charged for each housing site owned or managed by an operator which is more than thirty minutes or twenty-five miles apart.

(2) Self-survey program fee. An operator who meets the self-survey program requirements of WAC 246-358-027 must pay:

(a) An annual licensing fee, according to Table 990; and
 (b) An on-site survey fee every third year.

(3) Follow-up surveys. An operator will be charged an additional on-site survey fee for any follow-up surveys, when the department determines additional on-site surveys are necessary to confirm compliance with this chapter.

(4) Complaint investigation fees. An operator will be charged for each on-site survey conducted by the department when a complaint investigation results in the complaint being found valid. This fee will be charged according to Table 990 for on-site survey.

(5) Water test fees. An operator who cannot provide written proof that the water system serving the camp is in compliance with WAC 246-361-055 at the time of survey will be:

(a) Directly billed for each required water sample collected by department staff;

(b) Cited for noncompliance with WAC 246-361-055; and

(c) If substantiated, cited for operating an unlicensed camp.

(6) Late fees. An operator who does not submit the fee and application as required by WAC 246-358-025, Licensing, will be charged a late fee of one-half the cost of the license fee. If the license fee and the application are not received by the time of the preoccupancy survey, an additional late fee of one-half the cost of the license fee will be charged. If the fee and application are not received within ten

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days of the preoccupancy survey the TWH may be considered unlicensed and subject to fines according to WAC 246-358-900.

(7) Refunds. The license and on-site survey fee may be refunded when the operator submits:

- (a) A written request to the department; and
- (b) Provides documentation that the housing was not occupied during the license period.

Table 990

Number of Units or Occupants Whichever is Greater	On-Site Survey Fee (Includes: Initial, Annual Licensing, Follow-Up, and Complaint Investigation Surveys)	License Fee	Total Fee Survey +License
0 to 4 units or 9 occupants	\$45.00	\$25.00	\$70.00
5 to 10 units or 10 to 50 occupants	\$70.00	\$25.00	\$95.00
11 to 20 units or 51 to 100 occupants	\$120.00	\$25.00	\$145.00
21 to 50 units or 101 to 150 occupants	\$150.00	\$25.00	\$175.00
over 50 units or for every 50 occupants over 150	\$175.00	\$25.00	\$200.00

Note: The on-site survey fee includes two surveys per year (one preoccupancy and one occupancy).

WSR 99-21-077
PROPOSED RULES
GAMBLING COMMISSION
 [Filed October 20, 1999, 10:07 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-19-053 with a published date of October 6, 1999.

Title of Rule: WAC 230-04-202 Fees—Bona fide charitable/nonprofit organizations, 230-04-203 Fees—Commercial stimulant and other business organizations, and 230-04-204 Fees—Individuals.

Purpose: Increase license fees per Initiative 601. Rule changes would also require licensure of dealer schools and their instructors, and of businesses that assemble and supply components to licensed manufacturers.

Statutory Authority for Adoption: RCW 9.46.070.

Summary: License fees are increased for different types of licenses held by commercial establishments, nonprofit organizations and individuals.

Reasons Supporting Proposal: Licensing fees need to be adjusted to reflect cost of regulating charitable/nonprofits, commercial establishments, and individuals.

Name of Agency Personnel Responsible for Drafting: Susan Arland, Lacey, (360) 438-7654 ext. 374; Implementation: Ben Bishop, Lacey, (360) 438-7640; and Enforcement: Sherri Winslow, Lacey, (360) 438-7654 ext. 301.

Name of Proponent: Staff, governmental.

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Proposal is exempt under RCW 19.85.025(2), therefore, a small business economic impact statement is not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This agency does not choose to make section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Port Ludlow Conference Center, 200 Olympic Place, Port Ludlow, WA 98365, (360) 437-2222, on November 30, 1999, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Shirley Corbett by November 22, 1999, TDD (360) 438-7638, or (360) 438-7654 ext. 302.

Submit Written Comments to: Susan Arland, Mailstop 42400, Olympia, Washington 98504-2400, fax (360) 438-8652, by November 22, 1999.

Date of Intended Adoption: November 30, 1999.

October 20, 1999
 Susan Arland
 Rules Coordinator

AMENDATORY SECTION (Amending Order 366, filed 10/9/98, effective 11/9/98)

WAC 230-04-202 Fees—Bona fide charitable/nonprofit organizations. Bona fide charitable and nonprofit organizations shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
I. AMUSEMENT GAMES	(Fee based on annual gross gambling receipts)	
* Class A	Premises only	\$ ((52)) 53
Class B	Up to \$ 10,000	\$ ((52)) 53
Class C	Up to \$ 25,000	\$ ((276)) 285

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Class D	Up to \$ 50,000	\$ ((443)) 457
Class E	Over \$ 50,000	\$ ((772)) 797

* Allows a charitable or nonprofit organization to enter into a contract with Class "B" or above commercial amusement game licensee to locate and operate amusement games on their premises.

2. BINGO GROUP

		(Fee based on annual gross gambling receipts)		VARIANCE *
Class A	Up to \$ 15,000	\$ 1,000	\$ ((52)) 53	
Class B	Up to \$ 50,000	\$ 1,000	\$ ((+64)) 166	
Class C	Up to \$ 100,000	\$ 2,000	\$ ((329)) 339	
Class D	Up to \$ 250,000	\$ 4,000	\$ ((886)) 915	
Class E	Up to \$ 500,000	\$ 8,000	\$ ((+492)) 1,541	
Class F	Up to \$ 1,000,000	\$ 15,000	\$ ((2,996)) 3,095	
Class G	Up to \$ 1,500,000	\$ 23,000	\$ ((4,324)) 4,467	
Class H	Up to \$ 2,000,000	\$ 30,000	\$ ((5,776)) 5,967	
Class I	Up to \$ 2,500,000	\$ 38,000	\$ ((7,216)) 7,455	
Class J	Up to \$ 3,000,000	\$ 45,000	\$ ((8,658)) 8,945	
Class K	Up to \$ 3,500,000	\$ 53,000	\$ ((9,712)) 10,034	
Class L	Up to \$ 4,000,000	\$ 60,000	\$ ((+1,102)) 11,470	
Class M and above	Over \$ 4,000,000	Not applicable	\$ ((+2,492)) 12,906	

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

3. CARD GAMES

Class A	General (Fee to play charged)	\$ ((553)) 571
Class B	Limited card games - hearts, rummy, mahjonn, pitch, pinochle, and cribbage (Fee to play charged)	\$ ((+64)) 166
Class C	Tournament only - no more than ten consecutive days per tournament	\$ ((52)) 53
Class D	General (No fee to play charged)	\$ ((52)) 53

4. FUND-RAISING EVENT

Class A	One event - not more than 24 consecutive hours	\$ ((329)) 339
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4. FUND-RAISING EVENT

Class B	One event - not more than 72 consecutive hours	\$ ((553)) 571
Class C	Additional participant in joint event (not lead organization)	\$ ((+64)) 166
Class D	Fund-Raising Event Equipment Distributor - rents or leases, equipment for fund-raising event or recreational gaming activity for no more than ten times per year*	\$ ((219)) 226
Class E	Fund-Raising Event Equipment Distributor - rents or leases equipment for fund-raising event or recreational gaming activity more than ten times per year.	\$ ((553)) 571

* Charitable and nonprofit organizations licensed to conduct fund-raising events may rent their equipment up to four occasions during the term of the license without getting licensed as a distributor.

5. PUNCH BOARDS/PULL-TABS

		(Fee based on annual gross gambling receipts)		VARIANCE*
Class A	Up to \$ 50,000	\$ 5,000	\$ ((527)) 544	
Class B	Up to \$ 100,000	\$ 5,000	\$ ((940)) 971	
Class C	Up to \$ 200,000	\$ 10,000	\$ ((+774)) 1,832	
Class D	Up to \$ 300,000	\$ 10,000	\$ ((2,578)) 2,663	
Class E	Up to \$ 400,000	\$ 10,000	\$ ((3,330)) 3,440	
Class F	Up to \$ 500,000	\$ 10,000	\$ ((4,020)) 4,153	
Class G	Up to \$ 600,000	\$ 10,000	\$ ((4,658)) 4,812	
Class H	Up to \$ 700,000	\$ 10,000	\$ ((5,242)) 5,416	
Class I	Up to \$ 800,000	\$ 10,000	\$ ((5,776)) 5,967	
Class J	Up to \$ 1,000,000	\$ 20,000	\$ ((6,548)) 6,765	
Class K	Up to \$ 1,250,000	\$ 25,000	\$ ((7,268)) 7,509	
Class L	Up to \$ 1,500,000	\$ 25,000	\$ ((7,938)) 8,201	
Class M	Up to \$ 1,750,000	\$ 25,000	\$ ((8,490)) 8,771	
Class N	Up to \$ 2,000,000	\$ 25,000	\$ ((8,992)) 9,290	
Class O	Over \$ 2,000,000	Non-applicable	\$ ((9,880)) 10,208	

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be

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required to upgrade to the higher license class upon renewal.

6. RAFFLES

(Fee based on annual gross gambling receipts)

Class A	Up to \$ 5,000	\$ ((52))	53
Class B	Up to \$ 10,000	\$ ((161))	166
Class C	Up to \$ 25,000	\$ ((329))	339
Class D	Up to \$ 50,000	\$ ((553))	571
Class E	Up to \$ 75,000	\$ ((886))	915
Class F	Over \$ 75,000	\$ ((1,326))	1,370

7. COMBINATION LICENSE

CLASS A	Allows gross gambling receipts of up to \$25,000 from bingo, \$7,500 from raffles, and \$7,500 from amusement games, not to exceed \$30,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$ ((400))	103
CLASS B	Allows gross gambling receipts of up to \$60,000 from bingo, \$15,000 from raffles, and \$15,000 from amusement games, not to exceed \$75,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$ ((260))	268
CLASS C	Allows gross gambling receipts of up to \$125,000 from bingo, \$30,000 from raffles, and \$30,000 from amusement games, not to exceed \$150,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$ ((600))	619

8. SEPARATE PREMISES

BINGO	Per occasion (see WAC 230-04-300)	\$	26
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9. PERMITS

AGRICULTURAL FAIR-BINGO	(See WAC 230-04-191)	\$	26
RECREATIONAL GAMING ACTIVITY (RGA)	(See WAC 230-25-330 and 230-02-505)	\$ ((52))	53

10. CHANGES

NAME	(See WAC 230-04-310)	\$	26
LOCATION	(See WAC 230-04-320)	\$	26
FRE	(Date or time) (See WAC 230-04-325)	\$	26
LICENSE CLASS	(See WAC 230-04-260)	\$	26
DUPLICATE	(See WAC 230-04-290)	\$	26
LICENSE			

11. SPECIAL FEES

INVESTIGATION	(See WAC 230-04-240)	As required
REPLACEMENT	(See WAC 230-08-017)	\$ 26
IDENTIFICATION STAMPS		
EXCEEDING LICENSE CLASS	(See WAC 230-04-260)	As required
REVIEW, INSPECTION AND/OR EVALUATION OF EQUIPMENT, PARAPHERNALIA, SERVICES, OR SCHEMES	(See WAC 230-12-315)	As required

12. SIX-MONTH PAYMENT PLAN (See WAC 230-04-190) \$ 26

AMENDATORY SECTION (Amending Order 366, filed 10/9/98, effective 11/9/98)

WAC 230-04-203 Fees—Commercial stimulant and other business organizations. All persons seeking to operate gambling activities at business locations shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
1. CARD GAMES		
Class B	Up to five tables of limited card games - hearts, rummy, pitch, pinochle, ((mahjongg)) and/or cribbage (Fee to play charged)	\$ ((161)) 166
Class C	Tournament only, no more than ten consecutive days per tournament.	\$ ((161))
C-5	Up to five tables	\$ 166
C-10	Up to ten tables	\$ 300
C-15	Up to fifteen tables	\$ 500

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LICENSE TYPE	DEFINITION	FEE
Class D	General - Up to five tables (No fee to play charged)	\$ ((52)) <u>53</u>
Class E	*General (Fee to play charged)	
E-1	One table only	\$ ((386)) <u>398</u>
E-2	Up to two tables	\$ ((663)) <u>685</u>
E-3	Up to three tables	\$ ((1,106)) <u>1,142</u>
E-4	Up to four tables	\$ ((2,214)) <u>2,287</u>
E-5	Up to five tables	\$ ((3,330)) <u>3,440</u>

Additional tables up to a maximum of fifteen may be authorized for an additional per table fee of \$1000.

*In addition to the above initial license fee, the commission will assess all applicants/licensees the actual costs that exceed the license fee for conducting the initial investigation and inspection, any follow-up reviews or investigations involved in the approval of activities and schemes.

Class F	<u>Enhanced cardroom activities - Includes alternative fee collections (per hand; pot rake), use of player-supported jackpot schemes and increased betting limits.</u>	
	<u>*Annual license fee</u>	<u>\$1,500</u>
	<u>Per table fee (up to fifteen tables)</u>	<u>\$750</u>

*In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification.

2. CARD GAMES - HOUSE-BANKED

All tables within a card room operating any house-banked card game shall be licensed under this license class.

<u>*Annual license fee</u>	<u>\$6,000</u>
<u>Per table fee (up to fifteen tables)</u>	<u>\$1,500</u>

*The commission will assess all applicants the actual costs for conducting the initial license investigation and premises inspection. Any post licensing follow-up reviews, inspections, internal control evaluations or subsequent phases of operation shall also be charged additional fees. Licensees will be evaluated and charged for these additional authorizations/phases on an individual case by case basis.

(2-) 3. COMMERCIAL AMUSEMENT GAMES

LICENSE TYPE	DEFINITION	FEE
* Class A	Premises only	** \$ ((276/\$ 126)) <u>285/\$ 130</u>
Class B	Up to \$ 50,000	\$ ((386)) <u>398</u>
Class C	Up to \$ 100,000	\$ ((992)) <u>1,024</u>

LICENSE TYPE	DEFINITION	FEE
Class D	Up to \$ 250,000	\$ ((2,214)) <u>2,287</u>
Class E	Up to \$ 500,000	\$ ((3,884)) <u>4,012</u>
Class F	Up to \$ 1,000,000	\$ ((6,662)) <u>6,883</u>
Class G	Over \$ 1,000,000	\$ ((8,334)) <u>8,610</u>

* Allows a business that is qualified under WAC 230-04-138 (1)(f), (g), (h), (i), or (j) to enter into a contract with a class "B" or above commercial amusement game licensee to locate and operate amusement games upon their premises.

** Provides for a fee reduction of \$150 when: Renewing an annual license; applying for an additional license(s) at the same premises; and/or applying for multiple licenses at the same premises.

(3-) 4. PUNCH BOARDS/ PULL-TABS	(Fee based on annual gross gambling receipts)	VARIANCE*
Class A	Up to 50, \$ 000	\$ ((527)) <u>544</u>
Class B	Up to 100, \$.00	\$ ((949)) <u>971</u>
Class C	Up to 200, \$.00	\$ ((1,774)) <u>1,832</u>
Class D	Up to 300, \$.00	\$ ((2,578)) <u>2,663</u>
Class E	Up to 400, \$.00	\$ ((3,330)) <u>3,440</u>
Class F	Up to 500, \$.00	\$ ((4,020)) <u>4,153</u>
Class G	Up to 600, \$.00	\$ ((4,658)) <u>4,812</u>
Class H	Up to 700, \$.00	\$ ((5,242)) <u>5,416</u>
Class I	Up to 800, \$.00	\$ ((5,776)) <u>5,967</u>
Class J	Up to 1,000, \$ 00,	\$ ((6,548)) <u>6,765</u>
Class K	Up to 1,200, \$ 50,	\$ ((7,268)) <u>7,509</u>
Class L	Up to 1,500, \$ 00,	\$ ((7,938)) <u>8,201</u>
Class M	Up to 1,700, \$ 50,	\$ ((8,490)) <u>8,771</u>

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LICENSE TYPE	DEFINITION	FEE
Class N	Up to 2,000	\$25,000
	\$ 00,000	\$ ((8,992)) 9,290
Class O	Over \$ 2,000,000	Nonapplicable
		\$ ((9,880)) 10,208

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

5. PUNCH BOARD AND PULL-TAB SERVICE BUSINESS

(See WAC 230-04-133)	\$ 206
*Initial application fee	
Additional associate	\$ 129
Renewal	\$ 51
*Includes up to two associates.	

6. ((4-)) DISTRIBUTOR

(Fee based on annual gross sales of gambling related supplies and equipment)

(a) Class A	Nonpunch board/pull-tab only	\$ ((553)) 571
Class B	Up to \$ 250,000	\$ ((1,106)) 1,142
Class C	Up to \$ 500,000	\$ ((1,660)) 1,715
Class D	Up to \$ 1,000,000	\$ ((2,214)) 2,287
Class E	Up to \$ 2,500,000	\$ ((2,882)) 2,977
Class F	Over \$ 2,500,000	\$ ((3,550)) 3,667

In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification.

(b) FUND-RAISING EVENT EQUIPMENT DISTRIBUTOR

Class A	Rents or leases equipment for fund-raising event or recreational gaming activity up to 10 times per year.	\$ ((219)) 226
Class B	Rents or leases equipment for fund-raising event or recreational gaming activity more than 10 times per year.	\$ ((553)) 571

7. GAMBLING SERVICE SUPPLIER

(See WAC 230-04-119) \$ 594

In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification.

An annual fee of \$129 shall be charged for each new contract initiated by the gambling service supplier.

8. LINKED BINGO PRIZE PROVIDER

(See WAC 230-04-126) \$ 3,815

LICENSE TYPE	DEFINITION	FEE
((5-)) MANUFACTURER	(Fee based on annual gross sales of gambling related supplies and equipment)	
9.		
Class A	((Machines)) Pull-tab dispensing devices only	\$ ((553)) 571
Class B	Up to \$ 250,000	\$ ((1,106)) 1,142
Class C	Up to \$ 500,000	\$ ((1,660)) 1,715
Class D	Up to \$ 1,000,000	\$ ((2,214)) 2,287
Class E	Up to \$ 2,500,000	\$ ((2,882)) 2,977
Class F	Over \$ 2,500,000	\$ ((3,550)) 3,667

In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification, quality control inspection for additional activities or product lines, compliance suitability evaluations, and renewal of licenses when travel cost is incurred to complete the investigation.

10. ((6-)) PERMITS

AGRICULTURAL FAIR/ SPECIAL PROPERTY BINGO		
Class A	One location and event only (See WAC 230-04-191)	\$ 26
Class B	Annual permit for specified different events and locations (See WAC 230-04-193)	\$ ((164)) 166
RECREATIONAL GAMING ACTIVITY (RGA)	(See WAC 230-02-505 and 230-25-330)	\$ ((52)) 53

11. ((7-)) CHANGES

NAME	(See WAC 230-04-310)	\$ 26
LOCATION	(See WAC 230-04-320)	\$ 26
BUSINESS	(Same owners)	\$ ((52)) 53
CLASSIFICATION	(See WAC 230-04-340)	
LICENSE CLASS	(See WAC 230-04-260) New class fee, less previous fee paid, plus	\$ 26
DUPLICATE LICENSE	(See WAC 230-04-290)	\$ 26
OWNERSHIP OF STOCK	(See WAC 230-04-340)	\$ ((52)) 53

LICENSE TYPE	DEFINITION	FEE
LICENSE TRANSFERS	(See WAC 230-04-125, 230-04-340, and 230-04-350)	\$ ((52)) 53
(8-) SPECIAL FEES		
12. INVESTIGATION	(See WAC 230-04-240)	As required
IDENTIFICATION AND INSPECTION SERVICES STAMPS	(See WAC 230-08-017)	As required
QUALITY CONTROL INSPECTION FEES	(See WAC 230-30-030)	As required
REPLACEMENT OF IDENTIFICATION STAMPS	(See WAC 230-30-017)	\$ 26
EXCEEDING LICENSE CLASS	(See WAC 230-04-260)	As required
REVIEW, INSPECTION AND/OR EVALUATION OF EQUIPMENT, PARAPHERNALIA, SERVICES, OR SCHEMES	(See WAC 230-12-315)	As required
SPECIAL SALES PERMITS	(See WAC 230-04-115)	As required
(9-) SIX-MONTH	(See WAC 230-04-190)	\$ 26
13. PAYMENT PLAN		

AMENDATORY SECTION (Amending Order 366, filed 10/9/98, effective 11/9/98)

WAC 230-04-204 Fees—Individuals. Individuals shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
1. CHARITABLE OR NON-PROFIT GAMBLING MANAGER	Original	\$((+6+)) 166
	Renewal	\$((78)) 80
	Change of Employer	\$((78)) 80
2. LINKED BINGO PRIZE PROVIDER REPRESENTATIVE	Original	\$226
	Renewal	\$139
(2-) COMMERCIAL GAM-		\$((+6+))
3. BLING MANAGER	Original	166

	Renewal	\$((78)) 80
	Change of Employer	\$((78)) 80
(3-) DISTRIBUTOR'S OR GAM-		
4. BLING SERVICES SUPPLIER REPRESENTATIVE	Original	\$((249)) 226
	Renewal	\$((+35)) 139
(4-) MANUFACTURER'S REP-		\$((249))
5. RESENTATIVE	Original	226
	Renewal	\$((+35)) 139
(5-) PUBLIC CARD ROOM	CLASS A - ((NONKEY EMPLOYEES))	
6. EMPLOYEE	Performs duties as defined in WAC 230-02-415 in a class E card room.	
	Original	\$((+6+)) 166
	Renewal	\$((78)) 80
	CLASS B - ((KEY EMPLOYEES* AS DEFINED IN WAC 230-02-425*))	
	Performs duties as defined in WAC 230-02-415 in enhanced and house-banked card rooms.	
	Original, in-state	\$((247)) 224
	Original, out-of-state	\$((27+)) 279
	Renewal	\$((+35)) 139
(6) SUPPORTS CARD ROOMS HAVING SPECIAL APPROVED ACTIVITIES AS SPECIFIED IN WAC 230-04-203(+))	Transfer/Additional Employee/Conversion/ Emergency Waiver Request	\$55

(6-) OTHER FEES

7. CHANGE OF NAME	(See WAC 230-04-310)	\$26
DUPLICATE LICENSE ((REPLACEMENT))	(See WAC 230-04-290)	\$26
OUT-OF-STATE RECORDS INQUIRY	(See WAC 230-04-240)	As required

AMENDATORY SECTION (Amending Order 362, filed 9/23/98, effective 1/1/99)

WAC 230-04-133 Punch board and pull-tab service business—Registration required—Procedures—Restrictions. It is in the public's interest to closely control gambling devices and records relating to the operation of a gambling activity. The commission must identify all individuals and businesses that have control over gambling devices, including punch boards and pull-tabs, and all records relating to the

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operation of gambling activities. Businesses that provide punch board and pull-tab record services, as defined by WAC 230-02-208, shall register with the commission and receive a permit prior to providing services to a licensee. The following procedures and restrictions apply to punch board and pull-tab service businesses:

(1) Each business seeking to register as a punch board and pull-tab service business shall submit a permit application on a form provided by the commission. Such application shall be complete in every respect, accompanied by proper fees, and signed by the applicant. The application shall include at least the following:

(a) A complete description of the services provided; and
(b) Personal and criminal history forms for all individuals involved in providing services.

~~((2))~~ Permit fees as follows:

~~(a) Initial application for a business (includes up to two associates) = \$200;~~

~~Note: When the business includes three or more individuals that are directly involved in providing record services, all additional individuals must register as associates to the business. Personnel that perform duties that are not directly involved in preparing records, such as security, pick-up and delivery, or general office duties, are not required to register.~~

~~(b) Initial application — For each additional associate = \$125; and~~

~~(c) Annual renewal — Business and associates = \$50.~~

~~(3))~~ (2) The permit shall be valid for a period not to exceed one year from the date approved.

~~((4))~~ (3) Any changes in information provided with the application must be submitted to the commission within thirty days of change.

~~((5))~~ (4) The permit becomes void and the business must apply for a gambling service supplier license to continue providing services if any of the conditions listed below occur:

(a) The nature of the business being provided changes to include services defined in WAC 230-02-205(1); or

(b) The combined total gross billings from providing services exceeds twenty thousand dollars during the permit period.

~~((6))~~ (5) The permit may be revoked by the director at any time for the following reasons:

(a) Reasons set forth in WAC 230-04-400 or RCW 9.46.075; or

(b) The permit holder has acted with gross negligence or intentionally misstated or manipulated a licensee's records or punch board/pull-tab games; or

(c) Failure to produce an operator's record or copies thereof, or punch board or pull-tab games when requested by a commission agent.

~~((7))~~ (6) Immediately upon request, a punch board and pull-tab service business shall provide the commission or any of its representatives a complete list of customers and the location where records of each are maintained.

~~((8))~~ (7) If a punch board and pull-tab service business or associate of such business has any interest in a licensed manufacturer or distributor, they shall inform the commission, any operator to which they provide services, and the manufacturer or distributor of the relationship. The director

may restrict the manufacturer or distributor from selling punch boards or pull-tabs to such operator.

~~((9))~~ (8) Punch board and pull-tab service business permit holders shall follow the records requirements of WAC 230-08-026 (1)(a), (c), (d), (2), and (3). In addition, such businesses shall be familiar with minimum recordkeeping requirements and availability of records for services they provide, including but not limited to WAC 230-08-010, 230-12-010 and 230-30-072.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 230-04-206	Fees—Linked bingo prize providers and linked bingo prize provider representatives.
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REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 230-04-198	Reduction of license fees.
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WSR 99-21-096

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed October 20, 1999, 11:06 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-13-139.

Title of Rule: WAC 308-91-010, 308-91-030, 308-91-040, 308-91-050, 308-91-060, 308-91-080, 308-91-095, 308-91-120, 308-91-130, 308-91-170, 308-91-171, and 308-91-172.

Purpose: 1. To meet the criteria set forth in Governor Locke's Executive Order 97-02.

2. To clarify rules and help make them more comprehensible.

Statutory Authority for Adoption: RCW 46.87.010.

Summary: Repealing WAC 308-91-010 Proration and reciprocity agreements and 308-91-170 Washington fee/tax receipt; amending WAC 308-91-030 Definitions, 308-91-040 General provisions, 308-91-050 Applications for proportional registration, 308-91-060 Reporting—Actual and estimated mileage and prorate percentage, 308-91-080 Temporary authorization permits (taps), 308-91-095 Trip leasing, 308-91-120 Federal heavy vehicle use tax, 308-91-130 Hunter's permit, and 308-91-140 Vehicle transaction fee; and new sections WAC 308-91-171 Mitigation of fees, penalties and/or interest and 308-91-172 Appeals.

Reasons Supporting Proposal: Meet criteria supporting Governor Locke's Executive Order 97-02.

Name of Agency Personnel Responsible for Drafting: Thao Pham-Manikhoth, 2424 Bristol Court S.W., (360) 664-

1844; Implementation and Enforcement: Dora Duval, 2424 Bristol Court S.W., (360) 664-1841.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The anticipated effects will be a clarification of the above-mentioned requirements.

Proposal Changes the Following Existing Rules: Clarify sections needed and repeal those no longer required.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required pursuant to RCW 19.85.030 (1)(a). The proposed rule making does not impose more than a minor cost on businesses in an industry.

RCW 34.05.328 does not apply to this rule adoption. The contents of the proposed rules are explicitly and specifically dictated by statute.

Hearing Location: Highways-Licenses Building, Conference Room 107, 1125 Washington Street S.E., Olympia, WA 98507, on November 23, 1999, at 10:30 a.m.

Assistance for Persons with Disabilities: Contact Mark Roberts by November 19, 1999, TDD (360) 664-8885, or (360) 902-3759.

Submit Written Comments to: Mark C. Roberts, Rules Coordinator, Prorate and Fuel Tax Services, P.O. Box 2957, Olympia, WA 98507-2957, fax (360) 664-0831, by November 17, 1999.

Date of Intended Adoption: December 20, 1999.

October 19, 1999

Jeff Beach

for Thao Pham-Mankihoth

Acting Administrator

Prorate and Fuel Tax Services

AMENDATORY SECTION (Amending WSR 94-13-012, filed 6/2/94, effective 7/3/94)

WAC 308-91-030 Definitions. The definitions set forth below, and in chapters 46.04, 46.85, and 46.87 RCW, apply throughout this chapter.

For the purpose of this code, the terms "apportioned," "proration," "prorate," "International Registration Plan (IRP)," and "proportional registration" are synonymous.

(1) "Backing plate" means a license plate which is designed for displaying validation decals, stickers or tabs issued by jurisdictions of the compact in which the vehicle displaying the plate is proportionally registered.

(2) "Base jurisdiction," (~~under provisions of the compact~~) means the jurisdiction in which the owner has "properly registered" vehicle(s) of a fleet as defined in RCW 46.87.020(14).

(3) (~~"Base plate" means the vehicle license plate assigned to a vehicle by the base jurisdiction. Under the provisions of the IRP, this would be an "apportioned plate."~~)

(4)) "Bus" (BS) means every motor vehicle designed for carrying more than five passengers and the driver and used primarily for the transportation of people.

~~((5))~~ (4) "Combination of vehicles" means a power unit used in combination with trailer(s), semitrailer(s) and/or converter gear.

~~((6)) "Compact" means the uniform vehicle registration proration and reciprocity agreement.~~

(7)) (5) "Converter gear" (CG) means an auxiliary under carriage assembly with the fifth wheel and tow bar, used to convert a semitrailer to a full trailer.

~~((8))~~ (6) "Department" means the department of licensing, state of Washington.

~~((9)) "Double bottom" (DB) means two full trailer(s)/semitrailer(s) used in a combination of vehicles.~~

~~((10))~~ (7) "Dump truck" (DT) means a truck whose contents are unloaded by tilting the truck bed backward with the tailgate open.

~~((11))~~ (8) "Experience period." See "preceding year" definition.

(9) "Full trailer" (FT) means every vehicle without motive power, designed for carrying persons or property, drawn by a motor vehicle and so constructed that no part of its weight rests upon the towing vehicle.

~~((12))~~ (10) "Interstate (~~operation~~) or interjurisdiction movement" means vehicle movement between or through two or more jurisdictions.

~~((13))~~ (11) "Intrastate (~~operation~~) or intrajurisdiction movement" means vehicle movement within a single jurisdiction, from one point within that jurisdiction to another point within the same jurisdiction.

~~((14))~~ (12) "Latest purchase cost or price" means the actual purchase cost or price, if reasonable, for a vehicle paid by the current owner, including the value of any trade-in or other valuable considerations, cost of accessories and modifications but excluding taxes, transportation or shipping costs, and preparatory or delivery costs. Reasonable purchase cost is considered to be the value of the vehicle as determined from guide books, reports or compendiums of value recognized in the automotive industry. All values are to be expressed in United States dollars.

~~((15))~~ (13) "Lessee" means a person, firm or corporation which has legal possession and control of a vehicle owned by another under the terms of a lease agreement.

~~((16))~~ (14) "Lessor" means a person, firm or corporation which, under the terms of a lease, grants the legal right of possession, control of and responsibility for the operation of the vehicle to another person, firm or corporation.

~~((17))~~ (15) "Mileage (~~experience~~) year." See "preceding year(-)" definition.

~~((18))~~ (16) "Owner-operator" means an equipment lessor who leases their (~~vehicular equipment~~) vehicle with driver to a carrier.

~~((19))~~ (17) "Preceding year" means the period of twelve consecutive months (~~ending on the last full calendar quarter, at least four months~~) immediately before July 1st of the year immediately before the (~~beginning~~) commencement of the registration or license year for which apportioned registration is sought. This term is used interchangeably with experience period and mileage year.

~~((20))~~ (18) "Reciprocity jurisdiction" means a jurisdiction with which the state of Washington extends (~~full~~) vehicle license reciprocity (~~because of an agreement, arrange-~~

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ment, declaration or mirror reciprocity)) as provided for in chapter 46.85 RCW ((46.85-080)).

~~((21))~~ (19) "Road tractor" (RT) means every motor vehicle designed without a fifth wheel and used for drawing other vehicles by use of a ball hitch and so constructed as to carry part of the weight of a vehicle or load so drawn (commonly referred to as a mobile home toter).

~~((22))~~ (20) "Semitrailer" (ST) means every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that some part of its weight and that of its load rests upon or is carried by the towing vehicle.

~~((23))~~ (21) "Tractor" (TR) means every motor vehicle designed and used primarily for drawing other vehicles but not so constructed as to carry a load other than a part of the weight of the vehicle and load so drawn.

~~((24))~~ "Trailer" refers to a full trailer, semitrailer, pole trailer, or utility trailer.

~~((25))~~ (22) "Trip lease" means a lease of ((vehicular equipment)) vehicle(s) to a ((common or contract)) carrier (lessee) for a single interjurisdictional movement ((by either (a) another common or contract carrier for transportation in the direction of a point which the lessor carrier is authorized to serve, or (b) a carrier of exempt commodities, as defined in the interstate commerce act, for transportation in the general direction of the general area in which the vehicle is based)). The term may also include a similar intrajurisdictional movement ((intrastate)) where such movement is authorized under the laws of the jurisdiction.

~~((26))~~ (23) "Truck" (TK) means every motor vehicle designed, used or maintained primarily for the transportation of property (the maximum gross weight for solo trucks with three axles is ((40,000)) 54,000 pounds) under RCW 46.87.040.

~~((27))~~ (24) "Truck tractor" (TT) means every motor vehicle designed and used primarily for drawing other vehicles but so constructed as to carry a load thereon in addition to a part of the weight of the vehicle and load so drawn (dromedary).

~~((28))~~ (25) "Utility trailer" means any full trailer or semitrailer constructed and used solely for the purpose of carrying property and not to exceed a gross weight of 6,000 pounds.

~~((29))~~ "Washington fee/tax receipt" is a receipt issued to foreign-based IRP vehicles for which Washington must calculate and collect Washington fee/taxes. The receipt is issued upon payment of the Washington fee/taxes due on the vehicle. The receipt is proof of payment of Washington fee/taxes and must be carried with the vehicle while being operated in Washington:))

AMENDATORY SECTION (Amending WSR 94-13-012, filed 6/2/94, effective 7/3/94)

WAC 308-91-040 General provisions. ~~((1))~~ Fleet composition. Carriers may separate their apportionable vehicles into two or more fleets. Fleets will consist of either motor or nonmotor vehicles but not a mixture of both.

~~(2)~~ Records substantiating the latest purchase cost or price and year of purchase of each vehicle in the fleet must be

retained for the period specified in RCW 46.87.310 and made available to the department upon request.

~~(3)~~ Filing and compliance dates. Proportional registration renewal applications must be filed with the prorate section of the department no later than two months immediately preceding the year in which proportional registration is sought to insure timely issuance of identification for the new registration year. No temporary operating authority will be issued for renewal vehicles if the renewal application is received by the department after the filing deadline indicated above. Washington proportional registrations expire at midnight, on the expiration date indicated on the cab card.

~~(4)~~ Proportional registration credentials. Washington prorate credentials consist of a cab card, which describes the vehicle and period for which the vehicle has been proportionally registered, and a prorate backing plate upon which is affixed current prorate validation tabs. If the vehicle described on the cab card is Washington-based, apportioned license plates, with current validation tabs affixed, will be issued in lieu of the backing plate. If the vehicle is operating under the IRP, the cab card will show the jurisdiction(s) and gross weight for which the vehicle is registered. The cab card is to be carried in or on the vehicle to which it has been issued, or in the case of a trailing unit, it may be carried in or on the power unit of the combination. Photocopies or other facsimiles of the cab card are invalid. The cab card or the Washington fee/tax receipt issued by the department, or the IRP base jurisdiction's cab card, are the only acceptable evidence of proportional registration in this state, unless the receipt required by WAC 308-91-170 is required to accompany the base jurisdiction's cab card. The prorate backing plate, if applicable, is mounted on the front of a power unit.

~~(5)~~ Transfer of proportional registration credentials. Washington proportional registration credentials cannot be transferred from one vehicle to another vehicle or from one fleet to another fleet.

~~(6)~~ Surrender of proportional registration credentials. Upon termination of proportional registration or deletion of a vehicle from a fleet, prorate credentials will be disposed of as follows:

(a) Vehicle based in Washington. The cab card and apportioned plate(s) with current validation tabs attached must be returned to the prorate section of the department. If vehicle is being deleted from the fleet, credentials must accompany the application effecting the deletion.

(b) Vehicle registered under provisions of the compact and based in another jurisdiction. Only the Washington cab card is returned to the prorate section. The prorate backing plate with validation tab attached must be returned to the prorate unit of the base jurisdiction licensing agency. If vehicle is being deleted from the fleet, cab card must accompany the application effecting the deletion. The end of year deletion of a vehicle listed on the renewal application need not be accompanied by the identification issued to such vehicle.

(c) Vehicles based in IRP jurisdictions. Upon termination of proportional registration or deletion of a vehicle from a fleet, the credentials must be returned to the base jurisdiction:)) (1) Can carriers separate their apportionable vehi-

cles into more than one fleet? Yes, carriers may separate their apportionable vehicles into two or more fleets.

(2) Can a fleet consist of both motor and nonmotor vehicles? No, a fleet must consist of either motor or nonmotor vehicles.

(3) What are proportional registration credentials? Proportional registration credentials consist of a current cab card, vehicle license plate and validation tabs.

(4) How must I display my cab card? The original cab card must be carried in or on the vehicle to which it has been issued, or in the case of a trailing unit, may be carried in the power unit. If you have renewed for a subsequent registration year but are still operating in the current registration year, you are required to carry both cab cards.

(5) Are photocopies of the cab card acceptable? No, photocopies or other facsimiles of any cab card cannot be used.

(6) May my proportional registration credentials be transferred? Vehicle license plates and validation tabs may be transferred when moving the vehicles from one fleet to another fleet for the same registrant. Cab card(s) cannot be transferred under any circumstance.

(7) When must I surrender my proportional registration credentials? Cab card(s) must be surrendered in order to receive license fee credit unless the supplement is filed electronically.

(8) Under what circumstances may Washington license fees be adjusted? For unpaid invoices, Washington license fees may be adjusted, in one-twelfth increments, if reasonable cause has been established. Reasonable cause may be considered as the demise of the registrant, destruction of a vehicle, theft or other cause the department determines otherwise acceptable. Washington license fees may also be adjusted by audit.

AMENDATORY SECTION (Amending WSR 94-13-012, filed 6/2/94, effective 7/3/94)

WAC 308-91-050 Applications for proportional registration. ((1) Applicants desiring proportional registration in this state must make application to the prorate section of the department in the manner and upon the forms prescribed. Forms will be made available by the department. Washington based carriers desiring registration in other IRP jurisdictions must indicate on their applications the jurisdictions in which the fleet is (is to be) registered, list vehicles by gross weight groups and indicate within each gross weight group the gross weight each vehicle of the group is to be registered for in each jurisdiction listed. Motor vehicles and nonmotor vehicles must be in separate fleets. Incorrect, illegible, or incomplete applications will be returned without action.

(2) Registration options for owner-operators who lease their vehicle(s) with driver(s) to motor carriers are as follows:

(a) The owner-operator may be the registrant. The vehicle(s) will be titled and registered in the owner-operator's name. The registration will show the name of the owner-operator followed by the name of the carrier to whom the

vehicle(s) and driver(s) are leased for operations. The owner-operator will be responsible for registration of such vehicles(s), and establishing and maintaining records required of proportionally registered fleets.

(b) The carrier (lessee) may be the registrant. The vehicle(s) will be titled and registered in the names of both the carrier as lessee and the owner-operator as lessor. The carrier will be responsible for registration of such vehicle(s), and establishing and maintaining records required of proportionally registered fleets.

(3) The application for any fleet shall bear the same applicant's name, or be identified therewith, for each jurisdiction in which proportional registration is sought for such fleet.

(4) After an original or renewal proportional registration application has been filed with this state for a fleet, vehicles can only be added or deleted, or changes made in registered/combined gross vehicle weight, by filing a prorate registration application supplement—Schedule "A & C" in the manner prescribed.

(5) In circumstances where immediate operation of vehicles being added to the fleet is essential, a temporary letter of authority may be requested by the applicant for such vehicles, pending processing of the application and issuance of prorate credentials by the department, provided that:

(a) Licensing fees and taxes have been paid in full for the fleet's original Washington proportional registration application; and

(b) The proportional registration renewal application or supplement—Schedule "A & C" adding such vehicles to the proportionally registered fleet is acceptable and on file in the prorate section of the department; and

(c) The applicant's proportional registration account is considered to be in good standing and on active status.

(6) The temporary letter of authority will permit operation of the vehicles listed thereon, in jurisdictions and at gross weights indicated, for a period of time to be determined by the department but not longer than two months from the effective date of the letter. The temporary letter of authority will be issued by one of the following means as requested by the applicant:

(a) Mail;

(b) Facsimile transmission;

(c) Over the counter.)) **(1) How do I apply for proportional registration?**

Application for proportional registration must be submitted to the prorate section. Incorrect, illegible, unsigned or incomplete applications may be returned.

(2) What titling/registration options are available to owner-operators registering vehicles under the IRP? Options available for owner-operators registering under the IRP are as follows:

(a) The owner-operator may be the registrant. The vehicle(s) will be titled and registered in the owner-operator's name only. The cab card will show the name of the owner-operator followed by the name of the carrier to whom the vehicle(s) and driver(s) are leased for operations. The owner-operator will be responsible for registration of such vehicles(s), and establishing and maintaining records required of proportionally registered fleets.

(b) The carrier (lessee) may be the registrant. The vehicle(s) will be titled and registered in the names of both the carrier as lessee and the owner-operator as lessor. The carrier will be responsible for registration of such vehicle(s), and establishing and maintaining records required of proportionally registered fleets.

(3) What titling/registration options are available to household goods carriers registering vehicles under the IRP? Household goods carriers may register vehicles under the IRP in the following ways:

(a) When the agent is the lessor and the company is the lessee, you may title and register as dual applicants. Under this procedure, the lessor's fleet is prorated in its name and cab cards are issued in the name of both the lessor and lessee. The IRP application is based on the lessor's vehicles and the mileage accumulated by the lessor under its name and that of the lessee; or

(b) Owner-operators, other than service representatives, who exclusively transport cargo for household goods carriers, shall register their vehicle in the carriers base jurisdiction. Registration shall be in both the owner-operator's name and that of the carrier as lessee.

(4) What is a temporary letter of authority? A temporary letter of authority, issued by the department that allows operation of a vehicle pending issuance of permanent credentials.

(5) May I receive a temporary letter of authority? Yes, you may receive a temporary letter of authority if the proportional registration supplement - Schedule "A & C" and supporting documents relating to such vehicles are acceptable, on file and under any of the following conditions:

(a) The applicant's proportional registration account is on active status and considered to be in good standing; or

(b) If you have an existing account and are starting a new fleet; or

(c) If the vehicle is currently prorated or fully licensed in the state of Washington and the registrant is establishing a new prorate account.

(6) How long is the temporary letter of authority effective? The department may determine the duration of the temporary letter of authority, not to exceed two months from the effective date.

(7) How can I receive a temporary letter of authority? A temporary letter of authority is issued in one of the following ways:

(a) Mail;

(b) Facsimile transmission; or

(c) At prorate and fuel tax licensing services offices.

AMENDATORY SECTION (Amending WSR 94-13-012, filed 6/2/94, effective 7/3/94)

WAC 308-91-060 Reporting actual and estimated mileage and prorate percentage. ((1) Vehicles developing mileage experience must travel in two or more jurisdictions during the mileage experience or registration year. The mileage reported must be the actual miles accumulated by only those vehicles that were part of the proportionally registered fleet during the mileage experience year. If a vehicle was part

of the proportionally registered fleet for only a part of the mileage experience year, then only the miles accumulated by this vehicle during the time it was a part of the fleet are to be included in the mileage experience year. If a carrier has more than one prorate fleet, a separate mileage report must be kept for each fleet.

(2) Vehicles operating only intrastate during the registration year are not eligible for proportional registration and cannot be considered as part of a prorate fleet. Mileage accumulated by such vehicles cannot be included in the mileage experience year of any prorate fleet.

(3) Estimated mileage:

(a) New fleets will estimate their mileage for the first year of operation, however, if actual operation was conducted for at least three months prior to the date of application, actual mileage will be used in calculating the prorate percentage.

(b) When a carrier wants to expand operations of a fleet into a new jurisdiction(s), mileage will be estimated for such jurisdiction(s) as indicated for new fleets in (a) of this subsection. Because the prorate percentage of the fleet is based on the actual mileage accumulated by the fleet during the preceding year, the prorate percentage for the new jurisdiction(s) will be above that calculated for the original jurisdictions in which the fleet operated during the preceding year.

(c) If a fleet fails to accumulate mileage during the preceding year in a jurisdiction(s) in which the fleet was registered and they desire to register the fleet in such jurisdiction(s) the following year, mileage will be estimated for such jurisdiction(s) as indicated for new jurisdictions in (b) of this subsection.

(4) Mileage computation:

(a) Applications containing power units only: Use miles of prorate fleet power units only.

(b) Applications containing trailing units only: Use either the mileage traveled by the trailers of the fleet or use the mileage traveled by the motor vehicles while used in combination with the trailers of the fleet. In instances where the use of mileage accumulated by the trailer fleet is impractical, see alternate measures provided under the provisions of RCW 46.87.120(3).

(5) The prorate section of the department will not accept any original or renewal prorate applications which contains one or more of the following:

(a) Estimated mileage that does not realistically reflect proposed operations.

(b) Estimated mileage on renewal applications.

(c) Mileage data, other than estimated mileage, expressed in rounded off numbers on renewal applications.

(d) Identical mileage data reported for consecutive registration years for the same fleet.

(6) To compute the prorate percentages, divide the miles for each jurisdiction by the total fleet miles. The results are to be computed to the fourth decimal of the percent and rounded up to the third decimal. Express the percent in two digits before the decimal and three digits after the decimal. The Washington prorate percentage established on an original or renewal application will remain in effect for all supplemental applications filed during the registration year unless adjusted by audit or under the provisions of RCW 46.87.120.) (1)

How does the preceding year mileage relate to the application Schedule B? The Schedule B application is used to list all actual miles traveled by all apportioned vehicles licensed with the fleet during the period of July 1st through June 30th of the preceding year and estimated annual miles in new jurisdictions where travel is intended.

(2) How are the miles listed on the Schedule B used?

The miles are used to determine a jurisdiction's prorated percentage. The jurisdiction's prorated percentage determines how much of the jurisdiction's fees will be charged. The jurisdiction's mileage will be divided by an appropriate total mile figure to determine that percentage.

(3) Would there be any time in which actual miles would not be reported on my Schedule B application?

Yes, if an apportioned vehicle did not operate in two or more jurisdictions during the registration year, you would not include those vehicle miles on the Schedule B.

(4) What is the registration year? A registration year is any twelve-month time period in which apportioned vehicles are registered in any given fleet.

(5) When would estimated miles be used on my application Schedule B for the registration year? You would use estimated miles under one of the following conditions:

(a) First year operation of a new account or fleet; or

(b) When a registrant wants to expand operations into new jurisdiction(s); or

(c) If the fleet failed to accumulate actual miles during the preceding year into jurisdiction(s) not traveled in which the fleet was registered and registration is still desired.

If there is a major change of operation to an existing fleet during the registration year, you will need to submit an amended application Schedule B. The Schedule B will list estimated miles for all jurisdictions in which you desire apportioned registration for the new operation.

(6) How do I report my mileage if I incorporate? If you incorporate, you must use estimated miles as a new account unless you have at least three months of actual mileage during the preceding year.

(7) What is a major change of operation? There are two types of major change of operations. They are:

(a) A major change of operation occurs when fleet mileage and registered jurisdictions increase more than fifty percent during the registration period; and

(b) Any change in registration pattern, which leaves Washington the only registration jurisdiction with actual mileage in the preceding year.

(8) What mileage would I report on the application Schedule B for my trailer fleet? Use either the mileage traveled by trailers of the fleet or use the mileage traveled by the motor vehicles while used in combination with the trailers of the fleet. In instances where the use of mileage accumulated by the trailer fleet is impractical, see measures provided under the provisions of RCW 46.87.120(3) or the International Registration Plan.

(9) What type of conditions would cause my application Schedule B to be rejected? The department may reject an application Schedule B based upon, but not limited to, the following examples:

(a) Estimated mileage that does not realistically reflect proposed operations;

(b) Mileage data, other than estimated mileage, expressed in rounded off numbers on renewal applications; or

(c) Identical mileage data reported for consecutive registration years for the same fleet.

(10) How does the department treat actual or estimated miles in the determination of the prorated percentage? The department has adopted a consistent approach. Any jurisdiction which shows actual miles will have a prorated percentage based on the total actual miles traveled by the fleet. Any jurisdiction which shows estimated miles will have a percentage based on the total actual miles and estimated miles by the fleet.

(11) What is the result of an applicant answering either Y or N on the application Schedule B? A Y indicates that the applicant requests registration in a jurisdiction and apportioned fees will be calculated. An N indicates that the applicant does not request registration in a jurisdiction and no apportioned fees will be calculated.

(12) How do I determine my apportionable miles? Apportionable miles are accumulated by registered apportionable vehicles and determined as follows:

(a) Include only those miles for a vehicle which traveled in two or more jurisdictions during the registration year. If a vehicle did not travel interstate during the registration year, do not include the mileage for that vehicle in your apportionable miles; and

(b) Except as noted in (a) of this subsection, the mileage reported must be the actual miles accumulated by those vehicles that were part of the proportionally registered fleet during the preceding year.

(c) If a vehicle was part of the proportionally registered fleet for only a part of the preceding year, then only the miles accumulated by this vehicle during the time it was a part of the fleet are to be included in the preceding year.

(d) If a carrier has more than one proportionally registered fleet, a separate mileage report must be kept for each fleet.

AMENDATORY SECTION (Amending WSR 95-05-045, filed 2/10/95, effective 3/13/95)

WAC 308-91-080 Temporary authorization permits TAPs. ((Washington temporary authorization permits (TAPs) are available to carriers prorated with the state of Washington and who have not had their TAP or prorated privileges suspended, revoked or canceled in this state within the past three years. These permits may be used by qualified carriers to allow immediate operation of vehicles in their fleets pending issuance of proportional registration credentials.

Carriers desiring to utilize TAPs must make application in writing to the prorated section of the department. Upon approval of the application, the carrier may place an order for TAPs on a form prescribed by the department; payment as prescribed in RCW 46.87.080 must accompany the application. TAPs are valid for a period of two months from the date of issuance. The following procedures govern the use and issuance of these permits:

(1) TAPs are serially numbered and must be issued in sequential order. Carriers are accountable and liable for all TAPs purchased from the department. TAPs are not transferable. All unused TAPs must be returned to the department upon cancellation or nonrenewal of the carrier's prorate account; or at such time as the department withdraws, suspends, revokes or cancels their TAP and/or prorate privileges in this state. No refunds or credits will be given for TAPs that are returned to the department.

(2) TAPs may be used to:

(a) Add vehicles to established fleets;

(b) Increase gross weight of vehicles in established fleets;

(c) Add jurisdictions to established fleets;

(d) Transfer vehicles from one established fleet to another;

(e) Establish a new fleet.

(3) TAPs must be completed in a legible manner. All applicable blanks must be completed with requested data. If an error is made in the issue date, expiration date, gross weight, license plate number, serial/identification number blanks or in the jurisdiction/weight section, void the permit by printing the word "VOID" in large letters across the face of the permit. Return the vehicle copy and prorate copy to the department within one week. If TAP is to be used for a vehicle registered under the provisions of the IRP, the jurisdiction postal code abbreviation, along with the declared operating weight for such jurisdiction, must be indicated in the space provided for each jurisdiction in which the fleet is registered. Jurisdiction/weight listings must begin in the upper left space provided and continue across the form to the right. Each line must be completed before starting the next line immediately below if needed. After the last entry, spaces to the right must be filled with asterisks as must be the entire line immediately below the last completed line in this section of the form. The purpose of the asterisks is to preclude entry of additional jurisdictions/weights. Retain the applicant's file copy for four years pending possible audit of account under the provisions of RCW 46.87.310. No refund or credit will be given for voided permits; and, they must be accounted for in the department and carrier's records.

(4) The original copy of the TAP is to be carried in the vehicle to which it was issued; however, if the vehicle is a trailing unit, it may be carried in the towing vehicle. The second copy of the permit is to be retained in the carrier's files for a period of four years pending possible audit under the provisions of RCW 46.87.310. The third copy is to be attached to a Washington proration application supplement.

(5) When TAPs have been issued, a proration registration application supplement Schedule "A & C" listing such vehicles must be submitted to the prorate section of the department, along with the third copy of the TAP attached, within one week of the issue date of such TAPs. To facilitate compliance with this requirement, proration registration application supplement Schedule "A & C" and TAPs should be issued from the same location.

(6) Grounds for suspension and cancellation of TAP are:

(a) Failure to comply with chapter 46.87 RCW and chapter 308-91 WAC; or

(b) Failure to make timely payment of registration fees, taxes or audit assessments when due and final;)) (1) **What is a temporary authorization permit?** A temporary authorization permit is a department authorized permit that allows a carrier immediate operation of vehicles in their fleet pending issuance of proportional registration credentials. Once authorized by the department, the carrier may issue TAPs as necessary.

(2) **Who may qualify for TAPs?** Washington TAPs are available to Washington based carriers.

(3) **How may I obtain TAPs?** Carriers desiring to utilize TAPs must contact the department. Upon approval, the carrier may place an order for TAPs on a form prescribed by the department.

(4) **Once issued for a vehicle, how long is a TAP valid?** Each TAP is valid for a period of two months from the date of issuance by the carrier.

(5) **What are the procedures and guidelines for using TAPs?** The following procedures govern the use and issuance of these permits:

(a) TAPs are serially numbered and must be issued in sequential order;

(b) Carriers are accountable and liable for all TAPs purchased from the department;

(c) TAPs are not transferable to another carrier;

(d) No refunds or credits will be given for unused TAPs sold by the department to the carrier.

(6) **What is the purpose of TAPs?** TAPs may be used to:

(a) Add vehicles to established fleets;

(b) Increase gross weight of vehicles in established fleets;

(c) Add jurisdictions to established fleets; or

(d) Establish a new fleet.

(7) **What should I do if I make an error completing the TAP?** If an error is made in the account name, issue date, expiration date, gross weight, serial/identification number blanks or in the jurisdiction/weight section, void the permit by printing the word in large letters across the face of the permit. Return the vehicle copy and prorate copy to the department within one week.

(8) **How are the copies of the TAP distributed?**

(a) The original TAP marked "To accompany the vehicle" is to be carried in the vehicle to which it was issued; however, if the vehicle is a trailing unit, it may be carried in the power unit;

(b) The "Applicant's" copy of the permit is to be retained in the carrier's files for a period of four years pending possible audit under the provisions of RCW 46.87.310; and

(c) The "Prorate" copy is to be attached to a Washington prorate application supplement.

(9) **When must I submit my TAPs?** Return the prorate copy with the supplemental application to the prorate section within seven calendar days of issuance. The TAP copy to be submitted to prorate states at the bottom of the form "Prorate Copy."

(10) Under what circumstances may the department suspend or cancel my TAP account? Your TAP account may be suspended or canceled for:

(a) Failure to comply with chapter 46.87 RCW and chapter 308-91 WAC; or

(b) Failure to make timely payment of registration fees, taxes or audit assessments.

AMENDATORY SECTION (Amending WSR 91-06-093, filed 3/6/91, effective 4/6/91)

WAC 308-91-095 Trip leasing. What are the requirements for trip leasing? The requirements for ~~((single))~~ trip leasing ~~((in interstate commerce under interstate commerce commission (ICC) regulations))~~ are as follows:

(1) The lessor's vehicles must be prorated in this state or operated under authority of vehicle trip permits.

(2) The duration of the lease agreement is for a single trip and cannot exceed thirty days.

(3) A completed copy of the ~~((single))~~ trip lease agreement must be carried in the lessor's vehicle throughout the duration of the lease.

(4) All mileage accumulated throughout the duration of the ~~((single))~~ trip lease agreement will be recorded by the lessor and become a part of the lessor's mileage experience year. The mileage records, trip reports, and ~~((single))~~ trip lease agreement must be maintained by the lessor for a period of four years following the mileage ~~((experience))~~ preceding year or period upon which the application is based.

(5) The lessor of a ~~((single))~~ trip lease agreement is responsible for licensing and recordkeeping.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-120 Federal heavy vehicle use tax. ~~((Any owner registering a Washington-based fleet of commercial vehicles in one or more other jurisdictions and engaged in interstate operation, may, in lieu of registration of vehicles under the provisions of chapter 46.16 RCW, proportionally register the vehicles of the fleet under the provisions of chapter 46.87 RCW by filing a proportional registration application with the department.~~

~~((2))~~ **Who must show proof of payment of federal heavy vehicle use tax?** The department of licensing ~~((shall))~~ requires owners of motor vehicles with a declared combined gross weight of 55,000 pounds or more to provide proof, acceptable to the department, that the federal heavy vehicle use tax imposed by section 4481 of the Internal Revenue Code of 1954 has been suspended or paid at the time of registration unless specifically exempt by the rules and regulations of the Internal Revenue Service. ~~((The department shall refuse registration of such vehicles if sufficient proof is not presented at time of registration.))~~

(2) What does the department require for proof of payment of federal heavy vehicle use tax? Acceptable proof for registration purposes is either:

(a) The original or photocopy of an Internal Revenue Service (IRS) receipted Schedule 1 (IRS form 2290) schedule of highway motor vehicles; or

(b) Photocopy of IRS form 2290 with Schedule 1 as filed with the IRS and a photocopy of the front and back sides of the cancelled check used for the payment of taxes to the IRS.

(3) When is proof of payment of federal heavy vehicle use tax not required? If a vehicle is purchased within sixty days, proof of federal heavy vehicle use tax is not required at the time of registration. However, proof of payment is required after sixty days.

(4) What happens if I do not provide proof of payment of the federal heavy vehicle use tax? The department shall refuse registration of such vehicles if sufficient proof is not presented at time of registration or renewal.

AMENDATORY SECTION (Amending Order PFT 8803, filed 3/2/88)

WAC 308-91-130 Hunter's permit. (1) ~~((Upon request, Washington will provide a means of temporary registration (hunter's permit) for))~~ **What is a hunter's permit?** A permit authorized by the department that allows owner-operators to move their empty ~~((vehicle or combination of))~~ (unladen) vehicle(s) from one lessee-carrier fleet ~~((, which they were a part of,))~~ to a new lessee-carrier fleet ~~((to))~~ in which they will become a part of the fleet. This ~~((temporary authority))~~ permit will be issued without cost and be valid for ten days from the date of ~~((issue))~~ issuance. ~~((Photocopies of the permit will not be valid.~~

~~((2) The purpose of a hunter's permit is to allow an owner-operator to move their empty (unladen) vehicle or combination of vehicles from one lessee-carrier fleet to another without the need for further registration and/or violation of general registration statutes in IRP jurisdictions.~~

~~((3))~~ **(2) Can my hunter's permit be used in other jurisdictions?** Yes, a hunter's permit issued by an IRP jurisdiction to an owner-operator, who was formerly based in such jurisdiction, will be honored in this state or any other jurisdiction for operation at the unladen weight of the ~~((vehicle or combination of))~~ vehicle(s) listed therein. ~~((If vehicles operating under authority of a hunter's permit attempt to carry any load or if the permit appears to have been tampered with, it shall be considered to be invalid and will be confiscated. Photocopies of hunter's permits are not acceptable.))~~

AMENDATORY SECTION (Amending Order PFT 89-03, filed 3/10/89)

WAC 308-91-140 Vehicle transaction fee. How much is the vehicle transaction fee? The vehicle transaction fee ~~((pursuant to RCW 46.87.130 is hereby established in the amount of))~~ is four dollars and fifty cents.

NEW SECTION

WAC 308-91-171 Mitigation of fees, penalties and/or interest. (1) **Under what circumstances may a fee, penalty and/or interest be mitigated?** The department, in its discre-

tion, may mitigate, extinguish or adjust fees, penalties and/or interest arising from proportional registration transactions, assessments, and/or lack of complete records.

(2) **How will the department determine whether fees, penalties and/or interest should be mitigated?** The department, in its discretion, and after review of records or other information, may take into consideration the accounts history or other causes in arriving at its decision to mitigate.

NEW SECTION

WAC 308-91-172 Appeals. (1) **What are the appeal procedures?** Any person having been issued a notice of assessment for taxes, fees, penalties and/or interest who wishes to contest such notice may petition the department of licensing for an informal hearing in lieu of proceeding directly to a formal hearing. A petition for a hearing must be in writing and must be received by the department of licensing within thirty days after the receipt of the notice of assessment. A petition shall set forth the specific reasons why reassessment is sought and the amount of tax, fees, penalties and/or interest that the petitioner believes to be due.

(2) **What happens after the department receives the petition for an informal hearing?** Upon receipt of a petition for an informal hearing, the department will establish the time and place for the hearing and notify the petitioner by mail at least ten days prior to the scheduled date. If the petitioner is unable to attend the hearing on the date or time scheduled, the petitioner may request the department to reschedule the hearing. The petitioner may appear in person or may be represented by an attorney, accountant, or any other person authorized to present the case.

(3) **What happens if I fail to appear for my hearing without prior notification?** Failure to appear may result in the loss of your administrative appeal rights.

(4) **What happens following my informal hearing?** The department will make a determination in accordance with the Revised Code of Washington, rules, and policies established by the department. The department will notify the petitioner in writing of its decision.

(5) **What if I do not agree with the department's informal hearing determination?** You may, within thirty days after the date of mailing of the determination, appeal in writing and request a formal hearing by an administrative law judge. The appeal shall indicate the portions of the determination that the petitioner feels are in error and set forth the 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.

(6) **When does my reassessment become final?** The department's decision of the department upon a petition for reassessment shall become final, due and payable thirty days after service upon the petitioner unless further appealed.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-91-010	Proration and reciprocity agreements.
WAC 308-91-170	Washington fee/tax receipt.

WSR 99-21-082**EXPEDITED ADOPTION****DEPARTMENT OF AGRICULTURE**

[Filed October 20, 1999, 10:19 a.m.]

Title of Rule: WAC 16-334-040 Inspection and testing requirements for certification.

Purpose: This section establishes inspection and testing requirements for seed garlic certification. The amendment would remedy erroneous citations referencing two WACs that have been superceded and are no longer in effect.

Statutory Authority for Adoption: Chapter 15.14 RCW.

Statute Being Implemented: Chapter 15.14 RCW.

Summary: This section is a portion of the rules which establish inspection and testing requirements for seed garlic certification. This section (WAC 16-334-040) currently references WAC 16-401-025 and 16-470-910. These sections have been superceded by WAC 16-401-026 and 16-470-911, respectively, and are no longer in effect. The amendment would remedy the erroneous citations.

Reasons Supporting Proposal: The proposed amendment would correct technical errors, but would not change program practices.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 16-334-040, which deals with seed garlic certification, currently references sections of other rules (i.e. WAC 16-401-025 and 16-470-910) which have been superceded and are no longer in effect. This proposal corrects the erroneous references. It would not change current program practices.

Proposal Changes the Following Existing Rules: It corrects erroneous references to two WAC sections that have been superceded and are no longer in effect.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Mary Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, AND RECEIVED BY December 20, 1999.

October 20, 1999

Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending WSR 98-11-048, filed 5/18/98, effective 6/18/98)

WAC 16-334-040 Inspection and testing requirements for certification. (1) The department shall conduct the following inspections for white rot fungus:

- (a) One growing season inspection for all field plantings;
- (b) One inspection at harvest or during storage;

(2) The department shall collect samples and conduct laboratory analysis for stem and bulb nematode on the following:

- (a) Soil from all sites prior to planting;
- (b) Plants from foundation and registered blocks, collected at approximately 20 foot intervals and composited on a one acre basis;
- (c) Plants from certified blocks equal to or greater than one quarter acre intended to be planted back for recertification, collected at approximately 20 foot intervals and composited on a one acre basis;
- (d) Plants from certified blocks of less than a quarter acre intended for recertification, comprising a reasonable sample of not more than five percent of the total plants.

(3) The department may require additional inspections or tests as needed.

(4) Inspection fees as established in (~~WAC 16-401-025~~) chapter 16-401 WAC and laboratory analysis fees as established in (~~WAC 16-470-910~~) chapter 16-470 WAC are applicable to this program.

(5) Payment is due upon completion of each inspection or test. Billing may be arranged subject to department policies and processes.

WSR 99-21-083**EXPEDITED ADOPTION****DEPARTMENT OF AGRICULTURE**

[Filed October 20, 1999, 10:21 a.m.]

Title of Rule: WAC 16-462-030 Certified grape nursery stock—Application and fees.

Purpose: This section establishes requirements and process for the inspection, phytosanitary certification, and testing of certified grape nursery stock. The amendment would remedy erroneous citations to two WACs that have been superceded and are no longer in effect.

Statutory Authority for Adoption: Chapter 15.14 RCW.

Statute Being Implemented: Chapter 15.14 RCW.

Summary: This section establishes requirements and process for the inspection, phytosanitary certification, and testing of certified grape nursery stock. This section (WAC 16-462-030) currently references WAC 16-401-025 and 16-470-910, which have been superceded by WAC 16-401-026 and 16-470-911, respectively, and are no longer in effect. The amendment would remedy the erroneous citations.

Reasons Supporting Proposal: The proposed amendment would correct technical errors, but would not change program practices.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA

EXPEDITED ADOPTION

98504-2560, (360) 902-1907; Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 16-334-040, which deals with grape nursery stock certification, currently references sections of other rules (i.e. WAC 16-401-025 and 16-470-910) which have been superceded and are no longer in effect. This proposal corrects the erroneous references. It would not change current program practices.

Proposal Changes the Following Existing Rules: It corrects an erroneous reference to a WAC section that has been superceded and is no longer in effect.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Mary Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, AND RECEIVED BY December 20, 1999.

October 20, 1999

Mary A. Martin Toohey

Assistant Director

AMENDATORY SECTION (Amending WSR 99-12-025, filed 5/25/99, effective 6/25/99)

WAC 16-462-030 Certified grape nursery stock—Application and fees. (1) The applicant shall furnish all information requested on the application form and shall give consent to the department to take plants or plant parts from any planting stock enrolled in the program as registered for inspection or indexing.

(2) Application for inspection shall be filed with the department by January 1 of each year accompanied by a one hundred seventy-five dollar application fee.

(3) Inspection, phytosanitary certification, indexing and testing fees are due upon completion of services.

(4) Fees for inspection, phytosanitary certification, and testing shall be assessed at the appropriate rate established in ((WAC 16-401-025)) chapter 16-401 WAC and ((16-470-910)) chapter 16-470 WAC. Mileage for inspections and other on-site services shall be charged at a rate established by the state office of financial management.

EXPEDITED ADOPTION

WSR 99-20-006
PERMANENT RULES
PUGET SOUND
CLEAN AIR AGENCY

[Filed September 24, 1999, 8:58 a.m., effective November 1, 1999]

Date of Adoption: September 9, 1999.

Purpose: To update the regulations with the agency's name.

Citation of Existing Rules Affected by this Order: Amending Regulation I - Sections 1.01, 1.03, 1.05, 1.07, 3.01, 3.03, 7.03, 8.07, 8.08, 13.01; Regulation II - Sections 1.01, 1.02, 1.03, 1.05; and Regulation III - Section 1.02.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Adopted under notice filed as WSR 99-15-090 on July 21, 1999.

Changes Other than Editing from Proposed to Adopted Version: Removed definitions from Regulation II, Section 1.05 that were deleted at our July public hearing (effective August 13, 1999).

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: November 1, 1999.

September 21, 1999

David S. Kircher
 Manager, Engineering

AMENDATORY SECTION

REGULATION I SECTION 1.01 POLICY

The Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency, consisting of the counties of Pierce, King, Snohomish and Kitsap, having been activated by the Washington Clean Air Act, RCW 70.94, adopts the following Regulation to control the emission of air contaminants from all sources within the jurisdiction of the Agency, to provide for the uniform administration and enforcement of this Regulation, and to carry out the requirements and purposes of the Washington Clean Air Act and the Federal Clean Air Act.

It is hereby declared to be the public policy of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency to secure and maintain such levels of air quality as will protect human health and safety and, to the greatest degree practicable, prevent injury to plant and animal life and to property, foster the comfort and convenience of its inhabitants, seek public par-

icipation in policy planning and implementation, promote the economic and social development of the Puget Sound area, and facilitate the enjoyment of the natural attractions of the Puget Sound area.

AMENDATORY SECTION

REGULATION I SECTION 1.03 NAME OF AGENCY

The name of the multicounty ~~a((A))ir p((P))ollution c((C))ontrol a((A))gency~~ comprised of the activated or inactivated air pollution control authorities of King County, Kitsap County, Pierce County, Snohomish County, and such other counties whose air pollution control authorities may now or later merge with this multicounty authority shall be known and cited as the "Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency" or "Agency (~~(PSAPCA)~~)".

AMENDATORY SECTION

REGULATION I SECTION 1.05 SHORT TITLE

This Regulation may be known and cited as "Regulation I of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency".

AMENDATORY SECTION

REGULATION I SECTION 1.07 DEFINITIONS

When used herein:

(a) **ACTUAL EMISSIONS** means the average rate at which the source actually emitted air contaminants during the 2-year period preceding a specific 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 that is more representative of normal operations than is the immediately preceding 2-year period.

(b) **AGENCY** means the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency.

(c) **AIR CONTAMINANT** means dust, fumes, mist, smoke, other particulate matter, vapor, gas, odorous substance, or any combination thereof.

(d) **AIR POLLUTION** means 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. Air pollution shall not include air contaminants emitted in compliance with chapter 17.21 RCW, the Washington Pesticide Application Act, which regulates the application and control of the use of various pesticides.

(e) **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 that limits the operating rate, or hours of operation, or both) and the most stringent of the following:

(1) Any applicable standard under 40 CFR Parts 60, 61, and 63;

(2) Any applicable emission standard under Regulation I, II, or III;

(3) Any applicable State Implementation Plan emission standard, including those with a future compliance date; or

(4) Any applicable emission standard specified in an Order of Approval or operating permit, including those with a future compliance date.

(f) **AMBIENT AIR** means the portion of the atmosphere, external to buildings, to which the general public has access.

(g) **BEST AVAILABLE CONTROL TECHNOLOGY** means technology that will result in an emission 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, available methods, systems, and techniques, including fuel cleaning or treatment, clean fuels, or innovative fuel combustion techniques for control of each air contaminant. 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, 61, and 63. 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.

(h) **BOARD** means the Board of Directors of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency.

(i) **COMBUSTIBLE REFUSE** means solid or liquid combustible waste material.

(j) **COMMENCED CONSTRUCTION** means that the owner or operator has all the necessary preconstruction approvals or permits and either has begun, or has caused to begin, a continuous program of actual on-site construction of the source or has entered into binding agreements or contractual obligations to undertake construction of the source which cannot be canceled or modified without substantial loss to the owner or operator.

(k) **CONTROL EQUIPMENT** means any device which prevents or controls the emission of any air contaminant.

(l) **CONTROL OFFICER** means the Air Pollution Control Officer of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency.

(m) **EMISSION** means a direct or indirect release of any air contaminant into the ambient air.

(n) **EMISSION STANDARD** means a requirement established under the Federal Clean Air Act (FCAA) or chapter 70.94 RCW 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 promulgated under the FCAA or chapter 70.94 RCW.

(o) **EQUIPMENT** means any stationary or portable device or any part thereof that emits or may emit any air contaminant into the atmosphere.

(p) **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 owned or operated by the same person or persons under common control.

(q) **FUEL BURNING EQUIPMENT** means equipment that produces hot air, hot water, steam, or other heated fluids by external combustion of fuel.

(r) **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.

(s) **FUGITIVE EMISSION** means an emission that does not pass and that could not reasonably pass through a stack, chimney, or other functionally equivalent opening.

(t) **GASOLINE** means a volatile organic compound having a true vapor pressure greater than 1.5 pounds per square inch (10.3 kPa) at 68°F (20°C), that is a liquid at a temperature of 68°F (20°C) and a barometric pressure of 29.92 inches of mercury (101.325 kPa), and is used as a fuel for internal combustion engines.

(u) **GASOLINE STATION** means any site dispensing gasoline into fuel tanks of motor vehicles, marine vessels, or aircraft from stationary storage tanks.

(v) **HAZARDOUS AIR POLLUTANT** means any air pollutant listed in or pursuant to section 112(b) of the federal Clean Air Act, 42 U.S.C. §7412.

(w) **INSTALLATION** means the placement, assemblage, or construction of equipment or control equipment at the premises where the equipment or control equipment will be used, and includes all preparatory work at such premises.

(x) **LOWEST ACHIEVABLE EMISSION RATE** means that rate of emissions that reflects either the most stringent emission standard that 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 emission standards are not achievable, or the most stringent emission standard that is achieved in practice by such class or category of source, whichever is more stringent.

