

WSR 20-09-002
NOTICE OF PUBLIC MEETINGS
COMMISSION ON
JUDICIAL CONDUCT

[Filed April 1, 2020, 2:35 p.m.]

The commission on judicial conduct (commission) will hold its 2020 business meetings at 11:00 a.m. on the following dates at Crowne Plaza Hotel, 17338 International Boulevard, SeaTac, WA 98188. Additional information can be obtained by calling 360-753-4585 or visiting the commission's website at www.cjc.state.wa.us.

Friday, February 7, 2020

~~Friday, April 24, 2020*~~

Friday, June 26, 2020

Friday, September 11, 2020

Friday, November 20, 2020

*In light of the COVID-19 global pandemic, the commission's Friday, April 24, 2020, business meeting is canceled.

WSR 20-09-004
NOTICE OF PUBLIC MEETINGS
HORSE RACING COMMISSION

[Filed April 2, 2020, 7:16 a.m.]

A special meeting has been scheduled by the Washington horse racing commission on April 10, 2020, at 9:30 a.m. Due to the COVID-19 outbreak, this meeting will be held via teleconference by calling **360-407-3780; pin code is 494038#**. The agenda and handouts will be posted at www.whrc.wa.gov no later than twenty-four hours prior to the meeting. Only those topics listed on the agenda may be discussed.

WSR 20-09-005
POLICY STATEMENT
DEPARTMENT OF AGRICULTURE

[Filed April 2, 2020, 9:03 a.m.]

On April 1, 2020, a policy statement regarding the Washington state department of agriculture (WSDA) delaying enforcement of summer gasoline volatility specifications was signed. As a result of the COVID-19 pandemic and associated precautions, fuel demand has decreased substantially across the nation. Fuel suppliers are currently storing more of the winter blend high volatility gasoline than anticipated. This situation is preventing fuel suppliers from transitioning the supply to summer lower volatility gasoline on the timeline required by the American Society for Testing and Materials (ASTM) standards. Therefore, in order to avoid potential fuel supply disruptions, WSDA will continue to allow winter blend high volatility gasoline to move through the supply chain from April 1 - 30, 2020.

A copy of the policy statement may be obtained by accessing our website or by contacting Gloriann Robinson, Agency Rules Coordinator, 1111 Washington Street S.E., P.O. Box 42560, Olympia, WA 98504-2560, phone 360-902-1802, email wsdarulescomments@agr.wa.gov.

POLICY STATEMENT
Number: PP-20-0001

Subject: Gasoline Volatility Requirements Enforcement in April 2020.

Supersedes: Not applicable.

Contact: Tim Elliot, motor fuel quality and enforcement manager, email telliott@agr.wa.gov, phone 360-902-1984.

Approved By: Derek I. Sandison, director.

Date Approved: April 1, 2020.

WSDA will continue to allow winter blend high volatility gasoline to be distributed and sold from April 1 - 30, 2020, in order to avoid potential gasoline supply disruptions.

Background: Volatility is the property of a liquid fuel that defines its evaporation characteristics. ASTM International establishes national volatility specifications for fuel and standard testing procedures. The United States Environmental Protection Agency (EPA) establishes volatility control periods that prohibit the sale, supply, dispensing or transport of gasoline whose volatility exceeds standards. The regulations specify the volatility standard by geographical area and time period in which the gasoline is intended to be dispensed to motor vehicles.

On March 27, 2020, EPA, in consultation with the United States Department of Energy, issued a waiver of certain fuel volatility standards to address oversupply issues for winter high volatility fuels (40 C.F.R. Section 80.27). The federal agencies determined that, as a result of the COVID-19 pandemic and associated precautions, fuel demand has decreased substantially across the nation, and suppliers are currently storing more of the winter blend high volatility gasoline than anticipated. This situation could prevent fuel suppliers from being able to turn over the supply to summer lower volatility fuels on the timeline required by the standards and prevent the distribution of an adequate supply of compliant gasoline to consumers.

WSDA's fuel volatility standards, published under chapter 16-662 WAC, currently require a transition to lower volatility gasoline beginning April 1, with another step down scheduled for May 1.

In order to avoid potential fuel supply disruptions, WSDA will continue to allow winter blend high volatility gasoline to be distributed and sold by enforcing the March ASTM D4814 Class E-5/D-4 requirements on gasoline in the distribution system and at retail locations from April 1-30, 2020, under the following conditions:

- The gasoline was produced before April 1, 2020.
- The gasoline is not blended with butane at the terminal.

WSDA will continue to coordinate with the department of ecology and department of commerce's energy emergency management director to ensure that impacts to air quality are minimized and that the transition of the fuel supply is implemented consistent with the needs of the State Comprehensive Emergency Management Plan (ESF-12).

Derek I. Sandison
 Director

WSR 20-09-006
NOTICE OF PUBLIC MEETINGS
COUNTY ROAD
ADMINISTRATION BOARD

[Filed April 2, 2020, 10:59 a.m.]

The county road administration board has changed the following regular meeting:

From: April 16, 2020
 County Road Administration Board
 2404 Chandler Court S.W.
 Suite 280
 Olympia, WA 98502
 1:00 to 5:00 p.m.
 Possible executive session
 and
 April 17, 2020
 County Road Administration Board
 2404 Chandler Court S.W.
 