(y) **MAJOR MODIFICATION** means a modification of a major source that would increase the actual emissions of any air contaminant for which the area is designated nonattainment by more than the following:

Air Contaminant	Tons/Year
Carbon Monoxide	100.0
Volatile Organic Compounds	40.0
Nitrogen Oxides	40.0
PM ₁₀	15.0
Sulfur Dioxide	40.0
Lead	0.6

PERMANENT

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 emissions 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.)

(z) **MAJOR SOURCE** means a facility that emits or has the potential to emit 100 tons per year or more of any air contaminant subject to regulation under the federal Clean Air Act. 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 that any credits so applied are then considered to have been used.

(aa) **MAJOR SOURCE OF HAZARDOUS AIR POLLUTANTS** means any stationary source or group of stationary sources located within a contiguous area and under common control that emits or has the potential to emit considering controls, in the aggregate, 10 tons per year or more of any hazardous air pollutant or 25 tons per year or more of any combination of hazardous air pollutants, unless the U.S. EPA Administrator establishes a lesser quantity, or in the case of radionuclides, different criteria from those specified in this sentence.

(bb) **MAXIMUM ACHIEVABLE CONTROL TECHNOLOGY EMISSION LIMITATION FOR NEW SOURCES** means the emission limitation that is not less stringent than the emission limitation achieved in practice by the best controlled similar source, and that reflects the maximum degree of reduction in emissions that the Agency, taking into consideration the cost of achieving such emission reduction, and any non-air quality health and environmental impacts and energy requirements, determines is achievable by the constructed or reconstructed major source.

(cc) **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, that increases the amount of any air contaminant emitted or that results in the emission of any air contaminant not previously emitted.

(dd) **MOTOR VEHICLE** means any operating vehicle or one capable of being operated that 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.

(ee) **MULTIPLE CHAMBER INCINERATOR** means a furnace for the destruction of waste 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.

(ff) **NONATTAINMENT AREA** means a geographic area designated by the United States Environmental Protection Agency that violates a primary or secondary national ambient air quality standard.

(gg) **OWNER OR OPERATOR** means the person who owns, leases, supervises, or operates the equipment or control equipment.

(hh) **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 a temperature of 68°F (20°C) and a barometric pressure of 29.92 inches of mercury (101.325 kPa).

(ii) **PERSON** means and includes any individual, firm, public or private corporation, association, partnership, political subdivision, municipality, or governmental agency.

(jj) **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.

(kk) **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 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.

(ll) **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.

(mm) **REFUSE BURNING EQUIPMENT** means equipment employed to burn any solid or liquid combustible refuse.

(nn) **SOURCE** means a building, structure, equipment, control equipment, or facility that emits or may emit any air contaminant into the atmosphere.

(oo) **STANDARD CONDITIONS** means a temperature of 68°F and a barometric pressure of 29.92 inches of mercury.

(pp) **TOTAL ALLOWABLE EMISSIONS** means allowable emissions, including the emissions from all Orders of Approval issued to the facility since the designation of nonattainment that were not major modifications, and all fugitive emissions that can be reasonably quantified.

(qq) **TOXIC AIR CONTAMINANT** or **TAC** means an air contaminant listed in Appendix A of Regulation III.

(rr) **TRUE VAPOR PRESSURE** means the equilibrium partial pressure of an organic liquid (determined by methods described in American Petroleum Institute Bulletin 2517, "Evaporative Loss from External Floating Roof Tanks", May 1996).

(ss) **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.

(tt) **VOLATILE ORGANIC COMPOUND** or **VOC** means an organic compound that participates in atmospheric photochemical reactions. This excludes all compounds determined to have negligible photochemical reactivity by the U.S. Environmental Protection Agency and listed in 40 CFR 51.100(s) in effect July 1, 1998.

AMENDATORY SECTION

REGULATION I SECTION 3.01 DUTIES AND POWERS OF THE CONTROL OFFICER

Pursuant to the provisions of the "Washington Clean Air Act" (Chapter 70.94 RCW), the Board has appointed a Control Officer whose sole responsibility is to observe and enforce the provisions of the Act and all orders, rules, and regulations pursuant thereto, including but not limited to Regulations I, II, and III of the Puget Sound (~~Air Pollution Control~~) Clean Air Agency. The Control Officer is empowered by the Board to sign official complaints, issue citations, initiate court suits, or use other legal means to enforce the provisions of the Act.

AMENDATORY SECTION

REGULATION I SECTION 3.03 GENERAL REGULATORY ORDERS

(a) **Purpose.** The Board may, by regulatory order, apply to a specific source or sources any applicable provision of chapter 70.94 RCW or the rules adopted thereunder.

(b) **Public Involvement Process.** The Board may issue a regulatory order after the following public involvement process has been completed:

(1) Public notice of the proposed order shall be published in a newspaper of general circulation in the area where the source that is the subject of the order is located. Notice also be sent to the U.S. Environmental Protection Agency Regional Administrator. The public notice shall include, at a minimum, the following information:

(A) The name and address of the owner or operator and the source;

(B) A brief description of the purpose of the proposed order and the requirements included in the proposed order;

(C) The deadline for submitting written comments to the Agency (~~(PSAPCA)~~); and

(D) The opportunity for a public hearing if the Agency (~~(PSAPCA)~~) determines that there is significant public interest in the proposed order.

(2) The initial public comment period shall be at least 30 days.

(3) During the initial 30-day public comment period, any person may request a public hearing be held. Any such request shall be submitted in writing to the Agency, shall indicate the interest of the entity filing it, and describe why a hearing is warranted. The Agency may, at its discretion, hold a public hearing if it determines significant public interest exists. Any such hearing shall be held before a hearing officer and upon such notice and at a time and place as the Agency deems reasonable. The hearing officer shall hear testimony at the public hearing and prepare a written summary of the testimony received at the hearing. The Agency shall provide at least 30 days prior notice of any hearing. If a public hearing is held, the public comment period shall extend through the hearing date.

(c) **Board Action.** The Board shall only issue an order under this section after:

(1) The public comment period has ended;

(2) Any public hearing scheduled has been held; and

(3) The Board has considered all information and data related to the proposed order received by the Agency (~~(PSAPCA)~~), including all written comments received and any summary of testimony prepared by the hearing officer.

The Board shall take action on a proposed order at a Board meeting. Unless otherwise ordered by the Board, an order issued under this section shall be effective on the date the Board approves the order.

(d) **Appeals.** Orders issued by the Board under this section may be appealed to the Pollution Control Hearings Board pursuant to Section 3.17 of Regulation I and RCW 43.21B.310.

(e) **Fees.** The Agency shall assess a fee of \$1,000.00 to cover the costs of processing and issuing a general regulatory order under this section. The Agency shall also assess a fee equal to the cost of providing public notice in accordance with Section 3.03(b) of this regulation. These fees shall be due and payable within 30 days of the date of the invoice and shall be deemed delinquent if not fully paid within 90 days of the invoice.

AMENDATORY SECTION

REGULATION I SECTION 7.03 APPLICABILITY

The provisions of this article apply to all Chapter 401 sources subject to the requirements of WAC 173-401 and shall become effective 90 days after the EPA authorizes Puget Sound (~~Air Pollution Control~~) Clean Air Agency to issue operating permits under the federal Clean Air Act.

AMENDATORY SECTION

REGULATION I SECTION 8.07 FIRE EXTINGUISHER TRAINING

(a) **Applicability.** This section applies to small, short-duration fires for teaching the proper use of hand-held fire extinguishers.

(b) **General Requirements.** Hand-held fire extinguisher training may be conducted provided the following requirements are met:

(1) Training shall not occur during any stage of an air pollution episode or period of impaired air quality;

(2) Flammable or combustible materials used during the fire extinguisher training shall be limited to:

(A) Less than 2 gallons of clean kerosene or diesel fuel oil per training exercise, provided that gasoline or gasoline mixed with diesel or kerosene may be used only by local fire departments, fire marshals, or fire districts;

(B) As much gaseous fuel (propane or natural gas) as required for the training exercise; or

(C) Less than 0.5 cubic yards of clean, solid combustible materials per training exercise. Examples of solid combustible materials are seasoned wood, untreated scrap lumber, and unused computer paper.

(3) All training must be conducted by local fire officials or a qualified instructor. Instructor qualifications and a training plan must be available to the Agency ((PSAPCA)) upon request;

(4) Prior to the training, the person(s) conducting the exercise must notify the local fire department, fire marshal, or fire district and must meet all applicable local ordinances and permitting requirements; and

(5) Person(s) conducting hand-held fire extinguisher training shall be responsible for responding to citizen inquiries and resolving citizen complaints caused by the training activity.

AMENDATORY SECTION

REGULATION I SECTION 8.08 FIRE DEPARTMENT TRAINING EXERCISES

(a) **Applicability.** This section applies to structural fires set by fire departments, fire marshals, vocational schools, or fire districts for training fire fighters under realistic conditions.

(b) **General Requirements.** Fire departments, fire marshals, vocational schools, or fire districts may conduct structural fire training provided all of the following requirements are met:

(1) The fire training shall not occur during any stage of an air pollution episode or period of impaired air quality;

(2) Before the training begins, the fire department, fire marshal, vocational school, or fire district conducting the training fire must have submitted to the Agency ((PSAPCA)) a copy of the asbestos survey for the structure, and a completed Agency ((PSAPCA)) Asbestos/Demolition Notification form indicating all asbestos has been removed from the structure prior to training;

(3) The fire department, fire marshal, vocational school, or fire district conducting the fire training must have a fire-training plan available to the Agency ((PSAPCA)) upon request, and the purpose of the structural fire must be to train fire fighters;

(4) Composition roofing, asphalt roofing shingles, asphalt siding materials, miscellaneous debris from inside the structure, carpet, linoleum, and floor tile must not be burned.

These materials must be lawfully removed from the structure and disposed of in a lawful manner prior to the training exercise;

(5) Nuisance complaints or citizen inquiries relating to any training fire shall be resolved by the fire departments, fire marshals, vocational schools, or fire districts conducting the training fire; and

(6) The fire departments, fire marshals, vocational schools, or fire districts conducting the training fire shall obtain any permits, licenses, or other approvals required by any entity for such training fires. All permits, licenses, and approvals must be kept on-site and available for inspection.

AMENDATORY SECTION

REGULATION I SECTION 13.01 POLICY AND PURPOSE

The Board of Directors of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency declares it to be the public policy of the Agency to control and reduce air pollution caused by woodstove emissions. It is the Agency's policy to reduce woodstove emissions by encouraging the continued efforts to educate the public about the effects of woodstove emissions, other heating alternatives, and the desirability of achieving better emission performance and heating efficiency from woodstoves pursuant to the emissions performance standards as adopted by the Department of Ecology. It is further the policy of the Board to encourage the replacement of uncertified woodstoves with cleaner sources of heat.

The Board encourages cities, towns and counties within its jurisdiction to adopt woodsmoke control programs including enhanced public education and abatement ordinances and assist in the enforcement of this Regulation during declared air quality episodes and periods of impaired air quality. Nothing in this Regulation shall be construed to impair the right of any city, town or county to adopt and enforce woodsmoke abatement ordinances.

AMENDATORY SECTION

REGULATION II SECTION 1.01 PURPOSE

The Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency, consisting of the counties of King, Kitsap, Pierce, and Snohomish, having been activated by the Washington Clean Air Act, RCW 70.94, adopted Regulation I on March 13, 1968 to control the emission of air contaminants from all sources, to provide for the uniform administration and enforcement of air pollution control in its jurisdiction, and to carry out the requirements and purposes of the Washington Clean Air Act.

The Board of Directors of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency has amended Regulation I from time to time as necessary and now recognizes the need for a special regulation to reduce ozone concentrations as required by the Federal Clean Air Act as amended. Accordingly, the Board has adopted Regulation II to provide for control of photochemically reactive volatile organic compounds (VOC), which are precursors to ozone, to meet the National Ambient Air Quality Standard for ozone.

AMENDATORY SECTION

REGULATION II SECTION 1.02 POLICY

The Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency hereby reaffirms its public policy as defined in Section 1.01 of Regulation I and further asserts its intent to secure and maintain control of emissions of volatile organic compounds to the extent needed to attain and maintain the National Ambient Air Quality Standard for ozone, and minimize the emission of stratospheric ozone depleting and toxic organic compounds, thus protecting the health and welfare of the people of the central Puget Sound region.

It is therefore the policy of the Board that water-based, high solids, or powder coatings and water-based cleaning materials are preferred to be used to comply with this regulation. The substitution of negligibly reactive VOCs for photochemically reactive VOCs shall not be an accepted method of compliance.

AMENDATORY SECTION

REGULATION II SECTION 1.03 SHORT TITLE

This regulation may be known and cited as "Regulation II of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency".

AMENDATORY SECTION

REGULATION II SECTION 1.05 SPECIAL DEFINITIONS

When used in Regulation II of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency:

(a) **AEROSPACE COMPONENT** means the fabricated part, assembly of parts, or completed unit of any aircraft, helicopter, missile or space vehicle.

(b) **ANTIGLARE/SAFETY COATING** means a coating that does not reflect light.

(c) **CAMOUFLAGE COATING** means a coating applied on motor vehicles to conceal such vehicles from detection.

(d) **COLOR MATCH** means the ability of a repair coating to blend into an existing coating so that color difference is not visible.

(e) **COMMERCIAL AEROSPACE PRIMER** means BMS 10-11, Type I.

(f) **COMMERCIAL AEROSPACE TOPCOAT** means BMS 10-11, Type II.

(g) **CUTBACK ASPHALT** means an asphalt that has been blended with more than 7% petroleum distillates by weight.

(h) **EXTREME PERFORMANCE COATING** means any coating used on the surface of a Group II vehicle, mobile equipment or their parts or components that during intended use is exposed to industrial grade detergents, cleaners or abrasive scouring agents or extreme environmental conditions as determined by the Control Officer.

(i) **FLEXOGRAPHIC PRINTING** means the application of words, designs and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is raised

above the printing roll and the image carrier is made of rubber or other elastomeric materials.

(j) **GELCOAT** means a polyester resin surface coating that provides a cosmetic enhancement and improves resistance to degradation from exposure to the environment.

(k) **GROUP I VEHICLES** means passenger cars, large/heavy-duty truck cabs and chassis (≥10,000 pounds gross vehicle weight), light- and medium-duty trucks and vans (<10,000 pounds gross vehicle weight), and motorcycles.

(l) **GROUP II VEHICLES** means public transit buses.

(m) **METALLIC/IRIDESCENT TOPCOAT** means any coating that contains more than 5 grams per liter (0.042 lb/gal) of metal or iridescent particles, as applied, where such particles are visible in the dried film.

(n) **MILITARY AEROSPACE PRIMER** means the current version of MIL-P-85582.

(o) **MILITARY AEROSPACE TOPCOAT** means the current version of MIL-C-85285.

(p) **MOBILE EQUIPMENT** means any equipment that may be drawn or is capable of being driven on a roadway, including, but not limited to, truck bodies, truck trailers, utility bodies, camper shells, mobile cranes, bulldozers, street cleaners, golf carts and implements of husbandry.

(q) **PACKAGING ROTOGRAVURE PRINTING** means rotogravure printing upon paper, paper board, metal foil, plastic film, and other substrates, that are, in subsequent operations, formed into packaging products and labels for articles to be sold.

(r) **PETROLEUM SOLVENT** means organic material produced by petroleum distillation comprising a hydrocarbon range of 8 to 12 carbon atoms that exists as a liquid under standard conditions, frequently called "Stoddard" solvent.

(s) **POLYESTER RESIN** means a group of synthetic resins containing ethylenic unsaturation and capable of undergoing free radical polymerization with styrene monomer.

(t) **PRECOAT** means any coating that is applied to bare metal primarily to deactivate the metal surface for corrosion resistance to a subsequent water-based primer.

(u) **PRETREATMENT WASH PRIMER** means any coating that contains a minimum of 0.5% acid by weight, is necessary to provide surface etching and is applied directly to bare metal surfaces to provide corrosion resistance and adhesion.

(v) **PRIMER** means a coating applied directly to a component for purposes of corrosion protection, protection from the environment, functional fluid resistance and adhesion of subsequent coatings.

(w) **PRIMER SEALER** means any coating applied prior to the application of a topcoat for the purpose of corrosion resistance, adhesion of the topcoat, color uniformity, and to promote the ability of an undercoat to resist penetration by the topcoat.

(x) **PRIMER SURFACER** means any coating applied prior to the application of topcoat for the purpose of corrosion resistance, adhesion of the topcoat, and that promotes a uniform surface by filling in surface imperfections.

(y) **PUBLICATION ROTOGRAVURE PRINTING** means rotogravure printing upon paper that is subsequently formed

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into books, magazines, catalogues, brochures, directories, newspaper supplements and other types of printed materials.

(z) **ROTOGRAVURE PRINTING** means the application of ink to a substrate by means of a roll printing technique that involves an intaglio or recessed image areas in the form of cells.

(aa) **SOLVENT RECOVERY DRYER** means a dry cleaning dryer that employs a condenser to liquify and recover solvent vapors evaporated in a closed-loop, recirculating stream of heated air.

(bb) **SPECIALTY COATINGS** are coatings that are necessary due to unusual job performance requirements. Said coatings include, but are not limited to, adhesion promoters, uniform finish blenders, elastomeric materials, gloss flatteners, bright metal trim repair, and antiglare/safety coatings.

(cc) **TEMPORARY PROTECTIVE COATING** means a coating applied to an aerospace component to protect it from mechanical and environmental damage during manufacturing.

(dd) **TOPCOAT** means a coating applied over a primer or directly to a component primarily for purposes of appearance or identification.

(ee) **TOUCHUP** means the portion of the operation that is necessary to cover minor imperfections.

AMENDATORY SECTION

REGULATION III SECTION 1.02 SHORT TITLE

This Regulation may be known and cited as "Regulation III of the Puget Sound (~~(Air Pollution Control)~~) Clean Air Agency".

WSR 99-21-003

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed October 8, 1999, 9:44 a.m.]

Date of Adoption: October 8, 1999.

Purpose: Reduce the amount of days from ninety to sixty days for qualifying winter pears as meeting controlled atmosphere storage requirements.

Citation of Existing Rules Affected by this Order: Amending chapter 16-449 WAC.

Statutory Authority for Adoption: Chapter 15.17 RCW, Standards of grades and packs.

Adopted under notice filed as WSR 99-17-078 on August 16, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 1, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 1, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 8, 1999

Jim Jesernig

Director

AMENDATORY SECTION (Amending Order 1543, filed 11/8/77)

WAC 16-449-010 Requirements. Winter pears to be classified as controlled atmosphere storage pears, which meet the following requirements, other than those specifically set forth in chapter 15.30 RCW.

(1) Oxygen content of each room shall not exceed 5 percent oxygen within 20 days after sealing of room.

(2) Winter pears shall be retained in a controlled atmosphere storage, under required degrees of temperature and percentage of air components, for a period of not less than 45 days for the Bosc variety, and not less than ~~((90))~~ 60 days for all other varieties of winter pears, to qualify as having been stored in controlled atmosphere storage.

(3) No person in this state shall place or stamp the letters "CA" or a similar designation in conjunction with a number or numbers upon any container or sub-container of any fruits or vegetables, unless the director has inspected such fruits or vegetables and issued a state lot number for such fruits or vegetables in conjunction with a certificate stating their quality and condition, that they were stored in a warehouse licensed under the provisions of this chapter and that they meet all other requirements of this chapter or rules adopted hereunder: *Provided*, That if such fruits or vegetables are not allowed to enter the channels of commerce within two weeks of such inspection or a subsequent similar inspection by the director the letters "CA" and the state lot number shall be eradicated by the licensee.

(4) Preconditioned winter pears: In order to bear the "CA" stamp, all winter pears must be certified as meeting controlled atmosphere storage requirements prior to the preconditioning.

WSR 99-21-008

PERMANENT RULES

DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT

[Filed October 8, 1999, 2:04 p.m.]

Date of Adoption: October 6, 1999.

Purpose: The purpose of this review is to update references in chapter 194-22 WAC from "the Washington State Energy Office" to "the Washington Department of Community, Trade and Economic Development."

Citation of Existing Rules Affected by this Order: Chapter 194-22 WAC.

Statutory Authority for Adoption: RCW 43.21F.045.

Adopted under notice filed as WSR 99-16-099 on August 4, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 4, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 6, 1999

Jean L. Ameluxen

Director of

Intergovernmental Relations

Title 194 WAC

~~((ENERGY OFFICE))~~ DEPARTMENT OF COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT

AMENDATORY SECTION (Amending WSR 94-20-103, filed 10/4/94, effective 11/4/94)

WAC 194-22-010 Purpose and goal. The purpose of this chapter is to establish the process by which the state of Washington and Washington state utilities will initiate and implement state-wide electric load curtailment when there is an insufficient supply of electric energy. This chapter constitutes the Washington state curtailment plan for electric energy (plan). The plan is not intended to be activated for relatively short-term emergencies such as those caused by extremely cold weather or the temporary loss of a major generating plant, but for regional, protracted shortages of electric energy. The plan will be activated by the ~~((Washington state energy office))~~ department of community, trade, and economic development for regional emergencies for which regional curtailment is necessary. Such emergencies may or may not coincide with other emergencies for which other actions, such as repair of damaged facilities, are necessary.

The goal of this plan is to accomplish necessary curtailment while treating consumers fairly and equitably, minimizing adverse impacts from curtailment, complying with existing state laws and regulations, and providing for smooth, efficient, and effective curtailment administration.

AMENDATORY SECTION (Amending WSR 94-20-103, filed 10/4/94, effective 11/4/94)

WAC 194-22-020 Definitions. "Base billing period" is one of the billing periods comprising the base year. Base billing period data may be weather-normalized at each utility's discretion before being used to calculate the amount of curtailment required by consumers.

"Base year" is the period from which required curtailment is calculated. It is normally the twelve-month period immediately preceding imposition of state-initiated load curtailment.

"Critical load consumer" includes consumers that supply essential services relating to public health, safety, welfare, or energy production, and includes but is not limited to those consumers listed in RCW 43.21G.030.

"Curtailment" means electric load reduction, irrespective of the means by which that reduction is achieved.

"Curtailment target" is the maximum amount of energy that a consumer may use and still remain in compliance with the state curtailment request or order; the curtailment target is figured individually for each consumer.

"Direct service industries" means industries, primarily aluminum plants, that receive electric power directly from the Bonneville Power Administration (BPA).

"Excess power consumption" is that amount of electric energy consumed during any billing period which is above the consumer's calculated curtailment target. It is calculated as one of two values:

*Actual or estimated load minus curtailment target; or

*Weather-normalized load minus curtailment target.

Under mandatory curtailment, if a consumer's electric energy consumption exceeds the threshold consumption level, all excess power consumption is subject to penalty unless exempted (see WAC 194-22-110, mandatory curtailment enforcement).

"General use customer" refers to any nonresidential consumer who purchased and consumed five average megawatts or less during the base year.

"Major use consumer" refers to any consumer who purchased and consumed over five average megawatts during the base year.

"Minimum audit level" is the minimum percentage of consumers in each consuming sector that must be audited each billing period under mandatory curtailment. The minimum audit level is set by the state and subject to change.

"Region" includes the states of Washington, Oregon, Idaho, and those portions of Montana that are west of the continental divide and/or within the control area of the Montana Power Company.

"Regional curtailment plan for electric energy, May 22, 1992" is the model document on which this plan is based. The regional curtailment plan for electric energy and appendices are a policy document the state will use to guide implementation of this plan. Where there are discrepancies, this chapter applies.

"Regional load" is the electric load placed by ultimate consumers within the region on their respective utility suppliers.

"State" means the (~~Washington state energy office~~) department of community, trade, and economic development. Other state agencies which may participate in curtailment activities include: The office of the governor; the utilities and transportation commission; and the joint senate and house energy and utilities committee established during energy emergencies(~~and the department of community, trade, and economic development~~).

"State contacts" refers to individuals who represent the state of Washington in connection with curtailment issues.

"State-initiated" refers to actions taken by the state to implement load curtailment.

"Threshold consumption level" is the maximum amount of energy that a consumer can use during mandatory load curtailment without being subject to enforcement measures (see WAC 194-22-110, mandatory curtailment enforcement) taken under this plan. The threshold consumption level is set by the state and subject to change.

"Utility contacts" refers to individuals representing utilities in connection with curtailment issues.

"Utility coordinator" is the director of the northwest power pool.

"Utility curtailment reports" are reports summarizing curtailment data, which must be submitted monthly to the state and the utility coordinator. Reporting requirements are provided by the state to utilities.

"Weather-normalization" is the procedure used to reflect the impact of weather on utility load levels, sometimes referred to as "weather-adjustment."

AMENDATORY SECTION (Amending WSR 94-20-103, filed 10/4/94, effective 11/4/94)

WAC 194-22-120 Curtailment administration—Exemptions and adjustments. (1) Utilities will inform consumers how to apply for exemption from plan requirements and for adjustments of base billing period data. Utilities may elect to process exemptions and adjustments only for audited consumers. Consumers seeking an exemption or adjustment shall apply first to their utility and then, if dissatisfied with that outcome, to the state.

(2) No automatic consumer exemptions will be granted under mandatory state-initiated load curtailment. Critical load consumers may be exempted once they have demonstrated to their utility that they have eliminated all nonessential energy use and are using any reliable, cost-effective backup energy resources. Exempted consumers should be informed that exemption may not protect them from Stage 5 black-outs.

(3) Exemptions for consumers not qualifying as critical load consumers under this plan will be evaluated based on whether curtailment would result in unreasonable exposure to health or safety hazards, seriously impair the welfare of the affected consumer, cause extreme economic hardship relative to the amount of energy saved, or produce counterproductive results.

(4) Utilities will maintain a list of all consumers applying for exemption, noting the account, the nature of the requested exemption (base year adjustment or exemption from the mandatory curtailment order), the rationale provided by the con-

sumer, and the action taken by the utility with respect to the request. Records regarding exemption determinations will be made available to the (~~Washington state energy office~~) department of community, trade, and economic development upon request.

AMENDATORY SECTION (Amending WSR 94-20-103, filed 10/4/94, effective 11/4/94)

WAC 194-22-130 Curtailment administration—State appeals board. (1) In the event that mandatory curtailment is ordered, the state shall form an electricity curtailment appeals board (board) to process consumer requests for either exemption or adjustment of base year data where the consumer is appealing a utility determination. The board shall consist of twelve members: The director of the (~~state energy office~~) department of community, trade, and economic development or designee who shall serve as chair, the chair of the Washington utilities and transportation commission or designee, and one representative from each of the following groups as appointed by the governor; public utility districts, cooperative, municipal, and investor-owned utilities, county and municipal government, commercial and industrial users, and two citizens at large.

(2) The board will:

(a) Develop its own plans and procedures for hearing appeals;

(b) Initiate communications with utilities for receiving appeals; and

(c) Provide information to the governor for any case in which the board refuses to grant the requested exemption or adjustment.

(3) Throughout the appeals process, the state will periodically inform the appealing consumers and their respective utilities of the status of the appeals.

WSR 99-21-012

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed October 11, 1999, 8:53 a.m.]

Date of Adoption: October 6, 1999.

Purpose: Repeals chapter 16-150 WAC, Federal meat inspection regulations, all sections; chapter 16-152 WAC, Federal poultry inspection regulations, all sections; chapter 16-12 WAC, Meat inspection, all sections; and chapter 16-122 WAC, Milk distributors, and WAC 16-122-001. These chapters are no longer needed because the laws that they were promulgated under and that give statutory authority for their adoption, were repealed by the 1999 legislature.

Citation of Existing Rules Affected by this Order: Chapter 16-150 WAC, all sections; chapter 16-152 WAC, all sections; chapter 16-12 WAC, all sections; and WAC 16-122-001.

Statutory Authority for Adoption: Chapter 16.49A RCW and RCW 15.36.061.

Adopted under preproposal statement of inquiry filed as WSR 99-16-087 on August 4, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 207.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 207.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 207.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 207.

Effective Date of Rule: Thirty-one days after filing.

October 6, 1999

Jim Jesernig
Director

WSR 99-21-016

PERMANENT RULES

INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 98-21—Filed October 11, 1999,
3:20 p.m.]

Date of Adoption: October 11, 1999.

Purpose: Current rules governing health care provider contracts are amended to address problems brought to the attention of the commissioner by health care professionals and health care facilities.

Citation of Existing Rules Affected by this Order: Amending WAC 284-43-320 and 284-43-330.

Statutory Authority for Adoption: RCW 48.02.060, 48.30.010, 48.43.055, 48.44.050, 48.44.070, 48.46.030, 48.46.200, and 48.46.243.

Adopted under notice filed as WSR 99-12-106 on June 2, 1999.

Changes Other than Editing from Proposed to Adopted Version: Provisions requiring carriers to provide sixty days advance notice of changes in procedures must be given only for those changes that affect compensation or health care service delivery. Sixty day notice is not required where changes in law prevent the carriers from giving sixty day notice. No change to the contract can be made retroactive without express consent of the provider. Prompt payment standards were modified to reflect standards required by the Health Care Financing Administration for Medicare. This change was made to promote uniformity and lower compliance costs. Carriers must clearly report the reasons for a claim denial and must have a process for answering health care provider questions about claims. Audit standards were substantially removed in favor of a new cooperative process to establish uniform standards for claims procedures later. Instead, basic standards related to carrier access to records is addressed. Dispute resolution provisions were simplified to lower compliance costs and difficulties. Different disputes may be set-

led through different methods appropriate to the type of dispute. Although the rule still prohibits carriers from cutting off a provider's access to judicial remedies, carriers may require the provider to use the dispute resolution process first. Carriers must resolve standard disputes within a reasonable time frame and billing disputes within sixty days. The office will monitor timeliness to determine whether the general standard should be replaced with a specific deadline. The audit standards have been replaced with a few general standards relating to carrier access to records. Instead, the commissioner will continue work toward fostering uniform claim and billing standards that reduce administrative costs and frustration. Carriers are permitted to use contract forms upon filing with the office if the contract changes do not affect regulatory requirements. This change was made to simplify and speed the approval process.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 4, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 11, 1999

Robert A. Harkins
Chief Deputy Commissioner

AMENDATORY SECTION (Amending Order R 97-3, filed 1/22/98, effective 2/22/98)

WAC 284-43-320 Provider contracts—Standards—Hold harmless provisions. The execution of a contract by a health carrier shall not relieve the health carrier of its obligations to any covered person for the provision of health care services, nor of its responsibility for compliance with statutes or regulations. In addition to the contract form filing requirements of this subchapter, all individual provider and facility contracts shall be in writing and available for review upon request by the commissioner.

(1) A health carrier shall establish a mechanism by which its participating providers and facilities can obtain timely information on patient eligibility for health care services and health plan benefits, including any limitations or conditions on services or benefits.

Nothing contained in a participating provider or a participating facility contract may have the effect of modifying benefits, terms, or conditions contained in the health plan. In the event of any conflict between the contract and a health plan, the benefits, terms, and conditions of the health plan

shall govern with respect to coverage provided to covered persons.

(2) Each participating provider and participating facility contract shall contain the following provisions or variations approved by the commissioner:

(a) "{Name of provider or facility} hereby agrees that in no event, including, but not limited to nonpayment by {name of carrier}, {name of carrier's} insolvency, or breach of this contract shall {name of provider or facility} bill, charge, collect a deposit from, seek compensation, remuneration, or reimbursement from, or have any recourse against a covered person or person acting on their behalf, other than {name of carrier}, for services provided pursuant to this contract. This provision shall not prohibit collection of {deductibles, copayments, coinsurance, and/or noncovered services}, which have not otherwise been paid by a primary or secondary carrier in accordance with regulatory standards for coordination of benefits, from covered persons in accordance with the terms of the covered person's health plan."

(b) "{Name of provider or facility} agrees, in the event of {name of carrier's} insolvency, to continue to provide the services promised in this contract to covered persons of {name of carrier} for the duration of the period for which premiums on behalf of the covered person were paid to {Name of carrier} or until the covered person's discharge from inpatient facilities, whichever time is greater."

(c) "Notwithstanding any other provision of this contract, nothing in this contract shall be construed to modify the rights and benefits contained in the covered person's health plan."

(d) "{Name of provider or facility} may not bill the covered person for covered services (except for deductibles, copayments, or coinsurance) where {name of carrier} denies payments because the provider or facility has failed to comply with the terms or conditions of this contract."

(e) "{Name of provider or facility} further agrees (i) that the provisions of (a), (b), (c), and (d) of this subsection {or identifying citations appropriate to the contract form} shall survive termination of this contract regardless of the cause giving rise to termination and shall be construed to be for the benefit of {name of carrier's} covered persons, and (ii) that this provision supersedes any oral or written contrary agreement now existing or hereafter entered into between {name of provider or facility} and covered persons or persons acting on their behalf."

(f) "If {name of provider or facility} contracts with other providers or facilities who agree to provide covered services to covered persons of {name of carrier} with the expectation of receiving payment directly or indirectly from {name of carrier}, such providers or facilities must agree to abide by the provisions of (a), (b), (c), (d), and (e) of this subsection {or identifying citations appropriate to the contract form}."

(3) The contract shall inform participating providers and facilities that willfully collecting or attempting to collect an amount from a covered person knowing that collection to be in violation of the participating provider or facility contract constitutes a class C felony under RCW 48.80.030(5).

(4) A health carrier shall notify participating providers and facilities of their responsibilities with respect to the health carrier's applicable administrative policies and pro-

grams, including but not limited to payment terms, utilization review, quality assessment and improvement programs, credentialing, grievance procedures, data reporting requirements, confidentiality requirements and any applicable federal or state requirements.

Documents, procedures, and other administrative policies and programs referenced in the contract must be available for review by the provider or facility prior to contracting. Participating providers and facilities must be given reasonable notice of not less than sixty days of changes that affect provider or facility compensation and that affect health care service delivery unless changes to federal or state law or regulations make such advance notice impossible, in which case notice shall be provided as soon as possible. Subject to any termination and continuity of care provisions of the contract, a provider or facility may terminate the contract without penalty if the provider or facility does not agree with the changes. No change to the contract may be made retroactive without the express consent of the provider or facility.

(5) The following provision is a restatement of a statutory requirement found in RCW 48.43.075 included here for ease of reference:

(a) "No health carrier subject to the jurisdiction of the state of Washington may in any way preclude or discourage their providers from informing patients of the care they require, including various treatment options, and whether in their view such care is consistent with medical necessity, medical appropriateness, or otherwise covered by the patient's service agreement with the health carrier. No health carrier may prohibit, discourage, or penalize a provider otherwise practicing in compliance with the law from advocating on behalf of a patient with a health carrier. Nothing in this section shall be construed to authorize providers to bind health carriers to pay for any service."

(b) "No health carrier may preclude or discourage patients or those paying for their coverage from discussing the comparative merits of different health carriers with their providers. This prohibition specifically includes prohibiting or limiting providers participating in those discussions even if critical of a carrier."

(6) A health carrier shall require participating providers and facilities to make health records available to appropriate state and federal authorities involved in assessing the quality of care or investigating the grievances or complaints of covered persons subject to applicable state and federal laws related to the confidentiality of medical or health records.

(7) A health carrier and participating provider and facility shall provide at least sixty days' written notice to each other before terminating the contract without cause. The health carrier shall make a good faith effort to assure that written notice of a termination within fifteen working days of receipt or issuance of a notice of termination is provided to all covered persons who are patients seen on a regular basis by the provider whose contract is terminating, irrespective of whether the termination was for cause or without cause. Where a contract termination involves a primary care provider, that carrier shall make a good faith effort to assure that notice is provided to all covered persons who are patients of that primary care provider.

(8) A health carrier is responsible for ensuring that participating providers and facilities furnish covered services to covered persons without regard to the covered person's enrollment in the plan as a private purchaser of the plan or as a participant in publicly financed programs of health care services. This requirement does not apply to circumstances when the provider should not render services due to limitations arising from lack of training, experience, skill, or licensing restrictions.

(9) A health carrier shall not penalize a provider because the provider, in good faith, reports to state or federal authorities any act or practice by the health carrier that jeopardizes patient health or welfare or that may violate state or federal law.

(10) The following provision is a restatement of a statutory requirement found in RCW 48.43.085: "Notwithstanding any other provision of law, no health carrier subject to the jurisdiction of the state of Washington may prohibit directly or indirectly its enrollees from freely contracting at any time to obtain any health care services outside the health care plan on any terms or conditions the enrollees choose. Nothing in this section shall be construed to bind a carrier for any services delivered outside the health plan."

(11) Every participating provider contract shall contain procedures for the fair resolution of disputes arising out of the contract.

NEW SECTION

WAC 284-43-321 Provider contracts—Terms and conditions of payment. (1) Every participating provider and facility contract shall set forth a schedule for the prompt payment of amounts owed by the carrier to the provider or facility and shall include penalties for carrier failure to abide by that schedule. At a minimum, these contract provisions shall conform to the standards of this section.

(2)(a) For health services provided to covered persons, a carrier shall pay providers and facilities as soon as practical but subject to the following minimum standards:

(i) Ninety-five percent of the monthly volume of clean claims shall be paid within thirty days of receipt by the responsible carrier or agent of the carrier; and

(ii) Ninety-five percent of the monthly volume of all claims shall be paid or denied within sixty days of receipt by the responsible carrier or agent of the carrier, except as agreed to in writing by the parties on a claim-by-claim basis.

(b) The receipt date of a claim is the date the responsible carrier or its agent receives either written or electronic notice of the claim.

(c) The carrier shall establish a reasonable method for confirming receipt of claims and responding to provider and facility inquiries about claims.

(d) Any carrier failing to pay claims within the standard established under subsection (2) of this section shall pay interest on undenied and unpaid clean claims more than sixty-one days old until the carrier meets the standard under subsection (2) of this section. Interest shall be assessed at the rate of one percent per month, and shall be calculated monthly as simple interest prorated for any portion of a month. The carrier shall add the interest payable to the

amount of the unpaid claim without the necessity of the provider or facility submitting an additional claim. Any interest paid under this section shall not be applied by the carrier to a covered person's deductible, copayment, coinsurance, or any similar obligation of the covered person.

(e) When the carrier issues payment in either the provider or facility and the covered person names, the carrier shall make claim checks payable in the name of the provider or facility first and the covered person second.

(3) For purposes of this section, "clean claim" means a claim that has no defect or impropriety, including any lack of any required substantiating documentation, or particular circumstances requiring special treatment that prevents timely payments from being made on the claim under this section.

(4) Denial of a claim must be communicated to the provider or facility and must include the specific reason why the claim was denied. If the denial is based upon medical necessity or similar grounds, then the carrier upon request of the provider or facility must also promptly disclose the supporting basis for the decision. For example, the carrier must describe how the claim failed to meet medical necessity guidelines.

(5) Every carrier shall be responsible for ensuring that any person acting on behalf of or at the direction of the carrier or acting pursuant to carrier standards or requirements complies with these billing and claim payment standards.

(6) These standards do not apply to claims about which there is substantial evidence of fraud or misrepresentation by providers, facilities or covered persons, or instances where the carrier has not been granted reasonable access to information under the provider's or facility's control.

(7) Providers, facilities, and carriers are not required to comply with these contract provisions if the failure to comply is occasioned by any act of God, bankruptcy, act of a governmental authority responding to an act of God or other emergency, or the result of a strike, lockout, or other labor dispute.

NEW SECTION

WAC 284-43-322 Provider contracts—Dispute resolution process. Except as otherwise required by a specific federal or state statute or regulation governing dispute resolution, no process for the resolution of disputes arising out of a participating provider or facility contract shall be considered fair under RCW 48.43.055 unless the process meets all the provisions of this section.

(1) A dispute resolution process may include an initial informal process but must include a formal process for resolution of all contract disputes.

(2) A carrier may have different types of dispute resolution processes as necessary for specialized concerns such as provider credentialing or as otherwise required by law. For example, disputes over health plan coverage of health care services are subject to the grievance procedures established for covered persons.

(3) Carriers must allow not less than thirty days after the action giving rise to a dispute for providers and facilities to complain and initiate the dispute resolution process.

(4) Carriers may not require alternative dispute resolution to the exclusion of judicial remedies; however, carriers

may require alternative dispute resolution prior to judicial remedies.

(5) Carriers must render a decision on provider or facility complaints within a reasonable time for the type of dispute. In the case of billing disputes, the carrier must render a decision within sixty days of the complaint.

NEW SECTION

WAC 284-43-324 Provider contracts—Audit guidelines. (1) Provider and facility contracts may not contain provisions that grant the carrier access to health information and other similar records unrelated to covered persons. This provision shall not limit the carrier's right to ask for and receive information relating to the ability of the provider or facility to deliver health care services that meet the accepted standards of medical care prevalent in the community.

(2) Provider and facility contract provisions granting the carrier access to medical records for audit purposes must be limited to only that necessary to perform the audit.

(3) Provider and facility contracts may not contain billing audit standards that are not mutual. For example, if the carrier grants itself the right to audit hospital billing records, then the hospital has the right to audit carrier denials of the hospital's claims.

AMENDATORY SECTION (Amending Order R 97-3, filed 1/22/98, effective 2/22/98)

WAC 284-43-330 Participating provider—Filing and approval. (1) Beginning May 1, 1998, a health carrier shall file with the commissioner fifteen working days prior to use sample contract forms proposed for use with its participating providers and facilities. A health carrier need not submit contract provisions governing payment rates, amounts, or similar proprietary information that would indicate provider or facility compensation.

(2) A health carrier shall submit material changes to a sample contract form (~~(that would affect a provision required by this chapter)~~) to the commissioner fifteen working days prior to use. (~~(Changes in provider payment rates, coinsurance, copayments, or deductibles are not considered material changes for the purpose of this subsection.)~~) Carriers shall indicate in the filing whether any change affects a provision required by this chapter. All changes to contracts must be indicated through strike outs for deletions and underlines for new material. Alternatively, carriers may refile a sample contract that incorporates changes along with a copy of the contract addendum or amendment and any correspondence that will be sent to providers and facilities sufficient for a clear determination of contract changes. Changes not affecting a provision required by this chapter are deemed approved upon filing.

(3) If the commissioner takes no action within fifteen working days after submission of a sample contract or a material change to a sample contract form by a health carrier, the change or form is deemed approved except that the commissioner may extend the approval period an additional fifteen working days upon giving notice before the expiration of

the initial fifteen-day period. Approval may be subsequently withdrawn for cause.

(4) The health carrier shall maintain provider and facility contracts at its principal place of business in the state, or the health carrier shall have access to all contracts and provide copies to facilitate regulatory review upon twenty days prior written notice from the commissioner.

NEW SECTION

WAC 284-43-331 Effective date. (1) All participating provider and facility contracts entered into after the effective date of these rules shall comply with these rules no later than July 1, 2000.

(2) Participating provider and facility contracts entered into prior to the effective date of these rules shall be amended upon renewal to comply with these rules, and all such contracts shall conform to these provisions no later than January 1, 2001. The commissioner may extend the January 1, 2001, deadline for a health carrier for an additional six months, if the health carrier makes a written request. That request must explain how a good faith effort at compliance has been made, provide the specific reasons the deadline cannot be met, and state the date the health carrier expects to be in compliance (no more than six months beyond January 1, 2001).

WSR 99-21-024

PERMANENT RULES OLYMPIC AIR POLLUTION CONTROL AUTHORITY

[Filed October 13, 1999, 10:27 a.m.]

Date of Adoption: October 13, 1999.

Purpose: Revise exemption lists for Registration and Notice of Construction programs. Simplify Notice of Intent to Operate to one section in Article 7.

Citation of Existing Rules Affected by this Order: Amending OAPCAs Regulation 1, Articles 5 and 7.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Adopted under notice filed as WSR 99-17-086 on August 17, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

PERMANENT

Effective Date of Rule: Thirty-one days after filing.

October 13, 1999

Charles Peace

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 99-22 issue of the Register.

WSR 99-21-031

PERMANENT RULES

DEPARTMENT OF RETIREMENT SYSTEMS

[Filed October 14, 1999, 1:35 p.m.]

Date of Adoption: October 14, 1999.

Purpose: To repeal rules that are unused and obsolete, in order to streamline the department's rules and avoid confusion among affected members, employers, employee organizations and the public.

Citation of Existing Rules Affected by this Order: Repealing WAC 415-108-050, 415-108-220, 415-108-280, 415-108-195, 415-108-180, 415-108-240, 415-108-290, 415-108-190, 415-108-250, 415-108-060, 415-108-200, 415-108-210, 415-108-260, 415-108-270, 415-108-230, 415-112-110, 415-112-010, 415-112-0152, 415-112-030, 415-112-420, 415-116-010, 415-116-020, 415-116-030, 415-116-040, and 415-116-050.

Statutory Authority for Adoption: RCW 41.50.050.

Adopted under preproposal statement of inquiry filed as WSR 97-20-028 on September 22, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 25.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 25.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 12, 1999

John Charles

Director

WSR 99-21-034

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed October 15, 1999, 11:08 a.m.]

Date of Adoption: October 15, 1999.

Purpose: 1. Meet criteria supporting Governor Locke's Executive Order 97-02.

2. Implementation of SSB 6009, chapter 136 of the laws passed during the 1999 session.

3. To better account for renewals of disabled persons parking placards.

Citation of Existing Rules Affected by this Order: Amending WAC 308-96A-306 Definitions—Disabled person special parking privileges, 308-96A-311 General provisions, 308-96A-313 Permanent disabled person parking placard/photo ID—Individual, 308-96A-314 Disabled person special license plates—Individual, and 308-96A-316 Permanent placard and disabled person special license plates for organizations.

Statutory Authority for Adoption: RCW 46.16.381, 46.01.110, 46.16.276.

Adopted under notice filed as WSR 99-17-109 on August 18, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 5, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 5, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 5, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 15, 1999

Fred Stephens

Director

AMENDATORY SECTION (Amending WSR 98-22-032, filed 10/29/98, effective 10/29/98)

WAC 308-96A-306 Definitions—Disabled person special parking privileges. For the purposes of determining eligibility for special disabled person parking placards and license plates, the following definitions apply:

(1) "Licensed physician" means, for the purpose of determining the disability that limits the ability to walk and meets the criteria set forth in RCW 46.16.381(1), a health care provider licensed by the department of health to provide health care whose scope of practice includes those areas covered in the statute. Licensed physician includes chiropractic physicians, naturopaths, medical doctors, osteopathic physicians and podiatric physicians. Licensed physician does not

include persons licensed in the professions of dentistry and optometry.

(2) "Permanent" means a licensed physician has certified that the qualifying disability condition is expected to last at least five years.

(3) "Permit" means the eligibility for the temporary or permanent placard ~~((photo ID))~~ or special license plate(s) and identification card.

(4) "~~(Photo ID)~~ Identification card" means the identification card referred to in RCW 46.16.381(3).

(5) "Private carriers" means those entities contracting with public transportation authorities to transport persons with disabilities described in RCW 46.16.381.

(6) "Privilege" means the right to utilize the benefits associated with the permit.

(7) "Expiration date" means:

(a) The last day of the month specified on a temporary placard; or

(b) Not less than five years from the month and year of issuance of a permanent placard, as specified by the department on the placard.

(8) "Public transportation authorities" means those entities operating motor vehicles owned or leased by Washington state, or a town, city, county, municipality, or metropolitan or municipal corporation within the state, or United States government agencies or Indian nations used for the primary purpose of transporting persons with disabilities described in RCW 46.16.381.

(9) "Signature" means any memorandum, mark, or sign made with intent to authenticate an application for a placard, or the subscription of any person thereto as provided in RCW 9A.04.110(23).

(10) "Application" means the form provided by the department that must be completed by the individual and physician or the form that must be completed by the organization.

AMENDATORY SECTION (Amending WSR 98-22-032, filed 10/29/98, effective 10/29/98)

WAC 308-96A-311 General provisions. (1) How do I qualify for a disabled person parking privilege?

In order to qualify for a disabled person parking privilege, a licensed physician must certify that you have a disability that limits or impairs the ability to walk and that you meet one of the requirements listed in RCW 46.16.381 (1)(a) through (g).

(2) What types of placards are issued?

The types of placards you may receive are:

(a) Temporary; or

(b) Permanent.

(3) How do I apply for a disabled person ~~((s))~~ parking privilege?

To apply for the disabled person ~~((s))~~ parking privilege, a licensed physician must complete and certify his or her portion of the application. Then, you must complete and sign your portion of the application and submit it to the department as provided in WAC 308-96A-312 (temporary placard),

WAC 308-96A-313 (permanent placard) or WAC 308-96A-314 (special license plates).

(4) Who may sign the application for the disabled person that is unable to sign or is a minor? When the disabled person is unable to sign or is a minor the application may be signed by an authorized representative of the disabled person. The application shall then be accompanied by a copy of one of the following:

(a) A power of attorney;

(b) A Washington state court order or certification from the clerk of court confirming the court's action; or

(c) An affidavit explaining why the applicant is unable to sign and explaining the signing person's association with the applicant.

(5) When is the disabled person ~~((s))~~ parking privilege no longer valid?

The disabled person ~~((s))~~ parking privilege is no longer valid:

(a) Upon expiration of the privilege;

(b) Upon death of the disabled person;

(c) If the disability no longer exists; or

(d) If the privilege was issued in error.

(6) Why is the identification card issued? The identification card is issued to assist law enforcement in determining that the person who is using the disabled person parking placard or disabled person special license plate is the person to whom the privilege was issued.

(7) Must I present the identification card upon request of law enforcement? Yes. Your identification card must be shown upon request of any law enforcement officer, parking enforcement officer or volunteer appointed for purposes of issuing notices of parking infractions.

AMENDATORY SECTION (Amending WSR 98-22-032, filed 10/29/98, effective 10/29/98)

WAC 308-96A-312 Temporary disabled person parking placard and identification card. (1) Where and how may I obtain a temporary disabled person parking placard and identification card issued to a person with a temporary disability?

You may obtain a temporary disabled person parking placard ~~((by mail or at any vehicle licensing office or driver licensing licensing services office))~~ issued to a person with a temporary disability at Washington vehicle licensing offices by submitting a completed and signed application certified by a licensed physician. You will receive your identification card in the mail. ~~((You must submit a completed and signed application certified by a licensed physician.))~~

(2) How long ~~((does))~~ is the temporary disabled person parking placard ~~((last))~~ and identification card issued to a person with a temporary disability valid?

The temporary disabled person parking placard ~~((may last))~~ and identification card issued to a person with a temporary disability is valid for up to six months from the date of issuance by the department.

(3) Can my temporary disabled person parking placard and identification card issued to a person with a temporary disability be extended?

No. If your condition continues beyond the expiration date, you may obtain a new temporary disabled person parking placard and identification card issued to a person with a temporary disability by submitting a completed and signed new application certified by a licensed physician.

(4) What happens if the temporary disabled person parking placard or identification card issued to a person with a temporary disability is lost, mutilated, destroyed, or stolen?

If you wish to replace your temporary disabled person parking placard or identification card, issued to a person with a temporary disability, complete and sign a statement explaining what happened to the placard or identification card. A new temporary disabled person parking placard or identification card issued to a person with a temporary disability will be issued indicating the original expiration date.

(5) When is the temporary disabled person parking placard and identification card issued to a person with a temporary disability no longer valid?

The placard ((is)) and identification card are no longer valid:

- (a) Upon expiration of the privilege;
- (b) Upon death of the disabled person;
- (c) If the disability no longer exists;
- (d) If a replacement placard and identification card has been issued; or
- (e) If the privilege was issued in error.

(6) What should I do when my temporary placard ((is)) and identification card issued to a person with a temporary disability are no longer valid? When your temporary placard and identification card issued to a person with a temporary disability are no longer valid, they should be destroyed.

((You should destroy it.

(7) If I qualify for a temporary disabled person parking privilege, how is the privilege identified?

You may receive one temporary placard:))

AMENDATORY SECTION (Amending WSR 98-22-032, filed 10/29/98, effective 10/29/98)

WAC 308-96A-313 ((Permanent)) Disabled person parking placard((photo ID—Individual)) and identification card—For permanent disabilities. (1) Where ((may I obtain a permanent)) are disabled person parking placard(s) and ((photo ID)) identification cards issued to persons with a permanent disability?

((You may obtain the)) Disabled persons parking placards for persons with a permanent ((disabled person parking placards and photo ID)) disability are issued at Washington vehicle licensing offices. Identification cards ((only from drivers licensing licensing services offices)) may be applied for at the time the disabled placard is issued and will be mailed to you.

(2) ((Why is the photo ID issued?

~~The photo ID is issued to assist law enforcement in determining that the person who is using the disabled person parking placard is the person to whom the placard was issued.~~

(3) ~~Must I present the photo ID upon request of law enforcement?~~

~~Yes.~~

(4) ~~What do I need to receive the photo ID card?~~

~~You need:~~

- ~~(a) Completed application; and~~
- ~~(b) Proof of identity which includes the following:~~
 - ~~(i) Washington drivers license;~~
 - ~~(ii) Washington identification card;~~
 - ~~(iii) Other valid identification document specified by RCW 46.20.035;~~

~~(iv) Affidavit of parent, guardian, or person with power of attorney; or~~

~~(v) Affidavit of individual applying for disabled person parking permit.~~

(5) ~~When does the permanent disabled person parking placard(s) expire?~~

~~The permanent disabled person parking placard(s) is issued for not less than five years from the month and year of issuance, and expires on the last day of the month specified on the placard. Example: If a permanent placard is marked to expire in May 2003, it expires on May 31, 2003. The department may issue a placard for a period of longer than five years from the month and year of issuance, but for no more than six years, as may be necessary to stagger the permanent placard renewal workload.~~

(6) ~~How do I replace a permanent disabled person parking placard that has become lost, mutilated, destroyed, or stolen?~~

~~If you wish to replace your permanent disabled person parking placard, complete and sign a statement explaining what happened to the placard and return your existing photo ID card. A new permanent disabled person parking placard and photo ID will be issued indicating the original expiration date.~~

(7) ~~How do I replace my photo ID that has become lost, mutilated, destroyed or stolen?~~

~~In order to replace your photo ID, you must appear in person at a driver licensing licensing services office. You shall complete and sign a statement explaining what happened to the photo ID, and present proof of identity as provided in subsection (4) of this section. A new photo ID will be issued indicating the previously issued placard number(s).~~

(8) ~~How do I renew my permanent disabled person parking placard(s)?~~

~~The department will mail you a renewal notice thirty days prior to expiration. The permanent parking placard is renewed by submitting a completed renewal notice or new application with existing photo ID card or proof of identity as provided in subsection (4) of this section at a driver licensing licensing services office. You will receive new permanent disabled person parking placards and a new photo ID.~~

(9) ~~When do disabled person parking placard(s) expire?~~ Disabled person parking placard(s) issued to persons with a permanent disability are issued for not less than

five years from the month and year of issuance, and expires on the last day of the month specified on the placard. Example: If a permanent placard is marked to expire in May 2003, it expires on May 31, 2003.

(3) What happens if the disabled person parking placard or identification card issued to persons with a permanent disability is lost, mutilated, destroyed, or stolen? If you wish to replace your permanent disabled person parking placard or identification card that was issued to persons with a permanent disability, complete and sign a statement explaining what happened to the placard or identification card. A new disabled person parking placard or identification card will be issued indicating the original expiration date. The identification card will be mailed to you.

(4) How do I renew my permanent disabled person parking placard(s) that were issued to persons with a permanent disability? The department will mail you a renewal notice to qualifying individuals prior to expiration. The parking placard issued to persons with a permanent disability is renewed by submitting a completed renewal notice or new application with existing identification card at Washington vehicle licensing office. You will receive new disabled person parking placard that was issued to persons with a permanent disability and you will receive a new identification card in the mail.

(5) When are the ((permanent)) disabled person parking placard(s) issued to persons with a permanent disability no longer valid?

The ((permanent)) disabled person parking placard issued to persons with a permanent disability is no longer valid:

- (a) Upon expiration of the ((permanent)) placard;
- (b) Upon death of the disabled person;
- (c) If the disability no longer exists;
- (d) If the privilege was issued in error; or
- (e) If a replacement ((permanent)) parking placard issued to persons with a permanent disability has been issued.

((10)) If I qualify for a permanent)) (6) What do I receive when I apply for a disabled person parking privilege(, how is the privilege identified)) for my permanent disability?

You may receive:

- (a) One placard;
- (b) One set of special license plates;
- (c) One placard and one set of special license plates; or
- (d) Two placards.

((11)) (7) How do I obtain a second ((permanent)) disabled person parking placard?

If you have only one disabled person parking placard, you may obtain a second placard upon written request.

AMENDATORY SECTION (Amending WSR 98-22-032, filed 10/29/98, effective 10/29/98)

WAC 308-96A-314 Disabled person special license plates—Individual. (1) Where can I obtain a disabled person special license plate and identification card?

Disabled person special license plates are available at Washington vehicle licensing offices only. You will receive the identification card in the mail.

(2) How do I obtain disabled person special license plates?

In order to receive disabled person special license plates:

- (a) Your name must be shown on the department's record as being a registered owner of the vehicle; and
- (b) You must submit a completed application certified by a licensed physician or have a disabled person privilege established with the department.

(3) When do the disabled person special license plates and identification card expire?

The disabled person special license plate carries the expiration date of your vehicle registration and must be renewed annually. The privilege to use the disabled person special license plate expires five years from the month of issuance of the privilege.

(4) ((May I have a disabled person placard when I have the disabled person special license plate?

Yes, you may have one disabled person placard in addition to your disabled person special license plates.

(5)) When are the disabled person special license plates no longer valid?

The disabled person special license plates are no longer valid when:

- (a) The plates expire;
- (b) The privilege expires;
- (c) Upon death of the disabled person;
- (d) If the disability no longer exists; or
- (e) The disabled person special license plates have been cancelled by department administrative action; or
- (f) If the privilege was issued in error.

((6)) (5) How do I replace a disabled person((s)) special license plates if they become lost, mutilated, destroyed, or stolen?

You shall complete and sign a statement explaining what happened to the disabled person((s)) special license plates. New special disabled person((s)) license plates will be issued indicating the ((original)) current expiration date. This voids the previously issued plates.

AMENDATORY SECTION (Amending WSR 98-22-032, filed 10/29/98, effective 10/29/98)

WAC 308-96A-316 Permanent placard and disabled person special license plates for organizations. (1) When can a qualifying organization ((exercise the privilege)) use disabled person special license plates or special disabled person parking placards?

((Only)) Qualifying organizations may only use disabled person special license plates or disabled person parking placards when transporting any person who meets the criteria under RCW 46.16.381(1).

(2) How does an organization qualify for disabled person((s)) special license plates and permanent disabled person((s)) parking placards?

The organization must meet the criteria in RCW 46.16.381(3).

(3) How does a qualifying organization apply for disabled person((~~2~~)) special license plates and permanent disabled person((~~2~~)) parking placards?

The organization must submit a properly completed disabled person parking privileges organization application to the department with appropriate documentation as indicated on the application.

(4) Where does a qualifying organization obtain disabled person((~~2~~)) parking placard(s) or disabled person((~~2~~)) special license plates?

A qualifying organization may obtain permanent disabled person((~~2~~)) parking placard(s) ~~((only from driver licensing licensing services offices. Disabled person's special license plates may be applied for at any))~~ and disabled persons special license plates at Washington vehicle licensing office.

(5) Is a qualifying organization issued ~~((a photo ID))~~ an identification card?

No. ~~((A photo ID may))~~ An identification card shall not be issued for an organization.

(6) When does the permanent disabled person((~~2~~)) parking placard(s) issued to a qualifying organization expire?

The permanent disabled person((~~2~~)) parking placard(s) expires five years from the date of issuance ~~((to the department)).~~

(7) When do the disabled person special license plates issued to a qualifying organization ~~((expire))~~ no longer valid?

The disabled person special license plates ~~((reflect the expiration date of the vehicle registration and must be renewed annually))~~ are no longer valid when:

- (a) The plates expire;
- (b) The privilege expires;
- (c) The vehicle is no longer being used for the purpose of transporting disabled persons;
- (d) The disabled person special license plates have been cancelled by department administrative action;
- (e) The organization no longer qualifies;
- (f) The organization's business license is cancelled or expires; or
- (g) If the privilege was issued in error.

(8) How does a qualifying organization replace permanent disabled person((~~2~~)) parking placards or disabled person((~~2~~)) special license plates if they become lost, mutilated, destroyed, or stolen?

The organization shall complete and sign a statement explaining what happened to the placards or disabled person((~~2~~)) special license plates. New permanent disabled person((~~2~~)) parking placards or disabled person((~~2~~)) special license plates will be issued indicating the ~~((original))~~ current expiration date. This voids the previously issued permanent placards or plates.

(9) How does a qualifying organization renew their permanent disabled person((~~2~~)) parking placard?

The department will send a disabled person((~~2~~)) parking renewal notice to the qualifying organization ~~((thirty days prior to expiration))~~ before the privilege expires. The privilege is renewed by submitting the completed and signed renewal notice to the department. A new application may be submitted in lieu of the renewal notice. Upon receipt of the properly completed and signed renewal notice or application the department will issue new placards.

(10) When are the ~~((placard and disabled person special license plates))~~ disabled person parking placards, issued to qualifying organizations, no longer valid?

~~((Placard(s) and disabled person special license plates))~~ Disabled persons parking placards are no longer valid when:

- (a) The organization no longer qualifies;
- (b) The organization's business license is canceled or expires;
- (c) The placard or disabled person special license plates were issued in error; or
- (d) A replacement has been issued.

WSR 99-21-044

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed October 15, 1999, 4:29 p.m.]

Date of Adoption: October 15, 1999.

Purpose: RCW 84.38.020 contains definitions of words and phrases used to administer the deferral program codified in chapter 84.38 RCW. This program allows senior citizens and persons retired from gainful employment by reason of physical disability to defer special assessments and/or property taxes on their residential property under certain circumstances. WAC 458-18-010 is being amended at this time because the current rule fails to define a number of words and phrases that are needed to properly administer the deferral program.

Citation of Existing Rules Affected by this Order: Amending WAC 458-18-010 Deferral of special assessments and/or property taxes—Definitions.

Statutory Authority for Adoption: RCW 84.38.180.

Other Authority: RCW 84.38.020.

Adopted under notice filed as WSR 99-18-045 on August 26, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Mak-

PERMANENT

ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 15, 1999

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 92-15-057, filed 7/13/92, effective 8/13/92)

WAC 458-18-010 Deferral of special assessments and/or property taxes—Definitions. ~~((1) "Claimant" means a person who either elects or is required under RCW 84.64.030 or 84.64.050 to defer payment of the special assessments and/or real property taxes on his or her residence. If two individuals of a household seek to defer, they must determine between them as to who the claimant shall be.~~

~~(2) "Department" means the Washington state department of revenue.~~

~~(3) "Equity value" means the amount by which the true and fair value of a residence as shown on the county property tax rolls for the year the deferral is to be made exceeds the total amount of all liens, obligations and encumbrances against the property excluding the deferral liens.~~

~~(4) "Special assessment" means the charge or obligation imposed by a city, town, county or other municipal corporation upon property specially benefited by a local improvement as provided in chapters:~~

~~(a) 35.44 RCW—Local improvements—Assessments and reassessments (cities and towns)~~

~~(b) 36.88 RCW—County road improvement districts (counties)~~

~~(c) 36.94 RCW—Sewer, water and drainage systems (counties)~~

~~(d) 53.08 RCW—Powers (port districts)~~

~~(e) 54.16 RCW—Powers (public utility districts)~~

~~(f) 56.20 RCW—Utility local improvement districts (sewer districts)~~

~~(g) 57.16 RCW—Comprehensive plan—Local improvement districts (water districts)~~

~~(h) 86.09 RCW—Flood control districts—1937 Act (flood control)~~

~~(i) 87.03 RCW—Irrigation districts generally (irrigation) along with any others that may be relevant.~~

~~The term does not include the charge or obligation for services specially benefiting property not involving the construction of permanent improvements to real property, e.g., mosquito control, weed control, etc.~~

~~(5) "Real property taxes" means ad valorem property taxes levied on a residence in this state. It includes foreclosure costs, interest and penalties accrued to the date the declaration for deferral is filed.~~

~~(6) "Fire and casualty insurance" means a policy with an insurer that is authorized to insure property in this state by the state insurance commission.~~

~~(7) "Lien" means any interest in property given to secure payment of a debt or performance of an obligation, and shall~~

~~include a deed of trust. It shall include the total amount of assessments and/or property taxes deferred and the interest thereon.))~~ **Introduction.** This section is intended to provide definitions of the terms most frequently used to administer the deferral program for special assessments and/or property taxes on residential housing created by chapter 84.38 RCW. Unless a different meaning is plainly required by the context, the words and phrases used in this chapter have the following meanings:

(1) "Boarding house" means a residence in which lodging and meals are provided. Each resident of a boarding house is charged a lump sum to cover the costs of lodging and meals with no separate accounting for the fair selling price of the meals.

(2) "Claimant" means a person who either elects under chapter 84.38 RCW or is required under RCW 84.64.050 to defer payment of special assessments and/or real property taxes accrued on his or her residence by filing a declaration to defer as allowed under chapter 84.38 RCW. If more than one individual in a household wishes to defer special assessments and/or taxes, only one may file a declaration to defer; in other words, only one claimant per household is allowed.

(3) "Cooperative housing" means any existing structure, including surrounding land and improvements, that contains one or more dwelling units and is owned by:

(a) An association with resident shareholders who are granted renewable leasehold interests in dwelling units in the building. Unlike owners of a condominium, the resident shareholders who hold a renewable leasehold interest do not own their dwelling units; or

(b) An association organized under the Cooperative Association Act (chapter 23.86 RCW).

(4) "Department" means the state department of revenue.

(5) "Equity value" means the amount by which the true and fair value of a residence exceeds the total amount of all liens, obligations, and encumbrances against the property excluding the deferral liens. As used in this context, the "true and fair value" of a residence is the value shown on the county tax rolls maintained by the assessor for the assessment year in which the deferral claim is made.

(6) "Fire and casualty insurance" means a policy with an insurer that is authorized by the state insurance commission to insure property in this state.

(7) "Irrevocable trust" means a trust that may not be revoked after its creation by the trustor.

(8) "Lease for life" means a lease that terminates upon the death of the lessee.

(9) "Lien" means any interest in property given to secure payment of a debt or performance of an obligation, including a deed of trust. A lien includes the total amount of special assessments and/or property taxes deferred and the interest thereon. It also may include any other outstanding balance owed to local government for special assessments.

(10) "Life estate" means an estate that consists of total rights to use, occupy, and control real property but is limited to the lifetime of a designated party; this party is often called a "life tenant."

(11) "Local government" means any city, town, county, water-sewer district, public utility district, port district, irri-

gation district, flood control district, or any other municipal corporation, quasi municipal corporation, or other political subdivision authorized to levy special assessments.

(12) "Perjury" means the willful assertion as to a matter of fact, opinion, belief, or knowledge made by a claimant upon the declaration to defer that the claimant knows to be false.

(13) "Real property taxes" means ad valorem property taxes levied on a residence in this state. The term includes foreclosure costs, interest, and penalties accrued as of the date the declaration to defer is filed.

(14) "Residence" has the same meaning given in RCW 84.36.383, except that it includes any additional property up to a total of five acres that comprises the residential parcel if land use regulations require this larger parcel size for the construction of a residential dwelling.

(15) "Revocable trust" means an agreement that entitles the trustor to have the full right to use the real property and to revoke the trust and retake complete ownership of the property at any time during his or her lifetime. The trustee of a revocable trust holds only bare legal title to the real property. Full equitable title to the property remains with the trustor; the original property owner.

(16) "Rooming house" means a residence where persons may rent rooms.

(17) "Special assessment" means the charge or obligation imposed by local government upon real property specially benefited by improvements.

WSR 99-21-049

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed October 18, 1999, 11:21 a.m.]

Date of Adoption: October 18, 1999.

Purpose: The rules listed below for expedited repeal set forth a fee schedule that was only effective for one day (June 30, 1999). That fee schedule is no longer in effect because these rules were superceded on July 1, 1999. These rules are not needed, as other sections of rule have an effective date of July 1, 1999, and establish the current fee schedule.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-470-910, 16-470-915, and 16-470-920.

Statutory Authority for Adoption: Chapter 17.24 RCW.

Adopted under preproposal statement of inquiry filed as WSR 99-18-097 on September 1, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 3.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 3.

Effective Date of Rule: Thirty-one days after filing.

October 18, 1999

Jim Jesernig
Director

WSR 99-21-050

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed October 18, 1999, 11:23 a.m.]

Date of Adoption: October 18, 1999.

Purpose: The rules listed below for expedited repeal set forth a fee schedule that was only effective for one day (June 30, 1999). That fee schedule is no longer in effect because these rules were superceded on July 1, 1999. These rules are not needed, as other sections of rule have an effective date of July 1, 1999, and establish the current fee schedule.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-401-020, 16-401-025, 16-401-030, and 16-401-040.

Statutory Authority for Adoption: Chapters 15.13 and 15.14 RCW.

Adopted under preproposal statement of inquiry filed as WSR 99-18-098 on September 1, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 4.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 4.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 4.

Effective Date of Rule: Thirty-one days after filing.

October 18, 1999

Jim Jesernig
Director

WSR 99-21-052

PERMANENT RULES

BOARD FOR

VOLUNTEER FIREFIGHTERS

[Filed October 18, 1999, 12:48 p.m., effective January 1, 2000]

Date of Adoption: October 15, 1999.

Purpose: Amending chapter 491-02 WAC to adopt new actuarial tables for use in calculating joint survivor option for pensions.

Citation of Existing Rules Affected by this Order: Amending chapter 491-02 WAC.

Statutory Authority for Adoption: RCW 41.24.290(2).

Adopted under notice filed as WSR 99-18-021 on August 23, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: January 1, 2000.

October 15, 1999

Joseph H. Fabuion

Executive Secretary

AMENDATORY SECTION (Amending WSR 90-24-033, filed 11/30/90, effective 12/31/90)

WAC 491-02-095 Actuarial tables, schedules, and factors. This chapter contains the tables, schedules, and factors adopted by the board for volunteer fire fighters pursuant to the authority granted by RCW 41.24.185 for calculating optional retirement allowances of members of retirement systems administered by the board. These tables, schedules, and factors were adopted by the board upon the recommendation of and in light of the findings of the state actuary in his regular actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of such retirement systems. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from January 1, ((1994)) 2000, until such time as these tables, schedules, and factors are amended by the board following the next actuarial investigation conducted by the state actuary. The retirement allowances of members retiring before January 1, ((1994)) 2000, shall continue to be governed by the tables, schedules, and factors in effect at the time of each member's retirement. Any new tables, schedules, and factors adopted by the board in the future shall govern retirement allowances only of members retiring after the adoption of such new tables, schedules, and factors.

((BOARD FOR VOLUNTEER FIRE FIGHTERS
TABLE #1

JOINT/SURVIVORS PENSION

MEMBER YOUNGER		MEMBER OLDER			
FACTOR	AGE DIFFER	FACTOR	AGE DIFFER	FACTOR	AGE DIFFER
0.973	-20	0.837	0	0.696	21
0.970	-19	0.822	1	0.693	22
0.964	-18	0.809	2	0.690	23
0.960	-17	0.800	3	0.687	24
0.957	-16	0.794	4	0.685	25
0.953	-15	0.789	5	0.683	26
0.949	-14	0.784	6	0.681	27
0.945	-13	0.776	7	0.679	28
0.940	-12	0.766	8	0.677	29
0.934	-11	0.754	9	0.675	30
0.929	-10	0.744	10	0.673	31
0.923	-09	0.736	11	0.672	32
0.917	-08	0.731	12	0.670	33
0.910	-07	0.726	13	0.669	34
0.902	-06	0.721	14	0.667	35
0.895	-05	0.717	15	0.666	36
0.887	-04	0.713	16	0.665	37
0.878	-03	0.709	17	0.664	38
0.866	-02	0.706	18	0.663	39
0.852	-01	0.702	19	0.662	40
		0.699	20))		

BOARD FOR VOLUNTEER FIRE FIGHTERS
TABLE #1

JOINT/SURVIVORS PENSION

MEMBER YOUNGER	
Age Difference	Option II (100%)
-20	0.948
-19	0.945
-18	0.940
-17	0.936
-16	0.933
-15	0.929
-14	0.925
-13	0.921
-12	0.916
-11	0.910
-10	0.906
-9	0.900
-8	0.895
-7	0.889
-6	0.882

PERMANENT

<u>-5</u>	<u>0.876</u>
<u>-4</u>	<u>0.868</u>
<u>-3</u>	<u>0.860</u>
<u>-2</u>	<u>0.849</u>
<u>-1</u>	<u>0.836</u>

<u>39</u>	<u>0.660</u>
<u>40</u>	<u>0.659</u>

Age difference = member's age minus beneficiary's age

BOARD FOR VOLUNTEER FIRE FIGHTERS
TABLE #2

<u>MEMBER OLDER</u>		<u>SURVIVORS PENSION</u>			
<u>Age Difference</u>	<u>Option II (100%)</u>				
0	<u>0.822</u>	0	0	1.0000	
1	<u>0.808</u>		1	.9915	
2	<u>0.796</u>		2	.9830	
3	<u>0.787</u>		3	.9746	
4	<u>0.782</u>		4	.9661	
5	<u>0.778</u>		5	.9576	
6	<u>0.773</u>		6	.9491	
7	<u>0.766</u>		7	.9407	
8	<u>0.757</u>		8	.9322	
9	<u>0.746</u>		9	.9237	
10	<u>0.736</u>		10	.9152	
11	<u>0.729</u>		11	.9068	
12	<u>0.724</u>				
13	<u>0.720</u>		1	0	.8983
14	<u>0.715</u>		1		.8908
15	<u>0.711</u>		2		.8834
16	<u>0.708</u>		3		.8759
17	<u>0.704</u>		4		.8685
18	<u>0.702</u>		5		.8610
19	<u>0.698</u>		6		.8536
20	<u>0.695</u>		7		.8461
21	<u>0.692</u>		8		.8387
22	<u>0.689</u>		9		.8312
23	<u>0.686</u>		10		.8238
24	<u>0.683</u>		11		.8163
25	<u>0.681</u>				
26	<u>0.679</u>		2	0	.8089
27	<u>0.677</u>		1		.8023
28	<u>0.675</u>		2		.7957
29	<u>0.673</u>		3		.7892
30	<u>0.671</u>		4		.7826
31	<u>0.669</u>		5		.7760
32	<u>0.668</u>		6		.7694
33	<u>0.667</u>		7		.7629
34	<u>0.666</u>		8		.7563
35	<u>0.664</u>		9		.7497
36	<u>0.663</u>		10		.7431
37	<u>0.662</u>		11		.7366
38	<u>0.661</u>				
		3	0	.7300	
			1	.7242	
			2	.7183	
			3	.7125	
			4	.7067	
			5	.7009	
			6	.6951	
			7	.6892	
			8	.6834	
			9	.6776	
			10	.6718	
			11	.6660	

PERMANENT

4	0	.6601		9	.4197
	1	.6550		10	.4164
	2	.6498		11	.4131
	3	.6446	9	0	.4098
	4	.6395		1	.4068
	5	.6343		2	.4039
	6	.6291		3	.4009
	7	.6240		4	.3979
	8	.6188		5	.3950
	9	.6136		6	.3920
	10	.6085		7	.3890
	11	.6033		8	.3860
5	0	.5981		9	.3831
	1	.5935		10	.3801
	2	.5889		11	.3771
	3	.5843	10	0	.3742
	4	.5797		1	.3715
	5	.5751		2	.3688
	6	.5705		3	.3661
	7	.5659		4	.3635
	8	.5613		5	.3608
	9	.5567		6	.3581
	10	.5521		7	.3554
	11	.5475		8	.3528
6	0	.5429		9	.3501
	1	.5388		10	.3474
	2	.5347		11	.3447
	3	.5306	11	0	.3420
	4	.5265		1	.3396
	5	.5224		2	.3372
	6	.5182		3	.3348
	7	.5141		4	.3324
	8	.5100		5	.3300
	9	.5059		6	.3275
	10	.5018		7	.3251
	11	.4977		8	.3227
7	0	.4936		9	.3203
	1	.4899		10	.3179
	2	.4862		11	.3154
	3	.4825	12	0	.3130
	4	.4789		1	.3108
	5	.4752		2	.3087
	6	.4715		3	.3065
	7	.4678		4	.3043
	8	.4642		5	.3021
	9	.4605		6	.2999
	10	.4568		7	.2977
	11	.4531		8	.2955
8	0	.4494		9	.2933
	1	.4461		10	.2912
	2	.4428		11	.2890
	3	.4395	13	0	.2868
	4	.4362		1	.2848
	5	.4329		2	.2828
	6	.4296		3	.2808
	7	.4263		4	.2789
	8	.4230		5	.2769

PERMANENT

	6	.2749		3	.1839
	7	.2729		4	.1826
	8	.2709		5	.1814
	9	.2689		6	.1802
	10	.2670		7	.1789
	11	.2650		8	.1777
14	0	.2630		9	.1764
	1	.2612		10	.1752
	2	.2594		11	.1740
	3	.2576	19	0	.1727
	4	.2558		1	.1716
	5	.2540		2	.1705
	6	.2522		3	.1693
	7	.2504		4	.1682
	8	.2486		5	.1671
	9	.2468		6	.1659
	10	.2450		7	.1648
	11	.2432		8	.1637
15	0	.2414		9	.1625
	1	.2398		10	.1614
	2	.2381		11	.1603
	3	.2365	20	0	.1591
	4	.2348		1	.1581
	5	.2332		2	.1571
	6	.2316		3	.1560
	7	.2299		4	.1550
	8	.2283		5	.1540
	9	.2267		6	.1529
	10	.2250		7	.1519
	11	.2234		8	.1509
16	0	.2218		9	.1498
	1	.2203		10	.1488
	2	.2188		11	.1478
	3	.2173	21	0	.1467
	4	.2158		1	.1458
	5	.2143		2	.1448
	6	.2128		3	.1439
	7	.2113		4	.1429
	8	.2098		5	.1420
	9	.2084		6	.1410
	10	.2069		7	.1401
	11	.2054		8	.1391
17	0	.2039		9	.1382
	1	.2025		10	.1372
	2	.2012		11	.1363
	3	.1998	22	0	.1353
	4	.1985		1	.1345
	5	.1971		2	.1336
	6	.1957		3	.1327
	7	.1944		4	.1319
	8	.1930		5	.1310
	9	.1917		6	.1301
	10	.1903		7	.1293
	11	.1890		8	.1284
18	0	.1876		9	.1275
	1	.1864		10	.1267
	2	.1851		11	.1258

PERMANENT

23	0	.1249		9	.0860
	1	.1241		10	.0854
	2	.1233		11	.0848
	3	.1225	28	0	.0842
	4	.1217		1	.0837
	5	.1209		2	.0832
	6	.1201		3	.0827
	7	.1193		4	.0822
	8	.1185		5	.0816
	9	.1177		6	.0811
	10	.1169		7	.0806
	11	.1161		8	.0801
24	0	.1153		9	.0795
	1	.1146		10	.0790
	2	.1139		11	.0785
	3	.1132	29	0	.0780
	4	.1124		1	.0775
	5	.1117		2	.0770
	6	.1110		3	.0765
	7	.1102		4	.0760
	8	.1095		5	.0755
	9	.1088		6	.0751
	10	.1080		7	.0746
	11	.1073		8	.0741
25	0	.1066		9	.0736
	1	.1059		10	.0731
	2	.1052		11	.0726
	3	.1046	30	0	.0722
	4	.1039		1	.0717
	5	.1032		2	.0713
	6	.1025		3	.0708
	7	.1019		4	.0704
	8	.1012		5	.0699
	9	.1005		6	.0695
	10	.0998		7	.0690
	11	.0992		8	.0686
26	0	.0985		9	.0682
	1	.0979		10	.0677
	2	.0973		11	.0673
	3	.0966	31	0	.0668
	4	.0960		1	.0664
	5	.0954		2	.0660
	6	.0948		3	.0656
	7	.0942		4	.0652
	8	.0936		5	.0648
	9	.0929		6	.0644
	10	.0923		7	.0639
	11	.0917		8	.0635
27	0	.0911		9	.0631
	1	.0905		10	.0627
	2	.0899		11	.0623
	3	.0894	32	0	.0619
	4	.0888		1	.0615
	5	.0882		2	.0611
	6	.0877		3	.0608
	7	.0871		4	.0604
	8	.0865		5	.0600

PERMANENT

	6	.0596		3	.0000
	7	.0592		4	.0000
	8	.0589		5	.0000
	9	.0585		6	.0000
	10	.0581		7	.0000
	11	.0577		8	.0000
33	0	.0573		9	.0000
	1	.0570		10	.0000
	2	.0566		11	.0000
	3	.0563	38	0	.0000
	4	.0559		1	.0000
	5	.0556		2	.0000
	6	.0552		3	.0000
	7	.0549		4	.0000
	8	.0545		5	.0000
	9	.0542		6	.0000
	10	.0538		7	.0000
	11	.0535		8	.0000
34	0	.0531		9	.0000
	1	.0528		10	.0000
	2	.0525		11	.0000
	3	.0522	39	0	.0000
	4	.0518		1	.0000
	5	.0515		2	.0000
	6	.0512		3	.0000
	7	.0509		4	.0000
	8	.0506		5	.0000
	9	.0502		6	.0000
	10	.0499		7	.0000
	11	.0496		8	.0000
35	0	.0493		9	.0000
	1	.0452		10	.0000
	2	.0410		11	.0000
	3	.0369	40	0	.0000
	4	.0328		1	.0000
	5	.0287		2	.0000
	6	.0246		3	.0000
	7	.0205		4	.0000
	8	.0164		5	.0000
	9	.0123		6	.0000
	10	.0082		7	.0000
	11	.0041		8	.0000
36	0	.0000		9	.0000
	1	.0000		10	.0000
	2	.0000		11	.0000
	3	.0000	41	0	.0000
	4	.0000		1	.0000
	5	.0000		2	.0000
	6	.0000		3	.0000
	7	.0000		4	.0000
	8	.0000		5	.0000
	9	.0000		6	.0000
	10	.0000		7	.0000
	11	.0000		8	.0000
37	0	.0000		9	.0000
	1	.0000		10	.0000
	2	.0000		11	.0000

PERMANENT

	AGE	FACTOR	AGE	FACTOR
42	0	.0000		
	1	.0000	32	13.1496774
	2	.0000	33	13.1066190
	3	.0000	34	13.0608717
	4	.0000		
	5	.0000	35	13.0124419
	6	.0000	36	12.9608581
	7	.0000	37	12.9060159
	8	.0000	38	12.8477966
	9	.0000	39	12.7860919
	10	.0000		
43	11	.0000	40	12.7208125
	0	.0000	41	12.6518603
	1	.0000	42	12.5791754
	2	.0000	43	12.5027332
	3	.0000	44	12.4225027
	4	.0000		
	5	.0000	45	12.3384922
	6	.0000	46	12.2507383
	7	.0000	47	12.1592074
	8	.0000	48	12.0638174
	9	.0000	49	11.9644609
10	.0000			
44	11	.0000	50	11.8609398
	0	.0000	51	11.7530134
	1	.0000	52	11.6404264
	2	.0000	53	11.5229103
	3	.0000	54	11.4002076
	4	.0000		
	5	.0000	55	11.2720392
	6	.0000	56	11.1381509
	7	.0000	57	10.9983815
	8	.0000	58	10.8526988
	9	.0000	59	10.7011985
10	.0000			
45	11	.0000		
	0	.0000		
	1	.0000		
	2	.0000		
	3	.0000		
	4	.0000		
	5	.0000		
	6	.0000		
	7	.0000		
	8	.0000		
	9	.0000		
10	.0000			
11	.0000			

BOARD FOR VOLUNTEER FIRE FIGHTERS
TABLE #3

LUMP-SUM SETTLEMENTS

AGE	FACTOR	AGE	FACTOR
20	13.5031945	60	10.5436530
21	13.4828384	61	10.3813085
22	13.4611435	62	10.2142476
23	13.4380193	63	10.0431489
24	13.4133963	64	9.8688692
25	13.3871605	65	9.6924284
26	13.3592278	66	9.5149814
27	13.3294828	67	9.3377061
28	13.2978313	68	9.1617871
29	13.2641359	69	8.9884173
30	13.2283033	70	8.8188080
31	13.1901943	71	8.6543209

WSR 99-21-097
PERMANENT RULES
DEPARTMENT OF LICENSING

[Filed October 20, 1999, 11:08 a.m.]

Date of Adoption: October 16, 1999.

Purpose: Meet criteria supporting Governor Locke's Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-93-040 Vessel exempted from excise tax but required to be registered and titled, 308-93-135 Vessel number required, 308-93-155 Form of number and 308-93-320 Registration certificate and decals follow vessel on transfer; and amending WAC 308-93-030 Vessels subject to excise tax, registration and titling, 308-93-140 Decals—Placement, size, and color, and 308-93-145 Vessel registration numbers—Display, size, color.

Statutory Authority for Adoption: RCW 88.02.070.

Other Authority: RCW 88.02.100.

Adopted under notice filed as WSR 99-17-070 on August 13, 1999.

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Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 3, Repealed 4.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 3, Repealed 4; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 18, 1999

Fred Stephens

Director

AMENDATORY SECTION (Amending Order TL-RG 8, filed 9/13/84)

WAC 308-93-030 Vessels subject to excise tax, registration and titling. ((The following vessels must be registered and titled and pay the excise tax if they are on or using the waters of this state:

All vessels sixteen feet or longer equipped with propulsory machinery or sails, unless specifically exempted))

What vessels are subject to excise tax, registration and titling? Unless specifically exempted under chapters 88.02 and 82.49 RCW, all vessels sixteen feet or longer equipped with propulsory machinery or sails, are subject to excise tax, registration and titling, including the following:

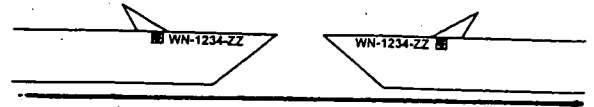
- (1) Amphibious vessels (vehicles);
- (2) Houseboats;
- (3) Inflatable vessels with motors;
- (4) ((Ski-type vessels)) Personal watercraft (jet ski, wet bike, etc.);
- (5) Racing vessels.

AMENDATORY SECTION (Amending WSR 90-08-018, filed 3/28/90, effective 4/28/90)

WAC 308-93-140 Decals—Placement, size, and color. ((Upon registration, the applicant will be issued a registration certificate and two decals. One decal must be affixed to each side on the forward half of the vessel, except when the registration number is placed as provided by WAC 308-93-145 (2) and (3). The registration decals must be placed in line with and within six inches of the aft of the registration number. The decals must meet the requirements of subsections (1) and (2) of this section. Only the current registration year decals may be displayed.

- (1) Decals must be approximately three inches square.
- (2) The years in which validation decals expire must be indicated by the colors blue, international orange, green, and red, in rotation beginning with blue for decals that expire

with 1985 expirations:)) **(1) Where do I place the decals I receive when I register my vessel in Washington?** These decals shall be placed on the vessel for which they were assigned. Decals must be affixed on (see illustration):



(a) Forward half of the vessel; and

(b) Within six inches aft of, and directly on line with, the vessel registration number as provided by WAC 308-93-145(3).

(c) For documented vessels, one decal must be affixed to each side of the forward half of the vessel for which it was assigned so it is easily visible for law enforcement.

(2) What do the vessel decals look like that are issued by the department? In accordance with 33 CFR, vessel decals are approximately three inches square. The years in which validation decals expire must be indicated by the colors blue, international orange, green, and red, in rotation beginning with blue for decals that expired in 1985.

(3) Which vessel decal shall be displayed? To legally operate your vessel on Washington waters, you must display the decal that shows your vessel is registered for the current registration year. The current decal must be placed inline and within six inches of the aft of the registration number.

AMENDATORY SECTION (Amending Order TL-RG-2, filed 6/21/84)

WAC 308-93-145 Vessel registration numbers—Display, size, color. ((1) Each registration number issued must:

(a) Be painted on or permanently attached to each side of the forward half of the vessel except as allowed by subsection (2) of this section or required by subsection (3) of this section;

(b) Be in plain vertical block characters of not less than three inches in height;

(c) Contrast with the color of the background and be distinctly visible and legible;

(d) Have spaces or hyphens that are equal to the width of a letter other than "I" or a number other than "1" between the letter and number groupings (example: DC 5678 EF or DC 5678 EF); and

(e) Read from left to right.

(2) When a vessel is used by a manufacturer or by a dealer for testing or demonstrating, the number may be painted on or attached to removable plates that are temporarily but firmly attached to each side of the forward half of the vessel.

(3) On vessels so configured that a number on the hull or superstructure would not be easily visible, the number must be painted on or attached to a backing plate that is attached to the forward half of the vessel so that the number is visible from each side of the vessel.

(4) Each number displayed on a tender exempted under RCW 88.02.030 must meet the requirements of subsection

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(1) of this section and have a space or hyphen that is equal to the width of a letter other than "I" or a number other than "1" between the suffix and the number.) **(1) What vessels are required to display a vessel registration number?** All vessels that are required to be registered under chapter 88.02 RCW except vessels documented with the United States Coast Guard, are required to display the vessel registration numbers.

(2) What are vessel registration numbers? Vessel registration numbers are configured in accordance with 33 CFR 174.23 and:

(a) Uniquely identify the vessel, similar to license plate numbers for vehicles;

(b) Are assigned by the department when you apply for initial registration for your vessel;

(c) Are printed on your registration certificate and certificate of ownership;

(d) The department does not provide any physical material for you to apply to your vessel.

(3) How do I display the assigned vessel registration number on my vessel? The registration number assigned shall:

(a) Be painted on or permanently attached to each side of the forward half of the vessel except as allowed by subsection (6) of this section or required by subsection (7) of this section and must be on a vertical surface;

(b) Be in plain vertical block characters of not less than three inches in height;

(c) Contrast with the color of the background and be distinctly visible and legible;

(d) Have spaces or hyphens that are equal to the width of a letter other than "I" or a number other than "1" between the letter and number groupings (example: WN 5678 EF or WN-5678-EF); and

(e) Read from left to right.

(4) Are vessel registration numbers transferable from vessel to vessel? Vessel registration numbers are not transferable between vessels. Once assigned, a vessel registration number cannot be reassigned to another vessel.

(5) Does a Washington licensed dealer need to display registration numbers and decals when demonstrating or testing a vessel held for sale? Washington licensed vessel dealers shall display dealer registration numbers and decals assigned and issued by the department. Dealer registration numbers and decals shall be displayed in the following manner:

(a) The department assigned dealer vessel registration number must be painted on or attached to a backing plate;

(b) The department issued decal must be affixed within six inches aft of and directly on line with the dealer registration number as provided by WAC 308-93-145(4); and

(c) The backing plate shall be attached to the forward half of the vessel so that the number is visible from each side of the vessel when observed from outside the vessel.

(6) How do I display my vessel registration number if my vessel's hull or superstructure is configured so that the vessel registration number would not be easily visible? In this case, the vessel registration number must be

painted on or attached to backing plates that are attached to the forward half of the vessel so that the number is visible from the outside of the vessel.

(7) Is a tender as described in chapter 88.02 RCW required to display a vessel registration number? Vessels used as a tender, while exempt from registration under RCW 88.02.030, must display the numbers of the parent vessel with an additional numeric digit following the last alpha character of the vessel registration number. (Example 1) WN 5678 EF 1 or WN-5678-EF-1. The second tender vessel registration number will be the next consecutive number. (Example 2) WN 5678 EF 2 or WN-5678-EF-2.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-93-040	Vessels exempted from excise tax but required to be registered and titled.
WAC 308-93-135	Vessel number required.
WAC 308-93-155	Form of number.
WAC 308-93-320	Registration certificate and decals follow vessel on transfer.

WSR 99-21-098
PERMANENT RULES
DEPARTMENT OF LICENSING
 [Filed October 20, 1999, 11:09 a.m.]

Date of Adoption: October 16, 1999.
 Purpose: Meet criteria supporting Governor Locke's Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Amending WAC 308-56A-150 Certificate of vehicle inspection.

Statutory Authority for Adoption: RCW 46.01.110.
 Other Authority: RCW 46.12.040, 46.16.216.
 Adopted under notice filed as WSR 99-17-030 on August 11, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 1, Repealed 0; Pilot Rule Mak-

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ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 18, 1999

Fred Stephens

Director

NEW SECTION

WAC 308-56A-056 Names separated by the words "and," "or," or the slash symbol "/" (1) **Does the department use the words "and," "or," or the slash symbol "/" when recording multiple interests on a certificate of ownership?** The department has not used these designations since 1974 when recording ownership interest. For those certificates of ownership which may have been issued using one of these designations, any registered owners so shown are considered to have equal registered owner interest in the vehicle and any lien holder so shown is considered to have equal security interest in the vehicle.

(2) **Will the department use the words "and," "or," or the slash symbol "/" if another jurisdiction has recorded multiple interests on the foreign certificate of ownership using one of these designations?** The department does not use these designations when recording ownership interest. The department will list the names without the above designations.

AMENDATORY SECTION (Amending WSR 97-07-014, filed 3/11/97, effective 4/11/97)

WAC 308-56A-150 Certificate of vehicle inspection.

~~((1) An application for certificate of ownership must be accompanied by a certificate of inspection signed by an authorized inspector and must include the applicable statutory inspection fee whenever the applicant's vehicle is:~~

~~(a) From a state, jurisdiction or province other than Washington;~~

~~(b) Reported destroyed since the last certificate of ownership was issued;~~

~~(c) A homemade, assembled, or rebuilt vehicle not previously titled as such;~~

~~(d) One whose identification number has been removed, defaced, altered, destroyed, or has become illegible or is missing;~~

~~(e) One with a structural change in, or modification of, body or frame changing the class designation or body type currently shown on the record;~~

~~(f) A used vehicle and no Washington record can be found;~~

~~(g) A kit vehicle not previously titled as such; or~~

~~(h) A street rod not previously titled as such.~~

~~(2) No fee will be charged when a vehicle has been referred for inspection for any other reason; provided that the request for inspection shall have been made by a commissioned law enforcement officer, an employee of the department of licensing, or a vehicle license agent.~~

~~(3) Inspections will normally be accomplished by the Washington state patrol.~~

~~(4) The director may designate other competent inspecting agencies to perform inspections required under subsection (1)(a) of this section if the vehicle is located in a foreign state or province and the requirement for inspection by the Washington state patrol will cause undue hardship.~~

~~(5) When the inspection is done by the Washington state patrol, the certificate of inspection will be valid for the following periods of time after the inspection date:~~

~~(a) Vehicles from a state or province other than Washington: Sixty days;~~

~~(b) Vehicles reported destroyed: Ten days;~~

~~(c) Homemade, assembled, rebuilt vehicles, street rods, and kit vehicles: Ten days;~~

~~(d) Vehicles with identification number removed, defaced, altered, destroyed, illegible or missing: Ten days;~~

~~(e) Vehicles with structural change in, or modification of, body or frame changing the class designation or body type: Ten days;~~

~~(f) Used vehicles with no Washington record: Sixty days;~~

~~(g) Vehicles required to be inspected under subsection (1)(a) through (h) of this section and held for sale by a licensed dealer: One year; and~~

~~(h) Vehicles referred for inspection for any reason not listed above: Ten days.)~~

(1) When is a certificate of vehicle inspection required? A certificate of vehicle inspection, signed by an authorized inspector, must accompany the application for certificate of ownership and include the applicable statutory inspection fee whenever the applicant's vehicle is:

(a) From a state, jurisdiction or province other than Washington;

(b) Reported destroyed since the last certificate of ownership was issued;

(c) A homemade, assembled, or rebuilt vehicle not previously titled as such;

(d) One whose identification number needs verification has been removed, defaced, altered, destroyed, or has become illegible or is missing;

(e) One with a structural change in, or modification of, body or frame changing the class designation or body type currently shown on the record;

(f) A used vehicle and no Washington record can be found;

(g) A kit vehicle not previously titled as such;

(h) A street rod not previously titled as such;

(i) A glider kit not previously titled as such; or

(j) Questionable as to ownership.

(2) Is a fee always charged for a certificate of vehicle inspection? No, a fee may be charged when a vehicle has been referred for inspection for any reason other than subsection (1) of this section; and a fee may also be charged if the request for inspection is made by a commissioned law enforcement officer, an employee of the department of licensing, a vehicle license agent or other competent inspecting agency designated by the director.

(3) Who is authorized to perform a vehicle inspection? Vehicle inspections may be performed by:

(a) The Washington state patrol;

(b) Other competent inspecting agencies designated by the director if the vehicle is located in a foreign state or province and the requirement for inspection by the Washington state patrol will cause undue hardship.

(4) How long is a vehicle certificate of inspection valid? The vehicle certificate of inspection is valid for the following periods of time after the inspection date:

(a) Thirty days for vehicles:

(i) Reported destroyed:

(ii) Homemade, assembled, rebuilt, street rods, kit vehicles and glider kits:

(iii) If the identification number needs verification, has been removed, defaced, altered, destroyed, illegible or missing:

(iv) With structural change in, or modification of, body or frame changing the class designation or body type:

(v) Referred for inspection for any reason not listed.

(b) Sixty days for vehicles:

(i) From a foreign jurisdiction:

(ii) With no Washington record or no manufacture statement of origin/manufacture certificate of origin.

(c) One year for vehicles required to be inspected under subsection (1)(a) through (i) of this section and held for sale by a licensed dealer.



WSR 99-20-003
EMERGENCY RULES
DEPARTMENT OF REVENUE

[Filed September 23, 1999, 3:30 p.m.]

Date of Adoption: September 23, 1999.

Purpose: WAC 458-20-135 explains the tax-reporting responsibilities of extractors. WAC 458-20-136 explains the tax reporting responsibilities of manufacturers and processors for hire. WAC 458-20-13601 explains the application of the retail sales and use tax exemptions provided by RCW 82.08.02565 and 82.12.02565 for certain machinery and equipment used by manufacturers and processors for hire.

Citation of Existing Rules Affected by this Order: Amending WAC 458-20-135 Extracting natural products and 458-20-136 Manufacturing, processing for hire, fabricating.

Statutory Authority for Adoption: RCW 82.32.300.

Under 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 rules were previously adopted on an emergency basis on May 28, 1999 (WSR 99-12-077). There have been no substantive changes to the rules being adopted with this filing. This second adoption of these same rules is necessary to the implementation of the manufacturing machinery and equipment sales and use tax exemption, as amended by chapter 211, Laws of 1999. Some of the legislative changes, which provided clarification of the exemption, were retroactive to 1995. Taxpayers have a limited time to file refund claims and will suffer financial hardships if not provided sufficient information to determine if they are eligible for refunds as well as the exemption itself. The department is engaged in the rule-making process for adopting revised Rules 135 and 136, as well as a new Rule 13601. A CR-101 public meeting was held on July 14th. Permanent rules cannot be adopted soon enough to provide taxpayers with sufficient time to claim refunds for 1995 because the statute of limitation runs out at the end of 1999. Adoption of these rule will continue to provide immediate information to taxpayers, tax practitioners, and department staff to use in determining the taxability of specific machinery and equipment.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 1, Amended 2, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Mak-

ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

September 23, 1999

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 86-09-058, filed 4/17/86, effective 5/18/96)

WAC 458-20-135 Extracting natural products. ((The word "extractor" means)) (1) **Introduction.** This rule explains the application of the business and occupation (B&O), retail sales, and use taxes to persons extracting natural products. Many persons extracting natural products also use the same extracted products in a manufacturing process. This rule provides guidance for determining when an extracting activity ends and the manufacturing activity begins. Persons engaged in a manufacturing activity should also refer to WAC 458-20-136 (Manufacturing, processing for hire, fabricating) and 458-20-13601 (Manufacturers and processors for hire—Sales and use tax exemptions for machinery and equipment).

In addition to all other taxes, harvesters of timber may be subject to the forest excise tax levied by chapter 84.33 RCW (Timber and Forest Lands). Chapter 458-40 WAC (Taxation of Forest Land and Timber) provides important tax-reporting information regarding the forest tax program.

(2) **Extracting activities.** RCW 82.04.100 defines the term "extractor" to mean every person who, from the person's own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, for sale or for commercial or industrial use mines, quarries, takes or produces coal, oil, natural gas, ore, stone, sand, gravel, clay, mineral, or other natural resource product((,-or)). The term includes a person who similarly fells, cuts, or takes timber, Christmas trees other than plantation Christmas trees, or other natural products((,-or)). It also includes any person who takes fish((,-or takes, cultivates, or raises)) shellfish, or other sea or inland water foods or products.

(("Extractor"))(a) The term "extractor" does not include:

(i) Persons performing under contract the necessary labor or mechanical services for others ((or));

(ii) Persons cultivating or raising fish entirely within confined rearing areas on the person's own land or on land in which the person has a present right of possession.((("RCW 82.04.100.)

The following examples are illustrative of operations which are included within the extractive activity:

((+)) (iii) Persons who fell, cut, or take plantation Christmas trees from the person's own land or from land in which the person has a present right of possession; or

(iv) Persons cultivating or raising shellfish or any other cultural aquatic product as defined in RCW 15.85.020 on the person's own land or on land in which the person has a present right of possession. This exclusion from the defini-

tion of "extractor" is because these persons qualify as farmers under RCW 82.04.213.

(b) An extractor may subsequently take an extracted product and use it as a raw material in a manufacturing process. The following examples explain when an extracting process ends and a manufacturing process begins for various situations. These examples should be used only as a general guide. Similar determinations for other situations can be made only after a review of all of the facts and circumstances.

(i) Logging operations, including the ((bucking, yarding, and loading of timber or logs after felling, as well as the)) actual cutting or severance of trees are extracting activities. ((It)) Extracting includes other activities necessary and incidental to logging, such as logging road construction or maintenance, slash burning, slashing, scarification, stream cleaning or rebuilding, miscellaneous cleaning, and trail work, where such activities are performed pursuant to a timber harvest operation((= Provided, That persons performing such activities must identify in their business records the timber harvest operation of which their work is a part)). As a general rule, the extracting activity ends once the tree is felled, cut, or taken. The subsequent activity of cutting, delimiting, and measuring with respect to the felled, cut, or taken trees is a manufacturing activity. (See WAC 458-20-136 on manufacturing.)

((((2))) (ii) Mining and quarrying operations are extracting activities, including the ((activities incidental to the preparation of the products for market, such as screening, sorting, washing, crushing, etc.)) screening, sorting, piling, and washing of rock, sand, stone, or gravel if the extractor does not directly or by contracting with others crush or blend the materials at the site where the materials were taken or produced.

The crushing and/or blending of rock, sand, stone, or gravel are not extracting activities. These are manufacturing activities. (See WAC 458-20-136 on manufacturing.) Likewise, any screening, sorting, piling, or washing of the material, when the activity takes place in conjunction with crushing or blending, is considered a part of the manufacturing activity if it takes place after the first screen. If there is no separate first screen, only those activities subsequent to the materials being deposited into the screen are considered manufacturing activities.

((((3))) (iii) Fishing operations, including the taking of any fish, or the taking, cultivating, or raising of shellfish, or other sea or inland water foods or products (whether on publicly or privately owned beds, and whether planted and cultivated or not) ((for sale or commercial use. It)) is an extracting activity. Extracting includes the removal of the meat from the shell((= and the cleaning and icing of fish or sea products by the person catching or taking them. It does not include cultivating or raising fish entirely within confined rearing areas under RCW 82.04.100)). The filleting or steaking of fish are manufacturing activities. (See WAC 458-20-136 on manufacturing.)

~~((Business and Occupation Tax~~

Extracting local sales. Persons who extract products in this state and sell the same at retail in this state are subject to the business and occupation tax under the classification

retailing and those who sell such products at wholesale in this state are taxable under the classification wholesaling all others. Persons taxable under the classification retailing and wholesaling all others are not taxable under the classification extracting with respect to the extracting of products so sold within this state.

Extracting interstate or foreign sales. Persons who extract products in this state and sell the same in interstate or foreign commerce are taxable under the classification extracting upon the value of the products so sold, and are not taxable under retailing or wholesaling all others in respect to such sales. (See also WAC 458-20-193.)

Extracting for commercial use. Persons who extract products in this state and use the same as raw materials or ingredients of articles which they manufacture for sale are not taxable under extracting. (For tax liability of such persons on the sale of manufactured products see WAC 458-20-136, manufacturing, processing for hire, fabricating.)

Persons who extract products in this state for any other commercial or industrial use are taxable under extracting on the value of products extracted and so used. (See WAC 458-20-134 for definition of commercial or industrial use.)

Extracting for others.)) (3) Tax-reporting responsibilities of persons extracting natural products. Persons who extract products in this state are subject to the extracting B&O tax upon the value of the products, unless otherwise provided by law. Extractors who sell the products at retail or wholesale in this state are subject to either the retailing or wholesaling B&O tax, as the case may be. In such cases, the extractor must report under both the "production" (extracting) and "selling" (wholesaling or retailing) classifications of the B&O tax, and claim a tax credit under the multiple activities tax credit (MATC) system. See also WAC 458-20-19301 (Multiple activities tax credits) for a more detailed explanation of the MATC reporting requirements.

(a) An extractor making retail sales must collect and remit retail sales tax on all sales to consumers, unless the sale is exempt by law (e.g., see WAC 458-20-244 regarding sales of certain food products). Extractors making wholesale sales must obtain resale certificates from their customers to document the wholesale nature of any transaction. (Refer to WAC 458-20-102 on resale certificates.)

(b) Persons performing under contract, either as prime or subcontractors((=) the necessary labor or mechanical services for ((others who are engaged in the business as)) extractors, are ((taxable under the extracting for hire classification of the business and occupation)) subject to the extracting for hire B&O tax upon their gross income from ((such)) the labor or services. ((If the contract includes the hauling of the products extracted over public roads, such persons are also taxable under the motor transportation classification of the public utility tax upon that portion of their gross income properly attributable to such hauling. However, the hauling for hire of logs or other forest products exclusively upon private roads is taxable under the service classification of the business and occupation tax upon the gross income received from such hauling. (See WAC 458-20-180.)) Persons performing the necessary labor or mechanical services for manufacturers are

subject to the processing for hire B&O tax. (See also WAC 458-20-136.)

~~((Forest Excise Tax~~

~~In addition to all other taxes, a person engaged in business as a harvester of timber is subject to the forest excise tax levied by chapter 84.33 RCW. The word "harvester" means every person who from the person's own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, fells, cuts, or takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.~~

~~See chapter 458-40 WAC for detailed provisions, procedures, and other definitions.~~

~~Retail Sales Tax~~

~~The retail sales tax applies upon all sales of extracted products made at retail by the extractor thereof, except as provided by WAC 458-20-244, Food products:~~

~~Use Tax))~~

~~(c) The retail sales tax applies to all purchases of equipment, component parts of equipment, and supplies by persons engaging in extracting or extracting for hire activities unless a specific exemption applies. If the seller fails to collect the appropriate retail sales tax, the buyer is required to remit the retail sales tax (commonly referred to as "deferred retail sales tax") or use tax directly to the department.~~

~~(d) RCW 82.08.02565 and 82.12.02565 provide retail sales and use tax exemptions for certain machinery and equipment used by manufacturers. While this exemption does not extend to extractors, persons engaged in both extracting and manufacturing activities should refer to WAC 458-20-13601 for an explanation of how these exemptions may apply to them.~~

~~(e) Persons constructing or maintaining logging roads pursuant to timber harvest operations are ((subject to use tax on all materials used in such construction, except for materials on which sales tax was paid at the time of purchase)) considered consumers of all materials incorporated into the logging roads. Their purchase and/or use of these materials is subject to either the retail sales or use tax.~~

AMENDATORY SECTION (Amending WSR 88-21-014, filed 10/7/88, effective 11/7/88)

WAC 458-20-136 Manufacturing, processing for hire, fabricating. (1) Introduction. This rule explains the application of the business and occupation (B&O), retail sales, and use taxes to manufacturers. It identifies the special tax classifications and rates that apply to specific manufacturing activities. The law provides a retail sales and use tax exemption for certain machinery and equipment used by manufacturers. Refer to RCW 82.08.02565, 82.12.02565, and WAC 458-20-13601 (Manufacturers and processors for hire - Sales and use tax exemption for machinery and equipment) for more information regarding this exemption. Per-

sons engaging in both extracting and manufacturing activities should also refer to WAC 458-20-135 (Extracting natural products.)

(2) Definitions. "The term 'to manufacture' embraces all activities of a commercial or industrial nature wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful substance or article of tangible personal property is produced for sale or commercial or industrial use, and shall include the production or fabrication of special made or custom made articles." (RCW 82.04.120.) It means the business of producing articles for sale, or for commercial or industrial use from raw materials or prepared materials by giving these matters new forms, qualities, properties, or combinations. It includes such activities as making, fabricating, processing, refining, mixing, slaughtering, packing, curing, aging, canning, etc. It includes also the preparing, packaging and freezing of fresh fruits, vegetables, fish, meats and other food products, the making of custom made suits, dresses, coats, awnings, blinds, boats, curtains, draperies, rugs, and tanks, and other articles constructed or made to order, and the curing of animal hides and food products.

((2)) The term "to manufacture" also includes:

(a) The production or fabrication of dental appliances, devices, restorations, substitutes, or other dental laboratory products by a dental laboratory or dental technician, effective October 1, 1998 (chapter 168, Laws of 1998);

(b) The cutting, delimiting, and measuring of felled, cut, or taken trees, effective July 1, 1995 (chapter 211, Laws of 1999, and chapter 3, Laws of 1995 1st sp.s.);

(c) The crushing and/or blending of rock, sand, stone, gravel, or ore, effective July 1, 1995 (chapter 211, Laws of 1999, and chapter 3, Laws of 1995 1st sp.s.); and

(d) The cleaning of fish. The manufacturing B&O tax does not apply, however, if the cleaning activities are limited to the removal of the head, fins, or viscera from fresh fish without further processing, other than freezing. RCW 82.04.2403.

(3) The word "manufacturer" means every person who, from the person's own materials or ingredients manufactures for sale, or for commercial or industrial use any articles, substance or commodity either directly, or by contracting with others for the necessary labor or mechanical services.

((3)) However, a nonresident of the state of Washington who owns materials processed for hire in this state is not deemed to be a manufacturer because of such processing. Further, any owner of materials from which a nuclear fuel assembly is fabricated in this state by a processor for hire is also not deemed to be a manufacturer because of such processing.

(4) The term "to manufacture" does not include;

(a) The conditioning of seed for use in planting ((or activities which consist of));

(b) The cubing of hay or alfalfa;

(c) The growing, harvesting, or production of agricultural products;

(d) The cutting, grading, or ice glazing of seafood which has been cooked, frozen, or canned outside this state; ((the mere cleaning and freezing of whole fish;)) or

(e) The repairing and reconditioning of tangible personal property for others.

(5) The term "processing for hire" means the performance of labor and mechanical services upon materials belonging to others so that as a result a new, different or useful article of tangible personal property is produced for sale or commercial or industrial use. Thus, a processor for hire is any person who would be a manufacturer if that person were performing the labor and mechanical services upon that person's own materials.

(6) Persons who both manufacture and sell those products in this state must report their gross receipts under both the manufacturing and retailing or wholesaling classifications. A credit may then be taken against the selling tax in the amount of the manufacturing tax reported. (See also WAC 458-20-19301.)

(7) **Manufacturing—interstate or foreign sales.** Persons who manufacture products in this state and sell the same in interstate or foreign commerce are taxable under the classification manufacturing upon the value of the products so sold, and are not taxable under retailing or wholesaling—all others in respect to such sales. (See also WAC 458-20-193(A).) A credit may be applicable if a gross receipts tax is paid on the selling activity to another state. (See also WAC 458-20-19301.)

(8) **Business and occupation tax—hops.** The business and occupation tax shall not apply to amounts received by hop growers or dealers for hops which are shipped outside the state of Washington for first use, if those hops have been processed into extract, pellets, or powder in this state. Amounts charged by a processor or warehouse for processing or warehousing, however, are not exempt.

(9) **Manufacturing—special classifications.** ~~((The law))~~ RCW 82.04.260 provides several special classifications and rates for activities which constitute "manufacturing" ~~((as defined in this rule))~~ under RCW 82.04.120. In all such cases the principles set forth in subsections (6) and (7) of this rule concerning multiple tax classifications and credit provisions are also applicable. These special classifications and rates include:

(a) Manufacturing wheat into flour, barley into pearl barley, soybeans into soybean oil, canola into canola oil, meal, or canola byproducts, or sunflower seeds into sunflower oil ((RCW 82.04.260(2)));

(b) Splitting or processing dried peas ((RCW 82.04.260(3)));

(c) Manufacturing seafood products which remain in a raw, raw frozen, or raw salted state ((RCW 82.04.260(4)));

(d) Manufacturing by canning, preserving, freezing, processing, or dehydrating fresh fruits and vegetables ((RCW 82.04.260(5))); and

(e) Manufacturing nuclear fuel assemblies ((RCW 82.04.260(9)). In all such cases the principles set forth in subsections (6) and (7) of this section concerning multiple tax classifications and credit provisions are also applicable).

(10) The special classification and rate provided by RCW 82.04.260 for slaughtering, breaking and/or processing perishable meat products and/or selling the same at wholesale ~~((RCW 82.04.260(7)))~~ combines manufacturing and

nonmanufacturing activities into a single taxable business activity. For persons who break, slaughter, and/or process meat products for others, the statutory classification and rate are applicable to the value of products so processed and delivered to customers within this state and to interstate or foreign customers. The mere wholesale selling of perishable meat products not manufactured by the vendor is subject to the statutory classification and rate only upon gross receipts from sales within this state. Interstate or foreign sales are deductible from gross proceeds of sales. (See WAC 458-20-193(A).)

(11) **Manufacturing for commercial use.** Persons who manufacture products in this state for their own commercial or industrial use are taxable under the classification manufacturing on the value of the products so manufactured and used. (See WAC 458-20-134 for definition of commercial or industrial use.)

(12) **Processing for hire.** Persons processing for hire for consumers or for persons other than consumers are taxable under the processing for hire classification upon the total charge made therefor.

(13) **Materials furnished in part by customer.** In some instances, the persons furnishing the labor and mechanical services undertakes to produce a new article, substance, or commodity from materials or ingredients furnished in part by them and in part by the customer. In such instances, tax liability is as follows:

(a) The persons furnishing the labor and mechanical services will be presumed to be the manufacturer if the value of the materials or ingredients furnished by them is equal to or exceeds 20% of the total value of all materials or ingredients which become a part of the finished product.

(b) If the person furnishing the labor and mechanical services furnishes materials constituting less than 20% of the value of all of the materials which become a part of the finished product, such person will be presumed to be processing for hire. The person for whom the work is performed is the manufacturer in that situation, and will be taxable as such.

(c) In cases where the person furnishing the labor and mechanical services supplies, sells, or furnishes to the customer, before processing, 20% or more in value of the materials from which the finished product is made, the person furnishing the labor and mechanical services will be deemed to be the owner of the materials and taxable as a manufacturer.

(14) **Retail sales and use taxes.** Persons taxable as engaging in the business of manufacturing and selling at retail any of the products manufactured and persons manufacturing, fabricating, or processing for hire tangible personal property for consumers shall collect the retail sales tax upon the total charge made to their customers.

~~((15))~~ (a) RCW 82.08.02565 and 82.12.02565 provide retail sales and use tax exemptions for certain machinery and equipment used by processors for hire and manufacturers. (See also WAC 458-20-13601.)

(b) Sales to processors for hire and to manufacturers of other articles of tangible personal property which do not become an ingredient or component part of a new article produced, or are not chemicals used in processing the same, are retail sales, and the retail sales tax must be collected thereon.

(However, see WAC 458-20-113 and 458-20-134 for certain express exemptions.) If the seller fails to collect the appropriate retail sales tax, the buyer is required to remit the retail sales tax (commonly referred to as "deferred retail sales tax") or use tax directly to the department.

~~((16) Use tax:))~~ (c) Manufacturers are taxable under the use tax upon the use of articles manufactured by them for their own use in this state unless a specific exemption applies. (See WAC 458-20-113 ~~((and)),~~ 458-20-134, and 458-20-13601 for certain express exemptions.)

~~((17))~~ (d) See WAC 458-20-244 for sales and use tax on food products.

NEW SECTION

WAC 458-20-13601 Manufacturers and processors for hire - Sales and use tax exemption for machinery and equipment. (1) **Introduction.** This rule explains the retail sales and use tax exemption provided by RCW 82.08.02565 and 82.12.02565 for sales to or use by manufacturers or processors for hire of machinery and equipment used directly in a manufacturing operation or research and development operation. This rule explains the requirements that must be met to substantiate a claim of exemption. For information regarding the distressed area sales and use tax deferral refer to WAC 458-20-24001 and chapter 82.60 RCW. For the high technology business sales and use tax deferral refer to chapter 82.63 RCW.

On and after July 25, 1999, a person engaged in testing for manufacturers or processors for hire is eligible to take the exemption, subject to the requirements explained below.

(2) **Legislative history.** The manufacturing machinery and equipment exemption, codified as RCW 82.08.02565 and RCW 82.12.02565, became effective July 1, 1995. The exemption has since been the subject of a number of changes: See 1995 1st s.s. c 3, 1996 c 173, 1996 c 247, 1998, c 330, and 1999 c 211.

(a) In 1996, the exemption was extended to include charges for repairing, cleaning, altering, or improving the machinery and equipment. The same act also revised the definition of "machinery and equipment" to include tangible personal property that becomes an ingredient or component of the machinery and equipment, including repair and replacement parts. A second act extended the exemption to research and development engaged in by manufacturers or processors for hire. Both acts took effect June 6, 1996.

(b) In 1998, the duplicate certificate and annual reporting requirement were eliminated, effective June 11, 1998.

(c) In 1999, the 1995 legislation was clarified retroactively by ESHB 1887, chapter 211, laws of 1999, to include certain logging and mining activities, segmented manufacturing, and off-site testing by manufacturers, and to explain that hand-powered tools were excluded. As of July 25, 1999, the exemption is extended on a prospective basis to persons who perform third party testing for manufacturers or processors for hire.

(3) **Definitions.** For purposes of the manufacturing machinery and equipment tax exemption the following definitions will apply.

(a) "Cogeneration" means the simultaneous generation of electrical energy and low-grade heat from the same fuel.

(b) "Device" means an item that is not attached to the building or site. Examples of devices are: Forklifts, chain-saws, air compressors, clamps, free standing shelving, software, ladders, wheelbarrows, and pulleys.

(c) "Industrial fixture" means an item attached to a building or to land. Fixtures become part of the real estate to which they are attached and upon attachment are classified as real property, not personal property. Examples of "industrial fixtures" are fuel oil lines, boilers, craneways, and certain concrete slabs.

(d) "Manufacturer" has the same meaning as provided in chapter 82.04 RCW.

(e) "Manufacturing operation" means the manufacturing of articles, substances, or commodities for sale as tangible personal property. A manufacturing operation begins at the point where the raw materials enter the manufacturing site and ends at the point where the processed material leaves the manufacturing site. The operation includes storage of raw materials at the site, the storage of in-process materials at the site, and the storage of the processed material at the site. The term also includes that portion of a cogeneration project that is used to generate power for consumption within the manufacturing site of which the cogeneration project is an integral part. The term does not include the production of electricity by a light and power business as defined in RCW 82.16.010 or the preparation of food products on the premises of a person selling food products at retail.

(i) Neither duration or temporary nature of the manufacturing activity nor mobility of the equipment determine whether a manufacturing operation exists. For example, operations using portable saw mills or rock crushing equipment are considered "manufacturing operations."

(ii) Manufacturing tangible personal property for sale can occur in stages, taking place at more than one manufacturing site. For example, if a taxpayer processes pulp from wood at one site, and transfers the resulting pulp to another site that further manufactures the product into paper, two separate manufacturing operations exist. The end product of the manufacturing activity must result in a article, substance, or commodity for sale.

(f) "Machinery and equipment" means industrial fixtures, devices, and support facilities, and tangible personal property that becomes an ingredient or component thereof, including repair parts and replacement parts. "Machinery and equipment" includes pollution control equipment installed and used in a manufacturing operation or research and development operation to prevent air pollution, water pollution, or contamination that might otherwise result from the manufacturing operation or research and development operation. "M&E" means "machinery and equipment."

(g) "Processor for hire" has the same meaning as used in chapter 82.04 RCW and as explained in WAC 458-20-136.

(h) "Qualifying operation" means a manufacturing operation, a research and development operation, or, as of July 25, 1999, a testing operation.

(i) "Research and development operation" means engaging in research and development as defined in RCW 82.63.010 by a manufacturer or processor for hire. RCW

82.63.010 defines "research and development" to mean: Activities performed to discover technological information, and technical and nonroutine activities concerned with translating technological information into new or improved products, processes, techniques, formulas, inventions, or software. The term includes exploration of a new use for an existing drug, device, or biological product if the new use requires separate licensing by the federal food and drug administration under chapter 21, C.F.R., as amended. The term does not include adaptation or duplication of existing products where the products are not substantially improved by application of the technology, nor does the term include surveys and studies, social science and humanities research, market research or testing, quality control, sale promotion and service, computer software developed for internal use, and research in areas such as improved style, taste, and seasonal design.

(j) "Sale" has the same meaning as "sale" in chapter 82.08 RCW, which includes by reference RCW 82.04.040. RCW 82.04.040 includes by reference the definition of "retail sale" in RCW 82.04.050. "Sale" includes renting or leasing, conditional sale contracts, leases with option to purchase, and any contract under which possession of the property is given to the purchaser but title is retained by the vendor as security for the payment of the purchase price.

(k) "Support facility" means a part of a building or a structure or improvement, used to contain or steady an industrial fixture or device. A support facility must be specially designed and necessary for the proper functioning of the industrial fixture or device and must perform a function beyond being a building or a structure or an improvement. It must have a function relative to an industrial fixture or a device. To determine if some portion of a building is a support facility the parts of the building are examined. For example, a highly specialized structure, like a vibration reduction slab under a microchip clean room, is a support facility. Without the slab, the delicate instruments in the clean room would not function properly. The ceiling and walls of the clean room are not support facilities if they only serve to define the space and do not have a function relative to an industrial fixture or a device.

(l) "Tangible personal property" has its ordinary meaning.

(m) "Testing" means activities performed to establish or determine the properties, qualities, and limitations of tangible personal property.

(n) "Testing operation" means the testing of tangible personal property for a manufacturer or processor for hire. A testing operation begins at the point where the tangible personal property enters the testing site and ends at the point where the tangible personal property leaves the testing site. The term also includes that portion of a cogeneration project that is used to generate power for consumption within the site of which the cogeneration project is an integral part. The term does not include the production of electricity by a light and power business as defined in RCW 82.16.010 or the preparation of food products on the premises of a person selling food products at retail.

(4) **Sales and use tax exemption.** The M&E exemption provides a retail sales and use tax exemption for machinery and equipment used directly in a manufacturing operation or research and development operation, or to sales of or charges made for labor and services rendered in respect to installing, repairing, cleaning, altering, or improving the machinery and equipment. On and after July 25, 1999, the exemption may be taken for qualifying machinery and equipment used directly in a testing operation by a person engaged in testing for a manufacturer or processor for hire.

Sellers remain subject to the retailing B&O tax on all sales of machinery and equipment to consumers if delivery is made within the state of Washington, notwithstanding that the sale may qualify for an exemption from the retail sales tax.

(a) **Sales tax.** The purchaser must provide the seller with an exemption certificate. The exemption certificate must be completed in its entirety. The seller must retain a copy of the certificate as a part of its records. This certificate may be issued for each purchase or in blanket form certifying all future purchases as being exempt from sales tax. Blanket forms must be renewed every four years.

The form must contain the following information:

- (i) Name, address, and registration number of the buyer;
- (ii) Name of the seller;
- (iii) Name and title of the authorized agent of the buyer/user;
- (iv) Authorized signature;
- (v) Date; and
- (vi) Whether the form is a single use or blanket-use form.

You may obtain a copy of a M&E certificate form from the Department of Revenue on the Internet at <http://www.dor.wa.gov/>, under "Other forms and schedules" or by contacting the Department's Taxpayer Services Division at:

Department of Revenue
Taxpayer Services
PO Box 47478
Olympia, WA 98504-747

(b) **Use tax.** The use tax complements the retail sales tax by imposing a tax of like amount upon the use within this state as a consumer of any tangible personal property purchased at retail, where the user has not paid retail sales tax with respect to the purchase of the property used. (See also RCW 82.12 RCW and WAC 458-20-178.) If the seller fails to collect the appropriate retail sales tax, the purchaser is required to pay the retail sales tax (commonly referred to as deferred sales tax) or use tax directly to the department unless the purchase and/or use is exempt from the retail sales and/or use tax. A qualifying person using eligible machinery and equipment in Washington is exempt from the use tax.

(5) **Who may take the exemption.** The exemption may be taken by a manufacturer or processor for hire who manufactures articles, substances, or commodities; for sale as tangible personal property. The exemption is for M&E used directly in a manufacturing operation or research and development operation. A processor for hire who does not sell tangible personal property is eligible for the exemption if the processor for hire manufactures articles, substances, or com-

modities that will be sold by the manufacturer. See WAC 458-20-136 and RCW 82.04.110 for more information. On and after July 25th, 1999, persons who engage in testing for manufacturers or processors for hire are eligible for the exemption.

(6) What is eligible for the exemption. Machinery and equipment used directly in a qualifying operation by a qualifying person is eligible for the exemption. See subsection (9) for a discussion of the "used directly" criteria.

There are three classes of eligible machinery and equipment: industrial fixtures; devices; and support facilities. Also eligible is tangible personal property that becomes an ingredient or component of the machinery and equipment, including repair parts and replacement parts. "Machinery and equipment" also includes pollution control equipment installed and used in a manufacturing operation, testing operation, or research and development operation to prevent air pollution, water pollution, or contamination that might otherwise result from the manufacturing operation, testing operation, or research and development operation.

(7) What is not eligible for the exemption. In addition to items that are not eligible because they do not meet the used directly test, there are four categories of items that are statutorily excluded from eligibility, regardless of whether they are used directly in a qualifying operation. The following property is not eligible for the M&E exemption:

(a) Hand-powered tools. Screw drivers, hammers, and wrenches are examples of hand-powered tools. Electric, including cordless-powered tools, are not hand-powered tools.

(b) Property with a useful life of less than one year. All eligible machinery and equipment must satisfy the useful life criteria, including repair parts and replacement parts. For example, items such as blades and bits are generally not eligible for the exemption because while they may become component parts of eligible machinery and equipment they generally have a useful life of less than one year. Blades generally having a useful life of more than one year, such as certain sawmill blades, are eligible. See subsection (8) for thresholds to determine useful life.

(c) Buildings, other than machinery and equipment that is permanently affixed to or becomes a physical part of a building. Buildings provide work space for people or shelter machinery and equipment. The building itself is not eligible for the exemption but the industrial fixtures and support facilities that become affixed to or part of the building might be eligible. The subsequent real property status of industrial fixtures does not affect eligibility for the exemption.

(d) Building fixtures that are not integral to the manufacturing operation, testing operation, or research and development operation that are permanently affixed to and become a physical part of a building, such as utility systems for heating, ventilation, air conditioning, communications, plumbing, or electrical. Examples of nonqualifying fixtures are: fire sprinklers, building electrical systems, or washroom fixtures.

(8) The "useful life" threshold. The following steps should be used in making a determination whether an item meets the "useful life" threshold. The series of questions progress from simple documentation to complex documenta-

tion. In order to substantiate qualification under any step, a taxpayer must maintain adequate records. Tangible personal property that is acquired for a one-time use does not qualify for the M&E exemption, e.g. a mold or form that is discarded upon use. Catastrophic loss, damage, or destruction of an item does not affect eligibility of machinery and equipment that otherwise qualifies. Assuming the machinery and equipment meets all of the other M&E requirements, the useful life criteria can be determined by answering the following questions for each individual piece of machinery and equipment:

(a) Is the machinery and equipment eligible to be and actually capitalized for either federal tax purposes or accounting purposes?

- If the answer is "yes," it qualifies for the exemption.
- If the answer is "no,"

(b) Is the machinery and equipment warranted by the manufacturer to last at least one year?

- If the answer is "yes," it qualifies for the exemption.
- If the answer is "no,"

(c) Is the machinery and equipment normally replaced at intervals of one year or more, as established by industry or business practice? (This is commonly based on the actual experience of the person claiming the exemption.)

- If the answer is "yes," it qualifies for the exemption.
- If the answer is "no,"

(d) Is the machinery and equipment expected at the time of purchase to last at least one year, as established by industry or business practice? (This is commonly based on the actual experience of the person claiming the exemption.)

- If the answer is "yes," it qualifies for the exemption.
- If the answer is "no," it does not qualify for the exemption.

(9) The "used directly" criteria. Items that are not used directly in a qualifying operation are not eligible for the exemption. The statute provides eight descriptions of the phrase "used directly." The manner in which a person uses an item of machinery and equipment must match one or more of these descriptions. If M&E is not "used directly" it is not eligible for the exemption. Examples of items that are not used directly in a qualifying operation are cafeteria furniture, safety equipment not a part or component of an eligible item of machinery and equipment, packaging materials, shipping materials, or administrative equipment. Machinery and equipment is "used directly" in a manufacturing operation, testing operation, or research and development operation, if the machinery and equipment meets any one of the following criteria:

(a) Acts upon or interacts with an item of tangible personal property. Examples of this are drill presses, cement mixers (agitators), ready-mix concrete trucks, hot steel rolling machines, rock crushers, and band saws. Also included is machinery and equipment used to repair, maintain, or install tangible personal property. Computers qualify under this criteria if: (i) they direct or control machinery or equipment that acts upon or interacts with tangible personal property or (ii) if they act upon or interact with an item of tangible personal property.

(b) Conveys, transports, handles, or temporarily stores an item of tangible personal property at the manufacturing

site or the testing site. Examples of this are wheelbarrows, handcarts, storage racks, forklifts, tanks, vats, robotic arms, piping, and concrete storage pads. Floor space in buildings does not qualify under this criteria. Not eligible under this criteria are items that are used to ship the product or in which the product is packaged, as well as materials used to brace or support an item during transport.

(c) Controls, guides, measures, verifies, aligns, regulates, or tests tangible personal property at the site or away from the site. Examples of "away from the site" are road testing of trucks, air testing of planes, or water testing of boats, with the machinery and equipment used off site in the testing eligible under this criteria. Machinery and equipment used to take readings or measurements, such as devices that take readings or probe with sensors, is eligible under this criteria.

(d) Provides physical support for or access to tangible personal property. Examples of this are catwalks adjacent to production equipment, scaffolding around tanks, braces under vats, and ladders near controls. Machinery and equipment used for access to the building or to provide a work space for people or a space for tangible personal property or machinery and equipment, such as stairways, is not eligible under this criteria.

(e) Produces power for, or lubricates machinery and equipment. A generator providing power to a sander is an example of machinery and equipment that produces power for machinery and equipment. An electrical generating plant that provides power for a building is not eligible under this criteria. Lubricating devices such as hoses, oil guns, pumps, and meters, whether or not attached to machinery and equipment, are eligible under this criteria.

(f) Produces another item of tangible personal property for use in the manufacturing operation, testing operation, or research and development operation. Machinery and equipment that makes dies, jigs, or molds, and printers that produce camera ready images are examples of this.

(g) Places tangible personal property in the container, package, or wrapping in which the tangible personal property is normally sold or transported; or

(h) Is integral to research and development as defined in RCW 82.63.010. There is no requirement that the research and development operation produce tangible personal property for sale.

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 99-21-004
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 99-179—Filed October 8, 1999, 10:35 a.m., effective October 11, 1999, 12:01 a.m.]

Date of Adoption: October 6, 1999.

Purpose: Commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-07300L; and amending WAC 220-52-073 and 220-69-240.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: Harvestable amounts of green sea urchins exist in the areas described. There is insufficient time to promulgate permanent rules. San Juan Channel and southwestern Haro Strait are closed consistent with state/tribal agreement. Titlow Beach Marine Preserve, Orchard Rocks Conservation Area, City of Des Moines Park Conservation Area, South 239th Street Park Conservation Area are closed to preserve the character of the marine preserves. Tatoosh Island closure is consistent with tribal agreements. Eagle Harbor and Sinclair Inlet are closed for health-related reasons. Two divers are allowed when a vessel is designated on two licenses, consistent with SB 5658 passed by the 1999 legislature. Prohibition of all diving within two days of scheduled green sea urchin openings discourages the practice of fishing on closed days and hiding the unlawful catch underwater until the legal opening.

Daily reports of landings are needed to prevent overharvest of allocations in each management region; fish receiving tickets are not received and processed in a manner that permits timely closure of regions. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 2, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 11, 1999, 12:01 a.m.

October 6, 1999

Jeff P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-52-07300M Sea urchins Notwithstanding the provisions of WAC 220-52-073, effective 12:01 a.m. October 11, 1999 until further notice, it is unlawful to take or

possess sea urchins taken for commercial purposes except as provided for in this section:

(1) Green sea urchins: Sea Urchin Districts 1, 2, 3, 4 and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, and 24D are open on Mondays, Tuesdays, and Wednesdays of each week. Marine Fish/Shellfish Management and Catch Reporting Areas 26B, 26C, 26D, and 28A are open on Mondays and Tuesdays of each week. The minimum size for green sea urchins is 2.25 inches in diameter exclusive of the spines.

(2) The following areas are closed to the harvest of sea cucumbers at all times:

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

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

(c) Titlow Beach Marine Preserve - All waters due west from the southern end of the Tacoma Outboard Association building near the boat launch ramp to the outer harbor line, then south following the outer harbor line to a line due west from the old ferry landing dock at the 6th Ave. extension then following the line to the high water line then to the point of origin.

(d) Tatoosh Island - Those waters within one-quarter mile of Tatoosh Island.

(e) The waters of Eagle Harbor west of a line projected from Wing Point to Eagle Harbor Creosote Light Number 1 then due west to the shore on Bainbridge Island.

(f) The waters of Sinclair Inlet west of a line projected southerly from the easternmost point of Point Turner to landfall below the Veteran's Home in Annapolis.

(g) Orchard Rocks Conservation Area - Those waters and bedlands of Rich Passage north and west within a 400 yard radius of Orchard Rocks between a line projected from Orchard Rocks day marker and a line projected from Orchard Rocks day marker southwesterly through the R '6' flashing red (2.5s) buoy as well as waters within 50 yards of Orchard Rock day marker.

(h) City of Des Moines Park Conservation Area - Those tidelands owned by the City of Des Moines at City of Des Moines Park, and the water column above these tidelands.

(i) South 239th Street Park Conservation Area - Those tidelands owned by the city of Des Moines at South 239th Street Park, and the water column above these tidelands.

(3) Only one diver from each harvesting vessel is allowed in the water at any one time during the sea urchin harvest operation or when commercial quantities of sea urchins are aboard, except that two divers may be in the water if the vessel has been designated on two sea urchin dive fishery licenses.

(4) It is unlawful to dive for any purpose from a commercially-licensed fishing vessel, except vessels actively fishing

geoducks under contract with the Washington Department of Natural Resources on October 9, 10, 16, 17, 23, 24, 30, 31, November 6, 7, 13, 14, 20, 21, 27 and 28, 1999.

NEW SECTION

WAC 220-69-24000M Duties of commercial purchasers and receivers Notwithstanding the provisions of WAC 220-69-240, effective immediately until further notice:

(1) It is unlawful for any wholesale dealer purchasing sea urchins from non-treaty sea urchin fishers to fail to report to the Department each day's purchase by 10:00 a.m. the following day. The report must specify the number of pounds taken by Marine Fish-Shellfish Management and Catch Reporting Area. Either of the following two methods of reporting is acceptable.

(a) By facsimile (FAX) transmission to (360) 796-4997, or

(b) By telephone call to (360) 796-4601, extension 500.

(2) All fish receiving ticket reporting requirements of WAC 220-69-240 remain in effect.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. October 10, 1999:

WAC 220-52-07300L Sea urchins. (99-140)

WSR 99-21-009

EMERGENCY RULES

DEPARTMENT OF FISH AND WILDLIFE

[Order 99-176—Filed October 8, 1999, 4:35 p.m., effective October 23, 1999, 12:01 p.m.]

Date of Adoption: October 8, 1999.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-36000W; and amending WAC 220-56-360.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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 Areas 1, 2 and those portions of Razor Clam Area 3 opened for harvest. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 23, 1999, 12:01 p.m.

October 8, 1999

Jeff P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-56-36000W 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) Effective 12:01 p.m. October 23 through 11:59 p.m. October 31, 1999, on odd numbered days between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in that portion of Razor Clam Area 3 that is between the Grays Harbor North Jetty and the southern boundary of the Quinault Indian Nation.

(2) Effective 12:01 p.m. October 23 through 11:59 p.m. November 11, 1999, on odd numbered days between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in the following areas: Razor Clam Area 1 and Razor Clam Area 2.

(3) Effective 12:01 p.m. November 26 through 11:59 p.m. November 27, 1999, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in the following areas: Razor Clam Area 1 and Razor Clam Area 2.

(4) Effective 12:01 p.m. December 20 through 11:59 p.m. December 21, 1999, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in the following areas: Razor Clam Area 1 and Razor Clam Area 2.

(5) It is unlawful to dig for razor clams at any time in Long Beach, Twin Harbors Beach or Copalis Beach Clam sanctuaries defined in WAC 220-56-372.

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.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 21, 1999:

WAC 220-56-36000W Razor clams.

**WSR 99-21-010
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 99-183—Filed October 8, 1999, 4:35 p.m.]

Date of Adoption: October 8, 1999.

Purpose: Commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-01000W and 220-33-01000X; and amending WAC 220-33-010.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: Fishery in the mainstem Columbia River will target surplus hatchery coho, during a time frame when wild coho are not abundant. Harvestable numbers of salmon and sturgeon are available on the non-Indian allocation for fall commercial fisheries. Season is consistent with the 1999 management agreement, ESA requirements, and actions of the Columbia River Compact of October 8, 1999. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 8, 1999

Jeff P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-33-01000X Columbia River season below Bonneville Notwithstanding the provision of WAC 220-33-010, and 220-33-020, it is unlawful for a person to take or possess salmon or sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E, except as provided in the following subsections.

1) OPEN AREA: SMCRA 1A, 1B, 1C, 1D, 1E, except the area from the Longview Bridge upstream to a line extending

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from the green navigation light 13 at the upper end of Bachelor Island at a right angle to the thread of the Columbia River to the Oregon shore is closed to fishing.

a) SEASON: 7 AM to 7 PM October 11, 1999

7 AM to 7 PM October 18, 1999

7 AM to 7 PM October 25, 1999

b) GEAR: 9 3/4-inch maximum mesh.

c) ALLOWABLE SALE: Salmon and sturgeon.

d) SANCTUARIES: Grays Bay, Elokomina-A, Abernathy, Big Creek, Washougal, Sandy.

2) OPEN AREA: SMCRA 1A, 1B, 1C, 1D, 1E, except the area from the Longview Bridge upstream to a line extending from the green navigation light 13 at the upper end of Bachelor Island at a right angle to the thread of the Columbia River to the Oregon shore is closed to fishing.

a) SEASON: 7 AM October 12 to 7 PM October 15, 1999

7 AM October 19 to 7 PM October 22, 1999

b) GEAR: 6-inch maximum mesh.

c) ALLOWABLE SALE: Salmon and sturgeon.

d) SANCTUARIES: Grays Bay, Elokomina-A, Abernathy, Big Creek, Washougal, Sandy.

3) OPEN AREA: Tongue Point/South Channel

Tongue Point Basin is open to fishing in all waters bounded by a line from the red light at Tongue Point to the flashing green light at the rock jetty on the northwesterly tip of Mott Island, a line from a marker at the south end of Mott Island easterly to a marker on the northwest bank on Lois Island, and a line from a marker on the southwest end of Lois Island due westerly to a marker on the opposite bank. In addition, South Channel is open to fishing in all waters bounded by a line from a marker on John Day Point through the green buoy "7" thence to a marker on the southwest end of Lois Island upstream to an upper boundary line from a marker on Settler Point northwesterly to flashing red marker "10" thence northwesterly to a marker on the sand bar defining the terminus of South Channel. All open waters are under concurrent jurisdiction.

a) SEASON:

Nightly 6:00 PM to 8:00 AM

Starting dates: October 11, October 12, October 13, October 18, October 19, October 20, October 25, October 26 and October 27.

b) GEAR:

8-inch maximum mesh restriction. Legal gear restricted to a maximum length of 250 fathoms and weight on leadline not to exceed 2 pounds on any one fathom within Tongue Point Basin. In South Channel, nets are restricted to 100 fathoms in length with no weight restrictions on the leadline. Fishers participating in the Tongue Point Basin fishery may have stored on board their boats, gill nets with leadline in excess of 2 pounds per fathom.

c) ALLOWABLE SALE: Salmon and sturgeon.

4) OPEN AREA: Blind Slough/Knappa Slough

Blind Slough is open from markers at the mouth of Gnat Creek located approximately 1/2 mile upstream of the county road bridge downstream to markers at the mouth of Blind Slough. Concurrent waters extend downstream of the railroad bridge. State waters extend upstream of the railroad bridge and require an Oregon license. In addition, Knappa Slough is open to fishing in all waters bounded by a line from

the northerly most marker at the mouth of Blind Slough westerly to a marker on Karlson Island downstream to a north-south line defined by a marker on the eastern end of Minaker Island to markers on Karlson Island and the Oregon shore. An area closure at the mouth of Big Creek defined by markers of about a 100' radius.

a) SEASON:

Nightly 6:00 PM to 8:00 AM

Starting dates: October 11, October 12, October 13, October 18, October 19, October 20, October 25, October 26, October 27

Blind Slough/Knappa Slough

b) GEAR: Nets restricted to 100 fathoms in length with no weight restriction on leadline. 8-inch maximum mesh.

c) ALLOWABLE SALE: Salmon and sturgeon.

5) OPEN AREA: Deep River

Deep River is open to fishing down river from the town of Deep River to the mouth (a marker at Miller Point to a marker on the opposite bank). Concurrent waters extend downstream of the Highway 4 bridge. State waters extend upstream of the Highway 4 bridge.

a) SEASON:

Nightly 6:00 PM to 8:00 AM

Starting dates: October 11, October 12, October 13, October 18, October 19, October 20, October 25, October 26, October 27

b) GEAR: Nets restricted to 100 fathoms in length with no weight restriction on leadline. 8-inch maximum mesh size restriction.

c) ALLOWABLE SALE: Salmon and sturgeon.

6) OTHER RULES FOR TONGUE POINT/SOUTH CHANNEL, BLIND SLOUGH/KNAPPA SLOUGH, DEEP RIVER:

Transportation or possession of fish outside of the fishing area when the main stem is closed is unlawful unless by licensed buyer. An exception to the rule would allow fishers to transport their catch out of the fishing area with a permit issued by an authorized agency employee after examining the catch or by a self-issued permit in the absence of an authorized employee. One copy of the self-issued permit is to be retained by the fisher while the original must be deposited in a locked box located in or adjacent to the fishing area.

Reviser's note: The unnecessary underscoring 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.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-33-01000W Columbia River season below Bonneville. (99-178)

The following section of the Washington Administrative Code is repealed effective 8:01 a.m. October 28, 1999:

WAC 220-33-01000X Columbia River season below Bonneville.

**WSR 99-21-011
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 99-184—Filed October 8, 1999, 4:35 p.m., effective October 11, 1999, 6:00 a.m.]

Date of Adoption: October 8, 1999.

Purpose: Commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Amending WAC 220-32-057.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: This regulation adopts the tribal proposal to open the setline fishery in Catch Reporting Area 1H (John Day Reservoir) where harvestable numbers of sturgeon are available. This action is consistent with the state/tribal management plan concerning sturgeon fisheries between Bonneville and McNary dams. This regulation conforms state rules with tribal rules and is consistent with compact action of October 8, 1999. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 11, 1999, 6:00 a.m.

October 8, 1999

Jeff P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-32-05700C Columbia River sturgeon seasons above Bonneville Dam. Notwithstanding the provisions of WAC 220-32-057, effective 6:00 a.m. October 11, 1999 until further notice, it is unlawful for a person to take, fish for, or possess sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1F, 1G, and 1H, except those individuals possessing treaty fishing rights under the Yakama, Warm

Springs, Umatilla, and Nez Perce treaties may fish for sturgeon with set line gear under the following provisions:

1) 6:00 a.m. October 11, 1999 until further notice in Columbia River Salmon Management and Catch Reporting Area 1H (John Day Reservoir).

2) During the season specified in Section 1, it is unlawful to:

a) retain for commercial purposes sturgeon less than 48 inches or greater than 60 inches in length.

b) sell, barter, or attempt to sell or barter sturgeon eggs that have been removed from the body cavity of a sturgeon prior to sale of the sturgeon to a wholesale dealer licensed under chapter RCW 75.28, or to sell or barter sturgeon eggs at retail.

c) deliver to a wholesale dealer licensed under chapter RCW 75.28 any sturgeon that are not in the round with the head and tail intact.

3) During the season specified in Section 1, it is unlawful to use set line gear:

a) with more than 100 hooks per set line

b) with hooks less than the minimum size of 9/0

c) with treble hooks

d) without visible buoys attached and with buoys that do not specify operator and tribal identification.

**WSR 99-21-023
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 99-182—Filed October 13, 1999, 8:52 a.m.]

Date of Adoption: October 11, 1999.

Purpose: Commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-88A-07000Y and 220-88A-08000Z;
and amending WAC 220-88A-070 and 220-88A-080.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: This reopening is possible because the tribes have agreed to release a portion of their unused harvest share from Marine Fish-Shellfish Management and Catch Reporting Areas 23A and 23B. These rules are necessary to implement the 1999 state/tribal Puget Sound shrimp harvest management plan and meet all allocation requirements under Subproceeding 89-3 in *United States v. Washington*. These rules will allow for a sharing of catch between treaty and nontreaty shrimp fishers. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

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Number of Sections Adopted at Request of a Nongovernmental Entity: New 2, Amended 0, Repealed 2.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 11, 1999

Jeff P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-88A-07000Z Puget Sound shrimp pot fishery—Reopens 23B Notwithstanding the provisions of WAC 220-88A-070, effective immediately until further notice it is unlawful to fish for shrimp for commercial purposes in Puget Sound using shellfish pot gear except as provided for in this section:

(1) The following waters are open through 11:59 p.m., October 15, 1999:

(a) Waters of Marine Fish-Shellfish Management and Catch Reporting Area 20B east of a line from Point Doughty to the bell buoy at the international boundary due north of Waldron Island and waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A east of lines from Steep Point on Orcas Island to Neck Point on Shaw Island and the southernmost point of land on Shaw Island to the western entrance to Fisherman's Bay on Lopez Island.

(b) Waters of Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 21A, 21B, 22B, 23A, 23B, 23C, 23D, 24A, 24B, 24C, 24D, 25A, 25B, 25D, 25E, 26A, 26B, 26C, 26D, 28A, 28B, 28C and 28D.

(c) The following areas are closed to the harvest of spot shrimp:

(i) Waters of Marine Fish-Shellfish Management and Catch Reporting Area 20B east of a line from Point Doughty to the bell buoy at the international boundary due north of Waldron Island and waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A east of lines from Steep Point on Orcas Island to Neck Point on Shaw Island and the southernmost point of land on Shaw Island to the western entrance to Fisherman's Bay on Lopez Island.

(ii) Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 21A, 21B, 22B, 24A, 24B, 24C, 24D, 25A, 25B, 25D, 25E, 26A, 26B and 26C.

(iii) Waters of Marine Fish-Shellfish Management and Catch Reporting Area 23A west of a line projected 335 degrees true from the Dungeness lighthouse.

(d) Notwithstanding the provisions of this subsection, all closures provided for in WAC 220-88A-060 remain in effect.

(2) It is unlawful to set or pull shellfish pot gear from one hour after official sunset until one hour before official sunrise.

(3) It is unlawful for the combined total harvest of spot shrimp by a fisher and/or the fisher's alternate operator to exceed 300 pounds per week from Crustacean Management Regions 4 or 6. The spot shrimp trip limit accounting week is Monday through Sunday.

(4) It is unlawful to fish for shrimp for commercial purposes in Puget Sound using shellfish pot gear in more than one Marine Fish-Shellfish Management and Catch Reporting Area per day.

(5) It is unlawful to set or pull shellfish pots in one Marine Fish-Shellfish Catch Reporting Area while in possession of shrimp harvested from another Marine Fish-Shellfish Catch Reporting Area.

(6) All shrimp taken under this section must be sold to licensed Washington wholesale fish dealers. No fisher may land shrimp without immediate delivery to a licensed wholesale dealer or, if transferred at sea, without transfer to a licensed wholesale dealer.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-88A-07000Y Emerging commercial fishery—Puget Sound shrimp pot (99-151)

NEW SECTION

WAC 220-88A-08000A Emerging commercial fishery—Puget Sound shrimp beam trawl fishery—Seasons and gear—Reopens the western portion of 23A. Notwithstanding the provisions of WAC 220-88A-080, effective immediately until further notice it is unlawful to fish for shrimp with beam trawl gear in Puget Sound except as provided for in this section:

(1) The following waters are open until 11:59 p.m., October 15, 1999:

(a) Waters of Marine Fish-Shellfish Management and Catch Reporting Area 20A west of a line from the southwest corner of Point Roberts to Sandy Point and deeper than 20 fathoms.

(b) Marine Fish-Shellfish Management and Catch Reporting Areas 20B, 21A, 21B, 22A, 22B, 23C, 23D and 29.

(c) Waters of Marine Fish Shellfish Management and Catch Reporting Area 23A west of a line projected due north from the Dungeness lighthouse.

(d) Notwithstanding the provisions of this subsection, all closures provided for in WAC 220-88A-060 remain in effect.

(2) It is unlawful to trawl for shrimp from one hour after official sunset to one hour before official sunrise.

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.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-88A-08000Z Emerging commercial fishery—Puget Sound shrimp beam trawl fishery—Seasons and gear. (99-132)

**WSR 99-21-026
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 99-177—Filed October 13, 1999, 11:52 a.m.]

Date of Adoption: October 12, 1999.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-61900U; and amending WAC 220-56-103, 232-12-018, and 232-28-619.

Statutory Authority for Adoption: RCW 75.08.080 and 77.12.040.

Under 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: Release of surplus hatchery coho adult salmon into a number of lakes will provide for recreational fisheries. Emergency listing under the landlocked salmon regulations will legalize these fisheries. Seasonal waters have been extended through November 30, 1999 to allow harvest opportunity throughout the life expectancy of these planted coho adult salmon. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 3, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 12, 1999

Evan Jacoby

for Jeff P. Koenings

Director

NEW SECTION

WAC 220-56-10300D Definitions—Landlocked coho. Notwithstanding the provisions of WAC 220-56-103, effective immediately until further notice, coho salmon taken from the following waters are defined as landlocked:

- (1) Bradley Pond (Pierce County)
- (2) Carlisle Lake (Lewis County)
- (3) Carney Lake (Pierce County)
- (4) Cases Pond (Pacific County)
- (5) DeCoursey Pond (Pierce County)
- (6) Horseshoe Lake (Kitsap County)
- (7) Lincoln Pond (Clallam County)
- (8) Maggie Lake (Mason County)
- (9) Radar Ponds (Pacific County)
- (10) Vance Creek Pond #1 (Grays Harbor)
- (11) Vance Creek Pond #2 (Grays Harbor)
- (12) Waughop Lake (Pierce County)

NEW SECTION

WAC 232-12-01800C Definitions—Landlocked coho. Notwithstanding the provisions of WAC 232-12-018, effective immediately until further notice, coho salmon taken from the following waters are defined as landlocked:

- (1) Bradley Pond (Pierce County)
- (2) Carlisle Lake (Lewis County)
- (3) Carney Lake (Pierce County)
- (4) Cases Pond (Pacific County)
- (5) DeCoursey Pond (Pierce County)
- (6) Horseshoe Lake (Kitsap County)
- (7) Lincoln Pond (Clallam County)
- (8) Maggie Lake (Mason County)
- (9) Radar Ponds (Pacific County)
- (10) Vance Creek Pond #1 (Grays Harbor)
- (11) Vance Creek Pond #2 (Grays Harbor)
- (12) Waughop Lake (Pierce County)

NEW SECTION

WAC 232-28-61900U Exceptions to statewide rules. Notwithstanding the provisions of WAC 232-28-619, effective immediately through November 30, 1999 it lawful to fish for and possess gamefish and landlocked salmon in the following waters:

- (1) Carney Lake (Pierce County)
- (2) Cases Pond (Pacific County)
- (3) DeCoursey Pond (Pierce County)
- (4) Maggie Lake (Mason County)
- (5) Tarboo Lake (Jefferson County)
- (6) Vance Creek Pond #1 (Grays Harbor)
- (7) Vance Creek Pond #2 (Grays Harbor)

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.

EMERGENCY

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 1, 1999:

WAC 232-28-61900U Exceptions to statewide rules.

**WSR 99-21-028
EMERGENCY RULES
DEPARTMENT OF CORRECTIONS**

[Filed October 14, 1999, 1:15 p.m.]

Date of Adoption: October 14, 1999.

Purpose: To establish rules for visiting correctional facilities.

Statutory Authority for Adoption: RCW 72.01.090.

Under 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 rules readopt the substantive provisions of chapter 275-80 WAC, which was repealed by the Department of Social and Health Services. Chapter 275-80 WAC was adopted when the Department of Corrections was the Adult Corrections Division of the Department of Social and Health Services. Immediate adoption is necessary since the Department of Corrections has continued to utilize these rules as they are essential to maintaining safety within correctional facilities.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 16, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 14, 1999

Joe Lehman

Secretary

by Margaret Vonheeder

**Chapter 137-125
CORRECTIONAL INSTITUTIONS—VISITS**

Sections
137-125-005 Definitions.

- 137-125-010 Visits—Purpose.
- 137-125-015 Visits—Registration.
- 137-125-840 Personal visits—General.
- 137-125-042 Personal visits—Who may not visit.
- 137-125-044 Personal visits—Approved visitor lists.
- 137-125-046 Personal visits—Alterations to visiting list.
- 137-125-048 Personal visits—Transfer of offender.
- 137-125-052 Personal visits—Visiting days and hours.
- 137-125-054 Personal visits—Hospitalized offender.
- 137-125-060 Professional visits.
- 137-125-070 Group visit—General.
- 137-125-072 Group visit—Arrangements.
- 137-125-076 Group visit—Conduct.
- 137-125-078 Group visit—Privacy of offenders.
- 137-125-090 News media visits—General.
- 137-125-095 News media visits—Limitations.
- 137-125-100 Exchange of material or items.
- 137-125-105 Search of visitors.
- 137-125-110 Notice of search.
- 137-125-115 Refusal to be searched.
- 137-125-120 Search and discovery of illegal items.
- 137-125-125 Denial of visits.
- 137-125-130 Suspension of visiting rights—Duration.
- 137-125-135 Appeal of denial of visiting rights.
- 137-125-140 Exceptions.
- 137-125-195 Appendices.

NEW SECTION

WAC 137-125-005 Definitions. (1) "Contraband" consists of illegal items, and other items not specifically defined as illegal as specified in regulations adopted by the superintendent of an institution and approved by the secretary, which an offender in a correctional institution may not have in his/her possession;

(2) A "group visit" is a visit to the institution for educational or informational purposes or for the purpose of attending or participating in institutional activities;

(3) "Illegal items" are those items defined by RCW 9.94.040 as illegal when in the possession of an offender in a correctional institution, such as weapons, controlled substances, and alcoholic beverages;

(4) "Immediate family" consists of parents, stepparents, parent surrogates, legal guardians, spouses, brothers, sisters, half or stepbrothers or sisters, children, stepchildren, and dependents who might not be in direct lineal relationship;

(5) "News media" refers to representatives of the press, radio, and television;

(6) A "personal visit" is a visit to an individual offender in a correctional institution by a friend or relative, or by a person visiting in a professional capacity such as a clergyman, attorney, or law enforcement official; members of the indeterminate review board shall not be considered visitors under this rule;

(7) "Real suspicion" is a subjective suspicion supported by objective, articulatable facts, which would reasonably lead an experienced prudent correctional institution staff member to believe that a crime is imminent, is occurring or has occurred.

EMERGENCY

NEW SECTION

WAC 137-125-010 Visits—Purpose. Personal visits are intended to maintain ties between the offender and his/her family and the community so as to facilitate his/her successful return to the community. Group visits and media visits are intended to establish closer contact and better understanding between the public and the correctional system.

NEW SECTION

WAC 137-125-015 Visits—Registration. Upon arrival at the institution, all visitors must register and upon request provide formal identification.

NEW SECTION

WAC 137-125-040 Personal visits—General. Personal visits will be regulated according to the following criteria:

- (1) Offenders shall have a maximum choice of visitors consistent with the security of the institution;
- (2) Restrictions on the number of visitors allowed an offender at any one time, and the restrictions on the frequency and duration of visits, shall be no more stringent than necessary in view of practical limitations of the institution, such as staff and space;
- (3) Visiting shall not be denied, terminated, or restricted as a sanction for infractions of other rules of the institution unrelated to visiting;
- (4) Visitors and offenders shall be treated courteously and every reasonable effort made to ensure that visits are comfortable and pleasant.

NEW SECTION

WAC 137-125-042 Personal visits—Who may not visit. The offender may not receive visits from:

- (1) Persons not included on his/her visiting list for approved visitors as provided for in WAC 137-125-044 unless an exception has been granted in accordance with WAC 137-125-140;
- (2) Persons associated with him/her in the commission of the offense for which he/she was incarcerated;
- (3) Parolees and probationers under active supervision unless they are members of his/her immediate family or are participating as volunteers or employees of the department in some other approved capacity in institutional programs or activities;
- (4) Persons under age 18 except with the consent of the parent or guardian. If under age 16, the visitor must be accompanied during the entire visit by a parent or guardian or any other approved visitor;
- (5) Persons under 18 years of age may not participate as a member of a group visiting within the security perimeter of the institution;
- (6) Persons who are members of the immediate family or close friends of an offender in the institution shall declare this fact and may enter beyond the security perimeter as part of a group only with the express permission of the superintendent.

NEW SECTION

WAC 137-125-044 Personal visits—Approved visitor lists. At the time of admittance, the offender shall be provided a copy of the personal visiting regulations and shall complete an application for each individual whom he/she wishes placed on his/her visiting list. The superintendent shall review each application for completeness, and, as appropriate, promptly and tentatively approve visits for the immediate family. The superintendent shall mail a visitor's questionnaire (see WAC 137-125-195(1)) to each prospective adult visitor, or to the parents or guardians of each prospective visitor under 18 years of age. Upon return and review of the questionnaire, the superintendent shall decide if the individual is to be placed on the offender's permanent visiting list, and shall notify both the offender and the prospective visitor of his/her decision. Denial of visiting rights must not be made on the basis of race, religion, sex, or national origin. If a person is denied placement on the offender's permanent visiting list, the superintendent shall inform the offender in writing of the reasons therefore.

NEW SECTION

WAC 137-125-046 Personal visits—Alterations to visiting list. (1) An offender may add names to his/her visiting list in accordance with limitations in WAC 137-125-042;

- (2) The superintendent may delete a name from the list upon a finding of violation of visiting rules or serious abuse of visiting on the part of a visitor or offender, in which case he/she shall notify the visitor and the offender in writing stating the reasons for terminating the visiting rights.

NEW SECTION

WAC 137-125-048 Personal visits—Transfer of offender. When an offender is transferred to another correctional institution his/her approved visiting list shall be forwarded to and accepted by the receiving institution as previously approved. It shall be the responsibility of the offender to notify his/her visitors of such transfer.

NEW SECTION

WAC 137-125-052 Personal visits—Visiting days and hours. The superintendent of the institution shall establish and regulate visiting days and hours subject to the approval of the secretary. Each visitor shall be given a copy of the institution's rules concerning visits upon arrival at the institution for the first time, or by mail prior to that time.

NEW SECTION

WAC 137-125-054 Personal visits—Hospitalized offender. An offender who is a patient in the institution hospital may receive visitors subject to such limitations as are imposed by the attending physician. Such visits shall be supervised by an employee of the institution and visitors under the age of 18 must be accompanied by a responsible adult.

NEW SECTION

WAC 137-125-060 Professional visits. (1) In addition to the list of approved visitors, the offender may receive personal visits from persons visiting him/her in a professional capacity. No interview may take place without the offender's agreement except under subpoena;

(2) The superintendent may require advanced appointment for professional interviews unless it appears the circumstances do not permit delay;

(3) Appropriate space shall be made available for professional interviews so as to provide privacy consistent with the security needs of the institution;

(4) Upon entering the institution, any official or professional visitor shall be advised, verbally, that if information is exchanged which affects the safety or well-being of any offender, this information must be also communicated to the superintendent unless such communication would violate the confidentiality of a professional relationship.

NEW SECTION

WAC 137-125-070 Group visit—General. Each institution shall provide for reasonable access to the institution by groups of concerned citizens and for the participation by appropriate groups in activities of the offenders. The full range of institutional activities shall be shown and full public access, under supervision, shall be permitted to institutional facilities and practices. Areas to which public access is not feasible for reasons of security or privacy of offenders should be presented on film.

NEW SECTION

WAC 137-125-072 Group visit—Arrangements. (1) Groups wishing to visit an institution shall request permission from the superintendent in advance and schedule the visit at a time convenient to the institution. The spokesman for the group shall notify the superintendent of the approximate size of the group, the purpose of the visit, and the desired duration of the visit;

(2) An athletic team may with the approval of the superintendent arrange for a visit in order to compete with an offender team;

(3) The superintendent shall specify the sections of the institution to which the visiting group may have access and the duration of their visit.

NEW SECTION

WAC 137-125-076 Group visit—Conduct. (1) Group members shall conduct themselves in a dignified and orderly manner;

(2) Group members shall be permitted to converse with offenders they encounter during a visit;

(3) Cameras shall not be taken into the institution or photographs taken without special authorization of the superintendent;

(4) The group shall stay together unless the staff member in charge authorizes sub-groups.

NEW SECTION

WAC 137-125-078 Group visit—Privacy of offenders. Offenders shall be afforded privacy during groups visits and shall be given advance notice that visiting groups are expected.

NEW SECTION

WAC 137-125-090 News media visits—General. The superintendent shall honor requests by representatives of news media for admittance to the institution. Such representatives shall be treated courteously and shall be afforded reasonable access to all areas of the institution. The right of privacy of offenders shall be protected. The superintendent shall insure that representatives of news media are informed of these rules and of their responsibilities.

NEW SECTION

WAC 137-125-095 News media visits—Limitations. (1) Representatives of news media shall be advised on entering the institution that if they receive information which directly affects the safety of any offender or staff member, or indicates that a crime has been or will be committed, this information shall be communicated to the superintendent or an assistant, unless such communication would violate the confidentiality of a professional relationship;

(2) No interview with an offender may take place without his/her consent;

(3) When photographs are to be taken offenders must be notified and given the opportunity to withdraw from the scene;

(4) If the name or photographs of an offender are to be used, written consent of the offender must be secured.

NEW SECTION

WAC 137-125-100 Exchange of material or items. (1) A visitor may not bring contraband into an institution and may give an offender, or receive from an offender, only such items or materials as have been inspected and approved by the officer in charge;

(2) If an offender is on his/her way to or from a visit and he/she is found to have contraband in his/her possession, his/her visits may be suspended, if after a disciplinary hearing, it is determined the contraband was obtained during the visit.

NEW SECTION

WAC 137-125-105 Search of visitors. (1) To prevent possible delivery of weapons, controlled substances, or contraband to offenders, all visitors are subject to a frisk search and inspection of any purses, packages, briefcases, or similar containers which are brought behind the security walls of the institution or into the visiting area;

(2) If the frisk search, or independent evidence, establishes a real suspicion that smuggling of contraband or crim-

inal activity is imminent, there may be a search of the visitor's person;

(3) Female visitors shall only be searched by female staff members;

(4) When persons visiting in a professional capacity have a need for purses, packages, briefcases, or similar containers, such material may be admitted but is subject to search;

(5) Representatives of the news media may bring into the institution equipment essential to the purpose of their visit.

NEW SECTION

WAC 137-125-110 Notice of search. (1) Signs shall be posted at the entrances to the grounds of the institution and at the entrance to the visiting area giving notice that persons proceeding beyond these points may be subject to search.

(2) If the institution intends to search a visitor, verbal notice of this intent and the consequences of refusing search shall be given before search procedures may be initiated.

NEW SECTION

WAC 137-125-115 Refusal to be searched. A visitor has the option of refusing to be searched but may then be removed from the institution and denied visiting rights or entrance to the institution for a period not to exceed 90 days. If a visitor refuses to be searched on more than one instance, their visiting rights may be denied permanently. Restoration of visiting rights denied for refusal to be searched must be authorized by the superintendent or his/her designee.

NEW SECTION

WAC 137-125-120 Search and discovery of illegal items. If as a result of the search, illegal items are discovered, the superintendent shall report the matter to the local law enforcement officers for further action. The evidence and the suspect shall remain in the room in which the search took place and witnesses will be asked to remain until the arrival of the law enforcement officers. Institutional staff shall exercise all reasonable caution in not questioning the visitor.

NEW SECTION

WAC 137-125-125 Denial of visits. The superintendent may deny entrance to visitors if:

(1) The superintendent has prior knowledge leading him to a real suspicion that a visitor is attempting to smuggle in or out of the institution illegal or contraband items. If there is real suspicion substantially ahead of the arrival time of the visitor the superintendent should contact local law enforcement officers and allow them to handle any search procedures;

(2) There is a disturbance within the institution;

(3) There is clear and present, or imminent danger to the health and safety of any visitor, offender, or staff member;

(4) he/she has real suspicion to believe that criminal conduct will ensue if entrance is allowed;

(5) Visiting rights have been seriously abused by the offender;

(6) There is real suspicion to believe the visitor has attempted to bring contraband into the institution;

(7) Visitors fail to abide by the pertinent rules in this chapter.

NEW SECTION

WAC 137-125-130 Suspension of visiting rights—Duration. Visiting rights may be suspended for a single visitor or all visitors of a single offender depending on the seriousness of a visiting infraction. The visiting rights of an offender charged with violation of visiting rules may be suspended only after a finding of guilt pursuant to a regular disciplinary hearing and such rights may be abridged for a maximum duration of 90 days after which visiting rights shall be restored unless there remains a clear and present, or imminent danger to the health and safety of any visitor, offender, or staff member.

NEW SECTION

WAC 137-125-135 Appeal of denial of visiting rights. (1) A visitor may appeal the suspension, disapproval, or termination of his/her visiting rights to the superintendent of the institution. If still dissatisfied he/she may appeal by letter to the administrator of adult corrections. The letter should state the reason why the visitor should be permitted to visit and the circumstances surrounding the denial or termination.

(2) A group or a representative of the news media denied entrance to the institution or required to leave, may appeal to the secretary or his/her designee. The appeal should state the reasons the group or the representative believes he/she should be permitted to visit and the circumstances surrounding the denial or termination.

NEW SECTION

WAC 137-125-140 Exceptions. The superintendent may grant exceptions to normal visiting procedures in unusual circumstances to meet the special needs of an offender.

NEW SECTION

WAC 137-125-195 Appendices. (1) The text and format of the visitor's questionnaire referred to in WAC 137-125-044 are:

Read carefully:

Offender _____ Number _____ has asked that you be placed on his (her) visiting list. If you wish to visit the above named offender, please answer all questions listed below and return this form to sending institution within fifteen days of the date of mailing. Please return before _____(Month)/_____(Day)/_____(Year)/

All questions must be answered. Any omission or falsification will be considered sufficient reason for your exclusion as a visitor. If you are under 16 years of age, you may visit only by special permission of the Superintendent, and

only if accompanied, during the entire visit, by a parent or person who is also an approved visitor. If you are between 16 and 18 years of age, you must have the signature of your parent or guardian.

Name _____ Age _____
(first) (middle) (last)

Address _____
(number) (street) (city) (state) (zip)

Relationship to offender: (Mother, wife, friend, attorney, etc.) _____

Number of years and months you have known offender _____

Have you been involved in illegal or criminal activity with the above-named offender? _____

Are you now under active supervision of probation or parole?
Yes [] No []

"A visitor has the option of refusing to be searched. However, a refusal to be searched may result in denial of admittance to or removal from the institution and a denial of all future visiting rights for a period of up to ninety days. A second refusal to be searched may result in a denial of visiting privileges for up to six months at which time the restoration of visiting rights will be reconsidered by the institution."

I am hereby advised of the authority provided to the institution by Adult Corrections Division Policy #75-1 that can require any person entering an adult correctional institution subject to:

- (A) A personal search and vehicle search whenever there is mere suspicion that a crime is being committed;
(B) Strip search whenever there is a "real suspicion" that a crime has occurred; or
(C) Probe and orifice search conducted by qualified medical personnel when there is evidence to support "clear indication" of criminal action.

Signature _____

Signature of parent or guardian (if applicable)

Date _____(Month)/_____(Day)/_____(Year)/

comments: _____

DO NOT WRITE BELOW THIS LINE

[] Approved _____
Superintendent's Signature

[] Denied (If denied, give reason(s)) _____

[] Copy to Offender _____
Offender's Signature

WSR 99-21-029
EMERGENCY RULES
DEPARTMENT OF CORRECTIONS

[Filed October 14, 1999, 1:20 p.m.]

Date of Adoption: October 14, 1999.

Purpose: To establish procedures for detainees.

Statutory Authority for Adoption: RCW 72.01.090.

Under 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 rules readopt the substantive provisions of chapter 275-76 WAC, which was repealed by the Department of Social and Health Services. Chapter 275-76 WAC was adopted when the Department of Corrections was the Adult Corrections Division of the Department of Social and Health Services. Immediate adoption is necessary since the Department of Corrections has continued to utilize these rules as they are essential for the safety and general welfare of the affected community.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 27, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 14, 1999

Joe Lehman

Secretary

by Margaret Vonheeder

Chapter 137-130
CORRECTIONAL INSTITUTIONS—DETAINER

Table with 2 columns: Sections (137-130-005 to 137-130-100) and Definitions (Definitions, Purposes of detainees, Form of detainees, Evaluation of detainee request, Trial or pretrial detainees, Commitment detainees, Probation or parole revocation detainees, Miscellaneous detainees, Offender to be made available, Reduced custody programs, Requested offender on parole).

EMERGENCY

- 137-130-110 Transfer of offender to mental hospital.
 137-130-120 Recommendation for withdrawal of
 detainer.
 137-130-130 Identification of requesting authority's
 transferring agency.
 137-130-140 Failure of requesting authority to take cus-
 tody.
 137-130-150 Detainer request by nonsignator of inter-
 state agreement on detainers.

NEW SECTION

WAC 137-130-005 Definitions. For purposes of this chapter: (1) "Detainer" shall mean a formal written request by a requesting authority to the superintendent of a correctional facility subject to the jurisdiction and control of the department asking that the superintendent

(a) Notify the requesting authority when the release of a particular offender is imminent, and/or

(b) Hold the offender pending transfer of the offender to the custody of the requesting authority.

(2) "Superintendent" shall refer to the chief administrator of a correctional facility subject to the jurisdiction and control of the department, or his/her authorized agents.

(3) "Department" shall mean the department of corrections of the state of Washington.

(4) "Requesting authority" shall mean any criminal justice agency which files a detainer with the department or with the superintendent of a correctional facility subject to the jurisdiction and control of the department.

(5) "State administrator" shall refer to the state officer designated, in accordance with the provisions of chapter 9.100 RCW, to administer the interstate agreement on detainers within the state of Washington.

(6) "Offender" shall refer to an inmate of a correctional facility subject to the jurisdiction and control of the department.

NEW SECTION

WAC 137-130-010 Purposes of detainers. Detainers may be filed with the department or with the superintendent of a correctional facility subject to the jurisdiction and control of the department in order to accomplish any of the following purposes:

(1) "Trial or pretrial detainers" — to secure the return of an offender to the jurisdiction and custody of the requesting authority for trial on pending criminal charges or for pretrial proceedings on potential but not yet pending criminal charges;

(2) "Commitment detainers" — to secure the return of an offender to the jurisdiction and custody of the requesting authority for service of an unexpired portion of the offender's sentence on a previous conviction;

(3) "Probation or parole revocation detainers" — to secure the return of an offender to the jurisdiction and custody of the requesting authority for a hearing on whether the offender's probation or parole, previously granted in connection with a prior conviction and sentence, should be revoked;

(4) "Miscellaneous detainers" — to secure the return of an offender to the jurisdiction and custody of the requesting authority for such miscellaneous purposes as are necessary and valid in the context of the criminal justice system.

NEW SECTION

WAC 137-130-020 Form of detainers. A detainer filed with the department or with the superintendent of a correctional facility subject to the jurisdiction and control of the department shall contain, and describe in detail, the following information:

(1) The identity of the requesting authority;

(2) The purpose of the detainer;

(3) The legal basis for the detainer, including, in all cases, a description of the factual circumstances which provide the basis for the issuance of the detainer;

(4) The sentence or possible penalties which the offender will face if delivered to the custody of the requesting authority;

(5) A statement as to whether it is the intention of the requesting authority to execute the detainer and subject the offender to trial, hearing, or incarceration.

NEW SECTION

WAC 137-130-030 Evaluation of detainer request. Whenever a superintendent receives a detainer request he/she shall evaluate the request to determine if it complies in form and content with the provisions of this chapter.

(1) If the superintendent determines that a detainer request is valid, he/she shall acknowledge in writing to the requesting authority that the detainer has been received and will be honored by the department in accordance with the provisions of the interstate agreement on detainers.

(2) If the superintendent determines that a detainer fails to comply with the provisions of this chapter and is therefore invalid, he/she shall forward the detainer request to the state administrator who shall then make a final determination as to the validity of the detainer.

(a) If the state administrator determines that the detainer is invalid he/she shall immediately

(i) Notify the requesting authority that the detainer will not be honored by the department;

(ii) Inform the requesting authority in detail of the manner in which the detainer fails to comply in form and/or content with the provisions of this chapter;

(iii) Inform the requesting authority that the detainer will be honored if refiled in compliance with the provisions of this chapter.

(b) If the administrator determines that the detainer is valid, he/she shall immediately inform the superintendent of his/her decision and ask the superintendent to acknowledge in writing to the requesting authority that the detainer has been received and will be honored by the department.

(3) If the superintendent determines that a detainer is in fact merely a request for notice as to the offender's present status or future release date, and not a request that the offender be held pending transfer to the custody of the

requesting authority, he/she shall inform the requesting authority that

- (a) The detainer will be honored as a request for notice,
- (b) The offender will not be held by the department for transfer to the custody of the requesting authority, and
- (c) The requesting authority may, if it wishes, file a new detainer, requesting that the offender be held by the department for transfer to the custody of the requesting authority.

NEW SECTION

WAC 137-130-040 Trial or pretrial detainers. (1) Who may file. The authority to issue or file trial or pretrial detainers shall generally be limited to the chief prosecuting authority of the jurisdiction making the detainer request.

(a) Nonprosecutorial officials, such as state or county sheriffs or police, shall not have authority to file detainers.

(b) In federal matters a United States marshal may formally file a detainer when acting on behalf of a United States district attorney or attorney general.

(2) Supportive materials necessary. Trial or pretrial detainers shall be accompanied by a certified copy of the complaint, indictment, information, or court order which is the jurisdictional basis for the detainer.

(3) Underlying charge. The underlying charge upon which a trial or pretrial detainer is based shall be either a felony or gross misdemeanor under the laws of the state of Washington.

(4) Notice to offender. Upon receipt of a valid trial or pretrial detainer a superintendent shall immediately notify the offender against whom the detainer has been filed of the existence, nature, and content of the detainer. In addition, the superintendent shall immediately notify the offender of his/her right to demand final disposition of the criminal charges underlying the detainer.

(5) Final disposition. An offender against whom a trial or pretrial detainer has been filed may demand of the requesting authority that a final disposition be made of the criminal charges underlying the detainer.

(a) A requesting authority shall be required to bring an offender to trial on the charges underlying a trial or pretrial detainer within one hundred and eighty days after receiving notice from the offender of the offender's place of incarceration and of his/her desire for final disposition of the underlying charges; provided that, a court having jurisdiction of the underlying charge may grant any necessary or reasonable continuance.

(b) An offender's demand for final disposition of the criminal charge underlying a particular detainer shall operate as a request for final disposition of the charges underlying any and all detainers filed against the offender by requesting authorities within the state to which the request for final disposition is directed.

(c) An offender's demand for final disposition shall be deemed a waiver of extradition with respect to any and all proceedings necessary to said final disposition.

(d) An offender's demand for final disposition shall be deemed a future waiver of extradition to the requesting state for service of any sentence imposed upon the offender in connection with said final disposition.

(e) An offender's demand for final disposition shall constitute consent to be returned to the institution where presently confined upon completion of the trial or pretrial proceedings in the requesting state.

(6) Request for temporary custody. A requesting authority which has filed a valid trial or pretrial detainer may request temporary custody of the offender for the purpose of resolving the criminal charges underlying the detainer.

(a) Upon receipt of a request for temporary custody from a requesting authority which has filed a valid trial or pretrial detainer, the superintendent shall immediately give the following notice to the offender who is the subject of the detainer:

(i) Notice of the source and content of the request for temporary custody,

(ii) Notice of the offender's right to retain counsel at his/her own expense to assist in opposing the request for temporary custody,

(iii) Notice of the offender's right to oppose the request for temporary custody by filing with the governor, within thirty days of receipt of the request for temporary custody, a statement setting forth the reasons why the request for temporary custody should not be granted, and

(iv) Notice of the offender's right to contest, either before or after transfer, the legality of his/her transfer to the requesting authority pursuant to the request for temporary custody.

(b) In accordance with the provisions of chapter 9.100 RCW a request for temporary custody shall not be honored for a period of thirty days after receipt of the request, during which time the governor of the state of Washington may either approve or disapprove the transfer. If the governor either approves or fails within the thirty day time limit to disapprove the transfer, the request for transfer shall be honored at the end of said thirty day period.

(7) Offender in custody on appeal. An offender who is in custody pending disposition of his/her appeal from a state criminal conviction, and against whom a valid trial or pretrial detainer has been filed, may be transferred to the custody of a requesting authority pursuant to a request for final disposition or temporary custody.

(a) Whenever a request for final disposition or temporary custody is made with regard to an offender in custody pending appeal, the superintendent shall

(i) Give appropriate notice to the prosecuting attorney of the county in which the conviction was obtained and from which the appeal has been taken,

(ii) Notify and acknowledge to the offender and the requesting authority that the request for transfer has been received, and

(iii) Make a recommendation to the state administrator regarding the request for transfer.

(b) The state administrator shall determine, in the exercise of his/her discretion, whether the offender should be transferred pursuant to the request for final disposition or temporary custody or should be held in the custody of the department pending disposition of the appeal. The state administrator's determination shall be based upon the following factors:

(i) The recommendation of the superintendent;

(ii) The recommendation, if any, of the prosecuting attorney involved in the pending appeal,

(iii) The anticipated time for resolution of the pending appeal,

(iv) The desire of the offender, and

(v) Such other factors as may be relevant and material in the context of the individual case.

(8) Procedure for transfer, handling and return of offender. The transfer, handling, and return of an offender pursuant to a request for final disposition or a request for temporary custody shall be governed by the provisions of article V of the interstate agreement on detainers, RCW 9.100.010.

(9) One year time limitation. A jurisdiction wishing to file a trial or pretrial detainer against an offender held within the institutions of the state shall be required to file said detainer within one year after receiving actual notice that the offender is being held within this state.

If a requesting authority fails to proceed within the one year time limit, a subsequent trial or pretrial detainer filed by that requesting authority against the offender in question will not be honored unless based upon an underlying charge of homicide or attempted homicide.

NEW SECTION

WAC 137-130-050 Commitment detainers. (1) Who may file. The authority to issue or file a commitment detainer shall be limited to the jurisdictional authority responsible for the custody of the offender in question upon his/her return to the requesting state. Such jurisdictional authorities would include parole agencies, probation agencies, or the agencies responsible for the administration of correctional institutions.

(2) Supportive materials. In addition to the information required by WAC 137-130-020, commitment detainers shall be accompanied by certified copies of the official court documents rendering the judgment and imposing the sentence which are the jurisdictional basis for the detainer and by a statement from the requesting agency setting forth the legal basis for its authority to execute the sentence which is the basis for the detainer.

(3) Notice to offender. Upon receipt of a valid commitment detainer, a superintendent shall immediately notify the offender against whom the detainer has been filed of the existence, nature, and content of the detainer.

NEW SECTION

WAC 137-130-060 Probation or parole revocation detainers. (1) Who may file. The authority to issue or file parole or probation revocation detainers shall be limited to the parole or probation authority which has initiated the revocation proceedings.

(2) Supportive materials necessary. In addition to the material required by WAC 137-130-020, parole or probation revocation detainers shall be accompanied by certified copies of all documents necessary to establish the requesting agency's jurisdictional authority to undertake the revocation proceedings.

(3) Notice to offenders. Upon receipt of a valid probation or parole revocation detainer, a superintendent shall

immediately notify the offender against whom the detainer has been filed of the existence, nature, and content of the detainer.

(4) No right to demand final disposition. An offender against whom a probation or parole revocation detainer has been filed shall not be entitled to demand of the requesting authority that final disposition be made of the charges which are the basis for the pending revocation proceedings and the detainer.

NEW SECTION

WAC 137-130-070 Miscellaneous detainers. (1) Who may file. The authority to issue or file detainers other than those specified in WAC 137-130-040, 137-130-050 and 137-130-060 shall be limited to:

(a) The chief prosecuting authority of the jurisdiction making the detainer request, or

(b) Courts of general jurisdiction within the jurisdiction making the detainer request.

(2) Supportive materials necessary. In addition to the material required by WAC 137-130-020, miscellaneous detainers shall be accompanied by certified copies of all documents necessary to establish the requesting agency's jurisdictional authority to file and execute the detainer.

(3) Notice to offender. Upon receipt of a valid miscellaneous detainer the superintendent shall immediately notify the offender against whom the detainer has been filed of the existence, nature, and content of the detainer.

NEW SECTION

WAC 137-130-080 Offender to be made available. (1) Whenever a valid detainer is filed against an offender of an institution under the jurisdiction and control of the department, the superintendent of that institution shall take all such precautions as are reasonably necessary to assure that the offender shall be made available to the requesting authority upon his/her release from the custody of the department.

(2) Upon receipt of a valid detainer, the superintendent shall immediately order that the custody status of the offender in question be examined and appropriate action taken to assure the availability of the offender for transfer to the requesting authority.

(3) The superintendent shall give notice to the requesting authority of the date of the requested offender's release to parole or final release as soon as possible after the superintendent receives notice of said release date.

(a) The superintendent shall promptly notify the requesting authority whenever any changes are made in the offender's proposed release date.

NEW SECTION

WAC 137-130-090 Reduced custody programs. (1) If at the time a detainer is filed against an offender, the offender is participating in a reduced custody program, such as honor camp, furlough, or work release programs, the superintendent shall immediately notify the person in charge of such program of the detainer and the factual circumstances which pro-

vide the basis for its issuance and such person shall then promptly evaluate the appropriateness of the offender's continuing participation in such program.

(2) If an offender against whom a detainer has previously been filed should apply or be considered for placement in a reduced custody program, the superintendent shall consider the factual circumstances which provide the basis for issuance of the detainer along with all other relevant factors normally considered in determining the appropriateness of the offender's participation in the proposed reduced custody program.

NEW SECTION

WAC 137-130-100 Requested offender on parole. If, at the time a valid detainer is filed against an offender, the offender has been released on parole, the superintendent shall immediately

- (1) Notify the offender that a valid detainer has been filed against him,
- (2) Inform the requesting authority that the offender has been released on parole,
- (3) Inquire of the requesting authority as to its intended course of action with regard to the detainer, and
- (4) Inform the state board of prison terms and paroles that a valid detainer has been filed against the parolee-offender.

NEW SECTION

WAC 137-130-110 Transfer of offender to mental hospital. (1) If an offender against whom a valid detainer has been filed is to be transferred from an adult correctional institution to a state mental hospital, the superintendent of the correctional institution shall, in advance of the transfer:

- (a) Notify the requesting authority of the proposed transfer of the offender and the reasons for the transfer; and
- (b) Notify the superintendent of the mental hospital of the existence and nature of the detainer which has been filed against the offender.

(2) During the time in which an offender against whom a detainer has been filed is a patient of a state mental hospital, the superintendent of the mental hospital shall assume full responsibility for custody of the patient-offender and shall take all such precautions as are reasonably necessary to assure that the individual shall be made available to the requesting authority upon his/her release from the custody of the department.

NEW SECTION

WAC 137-130-120 Recommendation for withdrawal of detainer. (1) Prior to the anticipated release date of an offender against whom a valid detainer has been filed, the superintendent shall:

- (a) Prepare an evaluation of the offender, outlining the offender's actions and activities while in custody in the institution and indicating whether a post-release parole plan and program has been developed for the offender,

(b) Make a recommendation to the state administrator as to whether the department should attempt to obtain the withdrawal by the requesting authority of the detainer filed against the offender,

(c) Furnish copies to the offender of said evaluation and recommendation.

(2) When the superintendent has recommended that the department seek the withdrawal of a detainer, the state administrator, after considering the circumstances of the offense for which the detainer was placed and the justification for the superintendent's recommendation, may

(a) Ask the requesting authority to withdraw the detainer, and

(b) Furnish the requesting authority with the evaluation and recommendation prepared by the superintendent.

(3) When a requesting authority indicates in writing that it wishes to withdraw a previously filed detainer, the superintendent shall notify the offender and the indeterminate sentence review board, and acknowledge to the requesting authority, that the detainer has been withdrawn.

(4) The superintendent shall hold and make the offender available for transfer to the requesting authority in accordance with the provisions of this chapter whenever a requesting authority either

(a) Indicates that it intends to exercise its detainer, notwithstanding the recommendation of the state administrator and the superintendent, or

(b) Fails to make a response to the state administrator's recommendation and inquiry.

NEW SECTION

WAC 137-130-130 Identification of requesting authority's transferring agency. (1) It shall be the responsibility of a superintendent, prior to delivering an offender to the custody of an agent of the requesting authority pursuant to a detainer, to verify

- (a) The identity of the agent, and
- (b) The jurisdictional authority of the agent to take custody of the offender pursuant to the detainer.

NEW SECTION

WAC 137-130-140 Failure of requesting authority to take custody. When the department has agreed to the transfer of an offender to the custody of a requesting authority on the date of the offender's release on parole or final release, the requesting authority shall be required to appear and take custody of the offender on said date. If the requesting authority fails to appear as required, the offender shall be released.

NEW SECTION

WAC 137-130-150 Detainer request by nonsignator of interstate agreement on detainees. The provision of this chapter shall be fully applicable to detainees filed with the department by a state which is not a signator to the interstate agreement on detainees, except that the procedure for transfer of an offender under such circumstances shall be governed by

the provisions of chapter 10.88 RCW, the Uniform Criminal Extradition Act.

WSR 99-21-030
EMERGENCY RULES
DEPARTMENT OF TRANSPORTATION

[Filed October 14, 1999, 1:23 p.m.]

Date of Adoption: October 14, 1999.

Purpose: To modify the rule covering the requirements for operation of pilot/escort vehicles. Specifically, to clarify language regarding the certification of pilot/escort vehicle operators and acceptance of certifications from other jurisdictions.

Citation of Existing Rules Affected by this Order: Amending WAC 468-38-110 Escort vehicle requirements.

Statutory Authority for Adoption: RCW 46.44.090.

Under 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 rule does not adequately reflect the intent to accept certifications from other jurisdictions. It also refers to a rule that is no longer applicable to this activity. This has led to confusion about industry compliance on January 1, 2000. The rule directly impacts public safety and is less than ninety days from being in force. Clarification is needed immediately.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 14, 1999

Gerald E. Smith

Deputy Secretary, Operations

AMENDATORY SECTION (Amending Order 191, filed 3/30/99, effective 4/30/99)

WAC 468-38-110 Escort vehicle requirements. (1) When the escort vehicle is in front of the permitted vehicle, the operator shall:

(a) Warn oncoming traffic of the presence of the permitted vehicle by use of signs and lights as provided in subsections (4) and (8) of this section.

(b) Notify the driver of the permitted vehicle, and driver(s) of any trailing escorts, by two-way radio, of all hazards; overhead clearances; obstructions; traffic congestion; pedestrians; and any other circumstances evident to the operator that could affect either the safe movement of the permitted vehicle, the safety of the traveling public, or the efficient movement of traffic in sufficient time for the driver of the permitted vehicle to take corrective action, as necessary.

(c) To the extent necessary, locate safe places (if available) adjacent to the highway and notify the driver of the permitted vehicle, and driver(s) of trailing escorts, in ample time for the permitted vehicle and the escort vehicle(s) to clear the highway, allowing the traffic following to safely pass, or for any other reasons necessary to provide for the safety of the traveling public.

(d) Be far enough in front of the permitted vehicle to signal oncoming motorists to stop in a timely manner, or as specified by local jurisdiction, before such motorists enter any narrow structures or other restrictions on the highway, to permit the safe passage of the permitted vehicle.

(2) When the escort vehicle is behind the permitted vehicle, the operator shall:

(a) Warn traffic approaching from the rear of the presence of the permitted vehicle ahead, by use of signs and lights as provided in subsections (4) and (8) of this section.

(b) Notify the driver of the permitted vehicle, and driver of any lead escort, by two-way radio of flat tires or other problems with the permitted vehicle; objects coming loose from the permitted vehicle; other traffic approaching or passing the permitted vehicle; and any other circumstances evident to the operator that could affect either the safe movement of the permitted vehicle, the safety of the traveling public, or the efficient movement of traffic, in sufficient time for the driver of the permitted vehicle to take corrective action.

(c) Notify the front escort driver and the driver of the permitted vehicle by two-way radio of traffic build-up and other delays to the normal flow and efficient movement of traffic caused by the movement of the permitted vehicle.

(d) Notify the driver of the permitted vehicle, and driver of any lead escort, by two-way radio of other vehicles attempting to pass the permitted vehicle or load.

(e) Be far enough behind the permitted vehicle to signal motorists following the permitted vehicle to slow or stop in a timely manner, or as specified by local jurisdiction, before narrow structures or other restrictions in the highway, to permit the safe passage of the permitted vehicle.

(3) The escort vehicle operator shall ensure that the escort vehicle is in safe and reliable operating condition.

(4) An escort vehicle shall, in addition to any other equipment required by traffic law, be equipped with a minimum of two flashing or rotating amber lights, positioned above the roof line, visible from a minimum of five hundred feet to traffic approaching from the front or rear of the escort. The light apparatus must not obstruct, or be obstructed by, the required OVERSIZE LOAD sign.

(5) The escort vehicle shall:

(a) Be either a single unit passenger car or a two-axle truck;

(b) Not exceed a maximum gross vehicle weight rating of fourteen thousand pounds;

(c) Be at least sixty inches wide; and

(d) Not exceed the legal limits of size and weight, as defined in chapter 46.44 RCW.

(6) The escort vehicle shall not carry any passengers, human or animal (excluding individuals in training status or necessary flag persons), or equipment or load in or on the escort vehicle which:

(a) Exceeds the height, length, or width of the escort vehicle, or overhangs the escort vehicle, or otherwise impairs its immediate recognition as a safety escort vehicle by the motoring public; or

(b) Obstructs the view of the flashing or rotating yellow lights, or the signs used by the escort vehicle; or

(c) Causes safety risks; or

(d) Otherwise impairs the performance by the operator or the escort vehicle of the duties required by these rules.

(7) The escort vehicle operator shall properly load and secure any item(s) or equipment or load carried by the escort vehicle to ensure compliance with the requirements of this section.

(8) An escort vehicle shall display "oversize load" signs, in clear readable condition, which shall be mounted above the roofline of the escort vehicle and be visible to approaching traffic from the front and the rear. All such signs shall be a minimum of five feet wide, ten inches high with one-inch wide brush stroke, black letters a minimum of eight inches high on yellow background, or shall be a maximum of seven feet wide, eighteen inches high, with a 1.41 inch brush stroke, black letters a minimum of ten inches high on yellow background.

(9) The escort vehicle(s) shall have its headlights activated at all times when escorting a permitted vehicle.

(10) The escort vehicle shall be equipped with a two-way radio capable of providing reliable two-way voice communication between the driver of the permitted vehicle and the driver(s) of the escort vehicle(s) when the permitted vehicle is in motion on a public highway.

(11) An escort vehicle shall carry the following items of equipment at all times when escorting a permitted vehicle:

(a) Standard eighteen inch STOP & SLOW paddle sign.

(b) Three bi-directional emergency reflective triangles.

(c) A minimum of one 5 pound B, C, fire extinguisher, or equivalent.

(d) A reflectorized high visibility orange or other color vest, shirt or jacket, as permitted by the *Manual on Uniform Traffic Control Devices*, and a yellow or other highly visible colored hard hat to be worn by the operator while directing traffic, in accordance with WAC 296-155-305, Signaling.

(e) A height measuring device which is nonconductive and nondestructive to overhead clearances, when required by the terms of the permit or regulations.

(f) First-aid supplies must be readily available as described in WAC 296-24-06145.

(g) A flashlight in working order with red nose cone.

(12) An escort vehicle is prohibited from escorting more than one permitted vehicle at the same time, unless expressly authorized by the department.

(13) A front escort vehicle shall use a height pole at all times when escorting a permitted vehicle exceeding fifteen feet in height, unless otherwise expressly authorized/directed by the department on the permit. The height pole shall not extend less than three inches nor more than six inches above the maximum height of the permitted vehicle being escorted. When the escort vehicle is not escorting a permitted vehicle, but is moving on the highway, the height pole shall be removed, tied down, or shortened to within legal limits, unless involved in the act of prerunning a route to determine height acceptance.

(14) When an escort vehicle is not escorting a permitted vehicle, or prerunning a route, but is moving on a public highway, the signs, described in subsection (8) of this section, shall either be removed, lowered to a position not readily visible, or covered, and the flashing yellow lights, described in subsection (4) of this section, shall not be operated.

(15) In the performance of the duties required by these rules, the operator of the escort vehicle may be required to advise the permitted vehicle to stop, allowing other traffic to proceed safely. The operator of the escort vehicle shall signal the permitted vehicle to stop, and the permitted vehicle shall stop, as far off the roadway as practicable to allow other traffic to pass in the following situations:

(a) When the permitted vehicle becomes disabled; or

(b) When the movement of the permitted vehicle on a particular section of public highway presents a safety risk or unreasonably interferes with the efficient movement of other traffic, based upon such factors as the widths of the permitted vehicle and the roadway, volume of other traffic, visibility and limited sight distance, and mountainous terrain; or

(c) When driving conditions for the permitted vehicle are hazardous for any other reason, including weather.

(16) In the performance of the duties required by these rules, the escort vehicle operator may be required to direct other traffic to stop, slow or proceed in order to allow the permitted vehicle to continue moving safely, or to help the other traffic to navigate around a stopped permitted vehicle. ~~(When directing traffic in these situations,)~~ Performance of these duties requires the operator of the pilot/escort vehicle ~~((shall)),~~ effective January 1, 2000(;

~~(a)),~~ to be certified, having a valid WSDOT approved certificate/card on person, as ((am)) a pilot/escort vehicle operator(;

~~(b) Comply with procedures described in Section 6 of the MUTCD, as may be amended by the department of transportation, and such other criteria as may be developed under WAC 296-155-305, Signaling).~~ A certification from another jurisdiction will be accepted subject to ongoing reviews and approval of the issuing certification program by the department. A current list of approved programs will be maintained by the motor carrier service office of the department.

(17) The operator of the permitted vehicle and the operator(s) of the escort vehicle(s) shall comply with the following procedures:

- (a) Before trip:
- (i) Discuss aspects of the move, including the permitted vehicle, the route, and specific responsibilities.
 - (ii) Review permit special conditions.
 - (iii) Review the permitted route.
 - (iv) Determine the proper position of the escort vehicle(s).
 - (v) Establish any necessary procedures.
 - (vi) Check mandatory equipment, each operator being responsible for their own vehicle.
 - (vii) Mount signs, adjust mirrors, turn on lights.
 - (viii) Check each two-way radio to ensure clear communication on a selected channel.
 - (ix) Assure special motor vehicle permit(s) is in the possession of the appropriate operator(s).
 - (x) Determine if additional flagpersons will be necessary and, if so, have them available.
- (b) During the trip:
- (i) Obey all traffic laws.
 - (ii) Do not follow or precede more closely than is reasonably prudent, considering the speed of the permitted vehicle, other traffic, and highway conditions.
 - (iii) Do not exceed 1/2 mile distance between permitted vehicle and the escort vehicle to maintain radio contact, except when necessary to safely travel a long narrow section of highway.
- (c) Traffic lights:
- (i) If the front escort vehicle goes through a traffic light but the permitted vehicle does not, the escort vehicle must pull over to the right side of the highway, where practicable, to wait for the permitted vehicle.
 - (ii) If the permitted vehicle goes through the traffic light but the escort vehicle does not, then the permitted vehicle must pull over to the right side of the highway, where practicable, to wait for the rear escort vehicle.
- (18) When uniformed off-duty law enforcement officers act as escorts, using official police cars or motorcycles, the requirements of this section may be amended as necessary.

WSR 99-21-032
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 99-185—Filed October 15, 1999, 7:58 a.m., effective October 16, 1999, 12:01 a.m.]

Date of Adoption: October 14, 1999.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-12800C and 232-28-61900W; and amending WAC 220-56-128 and 232-28-619.

Statutory Authority for Adoption: RCW 75.08.080 and 77.12.040.

Under 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 rules allow for the maintenance of an orderly fishery in the Hoodspport Hatchery zone. Recent beach erosion and deposition have created a more defined channel for Finch Creek as it passes across the beach. This change in the channel has made fish entering the creek vulnerable to illegal snagging when the tide is low. This change will remove the high risk of snagging when the tide is out. Preventing fishing from the hatchery facility itself will prevent the risk of snagging fish when the tide is in. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 16, 1999, 12:01 a.m.

October 14, 1999

Evan Jacoby

for Jeff P. Koenings

Director

NEW SECTION

WAC 220-56-12800C Food fish fishing—Closed areas. Notwithstanding the provisions of WAC 220-56-128, effective 12:01 a.m. October 16, 1999 through December 15, 1999 it is unlawful to fish within the channel created by Finch Creek on the exposed Washington Department of Fish and Wildlife tidelands proximal to the Hoodspport Hatchery or to fish from any part of the Hoodspport Hatchery structure.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 15, 1999:

WAC 220-56-12800C Food fish fishing—Closed areas.

NEW SECTION

WAC 232-28-61900W Exceptions to statewide rules. Notwithstanding the provisions of WAC 232-28-619, effective 12:01 a.m. October 16, 1999 through December 15, 1999 it is unlawful to fish for gamefish within the channel created by Finch Creek on the Exposed Washington Department of

Fish and Wildlife tidelands proximal to the Hoodspport Hatchery or to fish from any part of the Hoodspport structure.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 15, 1999:

WAC 232-28-61900W Exceptions to statewide rules.

WSR 99-21-035
EMERGENCY RULES
DEPARTMENT OF
NATURAL RESOURCES

[Order 703—Filed October 15, 1999, 1:17 a.m.]

Date of Adoption: October 15, 1999.

Purpose: To extend the ending date of the "closed season" from October 15 to October 31 as authorized in RCW 76.04.005(2).

Statutory Authority for Adoption: RCW 76.04.005(2).

Under 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: Current and predicted weather conditions justify the extension of the "closed season" as defined in RCW 76.04.005(2) until midnight October 31, 1999.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

October 15, 1999
Kaleen Cottingham
Deputy Commissioner

NEW SECTION

WAC 332-26-085 Closed season extension. The Closed Season, as defined in RCW 76.04.005(2) is hereby

extended, effective midnight Friday, October 15, 1999 through midnight Sunday, October 31, 1999.

WSR 99-21-040
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 99-187—Filed October 15, 1999, 3:52 p.m., effective October 18, 1999, 12:01 a.m.]

Date of Adoption: October 15, 1999.

Purpose: Commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-604.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: Areas 7 and 7A chum directed fishery remains closed. Test fishing in Canadian Area 12 has been reviewed and the in-season run-size remains at 2.9 million. Areas 10 and 11 chum directed commercial fishery is being postponed one week to protect a weaker than expected return of coho salmon. All other open periods and restrictions are consistent with fishing plans developed and agreed to during the PFMC/North of Falcon processes. An emergency exists in that there is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 18, 1999, 12:01 a.m.

October 15, 1999
Jeff P. Koenings
Director
by Larry Peck

NEW SECTION

WAC 220-47-605 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, 12:01 a.m. October 18, 1999 until fur-

ther notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods, mesh, area, and species restrictions:

Area 6D Open to skiff gill nets only using 5 inch minimum and 5 1/2 inch maximum mesh from 7:00 a.m. to 7:00 p.m. on the following dates: October 18, October 19, October 20, October 21 and October 22.

It is unlawful to retain chinook, or pink salmon taken in Area 6D at any time. Any chinook or pink salmon captured must be removed from the net by cutting the meshes ensnaring the fish. Area 6D is closed to commercial salmon fishing within 1/4 mile of each mouth of the Dungeness River.

Area 7B Open to gill nets using 5 inch minimum and 5 1/2 inch maximum mesh and to purse seines using the 5 inch strip through 4:00 p.m. Saturday, October 23, and open to gill nets using 6 1/4 inch minimum mesh and to purse seines using the 5 inch strip as follows:

from 6:00 a.m. October 25 through 4:00 p.m. October 29,

from 6:00 a.m. November 1 through 4:00 p.m. November 5,

from 6:00 a.m. November 8 through 4:00 p.m. November 12,

from 6:00 a.m. November 15 through 4:00 p.m. November 19,

from 6:00 a.m. November 22 through 4:00 p.m. November 26,

from 6:00 a.m. November 29 through 4:00 p.m. December 3, and

from 6:00 a.m. December 6 through 4:00 p.m. December 10.

Area 8 Open to purse seines using the 5 inch strip from 7:00 a.m. to 6:00 p.m. October 25, and from 7:00 a.m. to 5:00 p.m. November 2, November 8, November 16, and November 22. Open to gill nets using 6 1/4 inch minimum mesh from 7:00 a.m. to 8:00 p.m. October 26, November 1, November 9, November 15, and November 23.

Area 8A Open to purse seines using the 5 inch strip from 7:00 a.m. to 6:00 p.m. October 20, October 21, October 25, and October 26; also open from 7:00 a.m. to 5:00 p.m. November 3, November 4, November 8, November 9, November 17, November 18, November 22, November 23, and November 24. Open to gill nets using 6 1/4 inch minimum mesh from 7:00 a.m. to 8:00 p.m. daily: October 18, October 19, October 27, October 28, November 1, November 2, November 10, November 11, November 15, November 16, November 22, November 23, and November 24.

Area 8D Open for gill nets using 5 inch minimum mesh from 7:00 a.m. to 8:00 p.m. daily: October 18, October 19, October 27, October 28, November 1, November 2; and open for gill nets using 6 1/4 inch minimum mesh from 7:00 a.m. to 8:00 p.m. daily: November 10, November 11, November 15, November 16, November 22, November 23, and November 24. Open for purse seines using the 5 inch strip from 7:00 a.m. to 6:00 p.m. October 20, October 21, October 25, and October 26; and open from 7:00 a.m. to 5:00 p.m. November 3, November 4, November 8, November 9, November 17,

November 18, November 22, November 23, and November 24.

Area 9A Open to gill nets using 5 inch minimum mesh through 4:00 p.m. Saturday, October 30.

Areas 10 and 11 Open to purse seines using the 5 inch strip from 7:00 a.m. to 6:00 p.m. October 25; also open from 7:00 a.m. to 5:00 p.m. November 2, November 3, November 8, and November 16. Open to gill nets using 6 1/4 inch minimum mesh from 5:00 p.m. to 8:00 a.m. nightly: October 25; also open from 4:00 p.m. to 8:00 a.m. nightly: November 1, November 2, November 8, and November 15.

Areas 12 and 12B Open to purse seines using the 5 inch strip from 7:00 a.m. to 6:00 p.m. October 19, October 25; also open from 7:00 a.m. to 5:00 p.m. November 3, November 4, November 8, November 9, and November 16. Open to gill nets using 6 1/4 inch minimum mesh from 7:00 a.m. to 8:00 p.m. daily: October 18, October 26, November 1, November 2, November 10, November 11, and November 15.

It is unlawful to retain chinook salmon taken with purse seine gear. It is unlawful to retain coho taken with purse seine gear in Catch Areas 10 or 11.

Nightly gill net openings refer to the start date.

Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7A, 7C, 7D, 7E, 9, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 are closed.

REPEALER

The following section of the Washington Administrative Code are repealed effective 12:01 a.m. October 18, 1999:

WAC 220-47-604

Puget Sound all-citizen commercial fishery (99-165)

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 99-21-041
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 99-186—Filed October 15, 1999, 3:56 p.m., effective October 15, 1999, 6:01 p.m.]

Date of Adoption: October 15, 1999.

Purpose: Commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Amending WAC 220-40-027.

Statutory Authority for Adoption: RCW 75.08.080.

Under 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: An in-season assessment indicates that no harvestable numbers of chum salmon exist based on a smaller than predicted return of chum salmon. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 1, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: October 15, 1999, 6:01 p.m.

October 11, 1999

Jeff P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-40-02700T Willapa Bay—Fall fishery.

Notwithstanding the provisions of WAC 220-40-027, effective 6:01 p.m. October 15, 1999 until further notice it is unlawful to fish or possess salmon taken for commercial purposes from those waters of Willapa Bay.



WSR 99-21-001
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed October 6, 1999, 3:50 p.m.]

In the effort to migrate all of DSHS rules into one WAC title, I am requesting that you renumber the rules as follows:

Old WAC Number	New WAC Number
275-155-005	388-880-005
275-155-010	388-880-010
275-155-020	388-880-020
275-155-030	388-880-030
275-155-040	388-880-040
275-155-050	388-880-050
275-155-060	388-880-060
275-155-070	388-880-070
275-155-080	388-880-080
275-155-090	388-880-090
275-155-100	388-880-100
275-155-110	388-880-110
275-155-120	388-880-120
275-155-130	388-880-130
275-155-140	388-880-140

Edith M. Rice, Chief
 Office of Legal Affairs
 for Marie Myerchin-Redifer, Manager
 Rules and Policies Assistance Unit

WSR 99-21-002
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed October 6, 1999, 3:52 p.m.]

In the effort to migrate all of DSHS rules into one WAC title, I am requesting that you renumber the rules as follows:

Old WAC Number	New WAC Number
275-156-005	388-885-005
275-156-010	388-885-010
275-156-015	388-885-015
275-156-020	388-885-020
275-156-025	388-885-025
275-156-030	388-885-030
275-156-035	388-885-035
275-156-040	388-885-040

Edith M. Rice, Chief
 Office of Legal Affairs
 for Marie Myerchin-Redifer, Manager
 Rules and Policies Assistance Unit

WSR 99-21-013
NOTICE OF PUBLIC MEETINGS
BELLINGHAM TECHNICAL COLLEGE

[Memorandum—October 11, 1999]

The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, October 21, 1999, 7-9 a.m., in the College Services Building Board Room on the Bellingham Technical College campus. Call 738-3105 ext. 334 for information.

WSR 99-21-014
DEPARTMENT OF LICENSING

[Filed October 11, 1999, 2:14 p.m.]

REPORT ON THE PROGRESS MADE ON REGULATORY REVIEW

DEPARTMENT OF LICENSING (DOL)
 OCTOBER, 1999

1. A summary of the number of rule sections reviewed, amended, and repealed and the number of pages eliminated in the Washington Administrative Code since the effective date of the Executive Order:

Rules Reviewed	974
Rules Amended	311
Rules Repealed	239
WAC Pages Eliminated	36
Percent Rules Reviewed	68

2. A summary of DOL's actions in response to petitions under RCW 34.05.330: The agency has received no petitions.

3. A summary of the results of DOL's review of policy and interpretive statements and similar documents:

Policy Statements Reviewed	42
Policy Statements Amended	14
Policy Statements Deleted	27

4. A summary of DOL's review of reporting requirements imposed on businesses: None of the rules and policy statements reviewed contained reporting requirements.

5. Recommendations for statutory or administrative changes resulting from the regulatory reviews: The department will have administrative rule changes in the areas of Driver License and Identocard Applications, Driving Records, Alcohol Treatment Requirements, Occupational Driver's Licenses, Commercial Driver's Licenses and Third-Party Testers.

6. Accomplishments resulting from DOL's regulatory review and improvement program: The question and answer format has been adopted for rule writing in vehicle services to facilitate clarity and usefulness of rules.

DOL has expanded access to agency forms through the homepage.

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WSR 99-21-019
NOTICE OF PUBLIC MEETINGS
INTERAGENCY COMMITTEE
FOR OUTDOOR RECREATION

[Memorandum—October 7, 1999]

The Interagency Committee for Outdoor Recreation (IAC) will meet Thursday and Friday, November 18-19, 1999, beginning at 8:30 a.m. in Room 175 of the Natural Resources Building in Olympia.

This meeting is a funding recommendation session for projects in the nonhighway off-road vehicle (NOVA), local boating facilities (BFP), firearms and archery range recreation (FARR) programs, and the youth athletic facilities account (YAF) new and improved categories. Other agenda items include discussions of the public lands inventory project, ORV park funding, NOVA plan options, and fuel use study options. Decisions regarding national recreational trails program guideline changes, city of Seattle conversion requests, and changes to the Washington wildlife and recreation program (WWRP) habitat conservation account (HCA) evaluation instruments and criteria will be made.

If you plan to participate or have materials for committee review, please submit information to IAC no later than October 18, 1999. This will allow for distribution to committee members in a timely fashion.

IAC public meetings are held in locations accessible to people with disabilities. Arrangements for individuals with hearing or visual impairments can be provided by contacting IAC by October 18 at (360) 902-3000 or TDD (360) 902-1996.

WSR 99-21-020
NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY

[Memorandum—October 12, 1999]

WESTERN WASHINGTON UNIVERSITY
 BOARD OF TRUSTEES
 MEETING SCHEDULE FOR YEAR 2000

February 3, 4

April 13, 14

June 8, 9

August 3, 4

October 5, 6

December 7, 8 and December 14, 15

If you have any questions, please contact (360) 650-3117.

WSR 99-21-021
POLICY STATEMENT
DEPARTMENT OF ECOLOGY

[Filed October 12, 1999, 1:46 p.m.]

POLICY STATEMENT

Purpose: In order to comply with RCW 34.05.230(4) of the Administrative Procedure Act, the Department of Ecology submits the following:

Document Title: Policy to replace an existing well(s) or to add an additional well(s).

Subject: Implementation of chapter 316, Laws of 1997 codified at RCW 90.44.100(3).

Document Description: Policy statement by the Department of Ecology related to RCW 90.44.100(3) to assist water right permit or certificate holders who desire to amend a ground water right to add a well(s) or to replace an existing well(s) by complying with statutory criteria.

Effective Date: September 30, 1999.

To receive a copy of the policy statement contact Stephen Hirschey, P.O. Box 47600, Olympia, WA 98504-7600, phone (360) 407-6450, fax (360) 407-7162, TDD (360) 407-6206, e-mail shir461@ecy.wa.gov.

October 4, 1999

Responsible Official:

Keith E. Phillips

Program Manager

Water Resources Program

WSR 99-21-022
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
GENERAL ADMINISTRATION

(State Capitol Committee)

[Memorandum—October 7, 1999]

Please publish notice of cancellation for the October 19, 1999, State Capitol Committee meeting.

If you have any questions, call (360) 664-9212.

WSR 99-21-027
UNIVERSITY OF WASHINGTON

[Filed October 14, 1999, 11:43 a.m.]

University of Washington
Rule Review Progress Report 1999
(Per EO 97-02)

1. Accomplishments Resulting from the Regulatory Review and Improvement Plan: Since the effective date of Executive Order (EO) 97-02, the University of Washington has first reviewed and then proceeded to rule making for eight of the seventeen chapters that comprise Title 478 WAC. Four WAC chapters were deliberately not included in the University of Washington's rule review plan, as they had

recently received thorough reviews and rule making during the previous two-year period. The final five chapters pending review are scheduled during the next and last cycle of the University of Washington's rule review plan, ending in December 2000.

Of the eight WAC chapters reviewed against the University of Washington's rule review criteria, all have proceeded from that review to rule-making activity. This fact alone points out the need for an ongoing mechanism to review agency rules, as all eight WAC chapters reviewed required some type of amendment or repeal - sometimes a minor adjustment, other times a complete overhaul. Consequently, as the University of Washington continues its rule review plan, the governor's goal of regulatory reform is being achieved at this agency.

During this past year, the University of Washington completed the expedited repeal of one entire WAC chapter and has begun the expedited adoption process for sections of two other WAC chapters. Without the ease of these relatively new rule-making procedures (expedited repeal and expedited adoption), the regulatory reform required by EO 97-02 would have been more difficult to achieve within the given timeframe (see Section 5 for more on this topic).

Finally, as stated in the University of Washington's rule review plan, the university will implement an ongoing process of rule review once the current plan is completed. This ongoing process will schedule Title 478 WAC rules for review whenever a WAC chapter has gone without rule-making activity during the previous ten years. Additionally, the University of Washington will continue to implement a complete review of any WAC chapter whenever any WAC section within that chapter requires rule-making activity. In this way, the University of Washington will continue to bring all interested parties (i.e., University of Washington faculty, staff, and students; pertinent community members and local governmental bodies; and the general public) to the table for WAC rule review discussions.

2. Total Number of Rule Sections Reviewed, Amended and Repealed, and the Number of Pages Eliminated in the WAC: Since the effective date of Executive Order 97-02, the University of Washington has:

- Reviewed a total of 174 WAC sections.
- Amended a total of 66 WAC sections.
- Repealed a total of 62 WAC sections.

[Excerpt Applicable to this Agency From:]

- Not eliminated any pages of the WAC, since the University of Washington also adopted 65 new WAC sections during this same period.

3. Percent of Rule Sections Reviewed to Date: The University of Washington has reviewed 78% of the rule sections intended for review. The final 22% of the rule sections to be reviewed are scheduled during the next and final year of the University of Washington's rule review plan.

4. Other Regulatory Reform Factors:

a. The University of Washington continues its ongoing effort to identify, summarize, index, and make available its policy and interpretive statements.

b. During the past year, the University of Washington received no petitions for adoption, amendment, or repeal of rules under RCW 34.05.330.

c. University of Washington rules reviewed, created, amended, and repealed under chapter 34.05 RCW have not imposed reporting requirements on businesses.

5. A Summary of Recommendations Developed for Statutory or Administrative Changes Resulting from Regulatory Review: In order to further the goals of EO 97-02, wherein agencies are encouraged to create and utilize ongoing procedures to review their rules after the mandated rule review of EO 97-02 is complete, it will be critical to continue providing state agencies with access to the expedited adoption process. Unlike the expedited repeal process (per RCW 34.05.354), the current expedited adoption process (per RCW 34.05.356) is scheduled to expire on December 31, 2000.

The expedited adoption process, unlike full rule making, allows state agencies to quickly update necessary organizational information (such as departmental name changes; phone and fax numbers; e-mail, web and building address changes), reflect changes by reference to state and federal law, correct typographical errors, and clarify language without holding costly and time-consuming public hearings that lack substance. The public has a right to expect accurate agency rules, and these small yet critical housekeeping changes can make the difference between rules that function correctly and rules that slowly become outdated while awaiting a substantive change that warrants full rule making.

Therefore, in keeping with the goals of regulatory reform, the University of Washington recommends repealing the expiration date for RCW 34.05.356 (expedited adoption) and extending the use of this timely and frugal tool in maintaining accurate agency rules.

**Results of Regulatory Review
As of October 15, 1998
(Cumulative Totals)**

Noncabinet Agencies	Plan Submitted	Progress Report Submitted	WAC Sections Repealed	WAC Sections Amended	WAC Sections Reviewed	Percent of Total WAC Sections Reviewed	WAC Pages Eliminated
University of Washington	Yes	Yes	59 62	59 66	132 174	78 %	90

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WSR 99-21-033
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE LIBRARY
 (Library Commission)
 [Memorandum—October 14, 1999]

The Washington State Library Commission is scheduled to meet as listed below:

DATE: November 2, 1999
 TIME: 9:00 to noon
 LOCATION: Joel M. Pritchard Library Building
 Conference Room

For additional information, please do not hesitate to contact (360) 753-2914.

WSR 99-21-036
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed October 15, 1999, 1:26 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: 99-55 MAA.
 Subject: Numbered Memorandum.
 Effective Date: September 16, 1999.

Document Description: **Retroactive to dates of service on or after September 16, 1999**, the Medical Assistance Administration (MAA) will reimburse hospitals for newborn screening for phenylketonuria (PKU) and other metabolic disorders performed by the Department of Health (DOH) for Medicaid-eligible deliveries.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

October 8, 1999
 Leslie Saeger
 Regulatory Improvement
 Project Manager

WSR 99-21-045
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
 [Memorandum—October 18, 1999]

EASTERN WASHINGTON UNIVERSITY
 BOARD OF TRUSTEES
 October 22, 1999, 9:00 a.m.

Spokane Center
 Second Floor Mall

Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities. Requests for such accommodation are welcome and may be made by calling the president's office, (509) 359-6598.

WSR 99-21-054
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—October 14, 1999]

A regular meeting of the Washington State Convention and Trade Center board of directors will be held on Wednesday, October 20, 1999, at 1:30 p.m. in Room 310 of the Convention Center, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call (206) 694-5000.

WSR 99-21-055
NOTICE OF PUBLIC MEETINGS
SKAGIT VALLEY COLLEGE

[Memorandum—October 14, 1999]

The regular November meeting of the board of trustees will be changed from the Mount Vernon Campus on November 8, 1999, to 5:30 p.m. at Teddy's on Whidbey, 1804 East Scott, Freeland, WA.

WSR 99-21-056
NOTICE OF PUBLIC MEETINGS
SEATTLE COMMUNITY COLLEGES

[Memorandum—October 18, 1999]

This is to inform you that the Seattle Community College District board of trustees' **December 7th** regular meeting has been changed from Seattle Community College District Siegal Center, 1500 Harvard Avenue, Seattle, WA 98112, to South Seattle Community College, 6000 16th Avenue S.W., Seattle, WA 98106.

WSR 99-21-061
NOTICE OF PUBLIC MEETINGS
HEALTH CARE AUTHORITY
 (Public Employees Benefits Board)

[Memorandum—October 15, 1999]

Please publish the following revised 1999 Public Employees Benefits Board (PEBB) meeting information in the Washington State Register. The changes to the meeting dates are as follows:

December 7, 1999 meeting was moved to November 30, 1999.

Please contact 923-2802, if you have any questions or need further information.

Public Employees Benefits Board
Revised 1999 Meeting Schedule

Date	Location
October 26, 1999, 8:00 a.m. to 5:00 p.m.	Washington State Training and Conference Center, Seattle
November 30, 1999, 1:00 p.m.	Cavanaugh's State Room, Olympia
December 7, 1999, 1:00 p.m.	Canceled

Locations: The following are the addresses for the above-referenced meetings.

WASHINGTON STATE TRAINING AND CONFERENCE CENTER
19010 First Avenue South
Seattle, WA 98148
(206) 439-3720

CAVANAUGH'S AT CAPITAL LAKE
2300 Evergreen Park Drive
Olympia, WA 99201 [98502]
(360) 943-4000

If you are a person with a disability and need a special accommodation, please contact Judy Lamm at (360) 923-2828.

WSR 99-21-073
NOTICE OF PUBLIC MEETINGS
BOARD FOR
VOLUNTEER FIREFIGHTERS

[Memorandum—October 18, 1999]

The State Board for Volunteer Firefighters will meet in the Olympia Forum Building, 605 11th Avenue S.E., Suite 112, on January 21, April 7, July 21, and October 20, 2000, at 9:00 a.m.

WSR 99-21-076
NOTICE OF PUBLIC MEETINGS
GAMBLING COMMISSION

[Memorandum—October 20, 1999]

On August 30, 1999, a notice of commission meeting date change was filed with your office. Since that time, the meeting date has been changed. The meeting that was

rescheduled to December 2nd and 3rd has been changed, and will be as follows:

Tuesday, November 30, 1999, 1:30 p.m.

Wednesday, December 1, 1999, 9:30 a.m.

The meeting location will remain the same, as follows: Port Ludlow Conference Center, 9483 Oak Bay Road, Port Ludlow, WA, (360) 437-2222.

WSR 99-21-092

INSURANCE COMMISSIONER'S OFFICE

[Filed October 20, 1999, 10:47 a.m.]

T 99-2

Technical Assistance Advisory

To: All Health Carriers
From: Insurance Commissioner Deborah Senn
Subject: New rules governing provider relations
Date: Monday, October 18, 1999

Health plans sold to the public are only as valuable as the health care network consumers must use. Continued dissatisfaction in the health care community will result in doctors and other health care professionals leaving these networks. Recent turmoil in the health care community caused by lopsided contracts that favor carriers should be reviewed as soon as possible to reduce the frustration and anger among providers.

By July of next year, all new health care provider and facility contracts must incorporate prompt payment standards. Nevertheless, health carriers should make every effort to comply with these new standards as soon as possible to resolve the long simmering frustration with unnecessary delay in claim payments. The extended time period for compliance was adopted in deference to those carriers whose systems are incapable of rapid change. Such circumstances are not true for all carriers.

In addition, carriers should immediately take steps to improve communications with their providers. Many of the problems addressed by the provider contracting rules arise out of poor communication by carriers. Health carriers should clearly describe the grounds and underlying reasons for rejection of claims. Carriers should improve the notice given to providers of changes in procedures along with explanations for these changes. Carriers should make greater efforts to include network providers in health care decisions and in the development of health care utilization standards.

Finally, carriers should review their standards for dispute resolution to ensure a process that providers will view as fair. It is not enough to simply have a process. The purpose of dispute resolution processes is to fairly respond to complaints before the complaint becomes a major problem. Many contracts that my office has reviewed can only lead to a conclusion that carriers are interested in winning disputes rather than resolving them. The new rules do not incorporate detailed standards for dispute resolution in order to give car-

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riers the opportunity to develop better ones with the input from network providers.

WSR 99-21-099**AGENDA****DEPARTMENT OF ECOLOGY**

[Filed October 20, 1999, 11:20 a.m.]

**Addendum to Department of Ecology's
Semi-Annual Rule Agenda
July 1999 - January 2000**

WAC Chapter: Chapter 173-537 WAC, Water resources management program for the Yakima River Basin, WRIAs 37, 38 and 39.

Agency Contact: Thom Lufkin, 407-6631.

CR-101 Filing Date: October 1999.

Approximate Adoption Date: October 2000.

Scope of Changes/Purpose: Adopt rule to withdraw groundwater from further appropriation until a hydrologic study of the basin is completed; the Department of Ecology estimates the study will take approximately five years to complete. The study will be undertaken with the cooperation and assistance of the Department of Ecology, United States Bureau of Reclamation and Yakama Indian Nation. The purpose of the study is to develop a scientific model, based on accurate data, for use by the above-mentioned entities in making sound decisions regarding ground and surface water management and allocation in the basin.

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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
- OBJECT = 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 of existing section
- REVIEW = Review of previously adopted rule
- SUSP = Suspending an existing section

Suffixes:

- C = Continuance of previous proposal
- E = Emergency action
- P = Proposed action
- S = Supplemental notice
- W = Withdrawal of proposed action
- XA = Expedited adoption
- XR = Expedited repeal
- 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.

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
4- 25-510	AMD-P	99-13-060	4- 25-831	NEW-C	99-19-043	10- 08-090	AMD	99-20-115
4- 25-510	AMD	99-18-111	4- 25-832	NEW-P	99-13-073	10- 08-110	AMD-P	99-17-107
4- 25-530	PREP	99-05-025	4- 25-832	NEW-C	99-19-040	10- 08-110	AMD	99-20-115
4- 25-530	AMD-P	99-13-061	4- 25-833	NEW-P	99-13-074	10- 08-120	AMD-P	99-17-107
4- 25-530	AMD	99-18-112	4- 25-833	NEW-C	99-19-041	10- 08-120	AMD	99-20-115
4- 25-730	AMD-P	99-13-062	10- 04	PREP	99-13-188	10- 08-130	AMD-P	99-17-107
4- 25-730	AMD	99-18-113	10- 04-010	AMD-P	99-17-107	10- 08-130	AMD	99-20-115
4- 25-740	REP-P	99-13-075	10- 04-010	AMD	99-20-115	10- 08-135	NEW-P	99-17-107
4- 25-740	REP	99-18-114	10- 04-020	AMD-P	99-17-107	10- 08-135	NEW	99-20-115
4- 25-745	NEW-P	99-13-063	10- 04-020	AMD	99-20-115	10- 08-140	AMD-P	99-17-107
4- 25-745	NEW	99-18-115	10- 04-030	AMD-P	99-17-107	10- 08-140	AMD	99-20-115
4- 25-746	NEW-P	99-13-064	10- 04-030	AMD	99-20-115	10- 08-150	AMD-P	99-17-107
4- 25-746	NEW	99-18-116	10- 04-040	AMD-P	99-17-107	10- 08-150	AMD	99-20-115
4- 25-750	PREP	99-05-026	10- 04-040	AMD	99-20-115	10- 08-160	AMD-P	99-17-107
4- 25-750	AMD-P	99-13-065	10- 04-050	AMD-P	99-17-107	10- 08-160	AMD	99-20-115
4- 25-750	AMD	99-18-117	10- 04-050	AMD	99-20-115	10- 08-180	AMD-P	99-17-107
4- 25-760	REP-P	99-13-076	10- 04-060	AMD-P	99-17-107	10- 08-180	AMD	99-20-115
4- 25-760	REP	99-18-118	10- 04-060	AMD	99-20-115	10- 08-200	AMD-P	99-17-107
4- 25-780	PREP	99-05-027	10- 04-070	AMD-P	99-17-107	10- 08-200	AMD	99-20-115
4- 25-780	AMD-P	99-13-066	10- 04-070	AMD	99-20-115	10- 08-210	AMD-P	99-17-107
4- 25-780	AMD	99-18-119	10- 04-080	AMD-P	99-17-107	10- 08-210	AMD	99-20-115
4- 25-790	NEW-P	99-13-067	10- 04-080	AMD	99-20-115	10- 08-217	NEW-P	99-17-107
4- 25-790	NEW	99-18-120	10- 04-090	AMD-P	99-17-107	10- 08-217	NEW	99-20-115
4- 25-791	NEW-P	99-13-068	10- 04-090	AMD	99-20-115	10- 08-219	NEW-P	99-17-107
4- 25-791	NEW	99-18-121	10- 08	PREP	99-13-188	10- 08-219	NEW	99-20-115
4- 25-792	NEW-P	99-13-069	10- 08-001	AMD-P	99-17-107	10- 08-251	AMD-P	99-17-107
4- 25-792	NEW	99-18-122	10- 08-001	AMD	99-20-115	10- 08-251	AMD	99-20-115
4- 25-795	NEW-P	99-13-070	10- 08-035	AMD-P	99-17-107	10- 08-260	REP-P	99-17-107
4- 25-795	NEW	99-18-123	10- 08-035	AMD	99-20-115	10- 08-260	REP	99-20-115
4- 25-810	REP-P	99-13-077	10- 08-040	AMD-P	99-17-107	10- 08-261	REP-P	99-17-107
4- 25-810	REP-C	99-19-044	10- 08-040	AMD	99-20-115	10- 08-261	REP	99-20-115
4- 25-811	REP-P	99-13-077	10- 08-045	AMD-P	99-17-107	10- 12	PREP	99-13-188
4- 25-811	REP-C	99-19-044	10- 08-045	AMD	99-20-115	10- 12	AMD-P	99-17-107
4- 25-812	REP-P	99-13-077	10- 08-050	AMD-P	99-17-107	10- 12	AMD	99-20-115
4- 25-812	REP-C	99-19-044	10- 08-050	AMD	99-20-115	10- 12-010	AMD-P	99-17-107
4- 25-813	REP-P	99-13-078	10- 08-083	NEW-P	99-17-107	10- 12-010	AMD	99-20-115
4- 25-813	REP-C	99-19-045	10- 08-083	NEW	99-20-115	10- 12-020	AMD-P	99-17-107
4- 25-830	NEW-P	99-13-071	10- 08-085	NEW-P	99-17-107	10- 12-020	AMD	99-20-115
4- 25-830	NEW-C	99-19-042	10- 08-085	NEW	99-20-115	10- 16-010	NEW-P	99-17-107
4- 25-831	NEW-P	99-13-072	10- 08-090	AMD-P	99-17-107	10- 16-010	NEW	99-20-115

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16-05-005	REP-P	99-05-022	16-12-105	REP-XR	99-16-087	16-12-260	REP-XR	99-16-087
16-05-005	REP	99-08-039	16-12-105	REP	99-21-012	16-12-260	REP	99-21-012
16-05-010	AMD-P	99-05-022	16-12-110	REP-XR	99-16-087	16-12-265	REP-XR	99-16-087
16-05-010	AMD	99-08-039	16-12-110	REP	99-21-012	16-12-265	REP	99-21-012
16-05-015	REP-P	99-05-022	16-12-115	REP-XR	99-16-087	16-12-270	REP-XR	99-16-087
16-05-015	REP	99-08-039	16-12-115	REP	99-21-012	16-12-270	REP	99-21-012
16-05-020	REP-P	99-05-022	16-12-120	REP-XR	99-16-087	16-12-275	REP-XR	99-16-087
16-05-020	REP	99-08-039	16-12-120	REP	99-21-012	16-12-275	REP	99-21-012
16-05-025	REP-P	99-05-022	16-12-125	REP-XR	99-16-087	16-12-280	REP-XR	99-16-087
16-05-025	REP	99-08-039	16-12-125	REP	99-21-012	16-12-280	REP	99-21-012
16-05-030	REP-P	99-05-022	16-12-130	REP-XR	99-16-087	16-12-285	REP-XR	99-16-087
16-05-030	REP	99-08-039	16-12-130	REP	99-21-012	16-12-285	REP	99-21-012
16-05-035	REP-P	99-05-022	16-12-135	REP-XR	99-16-087	16-12-290	REP-XR	99-16-087
16-05-035	REP	99-08-039	16-12-135	REP	99-21-012	16-12-290	REP	99-21-012
16-05-040	AMD-P	99-05-022	16-12-140	REP-XR	99-16-087	16-12-295	REP-XR	99-16-087
16-05-040	AMD	99-08-039	16-12-140	REP	99-21-012	16-12-295	REP	99-21-012
16-05-045	REP-P	99-05-022	16-12-145	REP-XR	99-16-087	16-12-300	REP-XR	99-16-087
16-05-045	REP	99-08-039	16-12-145	REP	99-21-012	16-12-300	REP	99-21-012
16-10	PREP	99-11-056	16-12-150	REP-XR	99-16-087	16-12-305	REP-XR	99-16-087
16-10-010	REP-XA	99-15-033	16-12-150	REP	99-21-012	16-12-305	REP	99-21-012
16-10-020	REP-XA	99-15-033	16-12-155	REP-XR	99-16-087	16-12-310	REP-XR	99-16-087
16-10-030	REP-XA	99-15-033	16-12-155	REP	99-21-012	16-12-310	REP	99-21-012
16-12-001	REP-XR	99-16-087	16-12-160	REP-XR	99-16-087	16-12-315	REP-XR	99-16-087
16-12-001	REP	99-21-012	16-12-160	REP	99-21-012	16-12-315	REP	99-21-012
16-12-010	REP-XR	99-16-087	16-12-165	REP-XR	99-16-087	16-12-320	REP-XR	99-16-087
16-12-010	REP	99-21-012	16-12-165	REP	99-21-012	16-12-320	REP	99-21-012
16-12-015	REP-XR	99-16-087	16-12-170	REP-XR	99-16-087	16-12-325	REP-XR	99-16-087
16-12-015	REP	99-21-012	16-12-170	REP	99-21-012	16-12-325	REP	99-21-012
16-12-020	REP-XR	99-16-087	16-12-175	REP-XR	99-16-087	16-12-330	REP-XR	99-16-087
16-12-020	REP	99-21-012	16-12-175	REP	99-21-012	16-12-330	REP	99-21-012
16-12-025	REP-XR	99-16-087	16-12-180	REP-XR	99-16-087	16-12-335	REP-XR	99-16-087
16-12-025	REP	99-21-012	16-12-180	REP	99-21-012	16-12-335	REP	99-21-012
16-12-030	REP-XR	99-16-087	16-12-185	REP-XR	99-16-087	16-12-340	REP-XR	99-16-087
16-12-030	REP	99-21-012	16-12-185	REP	99-21-012	16-12-340	REP	99-21-012
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16-12-040	REP-XR	99-16-087	16-12-195	REP-XR	99-16-087	16-12-350	REP-XR	99-16-087
16-12-040	REP	99-21-012	16-12-195	REP	99-21-012	16-12-350	REP	99-21-012
16-12-045	REP-XR	99-16-087	16-12-200	REP-XR	99-16-087	16-12-355	REP-XR	99-16-087
16-12-045	REP	99-21-012	16-12-200	REP	99-21-012	16-12-355	REP	99-21-012
16-12-050	REP-XR	99-16-087	16-12-205	REP-XR	99-16-087	16-12-360	REP-XR	99-16-087
16-12-050	REP	99-21-012	16-12-205	REP	99-21-012	16-12-360	REP	99-21-012
16-12-055	REP-XR	99-16-087	16-12-210	REP-XR	99-16-087	16-12-365	REP-XR	99-16-087
16-12-055	REP	99-21-012	16-12-210	REP	99-21-012	16-12-365	REP	99-21-012
16-12-060	REP-XR	99-16-087	16-12-215	REP-XR	99-16-087	16-12-370	REP-XR	99-16-087
16-12-060	REP	99-21-012	16-12-215	REP	99-21-012	16-12-370	REP	99-21-012
16-12-065	REP-XR	99-16-087	16-12-220	REP-XR	99-16-087	16-12-375	REP-XR	99-16-087
16-12-065	REP	99-21-012	16-12-220	REP	99-21-012	16-12-375	REP	99-21-012
16-12-070	REP-XR	99-16-087	16-12-225	REP-XR	99-16-087	16-12-380	REP-XR	99-16-087
16-12-070	REP	99-21-012	16-12-225	REP	99-21-012	16-12-380	REP	99-21-012
16-12-075	REP-XR	99-16-087	16-12-230	REP-XR	99-16-087	16-12-385	REP-XR	99-16-087
16-12-075	REP	99-21-012	16-12-230	REP	99-21-012	16-12-385	REP	99-21-012
16-12-080	REP-XR	99-16-087	16-12-235	REP-XR	99-16-087	16-12-390	REP-XR	99-16-087
16-12-080	REP	99-21-012	16-12-235	REP	99-21-012	16-12-390	REP	99-21-012
16-12-085	REP-XR	99-16-087	16-12-240	REP-XR	99-16-087	16-12-395	REP-XR	99-16-087
16-12-085	REP	99-21-012	16-12-240	REP	99-21-012	16-12-395	REP	99-21-012
16-12-090	REP-XR	99-16-087	16-12-245	REP-XR	99-16-087	16-12-400	REP-XR	99-16-087
16-12-090	REP	99-21-012	16-12-245	REP	99-21-012	16-12-400	REP	99-21-012
16-12-095	REP-XR	99-16-087	16-12-250	REP-XR	99-16-087	16-12-405	REP-XR	99-16-087
16-12-095	REP	99-21-012	16-12-250	REP	99-21-012	16-12-405	REP	99-21-012
16-12-100	REP-XR	99-16-087	16-12-255	REP-XR	99-16-087	16-12-410	REP-XR	99-16-087
16-12-100	REP	99-21-012	16-12-255	REP	99-21-012	16-12-410	REP	99-21-012

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16-12-880	REP-XR	99-16-087	16-19-100	NEW-P	99-07-116	16-21-035	REP-XR	99-12-122
16-12-880	REP	99-21-012	16-19-100	NEW	99-12-021	16-21-035	REP	99-16-086
16-12-885	REP-XR	99-16-087	16-19-110	NEW-P	99-07-116	16-21-040	REP-XR	99-12-122
16-12-885	REP	99-21-012	16-19-110	NEW	99-12-021	16-21-040	REP	99-16-086
16-12-890	REP-XR	99-16-087	16-19-120	NEW-P	99-07-116	16-21-045	REP-XR	99-12-122
16-12-890	REP	99-21-012	16-19-120	NEW	99-12-021	16-21-045	REP	99-16-086
16-12-895	REP-XR	99-16-087	16-19-130	NEW-P	99-07-116	16-21-050	REP-XR	99-12-122
16-12-895	REP	99-21-012	16-19-130	NEW	99-12-021	16-21-050	REP	99-16-086
16-12-900	REP-XR	99-16-087	16-19-140	NEW-P	99-07-116	16-21-055	REP-XR	99-12-122
16-12-900	REP	99-21-012	16-19-140	NEW	99-12-021	16-21-055	REP	99-16-086
16-12-905	REP-XR	99-16-087	16-19-200	NEW-P	99-07-116	16-21-060	REP-XR	99-12-122
16-12-905	REP	99-21-012	16-19-200	NEW	99-12-021	16-21-060	REP	99-16-086
16-12-910	REP-XR	99-16-087	16-19-210	NEW-P	99-07-116	16-21-065	REP-XR	99-12-122
16-12-910	REP	99-21-012	16-19-210	NEW	99-12-021	16-21-065	REP	99-16-086
16-12-915	REP-XR	99-16-087	16-19-300	NEW-P	99-07-116	16-21-070	REP-XR	99-12-122
16-12-915	REP	99-21-012	16-19-300	NEW	99-12-021	16-21-070	REP	99-16-086
16-12-920	REP-XR	99-16-087	16-19-310	NEW-P	99-07-116	16-21-075	REP-XR	99-12-122
16-12-920	REP	99-21-012	16-19-310	NEW	99-12-021	16-21-075	REP	99-16-086
16-12-925	REP-XR	99-16-087	16-19-320	NEW-P	99-07-116	16-21-080	REP-XR	99-12-122
16-12-925	REP	99-21-012	16-19-320	NEW	99-12-021	16-21-080	REP	99-16-086
16-12-930	REP-XR	99-16-087	16-19-330	NEW-P	99-07-116	16-21-085	REP-XR	99-12-122
16-12-930	REP	99-21-012	16-19-330	NEW	99-12-021	16-21-085	REP	99-16-086
16-12-935	REP-XR	99-16-087	16-20-001	REP-XR	99-12-122	16-21-090	REP-XR	99-12-122
16-12-935	REP	99-21-012	16-20-001	REP	99-16-086	16-21-090	REP	99-16-086
16-12-940	REP-XR	99-16-087	16-20-010	REP-XR	99-12-122	16-21-095	REP-XR	99-12-122
16-12-940	REP	99-21-012	16-20-010	REP	99-16-086	16-21-095	REP	99-16-086
16-12-945	REP-XR	99-16-087	16-20-020	REP-XR	99-12-122	16-21-100	REP-XR	99-12-122
16-12-945	REP	99-21-012	16-20-020	REP	99-16-086	16-21-100	REP	99-16-086
16-12-950	REP-XR	99-16-087	16-20-030	REP-XR	99-12-122	16-21-105	REP-XR	99-12-122
16-12-950	REP	99-21-012	16-20-030	REP	99-16-086	16-21-105	REP	99-16-086
16-12-955	REP-XR	99-16-087	16-20-040	REP-XR	99-12-122	16-21-110	REP-XR	99-12-122
16-12-955	REP	99-21-012	16-20-040	REP	99-16-086	16-21-110	REP	99-16-086
16-12-960	REP-XR	99-16-087	16-20-050	REP-XR	99-12-122	16-21-115	REP-XR	99-12-122
16-12-960	REP	99-21-012	16-20-050	REP	99-16-086	16-21-115	REP	99-16-086
16-12-965	REP-XR	99-16-087	16-20-060	REP-XR	99-12-122	16-21-120	REP-XR	99-12-122
16-12-965	REP	99-21-012	16-20-060	REP	99-16-086	16-21-120	REP	99-16-086
16-12-970	REP-XR	99-16-087	16-20-070	REP-XR	99-12-122	16-21-125	REP-XR	99-12-122
16-12-970	REP	99-21-012	16-20-070	REP	99-16-086	16-21-125	REP	99-16-086
16-12-975	REP-XR	99-16-087	16-20-080	REP-XR	99-12-122	16-21-130	REP-XR	99-12-122
16-12-975	REP	99-21-012	16-20-080	REP	99-16-086	16-21-130	REP	99-16-086
16-12-980	REP-XR	99-16-087	16-20-090	REP-XR	99-12-122	16-21-135	REP-XR	99-12-122
16-12-980	REP	99-21-012	16-20-090	REP	99-16-086	16-21-135	REP	99-16-086
16-12-983	REP-XR	99-16-087	16-20-100	REP-XR	99-12-122	16-21-140	REP-XR	99-12-122
16-12-983	REP	99-21-012	16-20-100	REP	99-16-086	16-21-140	REP	99-16-086
16-12-985	REP-XR	99-16-087	16-20-110	REP-XR	99-12-122	16-21-145	REP-XR	99-12-122
16-12-985	REP	99-21-012	16-20-110	REP	99-16-086	16-21-145	REP	99-16-086
16-12-988	REP-XR	99-16-087	16-20-120	REP-XR	99-12-122	16-21-150	REP-XR	99-12-122
16-12-988	REP	99-21-012	16-20-120	REP	99-16-086	16-21-150	REP	99-16-086
16-12-991	REP-XR	99-16-087	16-20-130	REP-XR	99-12-122	16-21-155	REP-XR	99-12-122
16-12-991	REP	99-21-012	16-20-130	REP	99-16-086	16-21-155	REP	99-16-086
16-12-994	REP-XR	99-16-087	16-20-140	REP-XR	99-12-122	16-21-160	REP-XR	99-12-122
16-12-994	REP	99-21-012	16-20-140	REP	99-16-086	16-21-160	REP	99-16-086
16-12-997	REP-XR	99-16-087	16-21-001	REP-XR	99-12-122	16-21-165	REP-XR	99-12-122
16-12-997	REP	99-21-012	16-21-001	REP	99-16-086	16-21-165	REP	99-16-086
16-19-010	NEW-P	99-07-116	16-21-010	REP-XR	99-12-122	16-21-200	REP-XR	99-12-122
16-19-010	NEW	99-12-021	16-21-010	REP	99-16-086	16-21-200	REP	99-16-086
16-19-015	NEW-P	99-07-116	16-21-020	REP-XR	99-12-122	16-21-205	REP-XR	99-12-122
16-19-015	NEW	99-12-021	16-21-020	REP	99-16-086	16-21-205	REP	99-16-086
16-19-020	NEW-P	99-07-116	16-21-025	REP-XR	99-12-122	16-21-210	REP-XR	99-12-122
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16-19-030	NEW-P	99-07-116	16-21-030	REP-XR	99-12-122	16-21-215	REP-XR	99-12-122
16-19-030	NEW	99-12-021	16-21-030	REP	99-16-086	16-21-215	REP	99-16-086

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16-21-220	REP-XR	99-12-122	16-23-110	REP-XR	99-12-122	16-59-060	AMD-P	99-03-085
16-21-220	REP	99-16-086	16-23-110	REP	99-16-086	16-59-060	AMD	99-09-024
16-22-001	REP-XR	99-12-122	16-23-115	REP-XR	99-12-122	16-59-070	REP-P	99-03-085
16-22-001	REP	99-16-086	16-23-115	REP	99-16-086	16-59-070	REP	99-09-024
16-22-010	REP-XR	99-12-122	16-23-120	REP-XR	99-12-122	16-86	AMD-P	99-03-087
16-22-010	REP	99-16-086	16-23-120	REP	99-16-086	16-86-005	AMD-P	99-03-087
16-22-011	REP-XR	99-12-122	16-23-125	REP-XR	99-12-122	16-86-005	AMD	99-09-025
16-22-011	REP	99-16-086	16-23-125	REP	99-16-086	16-86-015	AMD-P	99-03-087
16-22-015	REP-XR	99-12-122	16-23-150	REP-XR	99-12-122	16-86-015	AMD	99-09-025
16-22-015	REP	99-16-086	16-23-150	REP	99-16-086	16-86-017	AMD-P	99-03-087
16-22-020	REP-XR	99-12-122	16-23-160	REP-XR	99-12-122	16-86-017	AMD	99-09-025
16-22-020	REP	99-16-086	16-23-160	REP	99-16-086	16-86-020	AMD-P	99-03-087
16-22-030	REP-XR	99-12-122	16-23-165	REP-XR	99-12-122	16-86-020	AMD	99-09-025
16-22-030	REP	99-16-086	16-23-165	REP	99-16-086	16-86-030	AMD-P	99-03-087
16-22-040	REP-XR	99-12-122	16-23-170	REP-XR	99-12-122	16-86-030	AMD	99-09-025
16-22-040	REP	99-16-086	16-23-170	REP	99-16-086	16-86-040	AMD-P	99-03-087
16-22-050	REP-XR	99-12-122	16-23-175	REP-XR	99-12-122	16-86-040	AMD	99-09-025
16-22-050	REP	99-16-086	16-23-175	REP	99-16-086	16-86-055	AMD-P	99-03-087
16-22-060	REP-XR	99-12-122	16-23-180	REP-XR	99-12-122	16-86-055	AMD	99-09-025
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16-22-070	REP-XR	99-12-122	16-24	PREP	99-13-180	16-86-060	AMD	99-09-025
16-22-070	REP	99-16-086	16-30	AMD-XA	99-07-115	16-86-070	AMD-P	99-03-087
16-22-080	REP-XR	99-12-122	16-30	AMD	99-14-032	16-86-070	AMD	99-09-025
16-22-080	REP	99-16-086	16-30-001	REP-XA	99-07-115	16-86-080	AMD-P	99-03-087
16-22-090	REP-XR	99-12-122	16-30-001	REP	99-14-032	16-86-080	AMD	99-09-025
16-22-090	REP	99-16-086	16-30-010	AMD-XA	99-07-115	16-86-090	AMD-P	99-03-087
16-23-010	REP-XR	99-12-122	16-30-010	AMD	99-14-032	16-86-090	AMD	99-09-025
16-23-010	REP	99-16-086	16-30-100	REP-XA	99-07-115	16-86-092	AMD-P	99-03-087
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16-23-012	REP	99-16-086	16-54-010	AMD-P	99-03-084	16-86-093	REP-P	99-03-087
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16-23-020	REP	99-16-086	16-54-018	NEW	99-09-023	16-86-100	REP-P	99-03-087
16-23-025	REP-XR	99-12-122	16-54-020	AMD-P	99-03-084	16-86-100	REP	99-09-025
16-23-025	REP	99-16-086	16-54-020	AMD	99-09-023	16-88-010	REP-XR	99-07-114
16-23-030	REP-XR	99-12-122	16-54-030	AMD-P	99-03-084	16-88-010	REP	99-14-031
16-23-030	REP	99-16-086	16-54-030	AMD	99-09-023	16-88-020	REP-XR	99-07-114
16-23-035	REP-XR	99-12-122	16-54-040	AMD-P	99-03-084	16-88-020	REP	99-14-031
16-23-035	REP	99-16-086	16-54-040	AMD	99-09-023	16-88-030	REP-XR	99-07-114
16-23-040	REP-XR	99-12-122	16-54-071	AMD-P	99-03-084	16-88-030	REP	99-14-031
16-23-040	REP	99-16-086	16-54-071	AMD	99-09-023	16-88-040	REP-XR	99-07-114
16-23-045	REP-XR	99-12-122	16-54-082	AMD-P	99-03-084	16-88-040	REP	99-14-031
16-23-045	REP	99-16-086	16-54-082	AMD	99-09-023	16-89-005	NEW-P	99-03-086
16-23-050	REP-XR	99-12-122	16-54-101	AMD-P	99-03-084	16-89-005	NEW	99-09-026
16-23-050	REP	99-16-086	16-54-101	AMD	99-09-023	16-89-010	NEW-P	99-03-086
16-23-060	REP-XR	99-12-122	16-54-120	AMD-P	99-03-084	16-89-010	NEW	99-09-026
16-23-060	REP	99-16-086	16-54-120	AMD	99-09-023	16-89-015	NEW-P	99-03-086
16-23-070	REP-XR	99-12-122	16-54-135	AMD-P	99-03-084	16-89-015	NEW	99-09-026
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16-23-095	REP-XR	99-12-122	16-59-010	AMD-P	99-03-085	16-89-050	NEW	99-09-026
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16-23-100	REP-XR	99-12-122	16-59-020	AMD-P	99-03-085	16-89-060	NEW	99-09-026
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16-89-100	NEW-P	99-03-086	16-125-035	NEW-P	99-14-072	16-146	PREP	99-13-182
16-89-100	NEW	99-09-026	16-125-035	NEW	99-18-032	16-147	PREP	99-12-124
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16-89-110	NEW	99-09-026	16-125-040	REP	99-18-032	16-150-001	REP	99-21-012
16-89-120	NEW-P	99-03-086	16-125-050	REP-P	99-14-072	16-150-010	REP-XR	99-16-087
16-89-120	NEW	99-09-026	16-125-050	REP	99-18-032	16-150-010	REP	99-21-012
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16-108-010	AMD	99-12-076	16-125-080	REP	99-18-032	16-160-010	AMD	99-16-054
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16-122-001	REP	99-21-012	16-125-090	REP	99-18-032	16-160-020	AMD	99-16-054
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16-124-001	REP	99-18-031	16-125-100	REP	99-18-032	16-160-025	NEW	99-16-054
16-124-010	REP-XR	99-13-175	16-125-120	AMD-P	99-14-072	16-160-030	AMD-P	99-13-195
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16-124-020	REP-XR	99-13-175	16-125-200	AMD-P	99-14-072	16-160-035	NEW-P	99-13-195
16-124-020	REP	99-18-031	16-125-200	AMD	99-18-032	16-160-035	NEW	99-16-054
16-124-030	REP-XR	99-13-175	16-125-210	AMD-P	99-14-072	16-160-040	AMD-P	99-13-195
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16-124-050	REP-XR	99-13-175	16-142-001	REP-P	99-09-095	16-160-060	AMD-P	99-13-195
16-124-050	REP	99-18-031	16-142-001	REP	99-13-048	16-160-060	AMD	99-16-054
16-124-060	REP-XR	99-13-175	16-142-010	REP-P	99-09-095	16-160-070	AMD-P	99-13-195
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16-124-070	REP-XR	99-13-175	16-142-020	REP-P	99-09-095	16-160-090	AMD-P	99-13-195
16-124-070	REP	99-18-031	16-142-020	REP	99-13-048	16-160-090	AMD	99-16-054
16-124-080	REP-XR	99-13-175	16-142-030	REP-P	99-09-095	16-160-100	AMD-P	99-13-195
16-124-080	REP	99-18-031	16-142-030	REP	99-13-048	16-160-100	AMD	99-16-054
16-124-090	REP-XR	99-13-175	16-142-040	REP-P	99-09-095	16-160-110	NEW-P	99-13-195
16-124-090	REP	99-18-031	16-142-040	REP	99-13-048	16-160-110	NEW	99-16-054
16-124-100	REP-XR	99-13-175	16-142-050	REP-P	99-09-095	16-165-100	NEW-P	99-08-088
16-124-100	REP	99-18-031	16-142-050	REP	99-13-048	16-165-100	NEW	99-13-001
16-124-110	REP-XR	99-13-175	16-142-060	REP-P	99-09-095	16-165-110	NEW-P	99-08-088
16-124-110	REP	99-18-031	16-142-060	REP	99-13-048	16-165-110	NEW	99-13-001
16-124-120	REP-XR	99-13-175	16-142-100	NEW-P	99-09-095	16-165-120	NEW-P	99-08-088
16-124-120	REP	99-18-031	16-142-100	NEW	99-13-048	16-165-120	NEW	99-13-001
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16-124-130	REP	99-18-031	16-142-110	NEW	99-13-048	16-165-130	NEW	99-13-001
16-124-140	REP-XR	99-13-175	16-142-120	NEW-P	99-09-095	16-165-140	NEW-P	99-08-088
16-124-140	REP	99-18-031	16-142-120	NEW	99-13-048	16-165-140	NEW	99-13-001
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16-124-150	REP	99-18-031	16-142-130	NEW	99-13-048	16-165-150	NEW	99-13-001
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16-124-160	REP	99-18-031	16-142-140	NEW	99-13-048	16-165-160	NEW	99-13-001
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16-228-1130	NEW-XA	99-15-033	16-228-210	REP-XA	99-15-033	16-231-335	PREP	99-13-162
16-228-1140	NEW-XA	99-15-033	16-228-213	REP-XA	99-15-033	16-231-340	PREP	99-13-162
16-228-115	REP-XA	99-15-033	16-228-214	REP-XA	99-15-033	16-231-400	PREP	99-13-162
16-228-1150	NEW-XA	99-15-033	16-228-215	REP-XA	99-15-033	16-231-405	PREP	99-13-162
16-228-116	REP-XA	99-15-033	16-228-220	REP-XA	99-15-033	16-231-410	PREP	99-13-162

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16-231-415	PREP	99-13-162	16-232-310	PREP	99-13-162	16-406-050	AMD	99-17-003
16-231-420	PREP	99-13-162	16-232-315	PREP	99-13-162	16-412-010	REP-XR	99-08-112
16-231-425	PREP	99-13-162	16-316-474	PREP	99-04-096	16-412-010	REP	99-17-001
16-231-500	PREP	99-13-162	16-316-474	AMD-P	99-13-184	16-412-020	REP-XR	99-08-112
16-231-505	PREP	99-13-162	16-316-474	AMD-C	99-20-024	16-412-020	REP	99-17-001
16-231-510	PREP	99-13-162	16-316-717	PREP	99-04-096	16-412-030	REP-XR	99-08-112
16-231-515	PREP	99-13-162	16-316-717	AMD-P	99-13-184	16-412-030	REP	99-17-001
16-231-520	PREP	99-13-162	16-316-717	AMD-C	99-20-024	16-412-040	REP-XR	99-08-112
16-231-525	PREP	99-13-162	16-316-727	PREP	99-04-096	16-412-040	REP	99-17-001
16-231-530	PREP	99-13-162	16-316-727	AMD-P	99-13-184	16-412-050	REP-XR	99-08-112
16-231-600	PREP	99-13-162	16-316-727	AMD-C	99-20-024	16-412-050	REP	99-17-001
16-231-605	PREP	99-13-162	16-319-041	PREP	99-04-095	16-412-060	REP-XR	99-08-112
16-231-610	PREP	99-13-162	16-319-041	AMD-P	99-13-185	16-412-060	REP	99-17-001
16-231-613	PREP	99-13-162	16-322	PREP	99-03-093	16-424-010	REP-XR	99-08-112
16-231-615	PREP	99-13-162	16-328	PREP	99-21-078	16-424-010	REP	99-17-001
16-231-620	PREP	99-13-162	16-333	PREP	99-21-079	16-424-020	REP-XR	99-08-112
16-231-700	PREP	99-13-162	16-334-040	AMD-XA	99-21-082	16-424-020	REP	99-17-001
16-231-705	PREP	99-13-162	16-401	PREP	99-03-095	16-424-030	REP-XR	99-08-112
16-231-710	PREP	99-13-162	16-401-019	AMD-P	99-07-126	16-424-030	REP	99-17-001
16-231-715	PREP	99-13-162	16-401-019	AMD	99-12-034	16-436	PREP	99-08-111
16-231-720	PREP	99-13-162	16-401-020	AMD-P	99-07-126	16-448	PREP	99-08-110
16-231-800	PREP	99-13-162	16-401-020	AMD	99-12-034	16-449-010	AMD-P	99-17-078
16-231-805	PREP	99-13-162	16-401-020	REP-XR	99-18-098	16-449-010	AMD	99-21-003
16-231-810	PREP	99-13-162	16-401-020	REP	99-21-050	16-451-010	REP-XR	99-08-112
16-231-815	PREP	99-13-162	16-401-021	NEW-P	99-07-126	16-451-010	REP	99-17-001
16-231-820	PREP	99-13-162	16-401-021	NEW	99-12-034	16-451-020	REP-XR	99-08-112
16-231-825	PREP	99-13-162	16-401-023	AMD-P	99-07-126	16-451-020	REP	99-17-001
16-231-830	PREP	99-13-162	16-401-023	AMD	99-12-034	16-451-030	REP-XR	99-08-112
16-231-835	PREP	99-13-162	16-401-025	AMD-P	99-07-126	16-451-030	REP	99-17-001
16-231-840	PREP	99-13-162	16-401-025	AMD	99-12-034	16-451-040	REP-XR	99-08-112
16-231-900	PREP	99-13-162	16-401-025	REP-XR	99-18-098	16-451-040	REP	99-17-001
16-231-905	PREP	99-13-162	16-401-025	REP	99-21-050	16-451-050	REP-XR	99-08-112
16-231-910	PREP	99-13-162	16-401-026	NEW-P	99-07-126	16-451-050	REP	99-17-001
16-231-912	PREP	99-13-162	16-401-026	NEW	99-12-034	16-451-060	REP-XR	99-08-112
16-231-915	PREP	99-13-162	16-401-030	AMD-P	99-07-126	16-451-060	REP	99-17-001
16-231-920	PREP	99-13-162	16-401-030	AMD	99-12-034	16-451-070	REP-XR	99-08-112
16-231-925	PREP	99-13-162	16-401-030	REP-XR	99-18-098	16-451-070	REP	99-17-001
16-231-930	PREP	99-13-162	16-401-030	REP	99-21-050	16-458	AMD-XA	99-08-113
16-231-935	PREP	99-13-162	16-401-031	NEW-P	99-07-126	16-458	AMD	99-17-002
16-232-001	PREP	99-13-162	16-401-031	NEW	99-12-034	16-458-004	REP-XA	99-08-113
16-232-005	PREP	99-13-162	16-401-040	AMD-P	99-07-126	16-458-004	REP	99-17-002
16-232-010	PREP	99-13-162	16-401-040	AMD	99-12-034	16-458-075	AMD-XA	99-08-113
16-232-015	PREP	99-13-162	16-401-040	REP-XR	99-18-098	16-458-075	AMD	99-17-002
16-232-020	PREP	99-13-162	16-401-040	REP	99-21-050	16-458-080	AMD-XA	99-08-113
16-232-025	PREP	99-13-162	16-401-041	NEW-P	99-07-126	16-458-080	AMD	99-17-002
16-232-027	PREP	99-13-162	16-401-041	NEW	99-12-034	16-458-085	AMD-XA	99-08-113
16-232-030	PREP	99-13-162	16-401-050	AMD-P	99-07-126	16-458-085	AMD	99-17-002
16-232-035	PREP	99-13-162	16-401-050	AMD	99-12-034	16-460-005	REP-XR	99-08-112
16-232-038	PREP	99-13-162	16-403	PREP	99-03-108	16-460-005	REP	99-17-001
16-232-100	PREP	99-13-162	16-403-141	AMD-P	99-11-096	16-460-008	REP-XR	99-08-112
16-232-105	PREP	99-13-162	16-403-141	AMD	99-14-036	16-460-008	REP	99-17-001
16-232-110	PREP	99-13-162	16-406-001	PREP	99-04-094	16-460-040	REP-XR	99-08-112
16-232-115	PREP	99-13-162	16-406-020	PREP	99-04-094	16-460-040	REP	99-17-001
16-232-120	PREP	99-13-162	16-406-020	AMD-P	99-08-108	16-460-080	REP-XR	99-08-112
16-232-200	PREP	99-13-162	16-406-020	AMD	99-17-003	16-460-080	REP	99-17-001
16-232-205	PREP	99-13-162	16-406-025	NEW-P	99-08-108	16-460-100	REP-XR	99-08-112
16-232-210	PREP	99-13-162	16-406-025	NEW	99-17-003	16-460-100	REP	99-17-001
16-232-215	PREP	99-13-162	16-406-030	PREP	99-04-094	16-461	PREP	99-03-108
16-232-220	PREP	99-13-162	16-406-030	AMD-P	99-08-108	16-461-010	AMD-P	99-11-096
16-232-225	PREP	99-13-162	16-406-030	AMD	99-17-003	16-461-010	AMD	99-14-036
16-232-300	PREP	99-13-162	16-406-050	PREP	99-04-094	16-462	PREP	99-03-094

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16-462-010	AMD-XA	99-07-127	16-545-030	NEW	99-02-064	16-750-150	AMD-P	99-20-137
16-462-010	AMD	99-12-025	16-545-040	NEW	99-02-064	16-750-155	AMD-P	99-20-137
16-462-015	AMD-XA	99-07-127	16-545-041	NEW	99-02-064	16-750-165	AMD-P	99-20-137
16-462-015	AMD	99-12-025	16-545-050	NEW	99-02-064	16-750-175	REP-P	99-20-137
16-462-020	AMD-XA	99-07-127	16-545-080	NEW	99-02-064	16-750-185	AMD-P	99-20-137
16-462-020	AMD	99-12-025	16-557-010	REP-P	99-20-113	16-750-190	REP-P	99-20-137
16-462-021	NEW-XA	99-07-127	16-557-020	REP-P	99-20-113	16-752	PREP	99-07-123
16-462-021	NEW	99-12-025	16-557-025	REP-P	99-20-113	16-752	PREP	99-17-104
16-462-022	NEW-XA	99-07-127	16-557-030	REP-P	99-20-113	16-752	PREP	99-17-105
16-462-022	NEW	99-12-025	16-557-040	REP-P	99-20-113	16-752-115	REP-XR	99-07-124
16-462-025	AMD-XA	99-07-127	16-557-041	REP-P	99-20-113	16-752-115	REP	99-11-087
16-462-025	AMD	99-12-025	16-557-050	REP-P	99-20-113	16-752-120	REP-XR	99-07-124
16-462-030	AMD-XA	99-07-127	16-557-060	REP-P	99-20-113	16-752-120	REP	99-11-087
16-462-030	AMD	99-12-025	16-557-070	REP-P	99-20-113	16-752-125	REP-XR	99-07-124
16-462-030	AMD-XA	99-21-083	16-557-080	REP-P	99-20-113	16-752-125	REP	99-11-087
16-462-035	AMD-XA	99-07-127	16-561-010	AMD-P	99-07-108	16-752-130	REP-XR	99-07-124
16-462-035	AMD	99-12-025	16-561-010	AMD-C	99-11-024	16-752-130	REP	99-11-087
16-462-045	REP-XA	99-07-127	16-561-010	AMD-C	99-12-013	16-752-135	REP-XR	99-07-124
16-462-045	REP	99-12-025	16-561-010	AMD-W	99-13-142	16-752-135	REP	99-11-087
16-462-050	AMD-XA	99-07-127	16-561-130	NEW-P	99-07-108	16-752-140	REP-XR	99-07-124
16-462-050	AMD	99-12-025	16-561-130	NEW-C	99-11-024	16-752-140	REP	99-11-087
16-462-055	AMD-XA	99-07-127	16-561-130	NEW-C	99-12-013	16-752-145	REP-XR	99-07-124
16-462-055	AMD	99-12-025	16-561-130	NEW-W	99-13-142	16-752-145	REP	99-11-087
16-462-060	REP-XA	99-07-127	16-575-015	NEW-P	99-06-070	16-752-146	REP-XR	99-07-124
16-462-060	REP	99-12-025	16-575-015	NEW	99-12-104	16-752-146	REP	99-11-087
16-470	PREP	99-03-092	16-604-010	REP	99-04-069	16-752-147	REP-XR	99-07-124
16-470-900	PREP	99-03-096	16-607-150	NEW-P	99-16-100	16-752-147	REP	99-11-087
16-470-900	AMD-P	99-07-125	16-607-150	NEW-W	99-20-052	16-752-150	REP-XR	99-07-124
16-470-900	AMD	99-12-035	16-607-155	NEW-P	99-16-100	16-752-150	REP	99-11-087
16-470-905	PREP	99-03-096	16-607-155	NEW-W	99-20-052	16-752-155	REP-XR	99-07-124
16-470-905	AMD-P	99-07-125	16-607-160	NEW-P	99-16-100	16-752-155	REP	99-11-087
16-470-905	AMD	99-12-035	16-607-160	NEW-W	99-20-052	16-752-160	REP-XR	99-07-124
16-470-910	PREP	99-03-096	16-607-165	NEW-P	99-16-100	16-752-160	REP	99-11-087
16-470-910	AMD-P	99-07-125	16-607-165	NEW-W	99-20-052	16-752-165	REP-XR	99-07-124
16-470-910	AMD	99-12-035	16-607-170	NEW-P	99-16-100	16-752-165	REP	99-11-087
16-470-910	REP-XR	99-18-097	16-607-170	NEW-W	99-20-052	16-752-170	REP-XR	99-07-124
16-470-910	REP	99-21-049	16-645-005	NEW-P	99-02-066	16-752-170	REP	99-11-087
16-470-911	NEW-P	99-07-125	16-645-005	NEW	99-06-072	25-12-010	REP-P	99-03-098
16-470-911	NEW	99-12-035	16-645-010	NEW-P	99-02-066	25-12-010	REP-W	99-16-074
16-470-911	AMD-XA	99-18-104	16-645-010	NEW	99-06-072	25-12-020	REP-P	99-03-098
16-470-915	PREP	99-03-096	16-662-105	AMD-P	99-04-111	25-12-020	REP-W	99-16-074
16-470-915	AMD-P	99-07-125	16-662-105	AMD	99-07-056	25-12-030	REP-P	99-03-098
16-470-915	AMD	99-12-035	16-662-110	AMD-P	99-04-111	25-12-030	REP-W	99-16-074
16-470-915	REP-XR	99-18-097	16-662-110	AMD	99-07-056	25-12-040	REP-P	99-03-098
16-470-915	REP	99-21-049	16-720	PREP	99-13-178	25-12-040	REP-W	99-16-074
16-470-916	NEW-P	99-07-125	16-720	PREP	99-16-089	25-12-050	REP-P	99-03-098
16-470-916	NEW	99-12-035	16-750	PREP	99-13-039	25-12-050	REP-W	99-16-074
16-470-920	PREP	99-03-096	16-750-001	AMD-P	99-20-137	25-12-060	REP-P	99-03-098
16-470-920	AMD-P	99-07-125	16-750-003	AMD-P	99-20-137	25-12-060	REP-W	99-16-074
16-470-920	AMD	99-12-035	16-750-004	AMD-P	99-20-137	25-12-070	REP-P	99-03-098
16-470-920	REP-XR	99-18-097	16-750-005	AMD-P	99-20-137	25-12-070	REP-W	99-16-074
16-470-920	REP	99-21-049	16-750-011	AMD-P	99-20-137	25-12-110	NEW-P	99-03-098
16-470-921	NEW-P	99-07-125	16-750-015	AMD-P	99-20-137	25-12-110	NEW-W	99-16-074
16-470-921	NEW	99-12-035	16-750-020	AMD-P	99-20-137	25-12-120	NEW-P	99-03-098
16-481	PREP	99-03-090	16-750-025	AMD-P	99-20-137	25-12-120	NEW-W	99-16-074
16-483	PREP	99-03-091	16-750-105	AMD-P	99-20-137	25-12-130	NEW-P	99-03-098
16-497	PREP	99-21-081	16-750-115	AMD-P	99-20-137	25-12-130	NEW-W	99-16-074
16-532-020	AMD-P	99-02-063	16-750-120	AMD-P	99-20-137	25-12-140	NEW-P	99-03-098
16-532-020	AMD	99-10-095	16-750-130	AMD-P	99-20-137	25-12-140	NEW-W	99-16-074
16-545-010	NEW	99-02-064	16-750-135	AMD-P	99-20-137	25-12-150	NEW-P	99-03-098
16-545-015	NEW	99-02-064	16-750-140	AMD-P	99-20-137	25-12-150	NEW-W	99-16-074

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25- 12-160	NEW-W	99-16-074	50- 16-055	REP	99-08-123	132A-104-015	REP-XR	99-16-028
25- 12-170	NEW-P	99-03-098	50- 16-060	REP-XR	99-04-073	132A-104-015	REP	99-19-150
25- 12-170	NEW-W	99-16-074	50- 16-060	REP	99-08-123	132A-104-016	NEW-P	99-10-100
25- 12-180	NEW-P	99-03-098	50- 16-065	REP-XR	99-04-073	132A-104-016	NEW	99-15-072
25- 12-180	NEW-W	99-16-074	50- 16-065	REP	99-08-123	132A-104-020	REP-XR	99-16-028
36- 12	PREP	99-12-103	50- 16-070	REP-XR	99-04-073	132A-104-020	REP	99-19-150
36- 12-195	AMD-P	99-20-140	50- 16-070	REP	99-08-123	132A-104-021	NEW-P	99-10-100
36- 12-364	NEW-P	99-13-127	50- 16-075	REP-XR	99-04-073	132A-104-021	NEW	99-15-072
36- 12-364	NEW	99-17-048	50- 16-075	REP	99-08-123	132A-108-010	NEW-P	99-10-100
36- 12-365	REP-P	99-20-140	50- 16-080	REP-XR	99-04-073	132A-108-010	NEW	99-15-072
36- 12-367	REP-P	99-20-140	50- 16-080	REP	99-08-123	132A-108-020	NEW-P	99-10-100
36- 12-370	REP-P	99-20-140	50- 16-085	REP-XR	99-04-073	132A-108-020	NEW	99-15-072
36- 12-385	REP-P	99-20-140	50- 16-085	REP	99-08-123	132A-108-030	NEW-P	99-10-100
36- 12-400	REP-P	99-20-140	50- 16-090	REP-XR	99-04-073	132A-108-030	NEW	99-15-072
36- 12-410	REP-P	99-20-140	50- 16-090	REP	99-08-123	132A-108-040	NEW-P	99-10-100
36- 12-415	REP-P	99-20-140	50- 16-095	REP-XR	99-04-073	132A-108-040	NEW	99-15-072
36- 12-425	REP-P	99-20-140	50- 16-095	REP	99-08-123	132A-108-050	NEW-P	99-10-100
36- 12-435	REP-P	99-20-140	50- 16-100	REP-XR	99-04-073	132A-108-050	NEW	99-15-072
36- 12-445	REP-P	99-20-140	50- 16-100	REP	99-08-123	132A-108-060	NEW-P	99-10-100
36- 12-450	REP-P	99-20-140	50- 16-105	REP-XR	99-04-073	132A-108-060	NEW	99-15-072
36- 12-465	NEW-P	99-20-140	50- 16-105	REP	99-08-123	132A-108-070	NEW-P	99-10-100
36- 12-475	NEW-P	99-20-140	50- 44-037	NEW-P	99-07-131	132A-108-070	NEW	99-15-072
36- 12-485	NEW-P	99-20-140	50- 44-037	NEW	99-10-024	132A-108-080	NEW-P	99-10-100
36- 13-010	NEW-P	99-20-140	50- 44-039	NEW-P	99-07-131	132A-108-080	NEW	99-15-072
36- 13-020	NEW-P	99-20-140	50- 44-039	NEW	99-10-024	132A-108-090	NEW-P	99-10-100
36- 13-030	NEW-P	99-20-140	51- 40-23110	REP-E	99-05-030	132A-108-090	NEW	99-15-072
36- 13-040	NEW-P	99-20-140	67- 55-040	AMD	99-05-005	132A-116-001	NEW-P	99-10-100
36- 13-050	NEW-P	99-20-140	67- 55-060	AMD	99-05-005	132A-116-001	NEW	99-15-072
36- 13-060	NEW-P	99-20-140	67- 75-010	AMD	99-05-005	132A-116-005	REP-XR	99-16-028
36- 13-070	NEW-P	99-20-140	67- 75-020	AMD	99-05-005	132A-116-005	REP	99-19-150
36- 13-080	NEW-P	99-20-140	67- 75-030	AMD	99-05-005	132A-116-006	NEW-P	99-10-100
36- 13-090	NEW-P	99-20-140	67- 75-040	AMD	99-05-005	132A-116-006	NEW	99-15-072
36- 13-100	NEW-P	99-20-140	67- 75-042	AMD	99-05-005	132A-116-010	REP-XR	99-16-028
36- 13-110	NEW-P	99-20-140	67- 75-044	AMD	99-05-005	132A-116-010	REP	99-19-150
36- 13-120	NEW-P	99-20-140	67- 75-050	AMD	99-05-005	132A-116-011	NEW-P	99-10-100
36- 13-130	NEW-P	99-20-140	82- 50-021	AMD-XA	99-07-128	132A-116-011	NEW	99-15-072
36- 13-140	NEW-P	99-20-140	82- 50-021	AMD	99-12-081	132A-116-015	REP-XR	99-16-028
36- 14-100	NEW-P	99-13-127	98- 70-010	PREP	99-10-017	132A-116-015	REP	99-19-150
36- 14-100	NEW	99-17-048	98- 70-010	AMD-P	99-13-137	132A-116-016	NEW-P	99-10-100
36- 14-110	NEW-P	99-20-140	98- 70-010	AMD	99-16-079	132A-116-016	NEW	99-15-072
36- 14-400	NEW-P	99-20-140	130- 16	PREP	99-08-060	132A-116-020	REP-XR	99-16-028
36- 14-410	NEW-P	99-20-140	131- 16-021	PREP	99-09-017	132A-116-020	REP	99-19-150
36- 14-420	NEW-P	99-20-140	131- 16-021	AMD-P	99-13-043	132A-116-021	NEW-P	99-10-100
44- 10	PREP	99-15-079	131- 16-021	AMD-E	99-13-186	132A-116-021	NEW	99-15-072
44- 10-010	AMD-P	99-19-109	131- 16-021	AMD-P	99-14-019	132A-116-025	REP-XR	99-16-028
44- 10-170	AMD-P	99-19-109	131- 16-021	AMD-P	99-14-052	132A-116-025	REP	99-19-150
44- 10-200	AMD-P	99-19-109	131- 16-021	AMD-P	99-18-094	132A-116-026	NEW-P	99-10-100
50- 16-020	REP-XR	99-04-073	131- 16-021	AMD	99-19-100	132A-116-026	NEW	99-15-072
50- 16-020	REP	99-08-123	131- 16-450	PREP	99-04-029	132A-116-030	NEW-P	99-10-100
50- 16-025	REP-XR	99-04-073	131- 16-450	AMD-E	99-07-057	132A-116-030	NEW	99-15-072
50- 16-025	REP	99-08-123	131- 16-450	AMD-P	99-08-013	132A-120	AMD-P	99-10-100
50- 16-030	REP-XR	99-04-073	131- 16-450	AMD	99-13-013	132A-120	AMD	99-15-072
50- 16-030	REP	99-08-123	131- 28	PREP	99-10-015	132A-120-005	REP-XR	99-16-028
50- 16-035	REP-XR	99-04-073	131- 46	PREP	99-08-057	132A-120-005	REP	99-19-150
50- 16-035	REP	99-08-123	131- 46-140	NEW-P	99-14-018	132A-120-006	NEW-P	99-10-100
50- 16-040	REP-XR	99-04-073	131- 46-140	NEW-E	99-14-020	132A-120-006	NEW	99-15-072
50- 16-040	REP	99-08-123	131- 46-140	NEW	99-19-099	132A-120-010	REP-XR	99-16-028
50- 16-045	REP-XR	99-04-073	132A	PREP	99-07-060	132A-120-010	REP	99-19-150
50- 16-045	REP	99-08-123	132A-104-010	REP-XR	99-16-028	132A-120-011	NEW-P	99-10-100
50- 16-050	REP-XR	99-04-073	132A-104-010	REP	99-19-150	132A-120-011	NEW	99-15-072
50- 16-050	REP	99-08-123	132A-104-011	NEW-P	99-10-100	132A-120-015	REP-XR	99-16-028

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132A-120-015	REP	99-19-150	132A-128-025	REP	99-19-150	132A-140-020	REP	99-19-150
132A-120-016	NEW-P	99-10-100	132A-128-030	REP-XR	99-16-028	132A-140-021	NEW-P	99-10-100
132A-120-016	NEW	99-15-072	132A-128-030	REP	99-19-150	132A-140-021	NEW	99-15-072
132A-120-020	REP-XR	99-16-028	132A-128-035	REP-XR	99-16-028	132A-140-025	REP-XR	99-16-028
132A-120-020	REP	99-19-150	132A-128-035	REP	99-19-150	132A-140-025	REP	99-19-150
132A-120-021	NEW-P	99-10-100	132A-128-040	REP-XR	99-16-028	132A-140-026	NEW-P	99-10-100
132A-120-021	NEW	99-15-072	132A-128-040	REP	99-19-150	132A-140-026	NEW	99-15-072
132A-120-025	REP-XR	99-16-028	132A-128-045	REP-XR	99-16-028	132A-140-030	NEW-P	99-10-100
132A-120-025	REP	99-19-150	132A-128-045	REP	99-19-150	132A-140-030	NEW	99-15-072
132A-120-026	NEW-P	99-10-100	132A-128-050	REP-XR	99-16-028	132A-150-010	NEW-P	99-10-100
132A-120-026	NEW	99-15-072	132A-128-050	REP	99-19-150	132A-150-010	NEW	99-15-072
132A-120-030	REP-XR	99-16-028	132A-128-060	REP-XR	99-16-028	132A-150-020	NEW-P	99-10-100
132A-120-030	REP	99-19-150	132A-128-060	REP	99-19-150	132A-150-020	NEW	99-15-072
132A-120-031	NEW-P	99-10-100	132A-128-070	REP-XR	99-16-028	132A-156-005	REP-XR	99-16-028
132A-120-031	NEW	99-15-072	132A-128-070	REP	99-19-150	132A-156-005	REP	99-19-150
132A-120-035	REP-XR	99-16-028	132A-128-080	REP-XR	99-16-028	132A-156-006	NEW-P	99-10-100
132A-120-035	REP	99-19-150	132A-128-080	REP	99-19-150	132A-156-006	NEW	99-15-072
132A-120-036	NEW-P	99-10-100	132A-128-090	REP-XR	99-16-028	132A-156-010	REP-XR	99-16-028
132A-120-036	NEW	99-15-072	132A-128-090	REP	99-19-150	132A-156-010	REP	99-19-150
132A-120-040	REP-XR	99-16-028	132A-128-100	REP-XR	99-16-028	132A-156-011	NEW-P	99-10-100
132A-120-040	REP	99-19-150	132A-128-100	REP	99-19-150	132A-156-011	NEW	99-15-072
132A-120-041	NEW-P	99-10-100	132A-130-010	NEW-P	99-10-100	132A-156-015	REP-XR	99-16-028
132A-120-041	NEW	99-15-072	132A-130-010	NEW	99-15-072	132A-156-015	REP	99-19-150
132A-120-045	REP-XR	99-16-028	132A-130-020	NEW-P	99-10-100	132A-156-016	NEW-P	99-10-100
132A-120-045	REP	99-19-150	132A-130-020	NEW	99-15-072	132A-156-016	NEW	99-15-072
132A-120-046	NEW-P	99-10-100	132A-130-030	NEW-P	99-10-100	132A-156-020	REP-XR	99-16-028
132A-120-046	NEW	99-15-072	132A-130-030	NEW	99-15-072	132A-156-020	REP	99-19-150
132A-120-050	REP-XR	99-16-028	132A-131-010	NEW-P	99-10-100	132A-156-025	REP-XR	99-16-028
132A-120-050	REP	99-19-150	132A-131-010	NEW	99-15-072	132A-156-025	REP	99-19-150
132A-120-051	NEW-P	99-10-100	132A-131-020	NEW-P	99-10-100	132A-156-030	REP-XR	99-16-028
132A-120-051	NEW	99-15-072	132A-131-020	NEW	99-15-072	132A-156-030	REP	99-19-150
132A-120-055	REP-XR	99-16-028	132A-133-020	NEW-P	99-10-100	132A-160-005	REP-XR	99-16-028
132A-120-055	REP	99-19-150	132A-133-020	NEW	99-15-072	132A-160-005	REP	99-19-150
132A-120-056	NEW-P	99-10-100	132A-136-005	REP-XR	99-16-028	132A-160-006	NEW-P	99-10-100
132A-120-056	NEW	99-15-072	132A-136-005	REP	99-19-150	132A-160-006	NEW	99-16-029
132A-120-060	REP-XR	99-16-028	132A-136-010	REP-XR	99-16-028	132A-160-015	REP-XR	99-16-028
132A-120-060	REP	99-19-150	132A-136-010	REP	99-19-150	132A-160-015	REP	99-19-150
132A-120-061	NEW-P	99-10-100	132A-136-015	REP-XR	99-16-028	132A-160-020	REP-XR	99-16-028
132A-120-061	NEW	99-15-072	132A-136-015	REP	99-19-150	132A-160-020	REP	99-19-150
132A-122-010	REP-XR	99-16-028	132A-136-020	REP-XR	99-16-028	132A-165-005	REP-XR	99-16-028
132A-122-010	REP	99-19-150	132A-136-020	REP	99-19-150	132A-165-005	REP	99-19-150
132A-122-011	NEW-P	99-10-100	132A-136-025	REP-XR	99-16-028	132A-165-015	REP-XR	99-16-028
132A-122-011	NEW	99-15-072	132A-136-025	REP	99-19-150	132A-165-015	REP	99-19-150
132A-122-020	REP-XR	99-16-028	132A-136-030	REP-XR	99-16-028	132A-165-025	REP-XR	99-16-028
132A-122-020	REP	99-19-150	132A-136-030	REP	99-19-150	132A-165-025	REP	99-19-150
132A-122-021	NEW-P	99-10-100	132A-140	AMD-P	99-10-100	132A-165-035	REP-XR	99-16-028
132A-122-021	NEW	99-15-072	132A-140	AMD	99-15-072	132A-165-035	REP	99-19-150
132A-122-030	REP-XR	99-16-028	132A-140-001	NEW-P	99-10-100	132A-165-045	REP-XR	99-16-028
132A-122-030	REP	99-19-150	132A-140-001	NEW	99-15-072	132A-165-045	REP	99-19-150
132A-122-040	REP-XR	99-16-028	132A-140-005	REP-XR	99-16-028	132A-165-055	REP-XR	99-16-028
132A-122-040	REP	99-19-150	132A-140-005	REP	99-19-150	132A-165-055	REP	99-19-150
132A-122-050	REP-XR	99-16-028	132A-140-006	NEW-P	99-10-100	132A-165-065	REP-XR	99-16-028
132A-122-050	REP	99-19-150	132A-140-006	NEW	99-15-072	132A-165-065	REP	99-19-150
132A-128-005	REP-XR	99-16-028	132A-140-010	REP-XR	99-16-028	132A-165-075	REP-XR	99-16-028
132A-128-005	REP	99-19-150	132A-140-010	REP	99-19-150	132A-165-075	REP	99-19-150
132A-128-010	REP-XR	99-16-028	132A-140-011	NEW-P	99-10-100	132A-165-085	REP-XR	99-16-028
132A-128-010	REP	99-19-150	132A-140-011	NEW	99-15-072	132A-165-085	REP	99-19-150
132A-128-015	REP-XR	99-16-028	132A-140-015	REP-XR	99-16-028	132A-168-005	REP-XR	99-16-028
132A-128-015	REP	99-19-150	132A-140-015	REP	99-19-150	132A-168-005	REP	99-19-150
132A-128-020	REP-XR	99-16-028	132A-140-016	NEW-P	99-10-100	132A-168-006	NEW-P	99-10-100
132A-128-020	REP	99-19-150	132A-140-016	NEW	99-15-072	132A-168-006	NEW	99-15-072
132A-128-025	REP-XR	99-16-028	132A-140-020	REP-XR	99-16-028	132A-168-010	REP-XR	99-16-028

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132A-168-010	REP	99-19-150	132A-280-005	REP	99-19-150	132A-350-030	NEW	99-15-072
132A-168-011	NEW-P	99-10-100	132A-280-006	NEW-P	99-10-100	132A-350-040	NEW-P	99-10-100
132A-168-011	NEW	99-15-072	132A-280-006	NEW	99-15-072	132A-350-040	NEW	99-15-072
132A-168-015	REP-XR	99-16-028	132A-280-010	REP-XR	99-16-028	132A-350-045	NEW-P	99-10-100
132A-168-015	REP	99-19-150	132A-280-010	REP	99-19-150	132A-350-045	NEW	99-15-072
132A-168-016	NEW-P	99-10-100	132A-280-011	NEW-P	99-10-100	132A-350-050	NEW-P	99-10-100
132A-168-016	NEW	99-15-072	132A-280-011	NEW	99-15-072	132A-350-050	NEW	99-15-072
132A-168-021	NEW-P	99-10-100	132A-280-015	REP-XR	99-16-028	132H-168-010	REP-P	99-05-018
132A-168-021	NEW	99-15-072	132A-280-015	REP	99-19-150	132H-168-010	REP	99-10-045
132A-168-026	NEW-P	99-10-100	132A-280-016	NEW-P	99-10-100	132H-168-020	REP-P	99-05-018
132A-168-026	NEW	99-15-072	132A-280-016	NEW	99-15-072	132H-168-020	REP	99-10-045
132A-176-005	REP-XR	99-16-028	132A-280-020	REP-XR	99-16-028	132H-168-030	REP-P	99-05-018
132A-176-005	REP	99-19-150	132A-280-020	REP	99-19-150	132H-168-030	REP	99-10-045
132A-176-006	NEW-P	99-10-100	132A-280-021	NEW-P	99-10-100	132H-168-040	REP-P	99-05-018
132A-176-006	NEW	99-15-072	132A-280-021	NEW	99-15-072	132H-168-040	REP	99-10-045
132A-180-005	REP-XR	99-16-028	132A-280-026	NEW-P	99-10-100	132H-168-050	REP-P	99-05-018
132A-180-005	REP	99-19-150	132A-280-026	NEW	99-15-072	132H-168-050	REP	99-10-045
132A-180-010	REP-XR	99-16-028	132A-280-030	REP-XR	99-16-028	132H-168-060	REP-P	99-05-018
132A-180-010	REP	99-19-150	132A-280-030	REP	99-19-150	132H-168-060	REP	99-10-045
132A-180-015	REP-XR	99-16-028	132A-280-031	NEW-P	99-10-100	132H-168-070	REP-P	99-05-018
132A-180-015	REP	99-19-150	132A-280-031	NEW	99-15-072	132H-168-070	REP	99-10-045
132A-180-020	REP-XR	99-16-028	132A-280-035	NEW-P	99-10-100	132H-168-080	REP-P	99-05-018
132A-180-020	REP	99-19-150	132A-280-035	NEW	99-15-072	132H-168-080	REP	99-10-045
132A-180-025	REP-XR	99-16-028	132A-280-040	NEW-P	99-10-100	132H-168-090	REP-P	99-05-018
132A-180-025	REP	99-19-150	132A-280-040	NEW	99-15-072	132H-168-090	REP	99-10-045
132A-180-030	REP-XR	99-16-028	132A-280-045	NEW-P	99-10-100	132H-168-990	REP-P	99-05-018
132A-180-030	REP	99-19-150	132A-280-045	NEW	99-15-072	132H-168-990	REP	99-10-045
132A-180-035	REP-XR	99-16-028	132A-280-050	NEW-P	99-10-100	132H-168-9901	REP-P	99-05-018
132A-180-035	REP	99-19-150	132A-280-050	NEW	99-15-072	132H-168-9901	REP	99-10-045
132A-180-040	REP-XR	99-16-028	132A-280-055	NEW-P	99-10-100	132H-168-9902	REP-P	99-05-018
132A-180-040	REP	99-19-150	132A-280-055	NEW	99-15-072	132H-168-9902	REP	99-10-045
132A-276-005	REP-XR	99-16-028	132A-280-060	NEW-P	99-10-100	132H-168-9903	REP-P	99-05-018
132A-276-005	REP	99-19-150	132A-280-060	NEW	99-15-072	132H-168-9903	REP	99-10-045
132A-276-010	REP-XR	99-16-028	132A-280-065	NEW-P	99-10-100	132H-169-010	NEW-P	99-05-018
132A-276-010	REP	99-19-150	132A-280-065	NEW	99-15-072	132H-169-010	NEW	99-10-045
132A-276-015	REP-XR	99-16-028	132A-280-070	NEW-P	99-10-100	132H-169-020	NEW-P	99-05-018
132A-276-015	REP	99-19-150	132A-280-070	NEW	99-15-072	132H-169-020	NEW	99-10-045
132A-276-020	REP-XR	99-16-028	132A-280-075	NEW-P	99-10-100	132H-169-030	NEW-P	99-05-018
132A-276-020	REP	99-19-150	132A-280-075	NEW	99-15-072	132H-169-030	NEW	99-10-045
132A-276-025	REP-XR	99-16-028	132A-280-080	NEW-P	99-10-100	132H-169-040	NEW-P	99-05-018
132A-276-025	REP	99-19-150	132A-280-080	NEW	99-15-072	132H-169-040	NEW	99-10-045
132A-276-030	REP-XR	99-16-028	132A-280-085	NEW-P	99-10-100	132H-169-050	NEW-P	99-05-018
132A-276-030	REP	99-19-150	132A-280-085	NEW	99-15-072	132H-169-050	NEW	99-10-045
132A-276-031	NEW-P	99-10-100	132A-300-005	REP-XR	99-16-028	132H-169-060	NEW-P	99-05-018
132A-276-031	NEW	99-15-072	132A-300-005	REP	99-19-150	132H-169-060	NEW	99-10-045
132A-276-035	REP-XR	99-16-028	132A-300-010	REP-XR	99-16-028	132H-169-070	NEW-P	99-05-018
132A-276-035	REP	99-19-150	132A-300-010	REP	99-19-150	132H-169-070	NEW	99-10-045
132A-276-040	REP-XR	99-16-028	132A-310-005	REP-XR	99-16-028	132H-169-080	NEW-P	99-05-018
132A-276-040	REP	99-19-150	132A-310-005	REP	99-19-150	132H-169-080	NEW	99-10-045
132A-276-045	AMD-P	99-10-100	132A-310-010	REP-XR	99-16-028	132H-169-090	NEW-P	99-05-018
132A-276-045	AMD	99-15-072	132A-310-010	REP	99-19-150	132H-169-090	NEW	99-10-045
132A-276-050	REP-XR	99-16-028	132A-320-010	NEW-P	99-10-100	132H-169-100	NEW-P	99-05-018
132A-276-050	REP	99-19-150	132A-320-010	NEW	99-15-072	132H-169-100	NEW	99-10-045
132A-276-055	REP-XR	99-16-028	132A-320-020	NEW-P	99-10-100	132H-169-110	NEW-P	99-05-018
132A-276-055	REP	99-19-150	132A-320-020	NEW	99-15-072	132H-169-110	NEW	99-10-045
132A-276-060	REP-XR	99-16-028	132A-320-030	NEW-P	99-10-100	132H-169-120	NEW-P	99-05-018
132A-276-060	REP	99-19-150	132A-320-030	NEW	99-15-072	132H-169-120	NEW	99-10-045
132A-276-065	REP-XR	99-16-028	132A-350-015	NEW-P	99-10-100	132H-169-130	NEW-P	99-05-018
132A-276-065	REP	99-19-150	132A-350-015	NEW	99-15-072	132H-169-130	NEW	99-10-045
132A-276-070	REP-XR	99-16-028	132A-350-020	NEW-P	99-10-100	132K- 16	PREP	99-04-028
132A-276-070	REP	99-19-150	132A-350-020	NEW	99-15-072	132K- 16-010	REP-P	99-07-109
132A-280-005	REP-XR	99-16-028	132A-350-030	NEW-P	99-10-100	132K- 16-010	REP	99-10-046

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132N-160-060	NEW	99-15-017	132X- 40	PREP	99-06-032	137- 08-130	PREP	99-14-017
132N-160-070	NEW-P	99-10-044	132X- 40-020	PREP	99-19-102	137- 08-140	PREP	99-14-017
132N-160-070	NEW	99-15-017	132X- 50	PREP	99-06-032	137- 08-150	PREP	99-14-017
132N-160-080	NEW-P	99-10-044	132X- 50-020	PREP	99-19-102	137- 08-160	PREP	99-14-017
132N-160-080	NEW	99-15-017	132X- 50-030	PREP	99-19-102	137- 08-170	PREP	99-14-017
132N-160-090	NEW-P	99-10-044	132X- 50-040	PREP	99-19-102	137- 56-110	AMD	99-16-078
132N-160-090	NEW	99-15-017	132X- 50-050	PREP	99-19-102	137-125-005	NEW-E	99-21-028
132P- 33-010	AMD-P	99-08-019	132X- 50-060	PREP	99-19-102	137-125-010	NEW-E	99-21-028
132P- 33-010	AMD	99-13-140	132X- 50-070	PREP	99-19-102	137-125-015	NEW-E	99-21-028
132P- 33-020	AMD-P	99-08-019	132X- 50-080	PREP	99-19-102	137-125-040	NEW-E	99-21-028
132P- 33-020	AMD	99-13-140	132X- 50-090	PREP	99-19-102	137-125-042	NEW-E	99-21-028
132P- 33-080	AMD-P	99-08-019	132X- 50-100	PREP	99-19-102	137-125-044	NEW-E	99-21-028
132P- 33-080	AMD	99-13-140	132X- 50-110	PREP	99-19-102	137-125-046	NEW-E	99-21-028
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162- 16-130	REP	99-15-025	162- 22-060	REP	99-15-025	162- 38-130	REP-P	99-04-108
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162- 16-160	REP	99-15-025	162- 22-075	NEW	99-15-025	162- 40-041	AMD-P	99-17-102
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162- 16-210	NEW	99-15-025	162- 22-100	AMD	99-15-025	162- 40-075	NEW-P	99-17-102
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162- 16-230	NEW	99-15-025	162- 26-010	AMD	99-15-025	162- 40-111	REP-P	99-17-102
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162- 16-260	NEW	99-15-025	162- 26-035	REP	99-15-025	162- 40-171	AMD-P	99-17-102
162- 16-270	NEW-P	99-04-108	162- 26-040	AMD-P	99-04-108	162- 40-181	AMD-P	99-17-102
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173-16-070	REP-P	99-08-124	173-224-050	AMD-P	99-19-124	173-425-040	AMD-S	99-18-100
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173-153-140	NEW-P	99-12-109	173-415	PREP	99-17-080	173-548-037	NEW-P	99-09-092
173-153-150	NEW-P	99-12-109	173-422-130	AMD-P	99-19-123	173-548-040	AMD-P	99-09-092
173-153-160	NEW-P	99-12-109	173-422-160	AMD-P	99-19-123	173-548-050	AMD-P	99-09-092
173-153-170	NEW-P	99-12-109	173-422-170	AMD-P	99-19-123	173-548-060	AMD-P	99-09-092
173-153-180	NEW-P	99-12-109	173-425	AMD-P	99-07-110	173-548-070	AMD-P	99-09-092
173-153-190	NEW-P	99-12-109	173-425	AMD-S	99-18-100	173-548-075	NEW-P	99-09-092
173-153-200	NEW-P	99-12-109	173-425	AMD-C	99-19-034	173-548-076	NEW-P	99-09-092
173-201A	PREP	99-05-060	173-425-010	AMD-P	99-07-110	174-116-040	AMD-P	99-20-081
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174-280-030	AMD	99-12-024	180-24-115	AMD-P	99-19-151	180-27-600	AMD-P	99-14-090
180-08-015	NEW-P	99-04-079	180-24-120	RECOD-P	99-19-151	180-27-605	AMD-P	99-14-090
180-08-015	NEW	99-10-092	180-24-120	AMD-P	99-19-151	180-27-610	AMD-P	99-14-090
180-16-195	AMD-P	99-04-080	180-24-125	AMD-P	99-19-151	180-27-615	AMD-P	99-14-090
180-16-195	AMD	99-10-091	180-24-125	RECOD-P	99-19-151	180-29	PREP	99-06-078
180-16-215	PREP	99-04-088	180-24-130	AMD-P	99-19-151	180-29	AMD-C	99-19-152
180-16-215	AMD-P	99-07-069	180-24-130	RECOD-P	99-19-151	180-29-040	AMD-P	99-10-001
180-16-215	AMD-W	99-20-087	180-24-135	NEW-P	99-19-151	180-29-040	AMD-P	99-14-088
180-16-220	AMD-P	99-04-080	180-24-140	AMD-P	99-19-151	180-29-040	AMD	99-18-107
180-16-220	AMD	99-10-091	180-24-140	RECOD-P	99-19-151	180-29-066	NEW-P	99-14-088
180-16-221	REP-XR	99-03-001	180-24-145	NEW-P	99-19-151	180-29-067	NEW-P	99-14-088
180-16-221	REP	99-07-054	180-24-150	NEW-P	99-19-151	180-29-075	AMD-P	99-14-088
180-16-222	REP-XR	99-03-001	180-24-155	NEW-P	99-19-151	180-29-085	AMD-P	99-14-088
180-16-222	REP	99-07-054	180-24-160	NEW-P	99-19-151	180-29-095	PREP	99-04-086
180-16-226	REP-XR	99-03-001	180-24-165	NEW-P	99-19-151	180-29-095	AMD-P	99-07-067
180-16-226	REP	99-07-054	180-24-170	NEW-P	99-19-151	180-29-095	AMD-W	99-20-087
180-16-231	REP-XR	99-03-001	180-24-175	NEW-P	99-19-151	180-29-160	AMD-P	99-14-088
180-16-231	REP	99-07-054	180-24-180	NEW-P	99-19-151	180-31	PREP	99-06-077
180-16-236	REP-XR	99-03-001	180-24-185	NEW-P	99-19-151	180-32	PREP	99-06-076
180-16-236	REP	99-07-054	180-24-190	NEW-P	99-19-151	180-33	PREP	99-06-075
180-16-238	REP-XR	99-03-001	180-24-195	NEW-P	99-19-151	180-40	PREP	99-12-015
180-16-238	REP	99-07-054	180-24-197	NEW-P	99-19-151	180-40-215	PREP	99-04-084
180-16-240	REP-P	99-04-080	180-24-200	REP-P	99-19-151	180-40-215	AMD-P	99-07-064
180-16-240	REP	99-10-091	180-24-205	AMD-P	99-19-151	180-40-215	AMD-W	99-20-087
180-18-055	NEW-P	99-04-082	180-24-210	NEW-P	99-19-151	180-40-270	AMD-E	99-18-064
180-18-055	NEW-P	99-06-089	180-24-215	NEW-P	99-19-151	180-40-270	AMD-P	99-19-003
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180-18-055	NEW-W	99-17-085	180-24-300	REP-P	99-19-151	180-40-285	AMD-P	99-19-003
180-20-011	NEW	99-08-004	180-24-305	DECOD-P	99-19-151	180-40-305	PREP	99-12-016
180-20-034	AMD	99-08-004	180-24-305	AMD-P	99-19-151	180-40-305	AMD-E	99-18-064
180-20-035	REP	99-08-004	180-24-310	AMD-P	99-19-151	180-40-305	AMD-P	99-19-003
180-20-040	REP	99-08-004	180-24-310	DECOD-P	99-19-151	180-40-315	AMD-E	99-18-064
180-20-055	REP	99-08-004	180-24-312	AMD-P	99-19-151	180-40-315	AMD-P	99-19-003
180-20-060	REP	99-08-004	180-24-312	DECOD-P	99-19-151	180-41-035	PREP	99-04-090
180-20-070	REP	99-08-004	180-24-315	DECOD-P	99-19-151	180-41-035	AMD-P	99-07-073
180-20-075	REP	99-08-004	180-24-320	AMD-P	99-19-151	180-41-035	AMD-W	99-20-087
180-20-080	REP	99-08-004	180-24-320	DECOD-P	99-19-151	180-51	PREP	99-10-089
180-20-101	AMD	99-08-004	180-24-325	REP-P	99-19-151	180-51-050	AMD-P	99-04-081
180-20-111	AMD	99-08-004	180-24-327	DECOD-P	99-19-151	180-51-050	AMD	99-10-093
180-20-115	AMD	99-08-004	180-24-330	REP-P	99-19-151	180-51-075	PREP	99-19-120
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180-20-150	REP	99-08-004	180-24-345	REP-P	99-19-151	180-51-107	NEW-P	99-06-089
180-22-150	PREP	99-04-083	180-24-350	REP-P	99-19-151	180-51-107	NEW	99-10-094
180-22-150	AMD-P	99-07-065	180-24-355	REP-P	99-19-151	180-51-107	NEW-W	99-17-085
180-22-150	AMD-W	99-20-087	180-24-360	REP-P	99-19-151	180-51-110	PREP	99-04-091
180-24	PREP	99-14-086	180-24-365	REP-P	99-19-151	180-51-110	AMD-P	99-07-072
180-24-003	AMD-P	99-19-151	180-24-370	REP-P	99-19-151	180-51-110	AMD-S	99-14-011
180-24-007	AMD-P	99-19-151	180-24-375	REP-P	99-19-151	180-51-110	AMD-W	99-20-087
180-24-008	REP-P	99-19-151	180-24-380	REP-P	99-19-151	180-52	PREP	99-10-090
180-24-009	NEW-P	99-19-151	180-25	PREP	99-06-074	180-52-041	NEW-P	99-14-087
180-24-013	REP-P	99-19-151	180-26	PREP	99-06-080	180-55-085	PREP	99-04-089
180-24-016	REP-P	99-19-151	180-26-040	AMD-P	99-14-089	180-55-085	AMD-P	99-07-068
180-24-017	REP-P	99-19-151	180-26-040	AMD-C	99-19-153	180-55-085	AMD-W	99-20-087
180-24-021	REP-P	99-19-151	180-27	PREP	99-06-079	180-56-245	PREP	99-04-092
180-24-080	REP-P	99-19-151	180-27	AMD-C	99-19-154	180-56-245	AMD-P	99-07-071
180-24-101	REP-P	99-19-151	180-27-020	AMD-P	99-14-090	180-56-245	AMD-W	99-20-087
180-24-102	REP-P	99-19-151	180-27-030	AMD-P	99-14-090	180-77A	PREP	99-04-046
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180-24-110	AMD-P	99-19-151	180-27-080	AMD-P	99-14-090	180-77A-028	AMD	99-12-014
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180- 77A-080	NEW	99-12-014	180- 82-210	AMD-P	99-19-085	182- 25-010	AMD-E	99-18-051
180- 78-155	PREP	99-04-087	180- 82-215	NEW	99-04-008	182- 25-010	AMD-P	99-19-027
180- 78-155	AMD-P	99-07-070	180- 82-215	AMD-P	99-19-085	182- 25-020	PREP	99-15-099
180- 78-155	AMD-W	99-20-087	180- 82-300	NEW	99-04-008	182- 25-030	PREP	99-08-107
180- 78-207	PREP	99-04-087	180- 82-302	NEW-W	99-08-081	182- 25-030	AMD-P	99-12-032
180- 78-207	AMD-P	99-07-070	180- 82-304	NEW	99-04-008	182- 25-030	PREP	99-15-098
180- 78-207	AMD-W	99-20-087	180- 82-306	NEW-W	99-08-081	182- 25-030	AMD	99-16-022
180- 78-210	PREP	99-04-087	180- 82-308	NEW	99-04-008	182- 25-030	AMD-E	99-18-051
180- 78-210	AMD-P	99-07-070	180- 82-310	NEW	99-04-008	182- 25-030	AMD-P	99-19-027
180- 78-210	AMD-W	99-20-087	180- 82-312	NEW	99-04-008	182- 25-031	NEW-E	99-18-051
180- 78A	PREP	99-16-062	180- 82-314	NEW	99-04-008	182- 25-031	NEW-P	99-19-027
180- 78A	PREP	99-16-063	180- 82-315	NEW-P	99-04-110	182- 25-040	PREP	99-05-077
180- 78A-005	AMD-P	99-19-085	180- 82-315	NEW	99-07-102	182- 25-040	AMD-P	99-12-032
180- 78A-074	REP-P	99-19-085	180- 82-316	NEW	99-04-008	182- 25-040	PREP	99-15-098
180- 78A-110	AMD-P	99-19-085	180- 82-317	NEW-P	99-04-110	182- 25-040	AMD	99-16-022
180- 78A-125	AMD-P	99-19-085	180- 82-317	NEW	99-07-102	182- 25-040	AMD-E	99-18-051
180- 78A-220	AMD-P	99-19-085	180- 82-318	NEW	99-04-008	182- 25-040	AMD-P	99-19-027
180- 78A-264	AMD-P	99-19-085	180- 82-319	NEW-P	99-04-110	182- 25-085	PREP	99-05-077
180- 78A-270	AMD-P	99-19-085	180- 82-319	NEW	99-07-102	182- 25-085	NEW-P	99-08-106
180- 78A-310	AMD-P	99-19-085	180- 82-320	NEW	99-04-008	182- 25-085	NEW	99-12-033
180- 79A	PREP	99-16-059	180- 82-321	NEW-P	99-04-110	182- 25-090	PREP	99-05-077
180- 79A	PREP	99-16-062	180- 82-321	NEW	99-07-102	182- 25-090	AMD-P	99-08-106
180- 79A-030	AMD-P	99-19-085	180- 82-322	NEW	99-04-008	182- 25-090	AMD	99-12-033
180- 79A-105	AMD-P	99-19-085	180- 82-324	NEW	99-04-008	182- 25-090	PREP	99-15-098
180- 79A-123	AMD-E	99-19-083	180- 82-326	NEW	99-04-008	182- 25-090	AMD-E	99-18-051
180- 79A-123	PREP	99-21-091	180- 82-328	NEW	99-04-008	182- 25-090	AMD-P	99-19-027
180- 79A-140	AMD-P	99-19-085	180- 82-330	NEW	99-04-008	182- 25-100	AMD	99-07-078
180- 79A-150	AMD-P	99-19-085	180- 82-331	NEW	99-06-005	182- 25-105	AMD	99-07-078
180- 79A-155	AMD-P	99-19-085	180- 82-332	NEW	99-04-008	182- 25-110	AMD	99-07-078
180- 79A-211	AMD-P	99-19-085	180- 82-334	NEW	99-04-008	192- 04-060	AMD	99-15-069
180- 79A-213	AMD-P	99-19-085	180- 82-336	NEW	99-04-008	192- 04-170	AMD	99-08-073
180- 79A-223	PREP	99-06-038	180- 82-338	NEW-W	99-08-081	192- 04-190	AMD	99-08-073
180- 79A-223	AMD-P	99-10-003	180- 82-339	NEW	99-04-008	192- 12-005	REP	99-08-073
180- 79A-223	AMD	99-14-012	180- 82-340	NEW-W	99-08-081	192- 12-010	REP-XA	99-13-110
180- 79A-226	AMD-P	99-19-085	180- 82-342	NEW	99-04-008	192- 12-010	REP	99-20-125
180- 79A-231	AMD-P	99-19-085	180- 82-343	NEW	99-04-008	192- 12-015	REP-XA	99-13-113
180- 79A-241	PREP	99-16-061	180- 82-344	NEW	99-04-008	192- 12-015	REP	99-20-126
180- 79A-241	REP-P	99-19-084	180- 82-346	NEW	99-04-008	192- 12-015	REP	99-20-126
180- 79A-253	AMD-P	99-19-085	180- 82-348	NEW	99-04-008	192- 12-018	PREP	99-19-072
180- 79A-260	PREP	99-16-060	180- 82-348	NEW	99-04-008	192- 12-025	PREP	99-19-066
180- 79A-260	PREP	99-16-060	180- 82-349	NEW-P	99-04-110	192- 12-035	REP-XR	99-10-005
180- 79A-299	AMD-P	99-19-085	180- 82-349	NEW	99-07-102	192- 12-035	REP	99-20-118
180- 79A-300	AMD	99-06-006	180- 82-350	NEW	99-04-008	192- 12-035	REP	99-20-118
180- 79A-380	PREP	99-04-085	180- 82-352	NEW	99-04-008	192- 12-043	PREP	99-19-073
180- 79A-380	AMD-P	99-07-066	180- 82-352	NEW	99-04-008	192- 12-050	PREP	99-11-088
180- 79A-380	AMD-W	99-20-087	180- 82-354	NEW	99-04-008	192- 12-050	REP-P	99-17-092
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180- 82	PREP	99-12-040	180- 82-356	NEW	99-04-008	192- 12-060	REP	99-20-128
180- 82	PREP	99-16-062	180- 82-360	NEW	99-04-008	192- 12-066	REP-XA	99-13-114
180- 82-002	NEW	99-04-008	180- 82-362	NEW-W	99-08-081	192- 12-066	REP	99-20-129
180- 82-004	NEW	99-04-008	180- 85-075	AMD-E	99-05-002	192- 12-066	REP	99-20-129
180- 82-105	NEW	99-04-008	180- 85-075	PREP	99-06-039	192- 12-070	REP-XA	99-13-115
180- 82-110	NEW	99-04-008	180- 85-075	AMD-P	99-10-002	192- 12-070	REP	99-20-130
180- 82-115	NEW	99-04-008	180- 85-075	AMD	99-14-010	192- 12-072	REP-P	99-05-068
180- 82-120	NEW	99-04-008	182- 08-095	PREP	99-11-100	192- 12-072	REP-W	99-18-065
180- 82-125	NEW	99-04-008	182- 08-095	AMD-P	99-14-082	192- 12-072	REP-S	99-19-132
180- 82-130	NEW	99-04-008	182- 08-095	AMD	99-19-029	192- 12-074	REP-XA	99-11-091
180- 82-200	NEW	99-04-008	182- 12-111	PREP	99-11-099	192- 12-074	REP	99-20-131
180- 82-201	NEW	99-04-008	182- 12-111	AMD-P	99-14-081	192- 12-076	REP-XA	99-11-090
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180- 82-202	NEW	99-04-008	182- 12-119	PREP	99-11-099	192- 12-080	REP-XR	99-10-006
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192-12-100	REP	99-20-133	192-120-020	NEW	99-08-073	192-320-050	NEW-P	99-05-068
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192-12-115	REP	99-20-121	192-140-005	NEW	99-08-073	192-320-055	NEW	99-20-131
192-12-130	REP	99-15-069	192-140-010	NEW	99-08-073	192-320-060	NEW-XA	99-11-090
192-12-141	REP	99-08-073	192-140-020	NEW	99-08-073	192-320-060	NEW-XA	99-19-013
192-12-150	REP	99-08-073	192-140-025	NEW	99-08-073	192-320-065	NEW-XA	99-19-070
192-12-182	REP	99-08-073	192-140-030	NEW	99-08-073	192-320-070	NEW-XA	99-19-071
192-12-330	AMD	99-08-073	192-150-090	NEW	99-08-073	192-330-100	PREP	99-19-068
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192-12-350	REP	99-20-122	192-170-060	NEW-P	99-19-157	194-20-010	AMD-XA	99-19-076
192-12-355	REP-XR	99-13-108	192-180-005	NEW-P	99-09-097	194-20-010	DECOD-X	99-19-076
192-12-355	REP	99-20-123	192-180-005	NEW	99-13-002	194-20-020	DECOD-X	99-19-076
192-12-360	REP-XA	99-13-111	192-180-010	NEW-P	99-09-097	194-20-020	AMD-XA	99-19-076
192-12-360	REP	99-20-127	192-180-010	NEW	99-13-002	194-20-030	AMD-XA	99-19-076
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192-16-001	REP	99-20-134	192-180-030	NEW-P	99-09-097	194-20-070	REP-XA	99-19-076
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192-16-051	REP-E	99-13-003	192-210-005	NEW-E	99-13-003	194-22-010	AMD-XA	99-16-099
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220-57-495	AMD-XA	99-11-098	220-88A-07000	NEW-E	99-17-015	222-10-030	NEW-C	99-09-078
220-57-495	AMD	99-15-081	220-88A-07000	REP-E	99-17-099	222-10-030	NEW-P	99-20-144
220-57-49500E	NEW-E	99-20-136	220-88A-07000	NEW-E	99-17-099	222-10-035	NEW-P	99-20-144
220-57-49500E	REP-E	99-20-136	220-88A-07000	REP-E	99-19-037	222-10-040	AMD-E	99-07-075
220-57-50200A	NEW-E	99-13-145	220-88A-07000	NEW-E	99-19-037	222-10-040	AMD-E	99-08-078
220-57-505	AMD-XA	99-11-098	220-88A-07000	REP-E	99-21-023	222-10-040	AMD-E	99-16-081
220-57-505	AMD	99-15-081	220-88A-07000	NEW-E	99-09-036	222-10-043	NEW-E	99-07-075
220-57-50500C	NEW-E	99-08-046	220-88A-07000	REP-E	99-10-050	222-10-043	NEW-E	99-08-078
220-57-50500C	REP-E	99-12-044	220-88A-07000	NEW-E	99-21-023	222-10-043	NEW-E	99-16-081
220-57-50500D	REP-E	99-10-049	220-88A-08000	NEW-E	99-21-023	222-12-010	AMD-P	99-20-144
220-57-50500D	NEW-E	99-10-049	220-88A-08000	NEW-E	99-09-036	222-12-041	NEW-P	99-20-144
220-57-50500D	REP-E	99-12-044	220-88A-08000	REP-E	99-10-050	222-12-044	NEW-C	99-09-078
220-57-50500E	NEW-E	99-12-044	220-88A-08000	NEW-E	99-10-050	222-12-044	NEW-P	99-20-144
220-57-50500E	REP-E	99-12-044	220-88A-08000	REP-E	99-16-032	222-12-045	AMD-C	99-09-078
220-57-50500E	REP-E	99-13-130	220-88A-08000	NEW-E	99-16-032	222-12-045	AMD-P	99-20-144
220-57-50500F	REP-E	99-13-130	220-88A-08000	REP-E	99-18-005	222-12-090	AMD-E	99-07-074
220-57-50500F	NEW-E	99-13-130	220-88A-08000	NEW-E	99-18-005	222-12-090	AMD-E	99-08-077
220-57-510	AMD-XA	99-11-098	220-88A-08000	REP-E	99-21-023	222-12-090	AMD-C	99-09-078
220-57-510	AMD	99-15-081	220-88B-010	REP-E	99-04-053	222-12-090	AMD-E	99-16-080
220-57-51000A	REP-E	99-10-049	220-88B-020	REP-E	99-04-053	222-12-090	AMD-P	99-20-144
220-57-51000A	NEW-E	99-10-049	220-88B-030	REP-E	99-04-053	222-16-010	AMD-E	99-07-075
220-57-51000B	NEW-E	99-20-044	220-88B-040	REP-E	99-04-053	222-16-010	AMD-E	99-08-078
220-57-515	AMD-XA	99-11-098	220-88B-050	REP-E	99-04-053	222-16-010	AMD-C	99-09-078
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220-57-51500P	NEW-E	99-10-049	220-110-204	AMD-XA	99-05-023	222-16-010	AMD-P	99-20-144
220-57-51500P	REP-E	99-10-049	220-110-204	AMD	99-10-048	222-16-030	AMD-E	99-07-074
220-57-51500P	REP-E	99-12-046	220-110-205	AMD-XA	99-05-023	222-16-030	AMD-E	99-08-077
220-57-51500Q	NEW-E	99-12-046	220-110-205	AMD	99-10-048	222-16-030	AMD-C	99-09-078
220-57-51500Q	REP-E	99-12-046	220-125-010	NEW-XA	99-19-139	222-16-030	AMD-E	99-16-080
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222- 16-050	AMD-E	99-07-075	222- 30-020	AMD-P	99-20-144	226- 02-070	NEW-P	99-13-156
222- 16-050	AMD-E	99-08-078	222- 30-021	NEW-P	99-20-144	226- 02-070	NEW-E	99-13-157
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222- 20-015	NEW-C	99-09-078	222- 38-030	AMD-C	99-09-078	226- 02-110	NEW	99-18-048
222- 20-015	NEW-P	99-20-144	222- 38-030	AMD-P	99-20-144	226- 12-010	NEW-P	99-13-156
222- 20-020	AMD-C	99-09-078	222- 38-040	AMD-P	99-20-144	226- 12-010	NEW-E	99-13-157
222- 20-020	AMD-P	99-20-144	222- 46-012	NEW-P	99-20-144	226- 12-010	NEW	99-18-048
222- 20-055	NEW-P	99-20-144	222- 46-055	NEW-C	99-09-078	226- 12-040	NEW-P	99-13-156
222- 20-070	AMD-C	99-09-078	222- 46-060	AMD-C	99-09-078	226- 12-040	NEW-E	99-13-157
222- 20-080	AMD-P	99-20-144	222- 46-060	AMD-P	99-20-144	226- 12-040	NEW	99-18-048
222- 22-010	AMD-C	99-09-078	222- 46-065	AMD-C	99-09-078	226- 12-080	NEW-P	99-13-156
222- 22-030	AMD-C	99-09-078	222- 46-070	AMD-P	99-20-144	226- 12-080	NEW-E	99-13-157
222- 22-035	NEW-C	99-09-078	226- 01-010	NEW-P	99-13-156	226- 12-080	NEW	99-18-048
222- 22-040	AMD-C	99-09-078	226- 01-010	NEW-E	99-13-157	226- 16-010	NEW-P	99-13-156
222- 22-050	AMD-C	99-09-078	226- 01-010	NEW	99-18-048	226- 16-010	NEW-E	99-13-157
222- 22-060	AMD-C	99-09-078	226- 01-020	NEW-P	99-13-156	226- 16-010	NEW	99-18-048
222- 22-065	NEW-C	99-09-078	226- 01-020	NEW-E	99-13-157	226- 16-020	NEW-P	99-13-156
222- 22-070	AMD-C	99-09-078	226- 01-020	NEW	99-18-048	226- 16-020	NEW-E	99-13-157
222- 22-070	AMD-P	99-20-144	226- 01-030	NEW-P	99-13-156	226- 16-020	NEW	99-18-048
222- 22-075	NEW-C	99-09-078	226- 01-030	NEW-E	99-13-157	226- 16-040	NEW-P	99-13-156
222- 22-075	NEW-P	99-20-144	226- 01-030	NEW	99-18-048	226- 16-040	NEW-E	99-13-157
222- 22-076	NEW-C	99-09-078	226- 01-040	NEW-P	99-13-156	226- 16-040	NEW	99-18-048
222- 22-076	NEW-P	99-20-144	226- 01-040	NEW-E	99-13-157	226- 16-050	NEW-P	99-13-156
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222- 22-090	AMD-P	99-20-144	226- 01-050	NEW-E	99-13-157	226- 16-100	NEW-P	99-13-156
222- 24-010	AMD-C	99-09-078	226- 01-050	NEW	99-18-048	226- 16-100	NEW-E	99-13-157
222- 24-010	AMD-P	99-20-144	226- 01-060	NEW-P	99-13-156	226- 16-100	NEW	99-18-048
222- 24-015	NEW-P	99-20-144	226- 01-060	NEW-E	99-13-157	226- 16-110	NEW-P	99-13-156
222- 24-020	AMD-C	99-09-078	226- 01-060	NEW	99-18-048	226- 16-110	NEW-E	99-13-157
222- 24-020	AMD-P	99-20-144	226- 01-070	NEW-P	99-13-156	226- 16-110	NEW	99-18-048
222- 24-025	REP-P	99-20-144	226- 01-070	NEW-E	99-13-157	226- 16-150	NEW-P	99-13-156
222- 24-026	NEW-P	99-20-144	226- 01-070	NEW	99-18-048	226- 16-150	NEW-E	99-13-157
222- 24-030	AMD-C	99-09-078	226- 02-010	NEW-P	99-13-156	226- 16-150	NEW	99-18-048
222- 24-030	AMD-P	99-20-144	226- 02-010	NEW-E	99-13-157	226- 16-160	NEW-P	99-13-156
222- 24-035	AMD-C	99-09-078	226- 02-010	NEW	99-18-048	226- 16-160	NEW-E	99-13-157
222- 24-035	AMD-P	99-20-144	226- 02-020	NEW-P	99-13-156	226- 16-160	NEW	99-18-048
222- 24-040	AMD-C	99-09-078	226- 02-020	NEW-E	99-13-157	226- 16-170	NEW-P	99-13-156
222- 24-040	AMD-P	99-20-144	226- 02-020	NEW	99-18-048	226- 16-170	NEW-E	99-13-157
222- 24-050	AMD-E	99-07-075	226- 02-030	NEW-P	99-13-156	226- 16-170	NEW	99-18-048
222- 24-050	AMD-E	99-08-078	226- 02-030	NEW-E	99-13-157	226- 16-180	NEW-P	99-13-156
222- 24-050	AMD-C	99-09-078	226- 02-030	NEW	99-18-048	226- 16-180	NEW-E	99-13-157
222- 24-050	AMD-E	99-16-081	226- 02-040	NEW-P	99-13-156	226- 16-180	NEW	99-18-048
222- 24-050	AMD-P	99-20-144	226- 02-040	NEW-E	99-13-157	226- 16-200	NEW-P	99-13-156
222- 24-051	NEW-P	99-20-144	226- 02-040	NEW	99-18-048	226- 16-200	NEW-E	99-13-157
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226- 20-020	NEW	99-18-048	230- 20-125	AMD	99-11-078	230- 40-800	NEW-P	99-08-093
226- 20-030	NEW-P	99-13-156	230- 20-192	AMD-P	99-18-077	230- 40-800	NEW-W	99-21-059
226- 20-030	NEW-E	99-13-157	230- 20-210	REP-P	99-18-109	230- 40-810	NEW-P	99-08-093
226- 20-030	NEW	99-18-048	230- 20-230	AMD-P	99-08-094	230- 40-810	NEW-W	99-21-059
226- 20-040	NEW-P	99-13-156	230- 20-230	AMD	99-11-078	230- 40-815	NEW-P	99-08-093
226- 20-040	NEW-E	99-13-157	230- 20-242	AMD-P	99-08-094	230- 40-815	NEW-W	99-21-059
226- 20-040	NEW	99-18-048	230- 20-242	AMD	99-11-078	230- 40-820	NEW-P	99-08-093
226- 20-050	NEW-P	99-13-156	230- 40-010	AMD-P	99-08-093	230- 40-820	NEW-W	99-21-059
226- 20-050	NEW-E	99-13-157	230- 40-010	AMD	99-13-103	230- 40-825	NEW-P	99-08-093
226- 20-050	NEW	99-18-048	230- 40-015	AMD-P	99-08-093	230- 40-825	NEW-W	99-21-059
226- 20-060	NEW-P	99-13-156	230- 40-015	AMD-W	99-21-059	230- 40-830	NEW-P	99-08-093
226- 20-060	NEW-E	99-13-157	230- 40-030	AMD-P	99-08-093	230- 40-830	NEW-W	99-21-059
226- 20-060	NEW	99-18-048	230- 40-030	AMD-W	99-21-059	230- 40-833	NEW-P	99-08-093
230- 02-109	NEW-P	99-08-093	230- 40-050	AMD-P	99-08-093	230- 40-833	NEW-W	99-21-059
230- 02-109	NEW-W	99-21-059	230- 40-050	AMD-W	99-21-059	230- 40-835	NEW-P	99-08-093
230- 02-110	AMD-P	99-08-093	230- 40-060	REP-P	99-08-093	230- 40-835	NEW-W	99-21-059
230- 02-110	AMD-W	99-21-059	230- 40-060	REP-W	99-21-059	230- 40-840	NEW-P	99-08-093
230- 02-145	NEW-P	99-08-094	230- 40-070	AMD-P	99-08-093	230- 40-840	NEW-W	99-21-059
230- 02-145	NEW	99-11-078	230- 40-070	AMD-W	99-21-059	230- 40-845	NEW-P	99-08-093
230- 02-380	AMD-P	99-13-206	230- 40-120	AMD-P	99-08-093	230- 40-845	NEW-W	99-21-059
230- 02-400	REP-P	99-08-093	230- 40-120	AMD-W	99-21-059	230- 40-850	NEW-P	99-08-093
230- 02-400	REP-W	99-21-059	230- 40-125	AMD-P	99-08-093	230- 40-850	NEW-W	99-21-059
230- 02-425	AMD-P	99-08-093	230- 40-125	AMD-P	99-09-096	230- 40-855	NEW-P	99-08-093
230- 02-425	AMD-W	99-21-059	230- 40-125	REP-P	99-09-096	230- 40-855	NEW-W	99-21-059
230- 04-020	AMD-P	99-13-205	230- 40-125	AMD	99-13-102	230- 40-860	NEW-P	99-08-093
230- 04-020	AMD	99-18-003	230- 40-125	AMD-W	99-21-059	230- 40-860	NEW-W	99-21-059
230- 04-022	AMD-P	99-08-093	230- 40-130	AMD-P	99-08-093	230- 40-865	NEW-P	99-08-093
230- 04-022	AMD-W	99-21-059	230- 40-130	AMD-W	99-21-059	230- 40-865	NEW-W	99-21-059
230- 04-080	AMD-P	99-13-206	230- 40-150	REP-P	99-08-093	230- 40-870	NEW-P	99-08-093
230- 04-080	AMD	99-18-002	230- 40-150	REP-W	99-21-059	230- 40-870	NEW-W	99-21-059
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230- 04-140	AMD-P	99-08-093	230- 40-160	REP-W	99-21-059	230- 40-875	NEW-W	99-21-059
230- 04-140	AMD-W	99-21-059	230- 40-200	AMD-P	99-08-093	230- 40-880	NEW-P	99-08-093
230- 04-198	REP-P	99-21-077	230- 40-200	AMD-W	99-21-059	230- 40-880	NEW-W	99-21-059
230- 04-202	AMD-P	99-21-077	230- 40-225	AMD-P	99-08-093	230- 40-885	NEW-P	99-08-093
230- 04-203	AMD-P	99-08-093	230- 40-225	AMD-W	99-21-059	230- 40-885	NEW-W	99-21-059
230- 04-203	AMD-W	99-21-059	230- 40-400	AMD-P	99-08-093	230- 40-890	NEW-P	99-08-093
230- 04-203	AMD-P	99-21-077	230- 40-400	AMD-W	99-21-059	230- 40-890	NEW-W	99-21-059
230- 04-204	AMD-P	99-08-093	230- 40-550	NEW-P	99-08-093	230- 40-900	REP-P	99-08-093
230- 04-204	AMD-W	99-21-059	230- 40-550	NEW-W	99-21-059	230- 40-900	REP-W	99-21-059
230- 04-204	AMD-P	99-21-077	230- 40-552	NEW-P	99-08-093	230- 46-020	AMD-P	99-18-077
230- 04-206	REP-P	99-21-077	230- 40-552	NEW-W	99-21-059	230- 46-035	NEW-P	99-18-077
230- 04-207	NEW-P	99-08-093	230- 40-554	NEW-P	99-08-093	230- 46-045	NEW-P	99-18-077
230- 04-207	NEW-W	99-21-059	230- 40-554	NEW-W	99-21-059	230- 50-010	AMD-P	99-08-093
230- 08-027	NEW-P	99-08-093	230- 40-556	NEW-P	99-08-093	230- 50-010	AMD-W	99-21-059
230- 08-027	NEW-W	99-21-059	230- 40-556	NEW-W	99-21-059	230- 60-025	AMD-P	99-13-205
230- 08-040	AMD-P	99-08-093	230- 40-558	NEW-P	99-08-093	230- 60-025	AMD	99-18-003
230- 08-040	AMD-W	99-21-059	230- 40-558	NEW-W	99-21-059	232- 12-001	AMD	99-03-029
230- 08-090	AMD-P	99-08-093	230- 40-560	NEW-P	99-08-093	232- 12-001	AMD	99-08-029
230- 08-090	AMD-W	99-21-059	230- 40-560	NEW-W	99-21-059	232- 12-017	AMD	99-08-024
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230- 12-030	AMD-P	99-18-109	230- 40-562	NEW-W	99-21-059	232- 12-018	AMD	99-08-029
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230- 12-050	AMD-W	99-21-059	230- 40-564	NEW-W	99-21-059	232- 12-024	AMD-P	99-13-194
230- 12-072	NEW-P	99-08-093	230- 40-566	NEW-P	99-08-093	232- 12-024	AMD	99-17-034
230- 12-072	NEW-W	99-21-059	230- 40-566	NEW-W	99-21-059	232- 12-047	AMD-P	99-05-064
230- 12-345	NEW-P	99-08-093	230- 40-568	NEW-P	99-08-093	232- 12-047	AMD-W	99-10-112
230- 12-345	NEW	99-12-082	230- 40-568	NEW-W	99-21-059	232- 12-054	AMD-P	99-05-064
230- 20-058	NEW	99-03-103	230- 40-600	NEW-P	99-08-093	232- 12-054	AMD-W	99-10-112
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232- 12-072	NEW	99-03-029	232- 28-259	AMD	99-17-034	232- 28-61900V	REP-E	99-20-136
232- 12-072	AMD-P	99-13-054	232- 28-264	AMD-P	99-05-063	232- 28-61900V	NEW-E	99-20-136
232- 12-072	AMD	99-17-096	232- 28-264	AMD	99-10-102	232- 28-61900	NEW-E	99-21-032
232- 12-134	AMD-P	99-13-194	232- 28-264	AMD-P	99-13-194	232- 28-61900	REP-E	99-21-032
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246-217-011	REP-P	99-08-097	246-231-110	NEW	99-15-105	246-290-200	AMD	99-07-021
246-217-011	REP	99-13-019	246-231-120	NEW-P	99-12-130	246-290-220	AMD	99-07-021
246-217-015	NEW-P	99-08-097	246-231-120	NEW	99-15-105	246-290-221	NEW	99-07-021
246-217-015	NEW	99-13-019	246-231-130	NEW-P	99-12-130	246-290-222	NEW	99-07-021
246-217-020	REP-P	99-08-097	246-231-130	NEW	99-15-105	246-290-230	AMD	99-07-021
246-217-020	REP	99-13-019	246-231-140	NEW-P	99-12-130	246-290-235	NEW	99-07-021
246-217-025	NEW-P	99-08-097	246-231-140	NEW	99-15-105	246-290-240	REP	99-07-021
246-217-025	NEW	99-13-019	246-231-200	NEW-P	99-12-130	246-290-250	AMD	99-07-021
246-217-030	REP-P	99-08-097	246-231-200	NEW	99-15-105	246-290-300	AMD	99-07-021
246-217-030	REP	99-13-019	246-232-001	AMD-P	99-12-130	246-290-310	AMD	99-07-021
246-217-035	NEW-P	99-08-097	246-232-001	AMD	99-15-105	246-290-320	AMD	99-07-021

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246-290-410	REP	99-07-021	246-318-160	REP	99-04-052	246-318-860	REP	99-04-052
246-290-415	NEW	99-07-021	246-318-170	REP	99-04-052	246-318-870	REP	99-04-052
246-290-416	NEW	99-07-021	246-318-180	REP	99-04-052	246-318-990	REP	99-04-052
246-290-420	AMD	99-07-021	246-318-190	REP	99-04-052	246-318-99902	REP	99-04-052
246-290-430	REP	99-07-021	246-318-200	REP	99-04-052	246-318-99910	REP	99-04-052
246-290-440	REP	99-07-021	246-318-210	REP	99-04-052	246-320-001	NEW	99-04-052
246-290-451	NEW	99-07-021	246-318-220	REP	99-04-052	246-320-010	NEW	99-04-052
246-290-455	NEW	99-07-021	246-318-230	REP	99-04-052	246-320-025	NEW	99-04-052
246-290-460	AMD	99-07-021	246-318-240	REP	99-04-052	246-320-045	NEW	99-04-052
246-290-470	AMD	99-07-021	246-318-250	REP	99-04-052	246-320-065	NEW	99-04-052
246-290-480	AMD	99-07-021	246-318-260	REP	99-04-052	246-320-085	NEW	99-04-052
246-290-490	AMD	99-07-021	246-318-270	REP	99-04-052	246-320-105	NEW	99-04-052
246-290-495	NEW	99-07-021	246-318-280	REP	99-04-052	246-320-125	NEW	99-04-052
246-290-601	AMD	99-07-021	246-318-290	REP	99-04-052	246-320-145	NEW	99-04-052
246-290-610	REP	99-07-021	246-318-300	REP	99-04-052	246-320-165	NEW	99-04-052
246-290-620	AMD	99-07-021	246-318-310	REP	99-04-052	246-320-185	NEW	99-04-052
246-290-630	AMD	99-07-021	246-318-320	REP	99-04-052	246-320-205	NEW	99-04-052
246-290-630	AMD	99-10-076	246-318-330	REP	99-04-052	246-320-225	NEW	99-04-052
246-290-632	AMD	99-07-021	246-318-350	REP	99-04-052	246-320-245	NEW	99-04-052
246-290-634	AMD	99-07-021	246-318-370	REP	99-04-052	246-320-265	NEW	99-04-052
246-290-636	AMD	99-07-021	246-318-380	REP	99-04-052	246-320-285	NEW	99-04-052
246-290-638	AMD	99-07-021	246-318-390	REP	99-04-052	246-320-305	NEW	99-04-052
246-290-640	AMD	99-07-021	246-318-400	REP	99-04-052	246-320-325	NEW	99-04-052
246-290-650	AMD	99-07-021	246-318-420	REP	99-04-052	246-320-345	NEW	99-04-052
246-290-652	AMD	99-07-021	246-318-440	REP	99-04-052	246-320-365	NEW	99-04-052
246-290-654	AMD	99-07-021	246-318-450	REP	99-04-052	246-320-385	NEW	99-04-052
246-290-660	AMD	99-07-021	246-318-500	REP	99-04-052	246-320-405	NEW	99-04-052
246-290-662	AMD	99-07-021	246-318-510	REP	99-04-052	246-320-500	NEW	99-04-052
246-290-664	AMD	99-07-021	246-318-520	REP	99-04-052	246-320-505	NEW	99-04-052
246-290-666	AMD	99-07-021	246-318-530	REP	99-04-052	246-320-515	NEW	99-04-052
246-290-668	AMD	99-07-021	246-318-540	REP	99-04-052	246-320-525	NEW	99-04-052
246-290-670	AMD	99-07-021	246-318-550	REP	99-04-052	246-320-535	NEW	99-04-052
246-290-672	AMD	99-07-021	246-318-560	REP	99-04-052	246-320-545	NEW	99-04-052
246-290-674	AMD	99-07-021	246-318-570	REP	99-04-052	246-320-545	NEW	99-04-052
246-290-676	AMD	99-07-021	246-318-580	REP	99-04-052	246-320-555	NEW	99-04-052
246-290-678	AMD	99-07-021	246-318-590	REP	99-04-052	246-320-565	NEW	99-04-052
246-290-686	AMD	99-07-021	246-318-600	REP	99-04-052	246-320-575	NEW	99-04-052
246-290-690	AMD	99-07-021	246-318-610	REP	99-04-052	246-320-585	NEW	99-04-052
246-290-691	NEW	99-07-021	246-318-620	REP	99-04-052	246-320-595	NEW	99-04-052
246-290-692	AMD	99-07-021	246-318-630	REP	99-04-052	246-320-605	NEW	99-04-052
246-290-694	AMD	99-07-021	246-318-640	REP	99-04-052	246-320-615	NEW	99-04-052
246-290-696	AMD	99-07-021	246-318-650	REP	99-04-052	246-320-625	NEW	99-04-052
246-290-990	AMD-P	99-07-120	246-318-660	REP	99-04-052	246-320-635	NEW	99-04-052
246-290-990	AMD	99-12-022	246-318-670	REP	99-04-052	246-320-645	NEW	99-04-052
246-292-160	AMD-P	99-07-120	246-318-680	REP	99-04-052	246-320-655	NEW	99-04-052
246-292-160	AMD	99-12-022	246-318-690	REP	99-04-052	246-320-665	NEW	99-04-052
246-310-990	PREP	99-05-011	246-318-700	REP	99-04-052	246-320-675	NEW	99-04-052
246-310-990	AMD-P	99-20-090	246-318-710	REP	99-04-052	246-320-685	NEW	99-04-052
246-316-990	PREP-W	99-04-048	246-318-720	REP	99-04-052	246-320-695	NEW	99-04-052
246-318-010	REP	99-04-052	246-318-730	REP	99-04-052	246-320-705	NEW	99-04-052
246-318-013	REP	99-04-052	246-318-740	REP	99-04-052	246-320-715	NEW	99-04-052
246-318-015	REP	99-04-052	246-318-750	REP	99-04-052	246-320-725	NEW	99-04-052
246-318-017	REP	99-04-052	246-318-760	REP	99-04-052	246-320-735	NEW	99-04-052
246-318-020	REP	99-04-052	246-318-770	REP	99-04-052	246-320-745	NEW	99-04-052
246-318-025	REP	99-04-052	246-318-780	REP	99-04-052	246-320-755	NEW	99-04-052
246-318-030	REP	99-04-052	246-318-790	REP	99-04-052	246-320-765	NEW	99-04-052
246-318-033	REP	99-04-052	246-318-800	REP	99-04-052	246-320-775	NEW	99-04-052
246-318-035	REP	99-04-052	246-318-810	REP	99-04-052	246-320-785	NEW	99-04-052
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246-318-042	REP	99-04-052	246-318-830	REP	99-04-052	246-320-805	NEW	99-04-052
246-318-150	REP	99-04-052	246-318-840	REP	99-04-052	246-320-815	NEW	99-04-052
						246-320-990	NEW	99-04-052

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246-320-990	AMD-P	99-21-064	246-359-405	NEW	99-03-065	246-808-380	REP-XR	99-03-061
246-320-99902	NEW	99-04-052	246-359-410	NEW	99-03-065	246-808-390	REP-XR	99-03-061
246-322-990	AMD-P	99-20-091	246-359-420	NEW	99-03-065	246-808-640	REP-XR	99-03-061
246-323-990	AMD-P	99-21-065	246-359-430	NEW	99-03-065	246-808-990	AMD-P	99-02-057
246-324-990	AMD-P	99-20-091	246-359-440	NEW	99-03-065	246-808-990	AMD	99-08-101
246-325-990	AMD-P	99-21-065	246-359-500	NEW	99-03-065	246-810-990	AMD-P	99-02-057
246-326-990	AMD-P	99-21-065	246-359-510	NEW	99-03-065	246-810-990	AMD	99-08-101
246-338-990	AMD-P	99-21-074	246-359-520	NEW	99-03-065	246-811-010	NEW-P	99-09-100
246-358	PREP	99-15-108	246-359-530	NEW	99-03-065	246-811-010	NEW	99-13-084
246-358-025	AMD-E	99-10-096	246-359-540	NEW	99-03-065	246-811-030	NEW-P	99-09-100
246-358-600	NEW-P	99-08-098	246-359-550	NEW	99-03-065	246-811-030	NEW	99-13-084
246-358-600	NEW	99-12-006	246-359-560	NEW	99-03-065	246-811-045	NEW-P	99-09-100
246-358-610	NEW-P	99-08-098	246-359-565	NEW	99-03-065	246-811-045	NEW	99-13-084
246-358-610	NEW	99-12-006	246-359-570	NEW	99-03-065	246-811-046	NEW-P	99-09-100
246-358-620	NEW-P	99-08-098	246-359-575	NEW	99-03-065	246-811-046	NEW	99-13-084
246-358-620	NEW	99-12-006	246-359-580	NEW	99-03-065	246-811-047	NEW-P	99-09-100
246-358-630	NEW-P	99-08-098	246-359-590	NEW	99-03-065	246-811-047	NEW	99-13-084
246-358-630	NEW	99-12-006	246-359-600	NEW	99-03-065	246-811-048	NEW-P	99-09-100
246-358-640	NEW-P	99-08-098	246-359-700	NEW	99-03-065	246-811-048	NEW	99-13-084
246-358-640	NEW	99-12-006	246-359-710	NEW	99-03-065	246-811-049	NEW-P	99-09-100
246-358-650	NEW-P	99-08-098	246-359-720	NEW	99-03-065	246-811-049	NEW	99-13-084
246-358-650	NEW	99-12-006	246-359-730	NEW	99-03-065	246-811-060	NEW-P	99-20-060
246-358-660	NEW-P	99-08-098	246-359-740	NEW	99-03-065	246-811-070	NEW-P	99-09-100
246-358-660	NEW	99-12-006	246-359-750	NEW	99-03-065	246-811-070	NEW	99-13-084
246-358-670	NEW-P	99-08-098	246-359-760	NEW	99-03-065	246-811-075	NEW-P	99-09-100
246-358-670	NEW	99-12-006	246-359-800	NEW	99-03-065	246-811-075	NEW	99-13-084
246-358-680	NEW-P	99-08-098	246-359-990	NEW	99-03-065	246-811-080	NEW-P	99-09-100
246-358-680	NEW	99-12-006	246-360-990	PREP	99-10-077	246-811-080	NEW	99-13-084
246-358-990	AMD-P	99-21-075	246-360-990	AMD-P	99-19-130	246-811-990	NEW-P	99-09-100
246-359-001	NEW	99-03-065	246-560-001	AMD	99-03-043	246-811-990	NEW	99-13-084
246-359-005	NEW	99-03-065	246-560-002	NEW	99-03-043	246-812-990	AMD-XA	99-18-081
246-359-010	NEW	99-03-065	246-560-010	AMD	99-03-043	246-817-990	AMD-P	99-02-057
246-359-020	NEW	99-03-065	246-560-011	NEW	99-03-043	246-817-990	AMD	99-08-101
246-359-030	NEW	99-03-065	246-560-025	NEW	99-03-043	246-822-990	AMD-P	99-02-057
246-359-040	NEW	99-03-065	246-560-035	NEW	99-03-043	246-822-990	AMD	99-08-101
246-359-050	NEW	99-03-065	246-560-040	AMD	99-03-043	246-828-045	NEW	99-08-102
246-359-060	NEW	99-03-065	246-560-045	NEW	99-03-043	246-828-061	NEW-P	99-11-036
246-359-070	NEW	99-03-065	246-560-050	AMD	99-03-043	246-828-061	NEW	99-19-059
246-359-080	NEW	99-03-065	246-560-060	AMD	99-03-043	246-828-105	AMD-XA	99-08-096
246-359-090	NEW	99-03-065	246-560-065	NEW	99-03-043	246-828-105	AMD	99-19-058
246-359-100	NEW	99-03-065	246-560-070	REP	99-03-043	246-828-110	REP	99-07-020
246-359-110	NEW	99-03-065	246-560-075	NEW	99-03-043	246-828-120	REP	99-07-020
246-359-120	NEW	99-03-065	246-560-077	NEW	99-03-043	246-828-130	REP	99-07-020
246-359-130	NEW	99-03-065	246-560-085	NEW	99-03-043	246-828-140	REP	99-07-020
246-359-140	NEW	99-03-065	246-562	PREP	99-15-101	246-828-150	REP	99-07-020
246-359-150	NEW	99-03-065	246-650-990	AMD-P	99-16-115	246-828-160	REP	99-07-020
246-359-160	NEW	99-03-065	246-650-990	AMD	99-20-036	246-828-170	REP	99-07-020
246-359-170	NEW	99-03-065	246-650-991	NEW-P	99-16-115	246-828-180	REP	99-07-020
246-359-180	NEW	99-03-065	246-650-991	NEW	99-20-036	246-828-190	REP	99-07-020
246-359-200	NEW	99-03-065	246-760	PREP	99-11-030	246-828-200	REP	99-07-020
246-359-210	NEW	99-03-065	246-762	PREP	99-11-031	246-828-210	REP	99-07-020
246-359-220	NEW	99-03-065	246-790	PREP	99-13-082	246-828-230	REP	99-07-020
246-359-230	NEW	99-03-065	246-802-990	AMD-P	99-02-057	246-828-240	REP	99-07-020
246-359-240	NEW	99-03-065	246-802-990	AMD	99-08-101	246-828-250	REP	99-07-020
246-359-250	NEW	99-03-065	246-808-101	REP-XR	99-03-061	246-828-260	REP	99-07-020
246-359-300	NEW	99-03-065	246-808-301	REP-XR	99-03-061	246-828-280	REP-XR	99-16-046
246-359-310	NEW	99-03-065	246-808-320	REP-XR	99-03-061	246-828-280	REP	99-20-063
246-359-320	NEW	99-03-065	246-808-330	REP-XR	99-03-061	246-828-290	AMD	99-08-103
246-359-330	NEW	99-03-065	246-808-340	REP-XR	99-03-061	246-828-310	REP	99-07-020
246-359-340	NEW	99-03-065	246-808-350	REP-XR	99-03-061	246-828-340	REP	99-07-019
246-359-350	NEW	99-03-065	246-808-360	REP-XR	99-03-061	246-830-990	AMD-P	99-02-057
246-359-400	NEW	99-03-065	246-808-370	REP-XR	99-03-061	246-830-990	AMD	99-08-101

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246-834-060	AMD	99-03-064	246-843-990	AMD-P	99-21-067	246-924-180	AMD-P	99-09-101
246-834-070	AMD	99-03-064	246-845-990	AMD-P	99-02-057	246-924-180	AMD	99-14-075
246-834-080	AMD	99-03-064	246-845-990	AMD	99-08-101	246-924-230	AMD-P	99-09-101
246-834-990	PREP	99-06-090	246-847-990	AMD-P	99-02-057	246-924-230	AMD	99-14-075
246-838-040	REP	99-08-104	246-847-990	AMD	99-08-101	246-924-240	AMD-P	99-09-101
246-840	PREP	99-11-033	246-849-990	AMD-P	99-02-057	246-924-240	AMD	99-14-075
246-840-010	PREP	99-11-032	246-849-990	AMD	99-08-101	246-924-250	AMD-P	99-09-101
246-840-020	AMD-P	99-06-092	246-850-060	NEW-P	99-03-083	246-924-250	AMD	99-14-075
246-840-020	AMD	99-10-079	246-850-060	NEW	99-07-122	246-924-300	AMD-P	99-09-101
246-840-020	PREP	99-11-032	246-851-270	REP	99-16-047	246-924-300	AMD	99-14-075
246-840-050	AMD-P	99-08-099	246-851-340	REP	99-16-047	246-924-330	AMD-P	99-09-101
246-840-050	AMD	99-13-086	246-851-360	REP	99-16-047	246-924-330	AMD	99-14-075
246-840-070	AMD-P	99-08-099	246-851-990	AMD-P	99-02-057	246-924-340	REP-P	99-09-101
246-840-070	AMD	99-13-086	246-851-990	AMD	99-08-101	246-924-340	REP	99-14-075
246-840-090	AMD-P	99-08-099	246-853-990	AMD-P	99-21-068	246-924-990	AMD-P	99-02-057
246-840-090	AMD	99-13-086	246-883-020	AMD-P	99-18-083	246-924-990	AMD	99-08-101
246-840-125	PREP	99-03-066	246-887-160	AMD-XA	99-16-116	246-926-990	AMD-P	99-02-057
246-840-565	PREP	99-11-032	246-888-010	NEW-P	99-18-084	246-926-990	AMD	99-08-101
246-840-730	AMD-P	99-18-082	246-888-020	NEW-P	99-18-084	246-928-990	AMD-P	99-02-057
246-840-740	NEW	99-04-051	246-888-030	NEW-P	99-18-084	246-928-990	AMD	99-08-101
246-840-760	PREP	99-11-032	246-888-040	NEW-P	99-18-084	246-930-330	PREP	99-14-001
246-840-840	PREP	99-14-002	246-888-050	NEW-P	99-18-084	246-930-499	REP	99-07-018
246-840-850	PREP	99-14-002	246-888-060	NEW-P	99-18-084	246-930-990	AMD-P	99-02-057
246-840-860	PREP	99-14-002	246-888-070	NEW-P	99-18-084	246-930-990	AMD	99-08-101
246-840-870	PREP	99-14-002	246-888-080	NEW-P	99-18-084	246-935-040	PREP	99-15-103
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246-840-920	PREP	99-11-032	246-915-990	AMD-P	99-02-057	246-935-140	REP	99-14-076
246-841-990	PREP	99-16-114	246-915-990	AMD	99-08-101	246-939-990	NEW-P	99-21-070
246-841-990	AMD-P	99-21-066	246-918-115	NEW-P	99-07-121	248-554-001	PREP	99-17-058
246-843-001	REP-P	99-20-059	246-918-115	NEW-W	99-20-089	248-554-005	PREP	99-17-058
246-843-010	AMD-P	99-20-092	246-918-116	NEW-P	99-07-121	248-554-010	PREP	99-17-058
246-843-015	NEW-P	99-20-092	246-918-116	NEW-W	99-20-089	248-554-015	PREP	99-17-058
246-843-030	REP-P	99-20-059	246-918-171	NEW-P	99-18-085	248-554-018	PREP	99-17-058
246-843-040	AMD-P	99-20-059	246-918-990	AMD-P	99-06-093	248-554-020	PREP	99-17-058
246-843-050	REP-P	99-20-059	246-918-990	AMD	99-13-087	248-554-030	PREP	99-17-058
246-843-060	REP	99-03-069	246-918-990	AMD-P	99-18-085	250-04-010	REP-XR	99-19-148
246-843-070	AMD-P	99-20-093	246-919-421	NEW-P	99-18-085	250-04-020	REP-XR	99-19-148
246-843-071	NEW-P	99-20-093	246-919-430	AMD-P	99-18-085	250-04-030	REP-XR	99-19-148
246-843-072	NEW-P	99-20-093	246-919-450	AMD-P	99-18-085	250-04-040	REP-XR	99-19-148
246-843-073	NEW-P	99-20-093	246-919-460	AMD-P	99-18-085	250-04-050	REP-XR	99-19-148
246-843-074	NEW-P	99-20-093	246-919-630	NEW-P	99-07-121	250-04-060	REP-XR	99-19-148
246-843-080	REP-P	99-20-093	246-919-630	NEW-W	99-20-089	250-04-070	REP-XR	99-19-148
246-843-090	AMD-P	99-20-094	246-919-640	NEW-P	99-07-121	250-04-080	REP-XR	99-19-148
246-843-093	NEW-P	99-20-094	246-919-640	NEW-W	99-20-089	250-08-010	REP-XR	99-19-148
246-843-095	AMD-P	99-20-094	246-919-800	NEW-P	99-18-086	250-08-020	REP-XR	99-19-148
246-843-100	REP-P	99-20-093	246-919-810	NEW-P	99-18-086	250-08-030	REP-XR	99-19-148
246-843-110	REP-P	99-20-093	246-919-820	NEW-P	99-18-086	250-08-040	REP-XR	99-19-148
246-843-115	REP-P	99-20-093	246-919-830	NEW-P	99-18-086	250-20-001	AMD-P	99-10-074
246-843-120	REP-P	99-20-093	246-919-990	AMD-P	99-18-085	250-20-001	AMD	99-16-015
246-843-122	REP-P	99-20-093	246-922-010	AMD-P	99-08-100	250-20-011	AMD-P	99-10-074
246-843-125	REP-P	99-20-095	246-922-010	AMD	99-14-074	250-20-011	AMD	99-16-015
246-843-130	AMD-P	99-20-095	246-922-090	REP-P	99-08-100	250-20-021	AMD-P	99-10-074
246-843-150	AMD-P	99-20-095	246-922-090	REP	99-14-074	250-20-021	AMD	99-16-015
246-843-170	REP-P	99-20-093	246-922-100	AMD-P	99-08-100	250-20-031	AMD-P	99-10-074
246-843-200	REP	99-03-068	246-922-100	AMD	99-14-074	250-20-031	AMD	99-16-015
246-843-205	AMD-P	99-20-058	246-922-300	AMD-P	99-15-104	250-20-041	AMD-P	99-10-074
246-843-220	REP	99-03-067	246-922-300	AMD	99-20-096	250-20-041	AMD	99-16-015
246-843-225	REP	99-03-067	246-922-310	AMD-P	99-15-104	250-61-060	AMD	99-06-022
246-843-230	AMD-P	99-20-093	246-922-310	AMD	99-20-096	250-61-090	AMD	99-06-021

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250- 79-030	NEW-P	99-15-084	260- 44-120	AMD	99-05-049	275- 27-180	DECOD	99-19-104
250- 79-030	NEW	99-19-147	260- 48-600	AMD-P	99-02-081	275- 27-185	NEW	99-04-071
250- 80-010	NEW-E	99-20-076	260- 48-600	AMD	99-06-026	275- 27-185	DECOD	99-19-104
250- 80-020	NEW-E	99-20-076	260- 48-620	AMD-P	99-02-081	275- 27-190	NEW	99-04-071
250- 80-030	NEW-E	99-20-076	260- 48-620	AMD	99-06-026	275- 27-190	DECOD	99-19-104
250- 80-040	NEW-E	99-20-076	260- 48-700	NEW-P	99-02-081	275- 27-191	NEW	99-04-071
250- 80-050	NEW-E	99-20-076	260- 48-700	NEW	99-06-026	275- 27-191	DECOD	99-19-104
250- 80-060	NEW-E	99-20-076	260- 48-710	NEW-P	99-02-081	275- 27-192	NEW	99-04-071
250- 80-070	NEW-E	99-20-076	260- 48-710	NEW	99-06-026	275- 27-192	DECOD	99-19-104
250- 80-080	NEW-E	99-20-076	260- 48-720	NEW-P	99-02-081	275- 27-193	NEW	99-04-071
250- 80-090	NEW-E	99-20-076	260- 48-720	NEW	99-06-026	275- 27-193	DECOD	99-19-104
250- 80-100	NEW-E	99-20-076	260- 48-910	NEW-P	99-02-081	275- 27-194	NEW	99-04-071
251- 01-014	NEW-P	99-02-054	260- 48-910	NEW	99-06-026	275- 27-194	DECOD	99-19-104
251- 01-014	NEW	99-05-042	260- 52-070	AMD	99-05-047	275- 27-195	NEW	99-04-071
251- 01-015	AMD-P	99-02-054	260- 75	PREP	99-03-014	275- 27-195	DECOD	99-19-104
251- 01-015	AMD	99-05-042	262- 01	PREP	99-20-067	275- 27-196	NEW	99-04-071
251- 01-040	AMD-P	99-02-054	275- 25-010	DECOD	99-19-104	275- 27-196	DECOD	99-19-104
251- 01-040	AMD	99-05-042	275- 25-015	DECOD	99-19-104	275- 27-197	NEW	99-04-071
251- 01-190	AMD-P	99-02-054	275- 25-020	DECOD	99-19-104	275- 27-197	DECOD	99-19-104
251- 01-190	AMD	99-05-042	275- 25-030	DECOD	99-19-104	275- 27-198	NEW	99-04-071
251- 01-330	REP-P	99-02-054	275- 25-040	DECOD	99-19-104	275- 27-198	DECOD	99-19-104
251- 01-330	REP	99-05-042	275- 25-520	DECOD	99-19-104	275- 27-199	NEW	99-04-071
251- 01-345	AMD-P	99-16-101	275- 25-527	DECOD	99-19-104	275- 27-199	DECOD	99-19-104
251- 01-400	AMD-P	99-02-054	275- 25-530	DECOD	99-19-104	275- 27-200	NEW	99-04-071
251- 01-400	AMD	99-05-042	275- 25-755	DECOD	99-19-104	275- 27-200	DECOD	99-19-104
251- 01-420	REP-P	99-02-054	275- 26-005	DECOD	99-19-104	275- 27-202	NEW	99-04-071
251- 01-420	REP	99-05-042	275- 26-010	DECOD	99-19-104	275- 27-202	DECOD	99-19-104
251- 01-435	AMD-P	99-13-106	275- 26-019	DECOD	99-19-104	275- 27-204	NEW	99-04-071
251- 01-435	AMD	99-19-118	275- 26-020	DECOD	99-19-104	275- 27-204	DECOD	99-19-104
251- 01-440	AMD-P	99-02-054	275- 26-021	DECOD	99-19-104	275- 27-211	NEW	99-04-071
251- 01-440	AMD	99-05-042	275- 26-022	DECOD	99-19-104	275- 27-211	DECOD	99-19-104
251- 11-130	AMD-P	99-13-106	275- 26-025	DECOD	99-19-104	275- 27-212	NEW	99-04-071
251- 11-130	AMD	99-19-118	275- 26-050	DECOD	99-19-104	275- 27-212	DECOD	99-19-104
251- 17-090	AMD-P	99-02-054	275- 26-055	DECOD	99-19-104	275- 27-213	NEW	99-04-071
251- 17-090	AMD	99-05-042	275- 26-060	DECOD	99-19-104	275- 27-213	DECOD	99-19-104
251- 19-050	AMD-P	99-13-106	275- 26-065	DECOD	99-19-104	275- 27-219	DECOD	99-19-104
251- 19-050	AMD	99-19-118	275- 26-070	DECOD	99-19-104	275- 27-220	DECOD	99-19-104
251- 19-060	AMD-P	99-13-106	275- 26-071	DECOD	99-19-104	275- 27-222	DECOD	99-19-104
251- 19-060	AMD	99-19-118	275- 26-072	DECOD	99-19-104	275- 27-223	DECOD	99-19-104
251- 19-180	NEW-P	99-16-102	275- 26-073	DECOD	99-19-104	275- 27-230	DECOD	99-19-104
251- 19-180	NEW	99-19-119	275- 26-074	DECOD	99-19-104	275- 27-240	DECOD	99-19-104
251- 20-020	AMD-P	99-16-101	275- 26-075	DECOD	99-19-104	275- 27-250	DECOD	99-19-104
251- 20-030	AMD-P	99-16-101	275- 26-076	DECOD	99-19-104	275- 27-400	DECOD	99-19-104
251- 23-010	AMD-P	99-02-054	275- 26-077	DECOD	99-19-104	275- 27-500	DECOD	99-19-104
251- 23-010	AMD	99-05-042	275- 26-087	DECOD	99-19-104	275- 27-800	DECOD	99-19-104
251- 23-030	AMD-P	99-02-054	275- 26-095	DECOD	99-19-104	275- 27-810	DECOD	99-19-104
251- 23-030	AMD	99-05-042	275- 26-097	DECOD	99-19-104	275- 27-820	DECOD	99-19-104
251- 23-040	AMD-P	99-02-054	275- 26-100	DECOD	99-19-104	275- 30-010	AMD	99-03-077
251- 23-040	AMD	99-05-042	275- 26-107	DECOD	99-19-104	275- 30-030	AMD	99-03-077
251- 23-050	AMD-P	99-02-054	275- 26-110	DECOD	99-19-104	275- 30-040	AMD	99-03-077
251- 23-050	AMD	99-05-042	275- 26-115	DECOD	99-19-104	275- 30-050	REP	99-03-077
251- 23-060	AMD-P	99-02-054	275- 27	PREP	99-10-063	275- 30-060	AMD	99-03-077
251- 23-060	AMD	99-05-042	275- 27-020	AMD	99-04-071	275- 30-070	AMD	99-03-077
251- 24-030	AMD-P	99-02-054	275- 27-020	DECOD-P	99-15-043	275- 30-080	REP	99-03-077
251- 24-030	AMD	99-05-042	275- 27-020	AMD-P	99-15-043	275- 31-005	DECOD	99-19-104
251- 24-030	AMD-P	99-13-105	275- 27-023	DECOD	99-19-104	275- 31-010	DECOD	99-19-104
251- 24-030	AMD	99-19-115	275- 27-026	DECOD	99-19-104	275- 31-020	DECOD	99-19-104
251- 24-040	AMD-W	99-05-058	275- 27-030	DECOD	99-19-104	275- 31-030	DECOD	99-19-104
260- 24-560	AMD	99-05-048	275- 27-040	DECOD	99-19-104	275- 31-040	DECOD	99-19-104
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275-31-080	DECOD	99-19-104	275-38-750	DECOD	99-19-104	275-155-040	DECOD	99-21-001
275-31-090	DECOD	99-19-104	275-38-760	DECOD	99-19-104	275-155-050	DECOD	99-21-001
275-38-001	DECOD	99-19-104	275-38-765	DECOD	99-19-104	275-155-060	DECOD	99-21-001
275-38-003	DECOD	99-19-104	275-38-770	DECOD	99-19-104	275-155-070	DECOD	99-21-001
275-38-005	DECOD	99-19-104	275-38-775	DECOD	99-19-104	275-155-080	DECOD	99-21-001
275-38-015	DECOD	99-19-104	275-38-780	DECOD	99-19-104	275-155-090	DECOD	99-21-001
275-38-020	DECOD	99-19-104	275-38-785	DECOD	99-19-104	275-155-100	DECOD	99-21-001
275-38-025	DECOD	99-19-104	275-38-790	DECOD	99-19-104	275-155-110	DECOD	99-21-001
275-38-030	DECOD	99-19-104	275-38-795	DECOD	99-19-104	275-155-120	DECOD	99-21-001
275-38-035	DECOD	99-19-104	275-38-800	DECOD	99-19-104	275-155-130	DECOD	99-21-001
275-38-045	DECOD	99-19-104	275-38-805	DECOD	99-19-104	275-155-140	DECOD	99-21-001
275-38-050	DECOD	99-19-104	275-38-810	DECOD	99-19-104	275-156-005	DECOD	99-21-002
275-38-055	DECOD	99-19-104	275-38-812	DECOD	99-19-104	275-156-010	DECOD	99-21-002
275-38-060	DECOD	99-19-104	275-38-813	DECOD	99-19-104	275-156-015	DECOD	99-21-002
275-38-065	DECOD	99-19-104	275-38-815	DECOD	99-19-104	275-156-020	DECOD	99-21-002
275-38-075	DECOD	99-19-104	275-38-820	DECOD	99-19-104	275-156-025	DECOD	99-21-002
275-38-080	DECOD	99-19-104	275-38-831	DECOD	99-19-104	275-156-030	DECOD	99-21-002
275-38-090	DECOD	99-19-104	275-38-835	DECOD	99-19-104	275-156-035	DECOD	99-21-002
275-38-510	DECOD	99-19-104	275-38-840	DECOD	99-19-104	275-156-040	DECOD	99-21-002
275-38-515	DECOD	99-19-104	275-38-845	DECOD	99-19-104	284-07-050	AMD-XA	99-11-101
275-38-520	DECOD	99-19-104	275-38-846	DECOD	99-19-104	284-07-050	AMD	99-16-035
275-38-525	DECOD	99-19-104	275-38-850	DECOD	99-19-104	284-23-300	PREP	99-13-199
275-38-530	DECOD	99-19-104	275-38-860	DECOD	99-19-104	284-23-310	PREP	99-13-199
275-38-535	DECOD	99-19-104	275-38-863	DECOD	99-19-104	284-23-320	PREP	99-13-199
275-38-540	DECOD	99-19-104	275-38-865	DECOD	99-19-104	284-23-330	PREP	99-13-199
275-38-545	DECOD	99-19-104	275-38-868	DECOD	99-19-104	284-23-340	PREP	99-13-199
275-38-546	DECOD	99-19-104	275-38-869	DECOD	99-19-104	284-23-350	PREP	99-13-199
275-38-550	DECOD	99-19-104	275-38-870	DECOD	99-19-104	284-23-360	PREP	99-13-199
275-38-555	DECOD	99-19-104	275-38-875	DECOD	99-19-104	284-23-370	PREP	99-13-199
275-38-560	DECOD	99-19-104	275-38-880	DECOD	99-19-104	284-24-120	NEW-P	99-19-174
275-38-565	DECOD	99-19-104	275-38-885	DECOD	99-19-104	284-43	AMD-C	99-03-037
275-38-570	DECOD	99-19-104	275-38-886	DECOD	99-19-104	284-43	AMD-C	99-03-038
275-38-575	DECOD	99-19-104	275-38-887	DECOD	99-19-104	284-43	PREP	99-13-198
275-38-585	DECOD	99-19-104	275-38-888	DECOD	99-19-104	284-43-130	AMD-P	99-03-006
275-38-586	DECOD	99-19-104	275-38-889	DECOD	99-19-104	284-43-130	AMD-P	99-03-007
275-38-590	DECOD	99-19-104	275-38-890	DECOD	99-19-104	284-43-130	AMD-W	99-16-073
275-38-595	DECOD	99-19-104	275-38-892	DECOD	99-19-104	284-43-130	AMD-P	99-16-106
275-38-600	DECOD	99-19-104	275-38-895	DECOD	99-19-104	284-43-130	AMD	99-19-032
275-38-605	DECOD	99-19-104	275-38-900	DECOD	99-19-104	284-43-205	NEW-P	99-11-102
275-38-610	DECOD	99-19-104	275-38-903	DECOD	99-19-104	284-43-205	NEW-C	99-13-045
275-38-615	DECOD	99-19-104	275-38-906	DECOD	99-19-104	284-43-205	NEW	99-16-036
275-38-620	DECOD	99-19-104	275-38-910	DECOD	99-19-104	284-43-320	AMD-P	99-12-106
275-38-625	DECOD	99-19-104	275-38-915	DECOD	99-19-104	284-43-320	AMD	99-21-016
275-38-645	DECOD	99-19-104	275-38-920	DECOD	99-19-104	284-43-321	NEW	99-21-016
275-38-650	DECOD	99-19-104	275-38-925	DECOD	99-19-104	284-43-322	NEW	99-21-016
275-38-655	DECOD	99-19-104	275-38-930	DECOD	99-19-104	284-43-324	NEW	99-21-016
275-38-660	DECOD	99-19-104	275-38-935	DECOD	99-19-104	284-43-330	AMD-P	99-12-106
275-38-665	DECOD	99-19-104	275-38-940	DECOD	99-19-104	284-43-330	AMD	99-21-016
275-38-667	DECOD	99-19-104	275-38-945	DECOD	99-19-104	284-43-331	NEW	99-21-016
275-38-670	DECOD	99-19-104	275-38-950	DECOD	99-19-104	284-43-340	REP-P	99-12-106
275-38-675	DECOD	99-19-104	275-38-955	DECOD	99-19-104	284-43-350	NEW-P	99-12-106
275-38-678	DECOD	99-19-104	275-38-960	DECOD	99-19-104	284-43-360	NEW-P	99-12-106
275-38-680	DECOD	99-19-104	275-41-005	DECOD	99-19-104	284-43-370	NEW-P	99-12-106
275-38-685	DECOD	99-19-104	275-41-010	DECOD	99-19-104	284-43-399	NEW-P	99-12-106
275-38-690	DECOD	99-19-104	275-41-015	DECOD	99-19-104	284-43-610	NEW-P	99-19-173
275-38-695	DECOD	99-19-104	275-41-020	DECOD	99-19-104	284-43-620	NEW-P	99-19-173
275-38-700	DECOD	99-19-104	275-41-025	DECOD	99-19-104	284-43-810	NEW-P	99-03-006
275-38-705	DECOD	99-19-104	275-59	PREP	99-14-065	284-43-810	NEW-P	99-03-007
275-38-706	DECOD	99-19-104	275-155-005	DECOD	99-21-001	284-43-810	NEW-W	99-16-073
275-38-715	DECOD	99-19-104	275-155-010	DECOD	99-21-001	284-43-810	NEW-P	99-16-106
275-38-720	DECOD	99-19-104	275-155-020	DECOD	99-21-001	284-43-810	NEW	99-19-032
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284- 50-377	AMD-P	99-19-173	296- 15-060	REP-P	99-18-067	296- 17-532	AMD-P	99-12-115
284- 53-005	NEW-P	99-11-103	296- 15-061	NEW-P	99-18-067	296- 17-532	AMD	99-18-068
284- 53-005	NEW	99-16-005	296- 15-065	REP-P	99-18-067	296- 17-53802	AMD-P	99-12-115
284- 53-010	AMD-P	99-11-103	296- 15-080	REP-P	99-18-067	296- 17-53802	AMD	99-18-068
284- 53-010	AMD	99-16-005	296- 15-090	REP-P	99-18-067	296- 17-53805	AMD-P	99-12-115
284- 91-060	NEW-P	99-14-085	296- 15-110	REP-P	99-18-067	296- 17-53805	AMD	99-18-068
284- 91-060	NEW	99-18-039	296- 15-121	NEW-P	99-18-067	296- 17-539	AMD-P	99-12-115
284- 96-015	AMD-P	99-19-173	296- 15-130	REP-P	99-18-067	296- 17-539	AMD	99-18-068
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286- 26-100	AMD-P	99-08-114	296- 15-145	REP-P	99-18-067	296- 17-544	AMD	99-18-068
286- 26-100	AMD	99-16-009	296- 15-150	REP-P	99-18-067	296- 17-545	AMD-P	99-12-115
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292-100-006	NEW	99-06-073	296- 15-161	NEW-P	99-18-067	296- 17-552	AMD-P	99-12-115
292-100-007	NEW	99-06-073	296- 15-170	REP-P	99-18-067	296- 17-552	AMD	99-18-068
292-100-010	AMD	99-06-073	296- 15-171	NEW-P	99-18-067	296- 17-564	AMD-P	99-12-115
292-100-020	AMD	99-06-073	296- 15-181	NEW-P	99-18-067	296- 17-564	AMD	99-18-068
292-100-030	AMD	99-06-073	296- 15-210	REP-P	99-18-067	296- 17-57603	AMD-P	99-12-115
292-100-040	AMD	99-06-073	296- 15-215	REP-P	99-18-067	296- 17-57603	AMD	99-18-068
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296-54-519	AMD-P	99-08-072	296-54-553	AMD-P	99-08-072	296-54-58130	NEW	99-17-117
296-54-519	AMD	99-17-117	296-54-553	AMD	99-17-117	296-54-583	AMD-P	99-08-072
296-54-521	AMD-P	99-08-072	296-54-555	AMD-P	99-08-072	296-54-583	AMD	99-17-117
296-54-521	RECOD	99-17-117	296-54-555	AMD	99-17-117	296-54-584	NEW	99-17-117
296-54-521	AMD	99-17-117	296-54-557	AMD-P	99-08-072	296-54-585	AMD-P	99-08-072
296-54-523	AMD-P	99-08-072	296-54-557	AMD	99-17-117	296-54-585	AMD	99-17-117
296-54-523	RECOD	99-17-117	296-54-55710	NEW-P	99-08-072	296-54-587	AMD-P	99-08-072
296-54-523	AMD	99-17-117	296-54-55710	NEW	99-17-117	296-54-587	AMD	99-17-117
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296-54-525	REP	99-17-117	296-54-55720	NEW	99-17-117	296-54-589	AMD	99-17-117
296-54-527	AMD-P	99-08-072	296-54-55730	NEW-P	99-08-072	296-54-58910	NEW-P	99-08-072
296-54-527	AMD	99-17-117	296-54-55730	NEW	99-17-117	296-54-58910	NEW	99-17-117
296-54-527	RECOD	99-17-117	296-54-559	AMD-P	99-08-072	296-54-58920	NEW-P	99-08-072
296-54-529	AMD-P	99-08-072	296-54-559	DECOD	99-17-117	296-54-58920	NEW	99-17-117
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296-54-531	AMD	99-17-117	296-54-563	AMD-P	99-08-072	296-54-58940	NEW	99-17-117
296-54-531	RECOD	99-17-117	296-54-563	AMD	99-17-117	296-54-58950	NEW-P	99-08-072
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296-54-533	AMD	99-17-117	296-54-567	AMD-P	99-08-072	296-54-58960	NEW	99-17-117
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296-54-537	AMD-P	99-08-072	296-54-571	AMD-P	99-08-072	296-54-591	AMD	99-17-117
296-54-537	AMD	99-17-117	296-54-571	AMD	99-17-117	296-54-593	AMD-P	99-08-072
296-54-539	AMD-P	99-08-072	296-54-573	AMD-P	99-08-072	296-54-593	AMD	99-17-117
296-54-539	AMD	99-17-117	296-54-573	AMD	99-17-117	296-54-59310	NEW-P	99-08-072
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296-54-53930	NEW-P	99-08-072	296-54-57320	NEW-P	99-08-072	296-54-59330	NEW	99-17-117
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296-54-53940	NEW-P	99-08-072	296-54-57325	NEW-P	99-08-072	296-54-59340	NEW	99-17-117
296-54-53940	NEW	99-17-117	296-54-57325	NEW	99-17-117	296-54-595	AMD-P	99-08-072
296-54-541	AMD-P	99-08-072	296-54-57330	NEW-P	99-08-072	296-54-595	AMD	99-17-117
296-54-541	AMD	99-17-117	296-54-57330	NEW	99-17-117	296-54-59510	NEW-P	99-08-072
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296-54-545	AMD	99-17-117	296-54-57340	NEW	99-17-117	296-54-597	AMD-P	99-08-072
296-54-547	AMD-P	99-08-072	296-54-57345	NEW-P	99-08-072	296-54-597	AMD	99-17-117
296-54-547	AMD	99-17-117	296-54-57345	NEW	99-17-117	296-54-59710	NEW-P	99-08-072
296-54-54710	NEW-P	99-08-072	296-54-57350	NEW-P	99-08-072	296-54-59710	NEW	99-17-117
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296-54-54730	NEW-P	99-08-072	296-54-575	AMD-P	99-08-072	296-54-59730	NEW	99-17-117
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296-54-54740	NEW-P	99-08-072	296-54-577	AMD-P	99-08-072	296-54-599	REP	99-17-117
296-54-54740	NEW	99-17-117	296-54-577	AMD	99-17-117	296-54-601	AMD-P	99-08-072
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296- 54-70120	NEW	99-17-117	296- 62-07171	NEW	99-10-071	296- 62-07281	NEW	99-10-071
296- 54-70130	NEW-P	99-08-072	296- 62-07172	NEW	99-10-071	296- 62-07283	NEW	99-10-071
296- 54-70130	NEW	99-17-117	296- 62-07175	NEW	99-10-071	296- 62-07285	NEW	99-10-071
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296- 54-99014	NEW	99-17-117	296- 62-07210	NEW	99-10-071	296- 62-07369	AMD	99-10-071
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296-62-07713	AMD-P	99-08-071	296-62-20027	AMD	99-17-094	296-62-30915	NEW	99-07-097
296-62-07713	AMD	99-17-026	296-62-20029	AMD-XA	99-12-089	296-62-30920	NEW	99-07-097
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296-62-14511	REP-P	99-13-144	296-62-30510	NEW	99-07-097	296-62-3195	AMD	99-07-097
296-62-14513	REP-P	99-13-144	296-62-30515	NEW	99-07-097	296-62-410	NEW	99-07-097
296-62-14515	REP-P	99-13-144	296-62-30520	NEW	99-07-097	296-62-41001	NEW	99-07-097
296-62-14517	REP-P	99-13-144	296-62-30525	NEW	99-07-097	296-62-41003	NEW	99-07-097
296-62-14519	REP-P	99-13-144	296-62-30530	NEW	99-07-097	296-62-41010	NEW	99-07-097
296-62-14520	REP-P	99-13-144	296-62-30535	NEW	99-07-097	296-62-41011	NEW	99-07-097
296-62-14521	REP-P	99-13-144	296-62-3060	AMD	99-07-097	296-62-41013	NEW	99-07-097
296-62-14523	REP-P	99-13-144	296-62-30605	NEW	99-07-097	296-62-41015	NEW	99-07-097
296-62-14525	REP-P	99-13-144	296-62-30610	NEW	99-07-097	296-62-41017	NEW	99-07-097
296-62-14527	REP-P	99-13-144	296-62-30615	NEW	99-07-097	296-62-41019	NEW	99-07-097
296-62-14529	REP-P	99-13-144	296-62-3070	AMD	99-07-097	296-62-41020	NEW	99-07-097
296-62-14533	AMD	99-10-071	296-62-30705	NEW	99-07-097	296-62-41021	NEW	99-07-097
296-62-20011	AMD	99-10-071	296-62-30710	NEW	99-07-097	296-62-41023	NEW	99-07-097
296-62-20017	AMD-XA	99-12-089	296-62-30715	NEW	99-07-097	296-62-41025	NEW	99-07-097
296-62-20017	AMD	99-17-094	296-62-3080	AMD	99-07-097	296-62-41025	AMD-XA	99-12-089

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296-62-41030	NEW	99-07-097	296-79-080	AMD-P	99-06-071	296-79-29001	AMD-P	99-06-071
296-62-41031	NEW	99-07-097	296-79-080	AMD	99-16-083	296-79-29001	AMD	99-16-083
296-62-41033	NEW	99-07-097	296-79-090	AMD-P	99-06-071	296-79-29003	AMD-P	99-06-071
296-62-41035	NEW	99-07-097	296-79-090	AMD	99-16-083	296-79-29003	AMD	99-16-083
296-62-41040	NEW	99-07-097	296-79-100	AMD-P	99-06-071	296-79-29005	AMD-P	99-06-071
296-62-41041	NEW	99-07-097	296-79-100	AMD	99-16-083	296-79-29005	AMD	99-16-083
296-62-41042	NEW	99-07-097	296-79-110	AMD-P	99-06-071	296-79-29007	AMD-P	99-06-071
296-62-41043	NEW	99-07-097	296-79-110	AMD	99-16-083	296-79-29007	AMD	99-16-083
296-62-41044	NEW	99-07-097	296-79-120	AMD-P	99-06-071	296-79-29009	AMD-P	99-06-071
296-62-41045	NEW	99-07-097	296-79-120	AMD	99-16-083	296-79-29009	AMD	99-16-083
296-62-41046	NEW	99-07-097	296-79-130	AMD-P	99-06-071	296-79-29011	AMD-P	99-06-071
296-62-41047	NEW	99-07-097	296-79-130	AMD	99-16-083	296-79-29011	AMD	99-16-083
296-62-41060	NEW	99-07-097	296-79-140	AMD-P	99-06-071	296-79-29013	AMD-P	99-06-071
296-62-41061	NEW	99-07-097	296-79-140	AMD	99-16-083	296-79-29013	AMD	99-16-083
296-62-41063	NEW	99-07-097	296-79-150	AMD-P	99-06-071	296-79-29015	AMD-P	99-06-071
296-62-41080	NEW	99-07-097	296-79-150	AMD	99-16-083	296-79-29015	AMD	99-16-083
296-62-41081	NEW	99-07-097	296-79-160	AMD-P	99-06-071	296-79-29017	AMD-P	99-06-071
296-62-41082	NEW	99-07-097	296-79-160	AMD	99-16-083	296-79-29017	AMD	99-16-083
296-62-41084	NEW	99-07-097	296-79-170	AMD-P	99-06-071	296-79-29019	REP-P	99-06-071
296-62-41085	NEW	99-07-097	296-79-170	AMD	99-16-083	296-79-29019	REP	99-16-083
296-62-41086	NEW	99-07-097	296-79-180	AMD-P	99-06-071	296-79-29021	AMD-P	99-06-071
296-63	PREP	99-02-083	296-79-180	AMD	99-16-083	296-79-29021	AMD	99-16-083
296-65	PREP	99-02-083	296-79-190	AMD-P	99-06-071	296-79-29023	AMD-P	99-06-071
296-65-003	AMD-P	99-08-071	296-79-190	AMD	99-16-083	296-79-29023	AMD	99-16-083
296-65-003	AMD	99-17-026	296-79-200	AMD-P	99-06-071	296-79-29025	REP-P	99-06-071
296-65-010	AMD-P	99-08-071	296-79-200	AMD	99-16-083	296-79-29025	REP	99-16-083
296-65-010	AMD	99-17-026	296-79-210	AMD-P	99-06-071	296-79-29027	AMD-P	99-06-071
296-65-012	AMD-P	99-08-071	296-79-210	AMD	99-16-083	296-79-29027	AMD	99-16-083
296-65-012	AMD	99-17-026	296-79-220	AMD-P	99-06-071	296-79-29029	AMD-P	99-06-071
296-65-020	AMD-P	99-08-071	296-79-220	AMD	99-16-083	296-79-29029	AMD	99-16-083
296-65-020	AMD	99-17-026	296-79-230	AMD-P	99-06-071	296-79-29031	AMD-P	99-06-071
296-65-025	AMD-P	99-08-071	296-79-230	AMD	99-16-083	296-79-29031	AMD	99-16-083
296-65-025	AMD	99-17-026	296-79-240	AMD-P	99-06-071	296-79-29033	AMD-P	99-06-071
296-65-030	AMD-P	99-08-071	296-79-240	AMD	99-16-083	296-79-29033	AMD	99-16-083
296-65-030	AMD	99-17-026	296-79-250	AMD-P	99-06-071	296-79-29035	AMD-P	99-06-071
296-67	PREP	99-02-083	296-79-250	AMD	99-16-083	296-79-29035	AMD	99-16-083
296-78	PREP	99-02-083	296-79-255	REP-P	99-06-071	296-79-29037	AMD-P	99-06-071
296-78	PREP	99-06-040	296-79-255	REP	99-16-083	296-79-29037	AMD	99-16-083
296-78	PREP	99-12-037	296-79-260	AMD-P	99-06-071	296-79-300	AMD-P	99-06-071
296-78-540	AMD-P	99-15-086	296-79-260	AMD	99-16-083	296-79-300	AMD	99-16-083
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296-78-550	AMD-P	99-15-086	296-79-270	AMD	99-16-083	296-79-310	AMD	99-16-083
296-78-555	REP-P	99-15-086	296-79-27001	REP-P	99-06-071	296-79-31001	AMD-P	99-06-071
296-78-665	AMD	99-10-071	296-79-27001	REP	99-16-083	296-79-31001	AMD	99-16-083
296-78-71019	AMD	99-10-071	296-79-27003	AMD-P	99-06-071	296-79-31003	AMD-P	99-06-071
296-79	PREP	99-02-083	296-79-27003	AMD	99-16-083	296-79-31003	AMD	99-16-083
296-79-010	AMD-P	99-06-071	296-79-27005	AMD-P	99-06-071	296-79-31005	REP-P	99-06-071
296-79-010	AMD	99-16-083	296-79-27005	AMD	99-16-083	296-79-31005	REP	99-16-083
296-79-011	NEW-P	99-06-071	296-79-27007	AMD-P	99-06-071	296-79-31007	REP-P	99-06-071
296-79-011	NEW	99-16-083	296-79-27007	AMD	99-16-083	296-79-31007	REP	99-16-083
296-79-020	AMD-P	99-06-071	296-79-27009	AMD-P	99-06-071	296-79-31009	AMD-P	99-06-071
296-79-020	AMD	99-16-083	296-79-27009	AMD	99-16-083	296-79-31009	AMD	99-16-083
296-79-030	AMD-P	99-06-071	296-79-27011	AMD-P	99-06-071	296-79-31011	REP-P	99-06-071
296-79-030	AMD	99-16-083	296-79-27011	AMD	99-16-083	296-79-31011	REP	99-16-083
296-79-040	AMD-P	99-06-071	296-79-27013	AMD-P	99-06-071	296-79-31013	REP-P	99-06-071
296-79-040	AMD	99-16-083	296-79-27013	AMD	99-16-083	296-79-31013	REP	99-16-083
296-79-050	AMD-P	99-06-071	296-79-27015	AMD-P	99-06-071	296-79-320	AMD-P	99-06-071
296-79-050	AMD	99-16-083	296-79-27015	AMD	99-16-083	296-79-320	AMD	99-16-083
296-79-060	REP-P	99-06-071	296-79-280	AMD-P	99-06-071	296-86A-020	AMD-P	99-08-128
296-79-060	REP	99-16-083	296-79-280	AMD	99-16-083	296-86A-020	AMD	99-12-080
296-79-070	AMD-P	99-06-071	296-79-290	AMD-P	99-06-071	296-86A-025	AMD-P	99-08-128

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296-86A-025	AMD	99-12-080	296-104-115	AMD-P	99-17-028	296-150C-1620	REP-XR	99-16-113
296-86A-028	AMD-P	99-08-128	296-104-125	PREP	99-05-021	296-150C-1630	REP-XR	99-16-113
296-86A-028	AMD	99-12-080	296-104-125	AMD-P	99-17-028	296-150C-1640	REP-XR	99-16-113
296-86A-030	AMD-P	99-08-128	296-104-130	PREP	99-05-021	296-150C-1650	REP-XR	99-16-113
296-86A-030	AMD	99-12-080	296-104-130	AMD-P	99-17-028	296-150C-1660	REP-XR	99-16-113
296-86A-040	AMD-P	99-08-128	296-104-135	PREP	99-05-021	296-150C-1670	REP-XR	99-16-113
296-86A-040	AMD	99-12-080	296-104-135	AMD-P	99-17-028	296-150C-1680	REP-XR	99-16-113
296-86A-060	AMD-P	99-08-128	296-104-140	PREP	99-05-021	296-150C-1690	REP-XR	99-16-113
296-86A-060	AMD	99-12-080	296-104-140	AMD-P	99-17-028	296-150C-1700	REP-XR	99-16-113
296-86A-070	AMD-P	99-08-128	296-104-145	PREP	99-05-021	296-150C-1710	REP-XR	99-16-113
296-86A-070	AMD	99-12-080	296-104-145	AMD-P	99-17-028	296-150C-1720	REP-XR	99-16-113
296-86A-073	AMD-P	99-08-128	296-104-150	PREP	99-05-021	296-150C-1730	REP-XR	99-16-113
296-86A-073	AMD	99-12-080	296-104-150	AMD-P	99-17-028	296-150C-1740	REP-XR	99-16-113
296-86A-074	AMD-P	99-08-128	296-104-151	PREP	99-05-021	296-150C-1750	REP-XR	99-16-113
296-86A-074	AMD	99-12-080	296-104-151	AMD-P	99-17-028	296-150C-1751	REP-XR	99-16-113
296-86A-075	AMD-P	99-08-128	296-104-155	PREP	99-05-021	296-150C-1752	REP-XR	99-16-113
296-86A-075	AMD	99-12-080	296-104-155	AMD-P	99-17-028	296-150C-1753	REP-XR	99-16-113
296-86A-080	AMD-P	99-08-128	296-104-160	PREP	99-05-021	296-150C-1754	REP-XR	99-16-113
296-86A-080	AMD	99-12-080	296-104-160	AMD-P	99-17-028	296-150C-1755	REP-XR	99-16-113
296-99	PREP	99-02-083	296-104-165	PREP	99-05-021	296-150C-1756	REP-XR	99-16-113
296-104-001	PREP	99-05-021	296-104-165	AMD-P	99-17-028	296-150C-1757	REP-XR	99-16-113
296-104-001	AMD-P	99-17-028	296-104-170	PREP	99-05-021	296-150C-1758	REP-XR	99-16-113
296-104-002	PREP	99-05-021	296-104-170	AMD-P	99-17-028	296-150C-1759	REP-XR	99-16-113
296-104-002	REP-P	99-17-028	296-104-285	REP-P	99-04-036	296-150C-1760	REP-XR	99-16-113
296-104-010	PREP	99-05-021	296-104-285	REP	99-08-049	296-150C-1770	REP-XR	99-16-113
296-104-010	AMD-P	99-17-028	296-104-502	PREP	99-05-021	296-150C-1780	REP-XR	99-16-113
296-104-015	PREP	99-05-021	296-104-502	AMD-P	99-17-028	296-150C-1790	REP-XR	99-16-113
296-104-015	AMD-P	99-17-028	296-104-700	AMD-P	99-04-036	296-150C-1800	REP-XR	99-16-113
296-104-017	PREP	99-05-021	296-104-700	AMD	99-08-049	296-150C-1810	REP-XR	99-16-113
296-104-018	PREP	99-05-021	296-115	PREP	99-02-083	296-150C-1820	REP-XR	99-16-113
296-104-018	AMD-P	99-17-028	296-125-019	REP-XR	99-12-113	296-150C-1830	REP-XR	99-16-113
296-104-020	PREP	99-05-021	296-125-019	REP	99-15-071	296-150C-3000	AMD-P	99-08-128
296-104-020	AMD-P	99-17-028	296-125-0212	NEW-W	99-09-081	296-150C-3000	AMD	99-12-080
296-104-025	PREP	99-05-021	296-125-0630	NEW-W	99-09-081	296-150F	PREP	99-05-078
296-104-025	AMD-P	99-17-028	296-125-0725	NEW-W	99-09-081	296-150F-0050	NEW-P	99-08-129
296-104-030	PREP	99-05-021	296-150C	PREP	99-05-078	296-150F-0050	NEW	99-13-010
296-104-030	AMD-P	99-17-028	296-150C-0020	AMD-XA	99-17-116	296-150F-0140	NEW-P	99-08-129
296-104-035	PREP	99-05-021	296-150C-0140	NEW-P	99-08-129	296-150F-0140	NEW	99-13-010
296-104-035	AMD-P	99-17-028	296-150C-0140	NEW	99-13-010	296-150F-0320	AMD-P	99-08-129
296-104-040	PREP	99-05-021	296-150C-0320	AMD-P	99-08-129	296-150F-0320	AMD	99-13-010
296-104-040	AMD-P	99-17-028	296-150C-0320	AMD	99-13-010	296-150F-0605	NEW-P	99-08-129
296-104-045	PREP	99-05-021	296-150C-0330	REP-XR	99-16-113	296-150F-0605	NEW	99-13-010
296-104-045	AMD-P	99-17-028	296-150C-0410	AMD-XA	99-17-116	296-150F-0610	NEW-P	99-08-129
296-104-050	PREP	99-05-021	296-150C-0500	AMD-XA	99-17-116	296-150F-0610	NEW	99-13-010
296-104-050	AMD-P	99-17-028	296-150C-0805	NEW-P	99-08-129	296-150F-0615	NEW-P	99-08-129
296-104-055	PREP	99-05-021	296-150C-0805	NEW	99-13-010	296-150F-0615	NEW	99-13-010
296-104-055	AMD-P	99-17-028	296-150C-0810	AMD-P	99-08-129	296-150F-0620	NEW-P	99-08-129
296-104-060	PREP	99-05-021	296-150C-0810	AMD	99-13-010	296-150F-0620	NEW	99-13-010
296-104-060	AMD-P	99-17-028	296-150C-0960	AMD-P	99-08-129	296-150F-0625	NEW-P	99-08-129
296-104-065	PREP	99-05-021	296-150C-0960	AMD	99-13-010	296-150F-0625	NEW	99-13-010
296-104-065	AMD-P	99-17-028	296-150C-1080	AMD-P	99-08-129	296-150F-3000	AMD-P	99-08-128
296-104-100	PREP	99-05-021	296-150C-1080	AMD	99-13-010	296-150F-3000	AMD	99-12-080
296-104-100	AMD-P	99-17-028	296-150C-1345	NEW-P	99-08-129	296-150M	PREP	99-05-078
296-104-102	PREP	99-05-021	296-150C-1345	NEW	99-13-010	296-150M-0020	AMD-P	99-08-129
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296-104-105	AMD-P	99-17-028	296-150C-1580	AMD-P	99-08-129	296-150M-0120	NEW	99-13-010
296-104-107	PREP	99-05-021	296-150C-1580	AMD-W	99-13-011	296-150M-0140	NEW-P	99-08-129
296-104-107	REP-P	99-17-028	296-150C-1580	REP-XR	99-16-113	296-150M-0140	NEW	99-13-010
296-104-110	PREP	99-05-021	296-150C-1590	REP-XR	99-16-113	296-150M-0306	AMD-P	99-08-129
296-104-110	AMD-P	99-17-028	296-150C-1600	REP-XR	99-16-113	296-150M-0306	AMD	99-13-010
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296-150M-0400	REP-P	99-08-129	296-150T-0220	NEW-P	99-08-130	296-150V-0080	NEW-P	99-13-200
296-150M-0400	REP	99-13-010	296-150T-0220	NEW	99-12-079	296-150V-0080	NEW	99-18-069
296-150M-0600	AMD-P	99-08-129	296-150T-0230	NEW-P	99-08-130	296-150V-0100	NEW-P	99-13-200
296-150M-0600	AMD	99-13-010	296-150T-0230	NEW	99-12-079	296-150V-0100	NEW	99-18-069
296-150M-0610	AMD-P	99-08-129	296-150T-0250	NEW-P	99-08-130	296-150V-0110	NEW-P	99-13-200
296-150M-0610	AMD	99-13-010	296-150T-0250	NEW	99-12-079	296-150V-0110	NEW	99-18-069
296-150M-0614	NEW-P	99-08-129	296-150T-0300	NEW-P	99-08-130	296-150V-0120	NEW-P	99-13-200
296-150M-0614	NEW	99-13-010	296-150T-0300	NEW	99-12-079	296-150V-0120	NEW	99-18-069
296-150M-0615	NEW-P	99-08-129	296-150T-0320	NEW-P	99-08-130	296-150V-0140	NEW-P	99-13-200
296-150M-0615	NEW	99-13-010	296-150T-0320	NEW	99-12-079	296-150V-0140	NEW	99-18-069
296-150M-0640	AMD-P	99-08-129	296-150T-0340	NEW-P	99-08-130	296-150V-0200	NEW-P	99-13-200
296-150M-0640	AMD	99-13-010	296-150T-0340	NEW	99-12-079	296-150V-0200	NEW	99-18-069
296-150M-0655	NEW-P	99-08-129	296-150T-0350	NEW-P	99-08-130	296-150V-0210	NEW-P	99-13-200
296-150M-0655	NEW	99-13-010	296-150T-0350	NEW	99-12-079	296-150V-0210	NEW	99-18-069
296-150M-3000	AMD-P	99-08-128	296-150T-0380	NEW-P	99-08-130	296-150V-0220	NEW-P	99-13-200
296-150M-3000	AMD	99-12-080	296-150T-0380	NEW	99-12-079	296-150V-0220	NEW	99-18-069
296-150P	PREP	99-05-078	296-150T-0390	NEW-P	99-08-130	296-150V-0230	NEW-P	99-13-200
296-150P-0020	AMD-P	99-08-129	296-150T-0390	NEW	99-12-079	296-150V-0230	NEW	99-18-069
296-150P-0020	AMD	99-13-010	296-150T-0400	NEW-P	99-08-130	296-150V-0240	NEW-P	99-13-200
296-150P-0050	NEW-P	99-08-129	296-150T-0400	NEW	99-12-079	296-150V-0240	NEW	99-18-069
296-150P-0050	NEW	99-13-010	296-150T-0410	NEW-P	99-08-130	296-150V-0250	NEW-P	99-13-200
296-150P-0140	NEW-P	99-08-129	296-150T-0410	NEW	99-12-079	296-150V-0250	NEW	99-18-069
296-150P-0140	NEW	99-13-010	296-150T-0500	NEW-P	99-08-130	296-150V-0300	NEW-P	99-13-200
296-150P-3000	AMD-P	99-08-128	296-150T-0500	NEW	99-12-079	296-150V-0300	NEW	99-18-069
296-150P-3000	AMD	99-12-080	296-150T-0510	NEW-P	99-08-130	296-150V-0310	NEW-P	99-13-200
296-150R	PREP	99-05-078	296-150T-0510	NEW	99-12-079	296-150V-0310	NEW	99-18-069
296-150R-0020	AMD-P	99-08-129	296-150T-0520	NEW-P	99-08-130	296-150V-0320	NEW-P	99-13-200
296-150R-0020	AMD	99-13-010	296-150T-0520	NEW	99-12-079	296-150V-0320	NEW	99-18-069
296-150R-0050	NEW-P	99-08-129	296-150T-0530	NEW-P	99-08-130	296-150V-0340	NEW-P	99-13-200
296-150R-0050	NEW	99-13-010	296-150T-0530	NEW	99-12-079	296-150V-0340	NEW	99-18-069
296-150R-0140	NEW-P	99-08-129	296-150T-0540	NEW-P	99-08-130	296-150V-0350	NEW-P	99-13-200
296-150R-0140	NEW	99-13-010	296-150T-0540	NEW	99-12-079	296-150V-0350	NEW	99-18-069
296-150R-3000	AMD-P	99-08-128	296-150T-0550	NEW-P	99-08-130	296-150V-0380	NEW-P	99-13-200
296-150R-3000	AMD	99-12-080	296-150T-0550	NEW	99-12-079	296-150V-0380	NEW	99-18-069
296-150T-0010	NEW-P	99-08-130	296-150T-0580	NEW-P	99-08-130	296-150V-0390	NEW-P	99-13-200
296-150T-0010	NEW	99-12-079	296-150T-0580	NEW	99-12-079	296-150V-0390	NEW	99-18-069
296-150T-0020	NEW-P	99-08-130	296-150T-0590	NEW-P	99-08-130	296-150V-0400	NEW-P	99-13-200
296-150T-0020	NEW	99-12-079	296-150T-0590	NEW	99-12-079	296-150V-0400	NEW	99-18-069
296-150T-0030	NEW-P	99-08-130	296-150T-0600	NEW-P	99-08-130	296-150V-0410	NEW-P	99-13-200
296-150T-0030	NEW	99-12-079	296-150T-0600	NEW	99-12-079	296-150V-0410	NEW	99-18-069
296-150T-0040	NEW-P	99-08-130	296-150T-0700	NEW-P	99-08-130	296-150V-0415	NEW-P	99-13-200
296-150T-0040	NEW	99-12-079	296-150T-0700	NEW	99-12-079	296-150V-0415	NEW	99-18-069
296-150T-0050	NEW-P	99-08-130	296-150T-0710	NEW-P	99-08-130	296-150V-0500	NEW-P	99-13-200
296-150T-0050	NEW	99-12-079	296-150T-0710	NEW	99-12-079	296-150V-0500	NEW	99-18-069
296-150T-0070	NEW-P	99-08-130	296-150T-0720	NEW-P	99-08-130	296-150V-0510	NEW-P	99-13-200
296-150T-0070	NEW	99-12-079	296-150T-0720	NEW	99-12-079	296-150V-0510	NEW	99-18-069
296-150T-0080	NEW-P	99-08-130	296-150T-3000	NEW-P	99-08-130	296-150V-0520	NEW-P	99-13-200
296-150T-0080	NEW	99-12-079	296-150T-3000	NEW	99-12-079	296-150V-0520	NEW	99-18-069
296-150T-0100	NEW-P	99-08-130	296-150V-0010	NEW-P	99-13-200	296-150V-0530	NEW-P	99-13-200
296-150T-0100	NEW	99-12-079	296-150V-0010	NEW	99-18-069	296-150V-0530	NEW	99-18-069
296-150T-0110	NEW-P	99-08-130	296-150V-0020	NEW-P	99-13-200	296-150V-0540	NEW-P	99-13-200
296-150T-0110	NEW	99-12-079	296-150V-0020	NEW	99-18-069	296-150V-0540	NEW	99-18-069
296-150T-0120	NEW-P	99-08-130	296-150V-0030	NEW-P	99-13-200	296-150V-0550	NEW-P	99-13-200
296-150T-0120	NEW	99-12-079	296-150V-0030	NEW	99-18-069	296-150V-0550	NEW	99-18-069
296-150T-0130	NEW-P	99-08-130	296-150V-0040	NEW-P	99-13-200	296-150V-0560	NEW-P	99-13-200
296-150T-0130	NEW	99-12-079	296-150V-0040	NEW	99-18-069	296-150V-0560	NEW	99-18-069
296-150T-0140	NEW-P	99-08-130	296-150V-0050	NEW-P	99-13-200	296-150V-0580	NEW-P	99-13-200
296-150T-0140	NEW	99-12-079	296-150V-0050	NEW	99-18-069	296-150V-0580	NEW	99-18-069
296-150T-0200	NEW-P	99-08-130	296-150V-0060	NEW-P	99-13-200	296-150V-0590	NEW-P	99-13-200
296-150T-0200	NEW	99-12-079	296-150V-0060	NEW	99-18-069	296-150V-0590	NEW	99-18-069
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296-150V-0710	NEW-P	99-13-200	296-150V-1540	NEW-P	99-13-200	296-301-215	AMD-P	99-15-086
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296-150V-0720	NEW-P	99-13-200	296-150V-1550	NEW-P	99-13-200	296-301-220	AMD	99-17-094
296-150V-0720	NEW	99-18-069	296-150V-1550	NEW	99-18-069	296-302	PREP	99-02-083
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296-150V-0930	NEW-P	99-13-200	296-150V-1570	NEW-P	99-13-200	296-304	PREP	99-12-037
296-150V-0930	NEW	99-18-069	296-150V-1570	NEW	99-18-069	296-304-03005	AMD	99-10-071
296-150V-0950	NEW-P	99-13-200	296-150V-1580	NEW-P	99-13-200	296-305	PREP	99-02-083
296-150V-0950	NEW	99-18-069	296-150V-1580	NEW	99-18-069	296-305-01003	AMD	99-05-080
296-150V-1040	NEW-P	99-13-200	296-150V-1590	NEW-P	99-13-200	296-305-01005	AMD	99-05-080
296-150V-1040	NEW	99-18-069	296-150V-1590	NEW	99-18-069	296-305-01509	AMD	99-05-080
296-150V-1070	NEW-P	99-13-200	296-150V-3000	NEW-P	99-13-200	296-305-02001	AMD	99-05-080
296-150V-1070	NEW	99-18-069	296-150V-3000	NEW	99-18-069	296-305-02003	AMD	99-05-080
296-150V-1090	NEW-P	99-13-200	296-155	PREP	99-02-083	296-305-02007	AMD	99-05-080
296-150V-1090	NEW	99-18-069	296-155	PREP	99-04-057	296-305-02013	AMD	99-05-080
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296-150V-1110	NEW	99-18-069	296-155	PREP	99-12-037	296-305-04501	AMD	99-05-080
296-150V-1120	NEW-P	99-13-200	296-155-120	AMD-P	99-15-086	296-305-04503	AMD	99-05-080
296-150V-1120	NEW	99-18-069	296-155-125	AMD-P	99-15-086	296-305-05001	AMD	99-05-080
296-150V-1170	NEW-P	99-13-200	296-155-130	AMD-P	99-15-086	296-305-05007	AMD	99-05-080
296-150V-1170	NEW	99-18-069	296-155-135	REP-P	99-15-086	296-305-05009	AMD	99-05-080
296-150V-1180	NEW-P	99-13-200	296-155-17317	AMD	99-10-071	296-305-06005	AMD	99-05-080
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296-150V-1185	NEW	99-18-069	296-155-17341	AMD	99-10-071	296-307	PREP	99-12-037
296-150V-1190	NEW-P	99-13-200	296-155-17349	REP	99-10-071	296-307	PREP	99-15-107
296-150V-1190	NEW	99-18-069	296-155-17351	REP	99-10-071	296-307-52005	AMD-P	99-16-084
296-150V-1220	NEW-P	99-13-200	296-155-17353	REP	99-10-071	296-307-52007	AMD-P	99-16-084
296-150V-1220	NEW	99-18-069	296-155-17355	REP	99-10-071	296-307-52011	AMD-P	99-16-084
296-150V-1303	NEW-P	99-13-200	296-155-17357	REP	99-10-071	296-307-52019	AMD-P	99-16-084
296-150V-1303	NEW	99-18-069	296-155-17359	REP	99-10-071	296-307-52021	AMD-P	99-16-084
296-150V-1330	NEW-P	99-13-200	296-155-174	AMD	99-10-071	296-307-52023	AMD-P	99-16-084
296-150V-1330	NEW	99-18-069	296-155-17613	AMD	99-10-071	296-307-52029	AMD-P	99-16-084
296-150V-1350	NEW-P	99-13-200	296-155-17625	AMD	99-10-071	296-307-52030	NEW-P	99-16-084
296-150V-1350	NEW	99-18-069	296-155-17635	REP	99-10-071	296-307-52031	AMD-P	99-16-084
296-150V-1360	NEW-P	99-13-200	296-155-17652	AMD	99-10-071	296-307-52039	AMD-P	99-16-084
296-150V-1360	NEW	99-18-069	296-155-17656	REP	99-10-071	296-307-52047	AMD-P	99-16-084
296-150V-1380	NEW-P	99-13-200	296-155-220	AMD	99-10-071	296-350	PREP	99-02-083
296-150V-1380	NEW	99-18-069	296-155-270	AMD-XA	99-12-089	296-350	PREP	99-08-069
296-150V-1390	NEW-P	99-13-200	296-155-270	AMD	99-17-094	296-400A-045	AMD-XA	99-03-109
296-150V-1390	NEW	99-18-069	296-155-367	AMD	99-10-071	296-400A-045	AMD	99-07-101
296-150V-1400	NEW-P	99-13-200	296-155-615	AMD-P	99-16-084	296-401A-100	AMD	99-05-052
296-150V-1400	NEW	99-18-069	296-155-655	AMD	99-10-071	296-401A-140	AMD	99-05-052
296-150V-1410	NEW-P	99-13-200	296-155-655	AMD-XA	99-12-089	296-401A-530	AMD	99-05-052
296-150V-1410	NEW	99-18-069	296-155-655	AMD	99-17-094	296-401A-700	AMD-P	99-08-128
296-150V-1420	NEW-P	99-13-200	296-155-66403	AMD-XA	99-12-089	296-401A-700	AMD	99-12-080
296-150V-1420	NEW	99-18-069	296-155-66403	AMD	99-17-094	296-402	PREP	99-17-115
296-150V-1430	NEW-P	99-13-200	296-155-730	AMD	99-10-071	296-403	PREP	99-17-115
296-150V-1430	NEW	99-18-069	296-200A-900	AMD-P	99-08-128	308-10-010	PREP	99-08-036
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296-150V-1450	NEW	99-18-069	296-301-020	AMD-XA	99-12-089	308-10-045	AMD	99-09-045
296-150V-1460	NEW-P	99-13-200	296-301-020	AMD	99-12-091	308-12-320	AMD-P	99-05-050
296-150V-1460	NEW	99-18-069	296-301-020	AMD	99-17-094	308-12-320	AMD	99-08-062
296-150V-1470	NEW-P	99-13-200	296-301-170	AMD-XA	99-12-089	308-12-326	AMD-P	99-05-050
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308- 13-150	AMD-P	99-18-103	308- 19-430	NEW-S	99-21-048	308- 56A-205	REP	99-12-031
308- 13-160	PREP	99-14-083	308- 19-430	NEW-W	99-21-058	308- 56A-215	AMD-P	99-07-016
308- 13-160	AMD-P	99-18-103	308- 19-440	NEW-P	99-08-087	308- 56A-215	AMD	99-12-031
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308- 19-010	AMD-S	99-21-048	308- 19-440	NEW-W	99-21-058	308- 56A-250	AMD	99-08-065
308- 19-010	AMD-W	99-21-058	308- 21-010	REP-XR	99-10-026	308- 56A-255	REP-P	99-04-038
308- 19-020	AMD-P	99-08-087	308- 21-010	REP	99-14-035	308- 56A-255	REP	99-08-065
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308- 19-020	AMD-W	99-21-058	308- 21-100	REP	99-14-035	308- 56A-265	AMD	99-08-065
308- 19-030	AMD-P	99-08-087	308- 21-200	REP-XR	99-10-026	308- 56A-270	AMD-P	99-04-038
308- 19-030	AMD-S	99-21-048	308- 21-200	REP	99-14-035	308- 56A-270	AMD	99-08-065
308- 19-030	AMD-W	99-21-058	308- 21-300	REP-XR	99-10-026	308- 56A-275	AMD-P	99-04-038
308- 19-100	AMD-P	99-08-087	308- 21-300	REP	99-14-035	308- 56A-275	AMD	99-08-065
308- 19-100	AMD-S	99-21-048	308- 21-400	REP-XR	99-10-026	308- 56A-280	REP-P	99-04-038
308- 19-100	AMD-W	99-21-058	308- 21-400	REP	99-14-035	308- 56A-280	REP	99-08-065
308- 19-105	NEW-P	99-08-087	308- 21-500	REP-XR	99-10-026	308- 56A-285	REP-P	99-04-038
308- 19-105	NEW-S	99-21-048	308- 21-500	REP	99-14-035	308- 56A-285	REP	99-08-065
308- 19-105	NEW-W	99-21-058	308- 21-600	REP-XR	99-10-026	308- 56A-300	AMD-P	99-09-043
308- 19-107	NEW-S	99-21-048	308- 21-600	REP	99-14-035	308- 56A-300	AMD	99-13-150
308- 19-110	AMD-P	99-08-087	308- 32-015	REP-XR	99-09-056	308- 56A-305	AMD-P	99-09-043
308- 19-110	AMD-S	99-21-048	308- 32-015	REP	99-14-062	308- 56A-305	AMD	99-13-150
308- 19-110	AMD-W	99-21-058	308- 32-020	REP-XR	99-09-056	308- 56A-310	AMD-P	99-09-043
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308- 19-150	AMD-P	99-08-087	308- 32-040	REP-XR	99-09-056	308- 56A-320	AMD-P	99-09-043
308- 19-150	AMD-S	99-21-048	308- 32-040	REP	99-14-062	308- 56A-320	AMD	99-13-150
308- 19-150	AMD-W	99-21-058	308- 32-050	REP-XR	99-09-056	308- 56A-325	AMD-P	99-09-043
308- 19-160	AMD-P	99-08-087	308- 32-050	REP	99-14-062	308- 56A-325	AMD	99-13-150
308- 19-160	AMD-S	99-21-048	308- 32-060	REP-XR	99-09-056	308- 56A-330	AMD-P	99-09-043
308- 19-160	AMD-W	99-21-058	308- 32-060	REP	99-14-062	308- 56A-330	AMD	99-13-150
308- 19-200	AMD-P	99-08-087	308- 32-070	REP-XR	99-09-056	308- 56A-335	AMD	99-06-037
308- 19-200	AMD-S	99-21-048	308- 32-070	REP	99-14-062	308- 56A-340	REP	99-06-037
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308- 19-210	AMD-P	99-08-087	308- 32-080	REP	99-14-062	308- 56A-350	REP	99-06-037
308- 19-210	AMD-S	99-21-048	308- 32-090	REP-XR	99-09-056	308- 56A-355	AMD	99-06-037
308- 19-210	AMD-W	99-21-058	308- 32-090	REP	99-14-062	308- 56A-360	REP	99-06-037
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308- 19-230	AMD-W	99-21-058	308- 56A-060	AMD-P	99-04-037	308- 56A-465	PREP	99-18-129
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308- 19-250	AMD-P	99-08-087	308- 56A-070	AMD-P	99-04-037	308- 56A-510	PREP	99-18-127
308- 19-250	AMD-S	99-21-048	308- 56A-070	AMD	99-08-064	308- 56A-520	PREP	99-18-127
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308- 19-300	AMD-P	99-08-087	308- 56A-075	AMD	99-08-064	308- 56A-620	PREP	99-20-112
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308- 19-400	AMD-S	99-21-048	308- 56A-145	REP	99-12-031	308- 56A-660	PREP	99-20-112
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308-57-210	PREP	99-18-126	308-91-010	REP-P	99-21-096	308-93-320	REP	99-21-097
308-57-230	PREP	99-18-126	308-91-030	PREP	99-13-139	308-93-340	REP-P	99-15-097
308-57-240	PREP	99-18-126	308-91-030	AMD-P	99-21-096	308-93-340	REP-W	99-17-108
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308-57-500	NEW	99-13-151	308-91-040	AMD-P	99-21-096	308-93-340	REP-P	99-20-064
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308-58-010	PREP	99-10-054	308-91-050	AMD-P	99-21-096	308-93-380	AMD-P	99-18-125
308-58-020	PREP	99-10-054	308-91-060	PREP	99-13-139	308-93-390	AMD-P	99-18-125
308-58-030	PREP	99-10-054	308-91-060	AMD-P	99-21-096	308-93-400	AMD-P	99-18-125
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308-58-050	PREP	99-10-054	308-91-080	AMD-P	99-21-096	308-93-490	AMD-P	99-18-125
308-61	PREP	99-16-051	308-91-090	PREP	99-13-139	308-93-500	AMD-P	99-18-125
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308-61-108	AMD-P	99-21-071	308-91-120	PREP	99-13-139	308-93-530	AMD	99-07-041
308-61-115	AMD-P	99-21-071	308-91-120	AMD-P	99-21-096	308-93-540	AMD	99-07-041
308-61-125	AMD-P	99-21-071	308-91-130	PREP	99-13-139	308-93-550	REP	99-07-041
308-61-135	AMD-P	99-21-071	308-91-130	AMD-P	99-21-096	308-93-560	REP	99-07-041
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308-61-158	AMD-P	99-21-071	308-91-140	AMD-P	99-21-096	308-93-580	REP	99-07-041
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308-61-185	AMD-P	99-21-071	308-91-170	REP-P	99-21-096	308-93-620	REP	99-03-002
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308-78-030	PREP	99-08-127	308-93-079	AMD-W	99-17-108	308-94-170	PREP	99-13-149
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308-78-040	PREP	99-08-127	308-93-090	AMD-P	99-15-097	308-94-181	REP-P	99-19-144
308-78-040	AMD-P	99-15-096	308-93-090	AMD-W	99-17-108	308-94-191	PREP	99-13-149
308-78-040	AMD	99-19-097	308-93-090	PREP	99-18-009	308-94-191	REP-P	99-19-144
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308-78-045	AMD-P	99-15-096	308-93-100	REP-P	99-15-097	308-94-200	REP-P	99-19-144
308-78-045	AMD	99-19-097	308-93-100	REP-W	99-17-108	308-94-210	PREP	99-13-149
308-78-050	PREP	99-08-127	308-93-100	PREP	99-18-009	308-94-210	REP-P	99-19-144
308-78-050	AMD-P	99-15-096	308-93-100	REP-P	99-20-064	308-94-220	PREP	99-13-149
308-78-050	AMD	99-19-097	308-93-135	PREP	99-10-057	308-94-220	REP-P	99-19-144
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308-78-060	AMD-P	99-15-096	308-93-135	REP	99-21-097	308-94-240	REP-P	99-19-144
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308-78-070	PREP	99-08-127	308-93-140	AMD-P	99-17-070	308-94-250	REP-P	99-19-144
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308-78-070	AMD	99-19-097	308-93-145	PREP	99-10-057	308-94-261	REP-P	99-19-144
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308-78-080	AMD-P	99-15-096	308-93-145	AMD	99-21-097	308-94-265	REP-P	99-19-144
308-78-080	AMD	99-19-097	308-93-155	PREP	99-10-057	308-94-270	PREP	99-13-149
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308-96A-062	AMD-P	99-18-020	308-96A-350	PREP	99-18-128	308-124H-270	PREP	99-18-101
308-96A-063	PREP	99-10-058	308-96A-355	PREP	99-18-128	308-124H-320	PREP	99-18-101
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308-96A-090	AMD-P	99-12-111	308-96A-510	PREP	99-10-056	308-330-307	AMD	99-04-070
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308-96A-095	AMD	99-16-020	308-96A-520	REP-P	99-21-051	308-400-030	PREP	99-17-027
308-96A-097	PREP	99-03-003	308-96A-530	PREP	99-10-056	308-400-050	REP	99-06-003
308-96A-097	REP-P	99-12-111	308-96A-530	AMD-P	99-21-051	308-400-053	AMD	99-06-003
308-96A-097	REP	99-16-020	308-96A-540	PREP	99-10-056	308-400-054	REP	99-06-003
308-96A-098	NEW-P	99-13-081	308-96A-540	REP-P	99-21-051	308-400-058	AMD	99-06-003
308-96A-098	NEW	99-19-026	308-97-011	NEW-E	99-16-018	308-400-059	AMD	99-06-003
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308-96A-100	REP	99-06-029	308-97-011	NEW-XA	99-18-061	308-400-070	REP	99-06-003
308-96A-101	NEW	99-06-029	308-99-010	PREP	99-10-055	308-400-095	AMD	99-06-003
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308-96A-120	REP	99-06-029	308-99-030	PREP	99-10-055	308-410-050	REP	99-06-003
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388-478-0080	AMD	99-11-054	388-513-1395	AMD	99-06-045	388-535-1550	AMD	99-07-023
388-478-0085	PREP	99-07-103	388-513-1395	AMD-P	99-16-067	388-537-0100	NEW-P	99-20-111
388-478-0085	AMD-E	99-08-001	388-513-1396	AMD-P	99-16-067	388-538-001	REP-P	99-20-109
388-478-0085	AMD-P	99-15-044	388-515-1505	AMD-W	99-13-096	388-538-050	AMD-P	99-20-109
388-478-0085	AMD-E	99-15-045	388-515-1505	AMD-P	99-19-090	388-538-060	AMD-P	99-20-109
388-478-0085	AMD	99-19-005	388-515-1510	AMD	99-06-045	388-538-065	NEW-P	99-20-109
388-482-0005	AMD-P	99-12-117	388-515-1510	AMD-P	99-16-067	388-538-066	NEW-P	99-20-109
388-482-0005	AMD	99-16-024	388-515-1530	AMD	99-06-045	388-538-070	AMD-P	99-20-109
388-484-0005	AMD-P	99-04-102	388-515-1530	AMD-P	99-16-067	388-538-080	AMD-P	99-20-109
388-484-0005	AMD	99-08-050	388-517-0300	PREP	99-21-039	388-538-090	REP-P	99-20-109
388-501-0050	NEW-P	99-20-111	388-526-2610	PREP	99-05-044	388-538-095	AMD-P	99-20-109
388-501-0100	NEW-P	99-20-111	388-527	AMD-P	99-07-025	388-538-100	AMD-P	99-20-109
388-501-0130	PREP	99-05-044	388-527	AMD	99-11-076	388-538-110	AMD-P	99-20-109
388-501-0160	PREP	99-08-040	388-527-2700	NEW-P	99-07-025	388-538-120	AMD-P	99-20-109
388-501-0160	AMD-P	99-20-107	388-527-2700	NEW	99-11-076	388-538-130	AMD-P	99-20-109
388-501-0165	PREP	99-08-041	388-527-2730	AMD-P	99-07-025	388-538-140	AMD-P	99-20-109
388-501-0165	AMD-P	99-20-107	388-527-2730	AMD	99-11-076	388-538-150	REP-P	99-20-109
388-501-0175	PREP	99-05-044	388-527-2733	NEW-P	99-07-025	388-539	PREP	99-21-095
388-501-0175	AMD-P	99-20-111	388-527-2733	NEW	99-11-076	388-539-0500	PREP	99-13-190
388-501-0200	NEW-P	99-20-111	388-527-2735	REP-P	99-07-025	388-540-001	PREP	99-05-044
388-502	PREP	99-20-048	388-527-2735	REP	99-11-076	388-540-001	AMD-P	99-20-111
388-502-0220	PREP	99-06-085	388-527-2737	NEW-P	99-07-025	388-540-005	AMD-P	99-20-111
388-502-0220	AMD-P	99-11-052	388-527-2737	NEW	99-11-076	388-540-010	PREP	99-05-044
388-502-0220	AMD	99-16-070	388-527-2740	AMD-P	99-07-025	388-540-010	AMD-P	99-20-111
388-502-0250	PREP	99-05-044	388-527-2740	AMD	99-11-076	388-540-020	PREP	99-05-044
388-502-0250	AMD-P	99-20-111	388-527-2742	AMD-P	99-07-025	388-540-020	AMD-P	99-20-111
388-503-0310	REP-XR	99-15-042	388-527-2742	AMD	99-11-076	388-540-030	AMD-P	99-20-111
388-503-0310	REP	99-19-091	388-527-2750	AMD-P	99-07-025	388-540-040	PREP	99-05-044
388-505-0210	AMD-P	99-13-126	388-527-2750	AMD	99-11-076	388-540-040	AMD-P	99-20-111
388-505-0210	AMD	99-17-023	388-527-2752	REP-P	99-07-025	388-540-050	PREP	99-05-044
388-505-0540	PREP	99-05-044	388-527-2752	REP	99-11-076	388-540-050	AMD-P	99-20-111
388-505-0595	PREP	99-05-044	388-527-2753	REP-P	99-07-025	388-540-060	AMD-P	99-20-111
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388-511-1130	PREP	99-05-044	388-527-2754	AMD-P	99-07-025	388-543-1000	NEW-W	99-08-080
388-513-1300	REP-P	99-16-067	388-527-2754	AMD	99-11-076	388-543-1100	NEW-W	99-08-080
388-513-1301	NEW-P	99-16-067	388-527-2790	AMD-P	99-07-025	388-543-1200	NEW-W	99-08-080
388-513-1305	AMD	99-06-045	388-527-2790	AMD	99-11-076	388-543-1300	NEW-W	99-08-080
388-513-1305	AMD-P	99-16-067	388-527-2795	NEW-P	99-07-025	388-543-1400	NEW-W	99-08-080
388-513-1310	REP-P	99-16-067	388-527-2795	NEW	99-11-076	388-543-1500	NEW-W	99-08-080
388-513-1315	AMD	99-06-045	388-530-1800	PREP	99-05-044	388-543-1600	NEW-W	99-08-080
388-513-1315	AMD-P	99-16-067	388-530-1800	AMD-P	99-20-111	388-543-1700	NEW-W	99-08-080
388-513-1320	AMD	99-06-045	388-530-2050	PREP	99-05-044	388-543-1800	NEW-W	99-08-080
388-513-1320	AMD-P	99-16-067	388-530-2050	AMD-P	99-20-111	388-543-1900	NEW-W	99-08-080
388-513-1325	NEW-P	99-16-067	388-533	PREP	99-06-043	388-543-2000	NEW-W	99-08-080
388-513-1330	AMD	99-06-045	388-535-1000	REP	99-07-023	388-543-2100	NEW-W	99-08-080
388-513-1330	AMD-P	99-16-067	388-535-1010	NEW	99-07-023	388-543-2200	NEW-W	99-08-080
388-513-1340	AMD-W	99-13-096	388-535-1050	AMD	99-07-023	388-543-2300	NEW-W	99-08-080
388-513-1340	AMD-P	99-19-090	388-535-1060	NEW	99-07-023	388-543-2400	NEW-W	99-08-080
388-513-1345	AMD-W	99-13-096	388-535-1080	NEW	99-07-023	388-543-2500	NEW-W	99-08-080
388-513-1345	AMD-P	99-19-090	388-535-1100	AMD	99-07-023	388-543-2600	NEW-W	99-08-080
388-513-1350	AMD	99-06-045	388-535-1150	AMD	99-07-023	388-543-2700	NEW-W	99-08-080
388-513-1350	AMD-P	99-16-067	388-535-1200	AMD	99-07-023	388-543-2800	NEW-W	99-08-080
388-513-1360	AMD	99-06-045	388-535-1220	NEW	99-07-023	388-543-2900	NEW-W	99-08-080
388-513-1360	AMD-P	99-16-067	388-535-1230	NEW	99-07-023	388-543-3000	NEW-W	99-08-080
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388-513-1365	AMD-P	99-16-067	388-535-1250	AMD	99-07-023	388-545-300	NEW-P	99-11-071
388-513-1366	NEW-P	99-16-067	388-535-1260	NEW	99-07-023	388-545-300	NEW	99-16-068
388-513-1380	AMD-P	99-06-100	388-535-1300	AMD	99-07-023	388-545-500	NEW-P	99-20-106
388-513-1380	AMD-E	99-08-016	388-535-1350	AMD	99-07-023	388-545-700	NEW-P	99-11-074
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388-550-1050	AMD	99-06-046	388-550-4900	AMD	99-14-040	388-551-1360	NEW	99-09-007
388-550-1050	PREP	99-06-087	388-550-5000	PREP	99-06-083	388-551-1400	NEW-P	99-05-073
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388-550-1050	AMD	99-14-039	388-550-5000	AMD	99-14-040	388-551-1410	NEW-P	99-05-073
388-550-1200	AMD	99-06-046	388-550-5100	PREP	99-06-083	388-551-1410	NEW	99-09-007
388-550-2300	REP-P	99-14-038	388-550-5100	AMD-P	99-09-087	388-551-1500	NEW-P	99-05-073
388-550-2300	REP	99-17-111	388-550-5100	AMD	99-14-025	388-551-1500	NEW	99-09-007
388-550-2431	NEW	99-06-046	388-550-5110	PREP	99-06-083	388-551-1510	NEW-P	99-05-073
388-550-2501	NEW-P	99-14-038	388-550-5110	NEW-P	99-09-087	388-551-1510	NEW	99-09-007
388-550-2501	NEW	99-17-111	388-550-5110	NEW-W	99-13-125	388-551-1520	NEW-P	99-05-073
388-550-2511	NEW-P	99-14-038	388-550-5120	PREP	99-06-083	388-551-1520	NEW	99-09-007
388-550-2511	NEW	99-17-111	388-550-5120	NEW-P	99-09-087	388-551-1530	NEW-P	99-05-073
388-550-2521	NEW-P	99-14-038	388-550-5120	NEW-W	99-13-125	388-551-1530	NEW	99-09-007
388-550-2521	NEW	99-17-111	388-550-5150	PREP	99-06-083	388-551-2000	NEW-P	99-11-053
388-550-2531	NEW-P	99-14-038	388-550-5150	AMD-P	99-09-087	388-551-2000	NEW	99-16-069
388-550-2531	NEW	99-17-111	388-550-5150	AMD	99-14-025	388-551-2010	NEW-P	99-11-053
388-550-2541	NEW-P	99-14-038	388-550-5200	PREP	99-06-083	388-551-2010	NEW	99-16-069
388-550-2541	NEW	99-17-111	388-550-5200	AMD-P	99-09-087	388-551-2020	NEW-P	99-11-053
388-550-2551	NEW-P	99-14-038	388-550-5200	AMD	99-14-025	388-551-2020	NEW	99-16-069
388-550-2551	NEW	99-17-111	388-550-5250	PREP	99-06-083	388-551-2100	NEW-P	99-11-053
388-550-2561	NEW-P	99-14-038	388-550-5250	AMD-P	99-09-087	388-551-2100	NEW	99-16-069
388-550-2561	NEW	99-17-111	388-550-5250	AMD	99-14-025	388-551-2110	NEW-P	99-11-053
388-550-2800	AMD	99-06-046	388-550-5300	PREP	99-06-083	388-551-2110	NEW	99-16-069
388-550-2800	PREP	99-06-084	388-550-5300	AMD-P	99-09-087	388-551-2120	NEW-P	99-11-053
388-550-2800	AMD-P	99-09-091	388-550-5300	AMD	99-14-025	388-551-2120	NEW	99-16-069
388-550-2800	AMD	99-14-027	388-550-5350	PREP	99-06-083	388-551-2130	NEW-P	99-11-053
388-550-2900	AMD	99-06-046	388-550-5350	AMD-P	99-09-087	388-551-2130	NEW	99-16-069
388-550-2900	PREP	99-06-084	388-550-5350	AMD	99-14-025	388-551-2200	NEW-P	99-11-053
388-550-2900	AMD-P	99-09-091	388-550-5400	PREP	99-06-083	388-551-2200	NEW	99-16-069
388-550-2900	AMD	99-14-027	388-550-5400	AMD-P	99-09-087	388-551-2210	NEW-P	99-11-053
388-550-3000	AMD	99-06-046	388-550-5400	AMD	99-14-025	388-551-2210	NEW	99-16-069
388-550-3100	AMD	99-06-046	388-550-5600	PREP	99-06-085	388-551-2220	NEW-P	99-11-053
388-550-3381	NEW-P	99-14-038	388-550-5600	AMD-P	99-11-052	388-551-2220	NEW	99-16-069
388-550-3381	NEW	99-17-111	388-550-5600	AMD	99-16-070	388-552-001	NEW-P	99-08-122
388-550-3401	NEW-P	99-14-038	388-550-6000	AMD	99-06-046	388-552-001	NEW	99-13-049
388-550-3401	NEW	99-17-111	388-550-6000	PREP	99-06-086	388-552-005	NEW-P	99-08-122
388-550-3450	PREP	99-06-084	388-550-6000	AMD-P	99-09-089	388-552-005	NEW	99-13-049
388-550-3450	AMD-P	99-09-091	388-550-6000	PREP	99-12-071	388-552-100	NEW-P	99-08-122
388-550-3450	AMD	99-14-027	388-550-6000	AMD	99-14-028	388-552-100	NEW	99-13-049
388-550-3500	AMD	99-06-046	388-551-1000	NEW-P	99-05-073	388-552-200	NEW-P	99-08-122
388-550-3500	PREP	99-06-084	388-551-1000	NEW	99-09-007	388-552-200	NEW	99-13-049
388-550-3500	AMD-P	99-09-091	388-551-1010	NEW-P	99-05-073	388-552-210	NEW-P	99-08-122
388-550-3500	AMD	99-14-027	388-551-1010	NEW	99-09-007	388-552-210	NEW	99-13-049
388-550-3700	AMD	99-06-046	388-551-1200	NEW-P	99-05-073	388-552-210	NEW	99-13-049
388-550-3900	PREP	99-06-084	388-551-1200	NEW	99-09-007	388-552-220	NEW-P	99-08-122
388-550-3900	AMD-P	99-09-091	388-551-1210	NEW-P	99-05-073	388-552-220	NEW	99-13-049
388-550-3900	AMD	99-14-027	388-551-1210	NEW	99-09-007	388-552-230	NEW-P	99-08-122
388-550-4100	PREP	99-06-084	388-551-1210	NEW	99-09-007	388-552-230	NEW	99-13-049
388-550-4100	AMD-P	99-09-091	388-551-1300	NEW-P	99-05-073	388-552-240	NEW-P	99-08-122
388-550-4100	AMD	99-14-027	388-551-1300	NEW	99-09-007	388-552-240	NEW	99-13-049
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388-550-4500	PREP	99-06-084	388-551-1310	NEW	99-09-007	388-552-300	NEW	99-13-049
388-550-4500	AMD-P	99-09-091	388-551-1315	NEW-P	99-05-073	388-552-310	NEW-P	99-08-122
388-550-4500	AMD-W	99-11-050	388-551-1315	NEW	99-09-007	388-552-310	NEW	99-13-049
388-550-4500	AMD-P	99-13-050	388-551-1320	NEW-P	99-05-073	388-552-320	NEW-P	99-08-122
388-550-4500	AMD-S	99-17-110	388-551-1320	NEW	99-09-007	388-552-320	NEW	99-13-049
388-550-4700	AMD	99-06-046	388-551-1330	NEW-P	99-05-073	388-552-330	NEW-P	99-08-122
388-550-4800	AMD	99-06-046	388-551-1330	NEW	99-09-007	388-552-330	NEW	99-13-049
388-550-4800	AMD-P	99-09-090	388-551-1340	NEW-P	99-05-073	388-552-340	NEW-P	99-08-122
388-550-4800	AMD	99-14-026	388-551-1340	NEW	99-09-007	388-552-340	NEW	99-13-049
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388-552-360	NEW	99-13-049	388-818-060	RECOD	99-20-022	388-825-244	RECOD	99-19-104
388-552-370	NEW-P	99-08-122	388-818-070	RECOD	99-20-022	388-825-246	RECOD	99-19-104
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388-552-390	NEW-P	99-08-122	388-818-130	RECOD	99-20-022	388-825-254	RECOD	99-19-104
388-552-390	NEW	99-13-049	388-820-005	RECOD	99-19-104	388-825-256	RECOD	99-19-104
388-552-400	NEW-P	99-08-122	388-820-010	RECOD	99-19-104	388-825-260	NEW-P	99-15-043
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388-552-410	NEW-P	99-08-122	388-820-020	RECOD	99-19-104	388-825-264	NEW-P	99-15-043
388-552-410	NEW	99-13-049	388-820-025	RECOD	99-19-104	388-825-266	NEW-P	99-15-043
388-552-420	NEW-P	99-08-122	388-820-030	RECOD	99-19-104	388-825-268	NEW-P	99-15-043
388-552-420	NEW	99-13-049	388-820-035	RECOD	99-19-104	388-825-270	NEW-P	99-15-043
388-557-0100	NEW-P	99-20-111	388-820-040	RECOD	99-19-104	388-825-272	NEW-P	99-15-043
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388-810-005	NEW-P	99-16-098	388-820-050	RECOD	99-19-104	388-825-278	NEW-P	99-15-043
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388-810-010	NEW-P	99-16-098	388-820-060	RECOD	99-19-104	388-825-282	NEW-P	99-15-043
388-810-010	NEW	99-19-105	388-820-065	RECOD	99-19-104	388-825-284	NEW-P	99-15-043
388-810-020	NEW-P	99-16-098	388-820-070	RECOD	99-19-104	388-830-005	RECOD	99-19-104
388-810-020	NEW	99-19-105	388-820-075	RECOD	99-19-104	388-830-010	RECOD	99-19-104
388-810-030	NEW-P	99-16-098	388-820-080	RECOD	99-19-104	388-830-015	RECOD	99-19-104
388-810-030	NEW	99-19-105	388-820-085	RECOD	99-19-104	388-830-020	RECOD	99-19-104
388-810-040	NEW-P	99-16-098	388-820-090	RECOD	99-19-104	388-830-025	RECOD	99-19-104
388-810-040	NEW	99-19-105	388-820-095	RECOD	99-19-104	388-830-030	RECOD	99-19-104
388-810-050	NEW-P	99-16-098	388-820-100	RECOD	99-19-104	388-830-035	RECOD	99-19-104
388-810-050	NEW	99-19-105	388-820-105	RECOD	99-19-104	388-830-040	RECOD	99-19-104
388-810-060	NEW-P	99-16-098	388-820-110	RECOD	99-19-104	388-830-045	RECOD	99-19-104
388-810-060	NEW	99-19-105	388-820-115	RECOD	99-19-104	388-835-010	RECOD	99-19-104
388-810-070	NEW-P	99-16-098	388-820-120	RECOD	99-19-104	388-835-015	RECOD	99-19-104
388-810-070	NEW	99-19-105	388-820-125	RECOD	99-19-104	388-835-020	RECOD	99-19-104
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388-810-090	NEW	99-19-105	388-825-030	RECOD	99-19-104	388-835-040	RECOD	99-19-104
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388-815-120	RECOD	99-20-023	388-825-080	RECOD	99-19-104	388-835-075	RECOD	99-19-104
388-815-130	RECOD	99-20-023	388-825-100	RECOD	99-19-104	388-835-080	RECOD	99-19-104
388-815-140	RECOD	99-20-023	388-825-120	RECOD	99-19-104	388-835-085	RECOD	99-19-104
388-815-160	RECOD	99-20-023	388-825-170	RECOD	99-19-104	388-835-090	RECOD	99-19-104
388-815-200	RECOD	99-20-023	388-825-180	RECOD	99-19-104	388-835-095	RECOD	99-19-104
388-815-205	RECOD	99-20-023	388-825-190	RECOD	99-19-104	388-835-100	RECOD	99-19-104
388-815-210	RECOD	99-20-023	388-825-200	RECOD	99-19-104	388-835-105	RECOD	99-19-104
388-815-215	RECOD	99-20-023	388-825-205	RECOD	99-19-104	388-835-110	RECOD	99-19-104
388-815-220	RECOD	99-20-023	388-825-210	RECOD	99-19-104	388-835-115	RECOD	99-19-104
388-815-230	RECOD	99-20-023	388-825-220	RECOD	99-19-104	388-835-120	RECOD	99-19-104
388-815-240	RECOD	99-20-023	388-825-222	RECOD	99-19-104	388-835-125	RECOD	99-19-104
388-815-250	RECOD	99-20-023	388-825-224	RECOD	99-19-104	388-835-130	RECOD	99-19-104
388-818-001	RECOD	99-20-022	388-825-226	RECOD	99-19-104	388-835-135	RECOD	99-19-104
388-818-002	RECOD	99-20-022	388-825-228	RECOD	99-19-104	388-835-140	RECOD	99-19-104
388-818-003	RECOD	99-20-022	388-825-230	RECOD	99-19-104	388-835-145	RECOD	99-19-104
388-818-005	RECOD	99-20-022	388-825-232	RECOD	99-19-104	388-835-150	RECOD	99-19-104
388-818-010	RECOD	99-20-022	388-825-234	RECOD	99-19-104	388-835-155	RECOD	99-19-104
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388-835-180	RECOD	99-19-104	388-835-490	RECOD	99-19-104	388-890-0025	NEW	99-18-053
388-835-185	RECOD	99-19-104	388-835-495	RECOD	99-19-104	388-890-0030	NEW-P	99-12-030
388-835-190	RECOD	99-19-104	388-835-500	RECOD	99-19-104	388-890-0030	NEW	99-18-053
388-835-195	RECOD	99-19-104	388-835-505	RECOD	99-19-104	388-890-0035	NEW-P	99-12-030
388-835-200	RECOD	99-19-104	388-835-510	RECOD	99-19-104	388-890-0035	NEW	99-18-053
388-835-205	RECOD	99-19-104	388-835-515	RECOD	99-19-104	388-890-0040	NEW-P	99-12-030
388-835-210	RECOD	99-19-104	388-835-520	RECOD	99-19-104	388-890-0040	NEW	99-18-053
388-835-215	RECOD	99-19-104	388-835-525	RECOD	99-19-104	388-890-0045	NEW-P	99-12-030
388-835-220	RECOD	99-19-104	388-835-530	RECOD	99-19-104	388-890-0045	NEW	99-18-053
388-835-225	RECOD	99-19-104	388-835-535	RECOD	99-19-104	388-890-0050	NEW-P	99-12-030
388-835-230	RECOD	99-19-104	388-835-540	RECOD	99-19-104	388-890-0050	NEW	99-18-053
388-835-235	RECOD	99-19-104	388-835-545	RECOD	99-19-104	388-890-0055	NEW-P	99-12-030
388-835-240	RECOD	99-19-104	388-835-550	RECOD	99-19-104	388-890-0055	NEW	99-18-053
388-835-245	RECOD	99-19-104	388-835-555	RECOD	99-19-104	388-890-0060	NEW-P	99-12-030
388-835-250	RECOD	99-19-104	388-835-560	RECOD	99-19-104	388-890-0060	NEW	99-18-053
388-835-255	RECOD	99-19-104	388-835-565	RECOD	99-19-104	388-890-0065	NEW-P	99-12-030
388-835-260	RECOD	99-19-104	388-840-005	RECOD	99-19-104	388-890-0065	NEW	99-18-053
388-835-265	RECOD	99-19-104	388-840-010	RECOD	99-19-104	388-890-0070	NEW-P	99-12-030
388-835-270	RECOD	99-19-104	388-840-015	RECOD	99-19-104	388-890-0070	NEW	99-18-053
388-835-275	RECOD	99-19-104	388-840-020	RECOD	99-19-104	388-890-0071	NEW	99-18-053
388-835-280	RECOD	99-19-104	388-840-025	RECOD	99-19-104	388-890-0075	NEW-P	99-12-030
388-835-285	RECOD	99-19-104	388-850-010	RECOD	99-19-104	388-890-0075	NEW	99-18-053
388-835-290	RECOD	99-19-104	388-850-015	RECOD	99-19-104	388-890-0080	NEW-P	99-12-030
388-835-295	RECOD	99-19-104	388-850-020	RECOD	99-19-104	388-890-0080	NEW	99-18-053
388-835-300	RECOD	99-19-104	388-850-025	RECOD	99-19-104	388-890-0085	NEW-P	99-12-030
388-835-305	RECOD	99-19-104	388-850-030	RECOD	99-19-104	388-890-0085	NEW	99-18-053
388-835-310	RECOD	99-19-104	388-850-035	RECOD	99-19-104	388-890-0090	NEW-P	99-12-030
388-835-315	RECOD	99-19-104	388-850-040	RECOD	99-19-104	388-890-0090	NEW	99-18-053
388-835-320	RECOD	99-19-104	388-850-045	RECOD	99-19-104	388-890-0095	NEW-P	99-12-030
388-835-325	RECOD	99-19-104	388-850-050	RECOD	99-19-104	388-890-0095	NEW	99-18-053
388-835-330	RECOD	99-19-104	388-880-005	RECOD	99-21-001	388-890-0100	NEW-P	99-12-030
388-835-335	RECOD	99-19-104	388-880-010	RECOD	99-21-001	388-890-0100	NEW	99-18-053
388-835-340	RECOD	99-19-104	388-880-020	RECOD	99-21-001	388-890-0105	NEW-P	99-12-030
388-835-345	RECOD	99-19-104	388-880-030	RECOD	99-21-001	388-890-0105	NEW	99-18-053
388-835-350	RECOD	99-19-104	388-880-040	RECOD	99-21-001	388-890-0110	NEW-P	99-12-030
388-835-355	RECOD	99-19-104	388-880-050	RECOD	99-21-001	388-890-0110	NEW	99-18-053
388-835-360	RECOD	99-19-104	388-880-060	RECOD	99-21-001	388-890-0115	NEW-P	99-12-030
388-835-365	RECOD	99-19-104	388-880-070	RECOD	99-21-001	388-890-0115	NEW	99-18-053
388-835-370	RECOD	99-19-104	388-880-080	RECOD	99-21-001	388-890-0120	NEW-P	99-12-030
388-835-375	RECOD	99-19-104	388-880-090	RECOD	99-21-001	388-890-0120	NEW	99-18-053
388-835-380	RECOD	99-19-104	388-880-100	RECOD	99-21-001	388-890-0125	NEW-P	99-12-030
388-835-385	RECOD	99-19-104	388-880-110	RECOD	99-21-001	388-890-0125	NEW	99-18-053
388-835-390	RECOD	99-19-104	388-880-120	RECOD	99-21-001	388-890-0130	NEW-P	99-12-030
388-835-395	RECOD	99-19-104	388-880-130	RECOD	99-21-001	388-890-0130	NEW	99-18-053
388-835-400	RECOD	99-19-104	388-880-140	RECOD	99-21-001	388-890-0135	NEW-P	99-12-030
388-835-405	RECOD	99-19-104	388-885-005	RECOD	99-21-002	388-890-0135	NEW	99-18-053
388-835-410	RECOD	99-19-104	388-885-010	RECOD	99-21-002	388-890-0140	NEW-P	99-12-030
388-835-415	RECOD	99-19-104	388-885-015	RECOD	99-21-002	388-890-0140	NEW	99-18-053
388-835-420	RECOD	99-19-104	388-885-020	RECOD	99-21-002	388-890-0145	NEW-P	99-12-030
388-835-425	RECOD	99-19-104	388-885-025	RECOD	99-21-002	388-890-0145	NEW	99-18-053
388-835-430	RECOD	99-19-104	388-885-030	RECOD	99-21-002	388-890-0150	NEW-P	99-12-030
388-835-435	RECOD	99-19-104	388-885-035	RECOD	99-21-002	388-890-0150	NEW	99-18-053
388-835-440	RECOD	99-19-104	388-885-040	RECOD	99-21-002	388-890-0155	NEW-P	99-12-030
388-835-445	RECOD	99-19-104	388-890-0005	NEW-P	99-12-030	388-890-0155	NEW	99-18-053
388-835-450	RECOD	99-19-104	388-890-0005	NEW	99-18-053	388-890-0160	NEW-P	99-12-030
388-835-455	RECOD	99-19-104	388-890-0010	NEW-P	99-12-030	388-890-0160	NEW	99-18-053
388-835-460	RECOD	99-19-104	388-890-0010	NEW	99-18-053	388-890-0165	NEW-P	99-12-030
388-835-465	RECOD	99-19-104	388-890-0015	NEW-P	99-12-030	388-890-0165	NEW	99-18-053
388-835-470	RECOD	99-19-104	388-890-0015	NEW	99-18-053	388-890-0170	NEW-P	99-12-030
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388-890-1245	NEW	99-18-053	390- 14-025	PREP	99-06-053	390- 20-115	REP	99-12-055
388-890-1250	NEW-P	99-12-030	390- 14-025	AMD-P	99-09-065	391- 08	PREP	99-04-013
388-890-1250	NEW	99-18-053	390- 14-025	AMD	99-12-059	391- 08-310	AMD-P	99-10-107
388-890-1255	NEW-P	99-12-030	390- 14-030	PREP	99-06-054	391- 08-310	AMD	99-14-060
388-890-1255	NEW	99-18-053	390- 14-030	AMD-P	99-09-066	391- 08-810	AMD-P	99-10-107
388-890-1260	NEW-P	99-12-030	390- 14-030	AMD	99-12-060	391- 08-810	AMD	99-14-060
388-890-1260	NEW	99-18-053	390- 14-035	PREP	99-06-055	391- 55	PREP	99-04-013
388-890-1265	NEW-P	99-12-030	390- 14-035	AMD-P	99-09-067	391- 55-001	AMD-P	99-10-107
388-890-1265	NEW	99-18-053	390- 14-035	AMD	99-12-061	391- 55-001	AMD	99-14-060
388-890-1270	NEW-P	99-12-030	390- 14-040	PREP	99-06-056	391- 55-002	AMD-P	99-10-107
388-890-1270	NEW	99-18-053	390- 14-040	AMD-P	99-09-068	391- 55-002	AMD	99-14-060
388-890-1275	NEW-P	99-12-030	390- 14-040	AMD	99-12-062	391- 55-010	AMD-P	99-10-107
388-890-1275	NEW	99-18-053	390- 14-045	PREP	99-06-057	391- 55-010	AMD	99-14-060
388-890-1280	NEW-P	99-12-030	390- 14-045	AMD-P	99-09-069	391- 55-020	NEW-P	99-10-107
388-890-1280	NEW	99-18-053	390- 14-045	AMD	99-12-063	391- 55-020	NEW	99-14-060
388-890-1285	NEW-P	99-12-030	390- 14-055	PREP	99-06-058	391- 55-030	AMD-P	99-10-107
388-890-1285	NEW	99-18-053	390- 14-055	REP-P	99-09-057	391- 55-030	AMD	99-14-060
388-890-1290	NEW-P	99-12-030	390- 14-055	REP	99-12-051	391- 55-032	AMD-P	99-10-107
388-890-1290	NEW	99-18-053	390- 14-100	PREP	99-06-059	391- 55-032	AMD	99-14-060
388-890-1295	NEW-P	99-12-030	390- 14-100	AMD-P	99-09-070	391- 55-050	AMD-P	99-10-107
388-890-1295	NEW	99-18-053	390- 14-100	AMD	99-12-064	391- 55-050	AMD	99-14-060
388-890-1300	NEW-P	99-12-030	390- 14-105	PREP	99-06-060	391- 55-070	AMD-P	99-10-107
388-890-1300	NEW	99-18-053	390- 14-105	REP-P	99-09-058	391- 55-070	AMD	99-14-060
388-890-1305	NEW-P	99-12-030	390- 14-105	REP	99-12-052	391- 55-071	AMD-P	99-10-107
388-890-1305	NEW	99-18-053	390- 14-110	PREP	99-06-061	391- 55-071	AMD	99-14-060
388-890-1310	NEW-P	99-12-030	390- 14-110	AMD-P	99-09-071	391- 55-090	AMD-P	99-10-107
388-890-1310	NEW	99-18-053	390- 14-110	AMD	99-12-065	391- 55-090	AMD	99-14-060
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391-55-315	AMD	99-14-060	392-127-050	PREP	99-16-077	392-140-736	REP-P	99-21-005
391-55-320	AMD-P	99-10-107	392-127-050	REP-P	99-21-007	392-140-740	REP-P	99-21-005
391-55-320	AMD	99-14-060	392-127-055	PREP	99-16-077	392-140-741	REP-P	99-21-005
391-55-330	AMD-P	99-10-107	392-127-055	REP-P	99-21-007	392-140-742	REP-P	99-21-005
391-55-330	AMD	99-14-060	392-127-060	PREP	99-16-077	392-140-743	REP-P	99-21-005
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391-55-335	AMD	99-14-060	392-127-065	PREP	99-16-077	392-140-745	REP-P	99-21-005
391-55-340	AMD-P	99-10-107	392-127-065	AMD-P	99-21-007	392-140-746	REP-P	99-21-005
391-55-340	AMD	99-14-060	392-127-070	PREP	99-16-077	392-140-747	REP-P	99-21-005
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391-65-001	AMD-P	99-10-107	392-127-095	PREP	99-16-077	392-140-903	NEW-P	99-21-005
391-65-001	AMD	99-14-060	392-127-095	REP-P	99-21-007	392-140-905	NEW-P	99-21-005
391-65-002	AMD-P	99-10-107	392-127-101	PREP	99-16-077	392-140-906	NEW-P	99-21-005
391-65-002	AMD	99-14-060	392-127-101	REP-P	99-21-007	392-140-907	NEW-P	99-21-005
391-65-010	AMD-P	99-10-107	392-127-106	PREP	99-16-077	392-140-908	NEW-P	99-21-005
391-65-010	AMD	99-14-060	392-127-106	REP-P	99-21-007	392-140-910	NEW-P	99-21-005
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415-113-041	AMD-P	99-19-125	434-230-220	NEW-P	99-18-044	434-260-270	REP	99-12-004
415-113-042	AMD-P	99-19-125	434-240-205	AMD-P	99-05-054	434-260-280	REP-P	99-07-043
415-113-045	AMD-P	99-19-125	434-240-205	AMD	99-08-089	434-260-280	REP	99-12-004
415-113-059	AMD-P	99-19-125	434-260	AMD-P	99-07-043	434-260-290	REP-P	99-07-043
415-113-065	AMD-P	99-19-125	434-260	AMD	99-12-004	434-260-290	REP	99-12-004
415-113-070	AMD-P	99-19-125	434-260-010	AMD-P	99-07-043	434-260-300	AMD-P	99-07-043
415-113-070	PREP	99-19-127	434-260-010	AMD	99-12-004	434-260-300	AMD	99-12-004
415-113-080	AMD-P	99-19-125	434-260-020	AMD-P	99-07-043	434-260-305	NEW-P	99-07-043
415-113-082	AMD-P	99-19-125	434-260-020	AMD	99-12-004	434-260-305	NEW	99-12-004
415-113-084	AMD-P	99-19-125	434-260-030	AMD-P	99-07-043	434-260-310	AMD-P	99-07-043
415-113-090	AMD-P	99-19-125	434-260-030	AMD	99-12-004	434-260-310	AMD	99-12-004
415-113-100	AMD-P	99-19-125	434-260-040	AMD-P	99-07-043	434-260-320	AMD-P	99-07-043
415-115-070	REP-XR	99-08-074	434-260-040	AMD	99-12-004	434-260-320	AMD	99-12-004
415-115-070	REP	99-12-041	434-260-050	AMD-P	99-07-043	434-260-330	AMD-P	99-07-043
415-116-010	REP	99-21-031	434-260-050	AMD	99-12-004	434-260-330	AMD	99-12-004
415-116-020	REP	99-21-031	434-260-060	AMD-P	99-07-043	434-260-340	AMD-P	99-07-043
415-116-030	REP	99-21-031	434-260-060	AMD	99-12-004	434-260-340	AMD	99-12-004
415-116-040	REP	99-21-031	434-260-070	REP-P	99-07-043	434-260-350	AMD-P	99-07-043
415-116-050	REP	99-21-031	434-260-070	REP	99-12-004	434-260-350	AMD	99-12-004
419- 14-135	NEW-P	99-07-131	434-260-080	AMD-P	99-07-043	434-261-005	AMD-P	99-05-054
419- 14-135	NEW	99-10-024	434-260-080	AMD	99-12-004	434-261-005	AMD	99-08-089
419- 14-140	NEW-P	99-07-131	434-260-110	AMD-P	99-07-043	434-261-080	AMD-P	99-05-054
419- 14-140	NEW	99-10-024	434-260-110	AMD	99-12-004	434-261-080	AMD	99-08-089
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434- 55-060	AMD	99-12-008	434-260-120	AMD	99-12-004	434-324-105	REP-P	99-05-054
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434- 55-065	AMD	99-12-008	434-260-130	AMD	99-12-004	434-334-055	AMD-P	99-05-034
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434-166-290	AMD	99-16-066	434-260-150	AMD	99-12-004	434-334-070	AMD-P	99-05-034
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434-180-360	AMD	99-02-047	434-260-180	REP-P	99-07-043	434-334-080	AMD-P	99-05-034
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434-219-120	AMD-P	99-18-076	434-260-190	AMD-P	99-07-043	434-334-080	AMD	99-08-115
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434-219-160	AMD-P	99-18-076	434-260-200	AMD-P	99-07-043	434-334-082	NEW	99-08-115
434-219-165	NEW-P	99-18-076	434-260-200	AMD	99-12-004	434-334-085	AMD-P	99-05-034
434-219-170	NEW-P	99-18-076	434-260-210	REP-P	99-07-043	434-334-085	AMD	99-08-115
434-219-180	AMD-P	99-18-076	434-260-210	REP	99-12-004	434-334-090	AMD-P	99-05-034
434-219-185	NEW-P	99-18-076	434-260-215	REP-P	99-07-043	434-334-090	AMD	99-08-115
434-219-210	AMD-P	99-18-076	434-260-215	REP	99-12-004	434-334-095	AMD-P	99-05-034
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434-219-240	AMD-P	99-18-076	434-260-225	NEW-P	99-07-043	434-334-100	AMD	99-08-115
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434-219-255	NEW-P	99-18-076	434-260-230	REP-P	99-07-043	434-334-105	AMD	99-08-115
434-219-260	AMD-P	99-18-076	434-260-230	REP	99-12-004	434-334-110	AMD-P	99-05-034
434-219-270	AMD-P	99-18-076	434-260-235	NEW-P	99-07-043	434-334-110	AMD	99-08-115
434-219-280	AMD-P	99-18-076	434-260-235	NEW	99-12-004	434-334-115	REP-P	99-05-034
434-219-285	NEW-P	99-18-076	434-260-240	AMD-P	99-07-043	434-334-115	REP	99-08-115
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434-334-135	NEW	99-08-115	440-26-240	DECOD	99-20-023	456-12-075	NEW-P	99-08-091
434-334-140	NEW-P	99-05-034	440-26-250	DECOD	99-20-023	456-12-075	NEW	99-13-098
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440-25-010	REP	99-19-105	448-13-065	AMD	99-06-048	456-12-140	REP	99-13-098
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440-25-120	REP-P	99-16-098	456-12-030	REP-P	99-08-091	458-12-327	REP-P	99-18-110
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440-26-160	DECOD	99-20-023	456-12-055	NEW	99-13-098	458-12-339	PREP	99-05-069
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458-20-225	REP	99-08-005	458-57-575	REP	99-15-095	468-38-170	REP	99-07-098
458-20-226	AMD-XA	99-04-021	458-57-580	REP-P	99-11-104	468-38-210	REP-XR	99-04-058
458-20-226	AMD	99-09-013	458-57-580	REP	99-15-095	468-38-210	REP	99-07-098
458-20-228	AMD-P	99-10-034	458-57-590	REP-P	99-11-104	468-38-290	AMD-E	99-10-004
458-20-231	AMD	99-02-055	458-57-590	REP	99-15-095	468-38-290	PREP	99-10-020
458-20-238	AMD-XA	99-04-020	458-57-600	REP-P	99-11-104	468-38-290	AMD-P	99-14-047
458-20-238	AMD-W	99-17-083	458-57-600	REP	99-15-095	468-38-290	AMD	99-18-019
458-20-246	PREP	99-11-041	458-57-610	REP-P	99-11-104	468-51-010	AMD	99-06-034
458-20-246	AMD-P	99-17-029	458-57-610	REP	99-15-095	468-51-020	AMD	99-06-034
458-20-261	NEW-P	99-04-022	458-57-620	REP-P	99-11-104	468-51-030	AMD	99-06-034
458-20-261	NEW	99-08-035	458-57-620	REP	99-15-095	468-51-040	AMD	99-06-034
458-20-263	AMD-XA	99-06-028	458-57-630	REP-P	99-11-104	468-51-060	AMD	99-06-034
458-20-263	AMD	99-11-106	458-57-630	REP	99-15-095	468-51-070	AMD	99-06-034
458-29A-100	NEW-P	99-17-088	458-57-640	REP-P	99-11-104	468-51-080	AMD	99-06-034
458-29A-100	NEW	99-20-053	458-57-640	REP	99-15-095	468-51-090	AMD	99-06-034
458-29A-200	NEW-P	99-17-088	458-57-650	REP-P	99-11-104	468-51-100	AMD	99-06-034
458-29A-200	NEW	99-20-053	458-57-650	REP	99-15-095	468-51-105	NEW	99-06-034
458-29A-400	NEW-P	99-17-088	458-57-660	REP-P	99-11-104	468-51-110	AMD	99-06-034

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
468- 51-120	AMD	99-06-034	478-132-010	AMD-XA	99-20-086	479- 02-110	AMD-P	99-20-143
468- 51-130	AMD	99-06-034	478-132-030	AMD-XA	99-20-086	479- 05-010	NEW-E	99-19-006
468- 51-140	AMD	99-06-034	478-140	AMD-P	99-08-056	479- 05-010	NEW-P	99-20-143
468- 51-150	AMD	99-06-034	478-140	AMD	99-12-110	479- 05-020	NEW-E	99-19-006
468- 52-020	AMD	99-06-035	478-140-010	AMD-P	99-08-056	479- 05-020	NEW-P	99-20-143
468- 52-030	AMD	99-06-035	478-140-010	AMD	99-12-110	479- 05-030	NEW-E	99-19-006
468- 52-040	AMD	99-06-035	478-140-015	AMD-P	99-08-056	479- 05-030	NEW-P	99-20-143
468- 52-050	AMD	99-06-035	478-140-015	AMD	99-12-110	479- 05-040	NEW-E	99-19-006
468- 52-060	AMD	99-06-035	478-140-018	AMD-P	99-08-056	479- 05-040	NEW-P	99-20-143
468- 52-070	AMD	99-06-035	478-140-018	AMD	99-12-110	479- 05-050	NEW-E	99-19-006
468- 54	PREP	99-10-029	478-140-019	NEW-P	99-08-056	479- 05-050	NEW-P	99-20-143
468- 58	PREP	99-10-030	478-140-019	NEW	99-12-110	479- 05-060	NEW-E	99-19-006
468- 66	PREP	99-17-079	478-140-021	AMD-P	99-08-056	479- 05-060	NEW-P	99-20-143
468- 66-030	AMD-E	99-18-096	478-140-021	AMD	99-12-110	479- 05-070	NEW-E	99-19-006
468- 66-030	AMD-P	99-20-065	478-140-024	AMD-P	99-08-056	479- 05-070	NEW-P	99-20-143
468- 66-050	AMD-E	99-18-096	478-140-024	AMD	99-12-110	479- 05-080	NEW-E	99-19-006
468- 66-050	AMD-P	99-20-065	478-140-024	AMD	99-12-110	479- 05-080	NEW-P	99-20-143
468- 66-070	AMD-E	99-18-096	478-140-050	AMD-P	99-08-056	479- 05-080	NEW-E	99-19-006
468- 66-070	AMD-P	99-20-065	478-140-050	AMD	99-12-110	479- 05-090	NEW-E	99-19-006
468- 66-110	AMD-E	99-18-096	478-140-060	REP-P	99-08-056	479- 05-090	NEW-P	99-20-143
468- 66-110	AMD-P	99-20-065	478-140-060	REP	99-12-110	479- 05-100	NEW-E	99-19-006
468- 66-140	AMD-E	99-18-096	478-140-070	AMD-P	99-08-056	479- 05-100	NEW-P	99-20-143
468- 66-140	AMD-P	99-20-065	478-140-070	AMD	99-12-110	479- 05-110	NEW-E	99-19-006
468- 70	PREP	99-19-145	478-140-080	NEW-P	99-08-056	479- 05-110	NEW-P	99-20-143
468-300-010	AMD-P	99-05-035	478-140-080	NEW	99-12-110	479- 05-120	NEW-E	99-19-006
468-300-010	AMD	99-08-066	478-210-010	REP	99-06-033	479- 05-120	NEW-P	99-20-143
468-300-020	AMD-P	99-05-035	478-210-020	REP	99-06-033	479- 05-130	NEW-E	99-19-006
468-300-020	AMD	99-08-066	478-324-020	AMD-XA	99-19-096	479- 05-130	NEW-P	99-20-143
468-300-040	AMD-P	99-05-035	478-324-030	AMD-XA	99-19-096	479- 05-140	NEW-E	99-19-006
468-300-040	AMD	99-08-066	478-324-040	AMD-XA	99-19-096	479- 05-140	NEW-P	99-20-143
468-300-220	AMD-P	99-05-035	478-324-045	NEW-XA	99-19-096	479- 05-150	NEW-E	99-19-006
468-300-220	AMD	99-08-066	478-324-050	REP-XA	99-19-096	479- 05-150	NEW-P	99-20-143
468-300-700	AMD	99-07-059	478-324-060	AMD-XA	99-19-096	479- 05-160	NEW-E	99-19-006
468-310-010	AMD	99-03-025	478-324-070	AMD-XA	99-19-096	479- 05-160	NEW-P	99-20-143
468-310-020	AMD	99-03-025	478-324-090	AMD-XA	99-19-096	479- 05-170	NEW-E	99-19-006
468-310-050	AMD	99-03-025	478-324-110	AMD-XA	99-19-096	479- 05-170	NEW-P	99-20-143
468-310-060	AMD	99-03-025	478-324-120	AMD-XA	99-19-096	479- 05-180	NEW-E	99-19-006
468-310-100	AMD	99-03-025	478-324-130	AMD-XA	99-19-096	479- 05-180	NEW-P	99-20-143
468-500-001	AMD-XA	99-06-004	478-324-140	AMD-XA	99-19-096	479- 05-190	NEW-E	99-19-006
468-500-001	AMD	99-11-007	478-324-150	AMD-XA	99-19-096	479- 05-190	NEW-P	99-20-143
468-550	PREP	99-11-026	478-324-170	AMD-XA	99-19-096	479- 05-200	NEW-E	99-19-006
468-550-030	AMD-P	99-15-011	478-324-180	AMD-XA	99-19-096	479- 05-200	NEW-P	99-20-143
468-550-030	AMD	99-18-059	478-324-190	AMD-XA	99-19-096	479- 05-210	NEW-E	99-19-006
468-550-040	AMD-P	99-15-011	478-324-200	AMD-XA	99-19-096	479- 05-210	NEW-P	99-20-143
468-550-040	AMD	99-18-059	478-324-210	AMD-XA	99-19-096	479- 05-220	NEW-E	99-19-006
468-550-060	AMD-P	99-15-011	479- 01-010	AMD-E	99-19-006	479- 05-220	NEW-P	99-20-143
468-550-060	AMD	99-18-059	479- 01-010	AMD-P	99-20-143	479- 05-230	NEW-E	99-19-006
468-550-070	AMD-P	99-15-011	479- 01-020	AMD-P	99-20-143	479- 05-230	NEW-P	99-20-143
468-550-070	AMD	99-18-059	479- 01-040	AMD-E	99-19-006	479- 05-240	NEW-E	99-19-006
468-550-080	NEW-P	99-15-011	479- 01-040	AMD-P	99-20-143	479- 05-240	NEW-P	99-20-143
468-550-080	NEW	99-18-059	479- 01-050	AMD-E	99-19-006	479- 05-250	NEW-E	99-19-006
474- 02-010	PREP	99-16-021	479- 01-050	AMD-P	99-20-143	479- 05-250	NEW-P	99-20-143
474- 10-010	NEW	99-03-004	479- 02-010	AMD-E	99-19-006	479- 05-260	NEW-E	99-19-006
474- 10-020	NEW	99-03-004	479- 02-010	AMD-P	99-20-143	479- 05-260	NEW-P	99-20-143
474- 10-030	NEW	99-03-004	479- 02-020	REP-E	99-19-006	479- 05-270	NEW-E	99-19-006
474- 10-040	NEW	99-03-004	479- 02-020	REP-P	99-20-143	479- 05-270	NEW-P	99-20-143
474- 10-050	NEW	99-03-004	479- 02-030	REP-E	99-19-006	479- 05-280	NEW-E	99-19-006
474- 10-060	NEW	99-03-004	479- 02-030	REP-P	99-20-143	479- 05-280	NEW-P	99-20-143
474- 10-070	NEW	99-03-004	479- 02-050	AMD-E	99-19-006	479- 05-290	NEW-E	99-19-006
474- 10-080	NEW	99-03-004	479- 02-050	AMD-P	99-20-143	479- 05-290	NEW-P	99-20-143
474- 10-090	NEW	99-03-004	479- 02-060	AMD-E	99-19-006	479- 12-005	AMD-E	99-19-006
474- 10-100	NEW	99-03-004	479- 02-060	AMD-P	99-20-143	479- 12-005	AMD-P	99-20-143
			479- 02-110	AMD-E	99-19-006	479- 12-008	AMD-E	99-19-006

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
479- 12-008	AMD-P	99-20-143	479- 13-070	REP-E	99-19-006	479- 16-045	REP-E	99-19-006
479- 12-010	AMD-E	99-19-006	479- 13-070	REP-P	99-20-143	479- 16-045	REP-P	99-20-143
479- 12-010	REP-P	99-20-143	479- 14-005	NEW-E	99-19-006	479- 16-050	REP-E	99-19-006
479- 12-011	NEW-P	99-20-143	479- 14-005	NEW-P	99-20-143	479- 16-050	REP-P	99-20-143
479- 12-020	REP-E	99-19-006	479- 14-008	NEW-E	99-19-006	479- 16-060	REP-E	99-19-006
479- 12-020	REP-P	99-20-143	479- 14-008	NEW-P	99-20-143	479- 16-060	REP-P	99-20-143
479- 12-100	NEW-E	99-19-006	479- 14-010	NEW-E	99-19-006	479- 16-080	REP-E	99-19-006
479- 12-100	NEW-P	99-20-143	479- 14-010	NEW-P	99-20-143	479- 16-080	REP-P	99-20-143
479- 12-110	NEW-E	99-19-006	479- 14-100	NEW-E	99-19-006	479- 16-085	REP-E	99-19-006
479- 12-110	NEW-P	99-20-143	479- 14-100	NEW-P	99-20-143	479- 16-085	REP-P	99-20-143
479- 12-120	NEW-E	99-19-006	479- 14-110	NEW-E	99-19-006	479- 16-098	AMD-P	99-03-089
479- 12-120	NEW-P	99-20-143	479- 14-110	NEW-P	99-20-143	479- 16-098	AMD	99-08-021
479- 12-130	NEW-E	99-19-006	479- 14-120	NEW-E	99-19-006	479- 16-098	REP-E	99-19-006
479- 12-130	NEW-P	99-20-143	479- 14-120	NEW-P	99-20-143	479- 16-098	REP-P	99-20-143
479- 12-140	NEW-E	99-19-006	479- 14-130	NEW-E	99-19-006	479- 17-100	NEW-E	99-19-006
479- 12-140	NEW-P	99-20-143	479- 14-130	NEW-P	99-20-143	479- 17-100	NEW-P	99-20-143
479- 12-150	NEW-E	99-19-006	479- 14-140	NEW-E	99-19-006	479- 17-200	NEW-E	99-19-006
479- 12-150	NEW-P	99-20-143	479- 14-140	NEW-P	99-20-143	479- 17-200	NEW-P	99-20-143
479- 12-200	NEW-E	99-19-006	479- 14-150	NEW-E	99-19-006	479- 17-300	NEW-E	99-19-006
479- 12-200	NEW-P	99-20-143	479- 14-150	NEW-P	99-20-143	479- 17-300	NEW-P	99-20-143
479- 12-210	NEW-E	99-19-006	479- 14-160	NEW-E	99-19-006	479- 17-400	NEW-E	99-19-006
479- 12-210	NEW-P	99-20-143	479- 14-160	NEW-P	99-20-143	479- 17-400	NEW-P	99-20-143
479- 12-220	NEW-E	99-19-006	479- 14-170	NEW-E	99-19-006	479- 20-007	AMD-P	99-03-089
479- 12-220	NEW-P	99-20-143	479- 14-170	NEW-P	99-20-143	479- 20-007	AMD	99-08-021
479- 12-230	NEW-E	99-19-006	479- 14-180	NEW-E	99-19-006	479- 20-007	REP-E	99-19-006
479- 12-230	NEW-P	99-20-143	479- 14-180	NEW-P	99-20-143	479- 20-007	REP-P	99-20-143
479- 12-240	NEW-E	99-19-006	479- 14-190	NEW-E	99-19-006	479- 20-010	REP-E	99-19-006
479- 12-240	NEW-P	99-20-143	479- 14-190	NEW-P	99-20-143	479- 20-010	REP-P	99-20-143
479- 12-250	NEW-E	99-19-006	479- 15-005	NEW-E	99-19-006	479- 20-011	REP-E	99-19-006
479- 12-250	NEW-P	99-20-143	479- 15-005	NEW-P	99-20-143	479- 20-011	REP-P	99-20-143
479- 12-260	NEW-E	99-19-006	479- 15-008	NEW-E	99-19-006	479- 20-013	REP-E	99-19-006
479- 12-260	NEW-P	99-20-143	479- 15-008	NEW-P	99-20-143	479- 20-013	REP-P	99-20-143
479- 12-300	NEW-E	99-19-006	479- 15-010	NEW-E	99-19-006	479- 20-016	REP-E	99-19-006
479- 12-300	NEW-P	99-20-143	479- 15-010	NEW-P	99-20-143	479- 20-016	REP-P	99-20-143
479- 12-310	NEW-E	99-19-006	479- 15-100	NEW-E	99-19-006	479- 20-020	AMD-P	99-03-089
479- 12-310	NEW-P	99-20-143	479- 15-100	NEW-P	99-20-143	479- 20-020	AMD	99-08-021
479- 12-340	NEW-E	99-19-006	479- 15-110	NEW-E	99-19-006	479- 20-020	REP-E	99-19-006
479- 12-340	NEW-P	99-20-143	479- 15-110	NEW-P	99-20-143	479- 20-020	REP-P	99-20-143
479- 12-350	NEW-E	99-19-006	479- 15-120	NEW-E	99-19-006	479- 20-025	AMD-P	99-03-089
479- 12-350	NEW-P	99-20-143	479- 15-120	NEW-P	99-20-143	479- 20-025	AMD	99-08-021
479- 12-360	NEW-E	99-19-006	479- 15-130	NEW-E	99-19-006	479- 20-025	REP-E	99-19-006
479- 12-360	NEW-P	99-20-143	479- 15-130	NEW-P	99-20-143	479- 20-025	REP-P	99-20-143
479- 12-370	NEW-E	99-19-006	479- 15-140	NEW-E	99-19-006	479- 20-027	REP-E	99-19-006
479- 12-370	NEW-P	99-20-143	479- 15-140	NEW-P	99-20-143	479- 20-027	REP-P	99-20-143
479- 12-400	NEW-E	99-19-006	479- 16-010	REP-E	99-19-006	479- 20-031	REP-E	99-19-006
479- 12-400	NEW-P	99-20-143	479- 16-010	REP-P	99-20-143	479- 20-031	REP-P	99-20-143
479- 12-410	NEW-E	99-19-006	479- 16-015	REP-E	99-19-006	479- 20-037	AMD-P	99-03-089
479- 12-410	NEW-P	99-20-143	479- 16-015	REP-P	99-20-143	479- 20-037	AMD	99-08-021
479- 12-420	NEW-E	99-19-006	479- 16-016	REP-E	99-19-006	479- 20-037	REP-E	99-19-006
479- 12-420	NEW-P	99-20-143	479- 16-016	REP-P	99-20-143	479- 20-037	REP-P	99-20-143
479- 12-430	NEW-E	99-19-006	479- 16-020	AMD-P	99-03-089	479- 20-086	REP-E	99-19-006
479- 12-430	NEW-P	99-20-143	479- 16-020	AMD	99-08-021	479- 20-086	REP-P	99-20-143
479- 12-440	NEW-E	99-19-006	479- 16-020	REP-E	99-19-006	479- 20-089	REP-E	99-19-006
479- 12-440	NEW-P	99-20-143	479- 16-020	REP-P	99-20-143	479- 20-089	REP-P	99-20-143
479- 13-010	REP-E	99-19-006	479- 16-030	REP-E	99-19-006	479- 20-095	REP-E	99-19-006
479- 13-010	REP-P	99-20-143	479- 16-030	REP-P	99-20-143	479- 20-095	REP-P	99-20-143
479- 13-011	REP-E	99-19-006	479- 16-035	REP-E	99-19-006	479- 24-010	REP-P	99-20-143
479- 13-011	REP-P	99-20-143	479- 16-035	REP-P	99-20-143	479- 24-020	REP-P	99-20-143
479- 13-025	REP-E	99-19-006	479- 16-040	AMD-P	99-03-089	479- 24-030	REP-P	99-20-143
479- 13-025	REP-P	99-20-143	479- 16-040	AMD	99-08-021	479- 24-040	REP-P	99-20-143
479- 13-035	REP-E	99-19-006	479- 16-040	REP-E	99-19-006	479- 24-050	REP-P	99-20-143
479- 13-035	REP-P	99-20-143	479- 16-040	REP-P	99-20-143	479- 24-070	REP-P	99-20-143

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
479-112-001	REP-E	99-19-006	479-312-050	REP-E	99-19-006	479-416-010	REP-E	99-19-006
479-112-001	REP-P	99-20-143	479-312-050	REP-P	99-20-143	479-416-010	REP-P	99-20-143
479-112-003	REP-E	99-19-006	479-312-100	REP-E	99-19-006	479-416-015	REP-E	99-19-006
479-112-003	REP-P	99-20-143	479-312-100	REP-P	99-20-143	479-416-015	REP-P	99-20-143
479-112-0055	REP-E	99-19-006	479-312-150	REP-E	99-19-006	479-416-016	REP-E	99-19-006
479-112-0055	REP-P	99-20-143	479-312-150	REP-P	99-20-143	479-416-016	REP-P	99-20-143
479-112-007	REP-E	99-19-006	479-312-200	REP-E	99-19-006	479-416-018	REP-E	99-19-006
479-112-007	REP-P	99-20-143	479-312-200	REP-P	99-20-143	479-416-018	REP-P	99-20-143
479-112-008	REP-E	99-19-006	479-312-250	REP-E	99-19-006	479-416-020	REP-E	99-19-006
479-112-008	REP-P	99-20-143	479-312-250	REP-P	99-20-143	479-416-020	REP-P	99-20-143
479-112-009	REP-E	99-19-006	479-312-300	REP-E	99-19-006	479-416-030	REP-E	99-19-006
479-112-009	REP-P	99-20-143	479-312-300	REP-P	99-20-143	479-416-030	REP-P	99-20-143
479-112-010	REP-E	99-19-006	479-316-010	REP-E	99-19-006	479-416-035	REP-E	99-19-006
479-112-010	REP-P	99-20-143	479-316-010	REP-P	99-20-143	479-416-035	REP-P	99-20-143
479-112-017	REP-E	99-19-006	479-316-050	REP-E	99-19-006	479-416-040	REP-E	99-19-006
479-112-017	REP-P	99-20-143	479-316-050	REP-P	99-20-143	479-416-040	REP-P	99-20-143
479-112-018	REP-E	99-19-006	479-316-100	REP-E	99-19-006	479-416-045	REP-E	99-19-006
479-112-018	REP-P	99-20-143	479-316-100	REP-P	99-20-143	479-416-045	REP-P	99-20-143
479-112-020	REP-E	99-19-006	479-316-200	REP-E	99-19-006	479-416-050	REP-E	99-19-006
479-112-020	REP-P	99-20-143	479-316-200	REP-P	99-20-143	479-416-050	REP-P	99-20-143
479-113-010	REP-P	99-20-143	479-316-250	REP-E	99-19-006	479-420-010	REP-E	99-19-006
479-113-011	REP-P	99-20-143	479-316-250	REP-P	99-20-143	479-420-010	REP-P	99-20-143
479-113-029	REP-P	99-20-143	479-316-300	REP-E	99-19-006	479-420-011	REP-E	99-19-006
479-113-031	REP-P	99-20-143	479-316-300	REP-P	99-20-143	479-420-011	REP-P	99-20-143
479-113-035	REP-P	99-20-143	479-320-050	REP-E	99-19-006	479-420-013	REP-E	99-19-006
479-113-070	REP-P	99-20-143	479-320-050	REP-P	99-20-143	479-420-013	REP-P	99-20-143
479-116-010	REP-P	99-20-143	479-320-100	REP-E	99-19-006	479-420-016	REP-E	99-19-006
479-116-015	REP-P	99-20-143	479-320-100	REP-P	99-20-143	479-420-016	REP-P	99-20-143
479-116-016	REP-P	99-20-143	479-320-150	REP-E	99-19-006	479-420-020	REP-E	99-19-006
479-116-020	REP-P	99-20-143	479-320-150	REP-P	99-20-143	479-420-020	REP-P	99-20-143
479-116-030	REP-P	99-20-143	479-320-200	REP-E	99-19-006	479-420-025	REP-E	99-19-006
479-116-035	REP-P	99-20-143	479-320-200	REP-P	99-20-143	479-420-025	REP-P	99-20-143
479-116-040	REP-P	99-20-143	479-410-010	REP-E	99-19-006	479-420-027	REP-E	99-19-006
479-116-045	REP-P	99-20-143	479-410-010	REP-P	99-20-143	479-420-027	REP-P	99-20-143
479-116-050	REP-P	99-20-143	479-410-020	REP-E	99-19-006	479-420-031	REP-E	99-19-006
479-116-060	REP-P	99-20-143	479-410-020	REP-P	99-20-143	479-420-031	REP-P	99-20-143
479-116-070	REP-P	99-20-143	479-410-100	REP-E	99-19-006	479-420-037	REP-E	99-19-006
479-116-080	REP-P	99-20-143	479-410-100	REP-P	99-20-143	479-420-037	REP-P	99-20-143
479-120-010	REP-P	99-20-143	479-410-150	REP-E	99-19-006	479-420-086	REP-E	99-19-006
479-120-011	REP-P	99-20-143	479-410-150	REP-P	99-20-143	479-420-086	REP-P	99-20-143
479-120-013	REP-P	99-20-143	479-410-160	REP-E	99-19-006	479-420-089	REP-E	99-19-006
479-120-016	REP-P	99-20-143	479-410-160	REP-P	99-20-143	479-420-089	REP-P	99-20-143
479-120-020	REP-P	99-20-143	479-410-170	REP-E	99-19-006	479-420-095	REP-E	99-19-006
479-120-025	REP-P	99-20-143	479-410-170	REP-P	99-20-143	479-420-095	REP-P	99-20-143
479-120-027	REP-P	99-20-143	479-410-180	REP-E	99-19-006	479-510-060	REP-E	99-19-006
479-120-031	REP-P	99-20-143	479-410-180	REP-P	99-20-143	479-510-060	REP-P	99-20-143
479-120-037	REP-P	99-20-143	479-410-200	REP-E	99-19-006	479-510-076	REP-E	99-19-006
479-120-086	REP-P	99-20-143	479-410-200	REP-P	99-20-143	479-510-076	REP-P	99-20-143
479-120-089	REP-P	99-20-143	479-412-020	REP-E	99-19-006	479-510-080	REP-E	99-19-006
479-120-095	REP-P	99-20-143	479-412-020	REP-P	99-20-143	479-510-080	REP-P	99-20-143
479-310-010	REP-E	99-19-006	479-412-100	REP-E	99-19-006	479-510-110	REP-E	99-19-006
479-310-010	REP-P	99-20-143	479-412-100	REP-P	99-20-143	479-510-110	REP-P	99-20-143
479-310-050	REP-E	99-19-006	479-412-150	REP-E	99-19-006	479-510-120	REP-E	99-19-006
479-310-050	REP-P	99-20-143	479-412-150	REP-P	99-20-143	479-510-120	REP-P	99-20-143
479-310-100	REP-E	99-19-006	479-412-200	REP-E	99-19-006	479-510-210	REP-E	99-19-006
479-310-100	REP-P	99-20-143	479-412-200	REP-P	99-20-143	479-510-210	REP-P	99-20-143
479-310-150	REP-E	99-19-006	479-412-250	REP-E	99-19-006	479-510-220	REP-E	99-19-006
479-310-150	REP-P	99-20-143	479-412-250	REP-P	99-20-143	479-510-220	REP-P	99-20-143
479-310-200	REP-E	99-19-006	479-412-300	REP-E	99-19-006	479-510-410	AMD-P	99-03-088
479-310-200	REP-P	99-20-143	479-412-300	REP-P	99-20-143	479-510-410	AMD	99-08-020
479-312-010	REP-E	99-19-006	479-412-310	REP-E	99-19-006	479-510-410	REP-E	99-19-006
479-312-010	REP-P	99-20-143	479-412-310	REP-P	99-20-143	479-510-410	REP-P	99-20-143

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
479-510-420	AMD-P	99-03-088	480- 09-810	AMD	99-05-031	480- 66-330	NEW-P	99-15-083
479-510-420	AMD	99-08-020	480- 09-815	AMD	99-05-031	480- 66-400	NEW-P	99-15-083
479-510-420	REP-E	99-19-006	480- 09-820	AMD	99-05-031	480- 66-410	NEW-P	99-15-083
479-510-420	REP-P	99-20-143	480- 09-830	REP	99-05-031	480- 66-420	NEW-P	99-15-083
479-510-450	NEW-P	99-03-088	480- 12-100	REP-W	99-08-085	480- 66-430	NEW-P	99-15-083
479-510-450	NEW	99-08-020	480- 12-370	RE-AD	99-08-026	480- 66-440	NEW-P	99-15-083
479-510-460	NEW-P	99-03-088	480- 12-375	REP	99-08-026	480- 66-450	NEW-P	99-15-083
479-510-460	NEW	99-08-020	480- 12-375	REP-W	99-08-085	480- 66-460	NEW-P	99-15-083
479-510-500	REP-E	99-19-006	480- 14-060	AMD-XA	99-14-079	480- 66-470	NEW-P	99-15-083
479-510-500	REP-P	99-20-143	480- 14-060	AMD	99-20-013	480- 66-480	NEW-P	99-15-083
480- 09-005	NEW	99-05-031	480- 15-040	AMD-XA	99-14-079	480- 66-490	NEW-P	99-15-083
480- 09-010	AMD	99-05-031	480- 15-040	AMD	99-20-013	480- 66-500	NEW-P	99-15-083
480- 09-012	AMD	99-05-031	480- 30-015	AMD-XA	99-14-079	480- 66-510	NEW-P	99-15-083
480- 09-100	AMD	99-05-031	480- 30-015	AMD	99-20-013	480- 66-520	NEW-P	99-15-083
480- 09-101	NEW	99-05-031	480- 31-100	AMD-XA	99-14-079	480- 66-600	NEW-P	99-15-083
480- 09-115	AMD	99-05-031	480- 31-100	AMD	99-20-013	480- 66-620	NEW-P	99-15-083
480- 09-120	AMD	99-05-031	480- 31-120	AMD-XA	99-14-079	480- 70	PREP	99-08-012
480- 09-125	AMD	99-05-031	480- 31-120	AMD	99-20-013	480- 70-055	AMD-XA	99-14-079
480- 09-130	AMD	99-05-031	480- 31-130	AMD-XA	99-14-079	480- 70-055	AMD	99-20-013
480- 09-135	AMD	99-05-031	480- 31-130	AMD	99-20-013	480- 75-005	AMD-XA	99-14-079
480- 09-140	AMD	99-05-031	480- 31-140	AMD-XA	99-14-079	480- 75-005	AMD	99-20-013
480- 09-150	AMD	99-05-031	480- 31-140	AMD	99-20-013	480- 80	PREP	99-19-086
480- 09-200	AMD	99-05-031	480- 40-015	AMD-XA	99-14-079	480- 90	PREP	99-08-052
480- 09-210	AMD	99-05-031	480- 40-015	AMD	99-20-013	480- 92-011	AMD	99-05-016
480- 09-220	AMD	99-05-031	480- 60-010	AMD-P	99-15-083	480- 92-016	NEW	99-05-016
480- 09-230	AMD	99-05-031	480- 60-012	NEW-P	99-15-083	480- 92-021	AMD	99-05-016
480- 09-337	NEW-S	99-12-112	480- 60-014	NEW-P	99-15-083	480- 92-031	AMD	99-05-016
480- 09-340	AMD	99-05-031	480- 60-020	AMD-P	99-15-083	480- 92-041	NEW	99-05-016
480- 09-390	AMD	99-05-031	480- 60-030	AMD-P	99-15-083	480- 92-050	AMD	99-05-016
480- 09-400	AMD	99-05-031	480- 60-035	NEW-P	99-15-083	480- 92-060	AMD	99-05-016
480- 09-410	AMD	99-05-031	480- 60-040	AMD-P	99-15-083	480- 92-070	AMD	99-05-016
480- 09-420	AMD	99-05-031	480- 60-050	AMD-P	99-15-083	480- 92-080	AMD	99-05-016
480- 09-425	AMD	99-05-031	480- 60-060	AMD-P	99-15-083	480- 92-090	AMD	99-05-016
480- 09-426	AMD	99-05-031	480- 60-070	REP-P	99-15-083	480- 92-100	AMD	99-05-016
480- 09-430	AMD	99-05-031	480- 60-080	AMD-P	99-15-083	480- 92-110	AMD	99-05-016
480- 09-440	AMD	99-05-031	480- 60-090	AMD-P	99-15-083	480- 93-010	AMD-XA	99-14-079
480- 09-460	AMD	99-05-031	480- 60-99002	REP-P	99-15-083	480- 93-010	AMD	99-20-013
480- 09-465	AMD	99-05-031	480- 60-99003	REP-P	99-15-083	480-100	PREP	99-08-105
480- 09-466	AMD	99-05-031	480- 62	PREP	99-08-053	480-100-076	PREP	99-19-155
480- 09-467	AMD	99-05-031	480- 62-090	AMD-XA	99-14-079	480-100-186	PREP	99-19-155
480- 09-470	AMD	99-05-031	480- 62-090	AMD	99-20-013	480-100-191	PREP	99-19-155
480- 09-475	AMD	99-05-031	480- 66-010	REP-P	99-15-083	480-110-011	REP-W	99-07-053
480- 09-500	AMD	99-05-031	480- 66-020	REP-P	99-15-083	480-110-011	REP-S	99-12-112
480- 09-510	AMD	99-05-031	480- 66-030	REP-P	99-15-083	480-110-016	REP-W	99-07-053
480- 09-600	AMD	99-05-031	480- 66-040	REP-P	99-15-083	480-110-016	REP-S	99-12-112
480- 09-610	AMD	99-05-031	480- 66-050	REP-P	99-15-083	480-110-018	REP-W	99-07-053
480- 09-620	AMD	99-05-031	480- 66-060	REP-P	99-15-083	480-110-018	REP-S	99-12-112
480- 09-700	AMD	99-05-031	480- 66-070	REP-P	99-15-083	480-110-021	REP-W	99-07-053
480- 09-705	AMD	99-05-031	480- 66-100	NEW-P	99-15-083	480-110-021	REP-S	99-12-112
480- 09-710	AMD	99-05-031	480- 66-110	NEW-P	99-15-083	480-110-023	REP-W	99-07-053
480- 09-720	AMD	99-05-031	480- 66-120	NEW-P	99-15-083	480-110-023	REP-S	99-12-112
480- 09-730	AMD	99-05-031	480- 66-140	NEW-P	99-15-083	480-110-026	REP-W	99-07-053
480- 09-735	AMD	99-05-031	480- 66-150	NEW-P	99-15-083	480-110-026	REP-S	99-12-112
480- 09-736	AMD	99-05-031	480- 66-160	NEW-P	99-15-083	480-110-028	REP-W	99-07-053
480- 09-740	AMD	99-05-031	480- 66-170	NEW-P	99-15-083	480-110-028	REP-S	99-12-112
480- 09-745	AMD	99-05-031	480- 66-200	NEW-P	99-15-083	480-110-031	REP-W	99-07-053
480- 09-750	AMD	99-05-031	480- 66-210	NEW-P	99-15-083	480-110-031	REP-S	99-12-112
480- 09-751	AMD	99-05-031	480- 66-220	NEW-P	99-15-083	480-110-032	REP-W	99-07-053
480- 09-760	AMD	99-05-031	480- 66-230	NEW-P	99-15-083	480-110-032	REP-S	99-12-112
480- 09-770	AMD	99-05-031	480- 66-300	NEW-P	99-15-083	480-110-036	REP-W	99-07-053
480- 09-780	AMD	99-05-031	480- 66-310	NEW-P	99-15-083	480-110-036	REP-S	99-12-112
480- 09-800	AMD	99-05-031	480- 66-320	NEW-P	99-15-083	480-110-041	REP-W	99-07-053

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480-110-041	REP-S	99-12-112	480-110-295	NEW-S	99-12-112	480-121	AMD-P	99-07-106
480-110-046	REP-W	99-07-053	480-110-305	NEW-S	99-12-112	480-121	AMD	99-13-097
480-110-046	REP-S	99-12-112	480-110-315	NEW-S	99-12-112	480-121-010	AMD-P	99-07-106
480-110-051	REP-W	99-07-053	480-110-325	NEW-S	99-12-112	480-121-010	AMD	99-13-097
480-110-051	REP-S	99-12-112	480-110-335	NEW-S	99-12-112	480-121-015	NEW	99-13-097
480-110-056	REP-W	99-07-053	480-110-345	NEW-S	99-12-112	480-121-020	AMD-P	99-07-106
480-110-056	REP-S	99-12-112	480-110-355	NEW-S	99-12-112	480-121-020	AMD	99-13-097
480-110-061	REP-W	99-07-053	480-110-365	NEW-S	99-12-112	480-121-023	NEW	99-13-097
480-110-061	REP-S	99-12-112	480-110-375	NEW-S	99-12-112	480-121-026	NEW	99-13-097
480-110-066	REP-W	99-07-053	480-110-385	NEW-S	99-12-112	480-121-030	AMD-P	99-07-106
480-110-066	REP-S	99-12-112	480-110-395	NEW-S	99-12-112	480-121-030	AMD	99-13-097
480-110-071	REP-W	99-07-053	480-110-405	NEW-S	99-12-112	480-121-040	AMD-P	99-07-106
480-110-071	REP-S	99-12-112	480-110-415	NEW-S	99-12-112	480-121-040	AMD	99-13-097
480-110-076	REP-W	99-07-053	480-110-425	NEW-S	99-12-112	480-121-050	REP-P	99-07-106
480-110-076	REP-S	99-12-112	480-110-435	NEW-S	99-12-112	480-121-050	AMD	99-13-097
480-110-081	REP-W	99-07-053	480-110-445	NEW-S	99-12-112	480-121-060	NEW-P	99-07-106
480-110-081	REP-S	99-12-112	480-110-455	NEW-S	99-12-112	480-121-060	NEW	99-13-097
480-110-086	REP-W	99-07-053	480-110-465	NEW-S	99-12-112	480-121-070	NEW-P	99-07-106
480-110-086	REP-S	99-12-112	480-110-475	NEW-S	99-12-112	480-121-070	NEW	99-13-097
480-110-091	REP-W	99-07-053	480-110-485	NEW-S	99-12-112	480-121-080	NEW-P	99-07-106
480-110-091	REP-S	99-12-112	480-110-495	NEW-S	99-12-112	480-121-080	NEW-W	99-20-088
480-110-096	REP-W	99-07-053	480-110-500	NEW-W	99-07-053	480-121-090	NEW-P	99-07-106
480-110-096	REP-S	99-12-112	480-110-510	NEW-W	99-07-053	480-121-090	NEW-W	99-20-088
480-110-101	REP-W	99-07-053	480-110-520	NEW-W	99-07-053	480-121-100	NEW-P	99-07-106
480-110-101	REP-S	99-12-112	480-110-530	NEW-W	99-07-053	480-121-100	NEW-W	99-20-088
480-110-111	REP-W	99-07-053	480-110-540	NEW-W	99-07-053	480-123-015	NEW-W	99-13-095
480-110-111	REP-S	99-12-112	480-110-550	NEW-W	99-07-053	480-123-020	NEW-W	99-13-095
480-110-116	REP-W	99-07-053	480-110-560	NEW-W	99-07-053	480-123-030	NEW-W	99-13-095
480-110-116	REP-S	99-12-112	480-110-570	NEW-W	99-07-053	480-123-040	NEW-W	99-13-095
480-110-121	REP-W	99-07-053	480-110-580	NEW-W	99-07-053	480-123-050	NEW-W	99-13-095
480-110-121	REP-S	99-12-112	480-110-590	NEW-W	99-07-053	480-123-060	NEW-W	99-13-095
480-110-126	REP-W	99-07-053	480-110-600	NEW-W	99-07-053	480-123-070	NEW-W	99-13-095
480-110-126	REP-S	99-12-112	480-110-610	NEW-W	99-07-053	480-123-080	NEW-W	99-13-095
480-110-131	REP-W	99-07-053	480-110-620	NEW-W	99-07-053	480-123-085	NEW-W	99-13-095
480-110-131	REP-S	99-12-112	480-110-630	NEW-W	99-07-053	480-123-090	NEW-W	99-13-095
480-110-136	REP-W	99-07-053	480-110-640	NEW-W	99-07-053	480-123-100	NEW-W	99-13-095
480-110-136	REP-S	99-12-112	480-110-650	NEW-W	99-07-053	480-123-110	NEW-W	99-13-095
480-110-141	REP-W	99-07-053	480-110-660	NEW-W	99-07-053	480-123-120	NEW-W	99-13-095
480-110-141	REP-S	99-12-112	480-110-670	NEW-W	99-07-053	480-123-130	NEW-W	99-13-095
480-110-146	REP-W	99-07-053	480-110-680	NEW-W	99-07-053	480-123-140	NEW-W	99-13-095
480-110-146	REP-S	99-12-112	480-110-690	NEW-W	99-07-053	480-123-150	NEW-W	99-13-095
480-110-151	REP-W	99-07-053	480-110-700	NEW-W	99-07-053	480-123-160	NEW-W	99-13-095
480-110-151	REP-S	99-12-112	480-110-710	NEW-W	99-07-053	480-123-170	NEW-W	99-13-095
480-110-156	REP-W	99-07-053	480-110-720	NEW-W	99-07-053	480-123-180	NEW-W	99-13-095
480-110-156	REP-S	99-12-112	480-110-730	NEW-W	99-07-053	480-123-190	NEW-W	99-13-095
480-110-161	REP-W	99-07-053	480-110-740	NEW-W	99-07-053	480-123-200	NEW-W	99-13-095
480-110-161	REP-S	99-12-112	480-110-750	NEW-W	99-07-053	480-123-210	NEW-W	99-13-095
480-110-166	REP-W	99-07-053	480-110-760	NEW-W	99-07-053	480-123-220	NEW-W	99-13-095
480-110-166	REP-S	99-12-112	480-110-770	NEW-W	99-07-053	480-123-230	NEW-W	99-13-095
480-110-171	REP-W	99-07-053	480-110-780	NEW-W	99-07-053	480-123-240	NEW-W	99-13-095
480-110-171	REP-S	99-12-112	480-110-790	NEW-W	99-07-053	480-123-250	NEW-W	99-13-095
480-110-176	REP-W	99-07-053	480-120	PREP	99-09-027	480-123-260	NEW-W	99-13-095
480-110-176	REP-S	99-12-112	480-120-052	NEW	99-10-013	480-123-270	NEW-W	99-13-095
480-110-205	NEW-S	99-12-112	480-120-058	NEW	99-10-013	480-123-280	NEW-W	99-13-095
480-110-215	NEW-S	99-12-112	480-120-139	AMD-P	99-07-107	480-123-290	NEW-W	99-13-095
480-110-225	NEW-S	99-12-112	480-120-139	AMD	99-11-070	480-123-300	NEW-W	99-13-095
480-110-235	NEW-S	99-12-112	480-120-139	AMD-P	99-21-057	480-123-310	NEW-W	99-13-095
480-110-245	NEW-S	99-12-112	480-120-144	NEW	99-05-015	480-123-320	NEW-W	99-13-095
480-110-255	NEW-S	99-12-112	480-120-151	NEW	99-05-015	480-123-330	NEW-W	99-13-095
480-110-265	NEW-S	99-12-112	480-120-152	NEW	99-05-015	480-123-340	NEW-W	99-13-095
480-110-275	NEW-S	99-12-112	480-120-153	NEW	99-05-015	480-123-350	NEW-W	99-13-095
480-110-285	NEW-S	99-12-112	480-120-154	NEW	99-05-015	480-123-360	NEW-W	99-13-095

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480-123-370	NEW-W	99-13-095	480-143-130	NEW-P	99-03-074	480-146-300	NEW-P	99-03-073
480-123-380	NEW-W	99-13-095	480-143-130	NEW	99-08-055	480-146-300	NEW	99-08-054
480-123-390	NEW-W	99-13-095	480-143-140	NEW-P	99-03-074	480-146-310	NEW-P	99-03-073
480-123-400	NEW-W	99-13-095	480-143-140	NEW	99-08-055	480-146-310	NEW	99-08-054
480-123-410	NEW-W	99-13-095	480-143-150	NEW-P	99-03-074	480-146-320	NEW-P	99-03-073
480-123-420	NEW-W	99-13-095	480-143-150	NEW	99-08-055	480-146-320	NEW	99-08-054
480-123-430	NEW-W	99-13-095	480-143-160	NEW-P	99-03-074	480-146-330	NEW-P	99-03-073
480-123-440	NEW-W	99-13-095	480-143-160	NEW	99-08-055	480-146-330	NEW	99-08-054
480-123-450	NEW-W	99-13-095	480-143-170	NEW-P	99-03-074	480-146-340	NEW-P	99-03-073
480-123-460	NEW-W	99-13-095	480-143-170	NEW	99-08-055	480-146-340	NEW	99-08-054
480-123-470	NEW-W	99-13-095	480-143-180	NEW-P	99-03-074	480-146-350	NEW-P	99-03-073
480-123-480	NEW-W	99-13-095	480-143-180	NEW	99-08-055	480-146-350	NEW	99-08-054
480-123-490	NEW-W	99-13-095	480-143-190	NEW-P	99-03-074	480-146-360	NEW-P	99-03-073
480-123-500	NEW-W	99-13-095	480-143-190	NEW	99-08-055	480-146-360	NEW	99-08-054
480-123-510	NEW-W	99-13-095	480-143-200	NEW-P	99-03-074	480-146-370	NEW-P	99-03-073
480-123-520	NEW-W	99-13-095	480-143-200	NEW	99-08-055	480-146-370	NEW	99-08-054
480-123-530	NEW-W	99-13-095	480-143-210	NEW-P	99-03-074	480-146-380	NEW-P	99-03-073
480-123-540	NEW-W	99-13-095	480-143-210	NEW	99-08-055	480-146-380	NEW	99-08-054
480-123-550	NEW-W	99-13-095	480-143-990	REP-P	99-03-074	490-500-005	PREP	99-06-081
480-123-560	NEW-W	99-13-095	480-143-990	REP	99-08-055	490-500-005	REP-P	99-12-030
480-123-570	NEW-W	99-13-095	480-146-010	REP-P	99-03-073	490-500-005	REP	99-18-053
480-140	PREP	99-09-028	480-146-010	REP	99-08-054	490-500-010	PREP	99-06-081
480-140-010	AMD-P	99-17-044	480-146-020	REP-P	99-03-073	490-500-010	REP-P	99-12-030
480-140-015	NEW-P	99-17-044	480-146-020	REP	99-08-054	490-500-010	REP	99-18-053
480-140-020	AMD-P	99-17-044	480-146-030	REP-P	99-03-073	490-500-015	PREP	99-06-081
480-140-030	AMD-P	99-17-044	480-146-030	REP	99-08-054	490-500-015	REP-P	99-12-030
480-140-040	AMD-P	99-17-044	480-146-040	REP-P	99-03-073	490-500-015	REP	99-18-053
480-140-050	REP-P	99-17-044	480-146-040	REP	99-08-054	490-500-022	PREP	99-06-081
480-140-060	REP-P	99-17-044	480-146-050	REP-P	99-03-073	490-500-022	REP-P	99-12-030
480-140-070	REP-P	99-17-044	480-146-050	REP	99-08-054	490-500-022	REP	99-18-053
480-140-080	AMD-P	99-17-044	480-146-060	REP-P	99-03-073	490-500-025	PREP	99-06-081
480-140-090	REP-P	99-17-044	480-146-060	REP	99-08-054	490-500-025	REP-P	99-12-030
480-140-100	REP-P	99-17-044	480-146-070	REP-P	99-03-073	490-500-025	REP	99-18-053
480-140-110	REP-P	99-17-044	480-146-070	REP	99-08-054	490-500-030	PREP	99-06-081
480-140-120	REP-P	99-17-044	480-146-080	REP-P	99-03-073	490-500-030	REP-P	99-12-030
480-140-130	REP-P	99-17-044	480-146-080	REP	99-08-054	490-500-030	REP	99-18-053
480-140-140	REP-P	99-17-044	480-146-090	REP-P	99-03-073	490-500-050	PREP	99-06-081
480-140-150	REP-P	99-17-044	480-146-090	REP	99-08-054	490-500-050	REP-P	99-12-030
480-140-160	REP-P	99-17-044	480-146-091	REP-P	99-03-073	490-500-050	REP	99-18-053
480-140-170	REP-P	99-17-044	480-146-091	REP	99-08-054	490-500-055	PREP	99-06-081
480-143-010	REP-P	99-03-074	480-146-095	REP-P	99-03-073	490-500-055	REP-P	99-12-030
480-143-010	REP	99-08-055	480-146-095	REP	99-08-054	490-500-055	REP	99-18-053
480-143-020	REP-P	99-03-074	480-146-200	REP-P	99-03-073	490-500-065	PREP	99-06-081
480-143-020	REP	99-08-055	480-146-200	REP	99-08-054	490-500-065	REP-P	99-12-030
480-143-030	REP-P	99-03-074	480-146-210	REP-P	99-03-073	490-500-065	REP	99-18-053
480-143-030	REP	99-08-055	480-146-210	REP	99-08-054	490-500-070	PREP	99-06-081
480-143-040	REP-P	99-03-074	480-146-220	REP-P	99-03-073	490-500-070	REP-P	99-12-030
480-143-040	REP	99-08-055	480-146-220	REP	99-08-054	490-500-070	REP	99-18-053
480-143-050	REP-P	99-03-074	480-146-230	REP-P	99-03-073	490-500-080	PREP	99-06-081
480-143-050	REP	99-08-055	480-146-230	REP	99-08-054	490-500-080	REP-P	99-12-030
480-143-060	REP-P	99-03-074	480-146-240	NEW-P	99-03-073	490-500-080	REP	99-18-053
480-143-060	REP	99-08-055	480-146-240	NEW	99-08-054	490-500-170	PREP	99-06-081
480-143-070	REP-P	99-03-074	480-146-250	NEW-P	99-03-073	490-500-170	REP-P	99-12-030
480-143-070	REP	99-08-055	480-146-250	NEW	99-08-054	490-500-170	REP	99-18-053
480-143-080	REP-P	99-03-074	480-146-260	NEW-P	99-03-073	490-500-180	PREP	99-06-081
480-143-080	REP	99-08-055	480-146-260	NEW	99-08-054	490-500-180	REP-P	99-12-030
480-143-100	NEW-P	99-03-074	480-146-270	NEW-P	99-03-073	490-500-180	REP	99-18-053
480-143-100	NEW	99-08-055	480-146-270	NEW	99-08-054	490-500-185	PREP	99-06-081
480-143-110	NEW-P	99-03-074	480-146-280	NEW-P	99-03-073	490-500-185	REP-P	99-12-030
480-143-110	NEW	99-08-055	480-146-280	NEW	99-08-054	490-500-185	REP	99-18-053
480-143-120	NEW-P	99-03-074	480-146-290	NEW-P	99-03-073	490-500-190	PREP	99-06-081
480-143-120	NEW	99-08-055	480-146-290	NEW	99-08-054	490-500-190	REP-P	99-12-030

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490-500-190	REP	99-18-053	490-500-455	REP-P	99-12-030	490-500-615	PREP	99-06-081
490-500-200	PREP	99-06-081	490-500-455	REP	99-18-053	490-500-615	REP-P	99-12-030
490-500-200	REP-P	99-12-030	490-500-460	PREP	99-06-081	490-500-615	REP	99-18-053
490-500-200	REP	99-18-053	490-500-460	REP-P	99-12-030	490-500-620	PREP	99-06-081
490-500-205	PREP	99-06-081	490-500-460	REP	99-18-053	490-500-620	REP-P	99-12-030
490-500-205	REP-P	99-12-030	490-500-465	PREP	99-06-081	490-500-620	REP	99-18-053
490-500-205	REP	99-18-053	490-500-465	REP-P	99-12-030	490-500-622	PREP	99-06-081
490-500-257	PREP	99-06-081	490-500-465	REP	99-18-053	490-500-622	REP-P	99-12-030
490-500-257	REP-P	99-12-030	490-500-470	PREP	99-06-081	490-500-622	REP	99-18-053
490-500-257	REP	99-18-053	490-500-470	REP-P	99-12-030	490-500-625	PREP	99-06-081
490-500-260	PREP	99-06-081	490-500-470	REP	99-18-053	490-500-625	REP-P	99-12-030
490-500-260	REP-P	99-12-030	490-500-475	PREP	99-06-081	490-500-625	REP	99-18-053
490-500-260	REP	99-18-053	490-500-475	REP-P	99-12-030	490-500-627	PREP	99-06-081
490-500-270	PREP	99-06-081	490-500-475	REP	99-18-053	490-500-627	REP-P	99-12-030
490-500-270	REP-P	99-12-030	490-500-477	PREP	99-06-081	490-500-627	REP	99-18-053
490-500-270	REP	99-18-053	490-500-477	REP-P	99-12-030	490-500-630	PREP	99-06-081
490-500-275	PREP	99-06-081	490-500-477	REP	99-18-053	490-500-630	REP-P	99-12-030
490-500-275	REP-P	99-12-030	490-500-480	PREP	99-06-081	490-500-630	REP	99-18-053
490-500-275	REP	99-18-053	490-500-480	REP-P	99-12-030	490-500-635	PREP	99-06-081
490-500-300	PREP	99-06-081	490-500-480	REP	99-18-053	490-500-635	REP-P	99-12-030
490-500-300	REP-P	99-12-030	490-500-485	PREP	99-06-081	490-500-635	REP	99-18-053
490-500-300	REP	99-18-053	490-500-485	REP-P	99-12-030	491- 02	PREP	99-13-170
490-500-325	PREP	99-06-081	490-500-485	REP	99-18-053	491- 02-095	AMD-P	99-18-021
490-500-325	REP-P	99-12-030	490-500-500	PREP	99-06-081	491- 02-095	AMD	99-21-052
490-500-325	REP	99-18-053	490-500-500	REP-P	99-12-030	495A-141-165	AMD-XA	99-19-030
490-500-350	PREP	99-06-081	490-500-500	REP	99-18-053	495D-120-040	PREP	99-15-006
490-500-350	REP-P	99-12-030	490-500-505	PREP	99-06-081	495D-120-040	AMD-E	99-15-009
490-500-350	REP	99-18-053	490-500-505	REP-P	99-12-030	495D-120-040	AMD-P	99-20-097
490-500-380	PREP	99-06-081	490-500-505	REP	99-18-053	495D-135-040	PREP	99-15-007
490-500-380	REP-P	99-12-030	490-500-510	PREP	99-06-081	495D-135-040	AMD-E	99-15-008
490-500-380	REP	99-18-053	490-500-510	REP-P	99-12-030	495D-135-040	AMD-P	99-20-098
490-500-385	PREP	99-06-081	490-500-510	REP	99-18-053	516- 13-090	AMD-P	99-03-011
490-500-385	REP-P	99-12-030	490-500-525	PREP	99-06-081	516- 13-090	AMD-E	99-03-012
490-500-385	REP	99-18-053	490-500-525	REP-P	99-12-030	516- 13-090	AMD	99-07-089
490-500-389	PREP	99-06-081	490-500-525	REP	99-18-053	516- 15-050	AMD-P	99-03-011
490-500-389	REP-P	99-12-030	490-500-530	PREP	99-06-081	516- 15-050	AMD-E	99-03-012
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490-500-390	PREP	99-06-081	490-500-530	REP	99-18-053	516-133	PREP	99-08-044
490-500-390	REP-P	99-12-030	490-500-530	PREP	99-06-081	516-133-020	AMD-P	99-19-081
490-500-390	REP	99-18-053	490-500-542	REP-P	99-12-030			
490-500-418	PREP	99-06-081	490-500-542	REP	99-18-053			
490-500-418	REP-P	99-12-030	490-500-545	PREP	99-06-081			
490-500-418	REP	99-18-053	490-500-545	REP-P	99-12-030			
490-500-420	PREP	99-06-081	490-500-545	REP	99-18-053			
490-500-420	REP-P	99-12-030	490-500-555	PREP	99-06-081			
490-500-420	REP	99-18-053	490-500-555	REP-P	99-12-030			
490-500-430	PREP	99-06-081	490-500-555	REP	99-18-053			
490-500-430	REP-P	99-12-030	490-500-560	PREP	99-06-081			
490-500-430	REP	99-18-053	490-500-560	REP-P	99-12-030			
490-500-435	PREP	99-06-081	490-500-560	REP	99-18-053			
490-500-435	REP-P	99-12-030	490-500-580	PREP	99-06-081			
490-500-435	REP	99-18-053	490-500-580	REP-P	99-12-030			
490-500-437	PREP	99-06-081	490-500-580	REP	99-18-053			
490-500-437	REP-P	99-12-030	490-500-590	PREP	99-06-081			
490-500-437	REP	99-18-053	490-500-590	REP-P	99-12-030			
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490-500-445	REP-P	99-12-030	490-500-600	PREP	99-06-081			
490-500-445	REP	99-18-053	490-500-600	REP-P	99-12-030			
490-500-450	PREP	99-06-081	490-500-600	REP	99-18-053			
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Library commission			Meetings	MISC	99-04-101
meetings	MISC	99-01-078		MISC	99-06-095
	MISC	99-04-100		MISC	99-09-033
	MISC	99-07-022		MISC	99-09-042
	MISC	99-11-010		MISC	99-11-080
	MISC	99-13-161		MISC	99-16-002
	MISC	99-14-033		MISC	99-17-035
	MISC	99-16-011		MISC	99-18-013
	MISC	99-18-022		MISC	99-18-074
	MISC	99-18-056		MISC	99-19-149
	MISC	99-21-033			
Library council of Washington			YAKIMA REGIONAL CLEAN AIR AUTHORITY		
meetings	MISC	99-15-039	Compliance and enforcement	PROP	99-01-033
	MISC	99-15-087	Permits	PROP	99-01-033
	MISC	99-19-020		PROP	99-06-017
	MISC	99-19-021	Public hearings	PROP	99-03-049
	MISC	99-19-025		PROP	99-06-017
Rules coordinator	MISC	99-05-019			
	MISC	99-11-011	YAKIMA VALLEY COMMUNITY COLLEGE		
			Meetings	MISC	99-07-048
WASHINGTON STATE PATROL			Public records	PREP	99-05-041
Background checks	PROP	99-03-080	Student rights and responsibilities	PROP	99-08-019
	PROP	99-03-081		PERM	99-13-140
	PERM	99-07-050			
	PERM	99-07-051			
Buses					
warning device exemption	PREP	99-09-021			
	PROP	99-13-133			
	PERM	99-18-028			
Fire protection					
model and experimental rocketry	EXRE	99-21-018			
policy board meetings	MISC	99-05-066			
	MISC	99-19-057			
Motor vehicles					
flashing lamps	PERM	99-02-045			
	PREP	99-20-037			
headlamps					
blue tint	PREP	99-09-049			
	PROP	99-13-135			
	PERM	99-18-027			
ignition interlock breath alcohol devices	PERM	99-01-156			
impounds	PREP	99-09-048			
	PROP	99-13-134			
	PERM	99-18-026			
license fraud	PREP	99-20-138			
seized vehicles, disposition	PREP	99-17-087			
tire chain use	EXAD	99-01-084			
	PERM	99-06-023			
WASHINGTON STATE UNIVERSITY					
Meetings	MISC	99-09-005			
WESTERN WASHINGTON UNIVERSITY					
Bicycle traffic and parking	PROP	99-03-011			
	EMER	99-03-012			
	PERM	99-07-089			
Meetings	MISC	99-21-020			
Organization	PREP	99-08-044			
	PROP	99-19-081			

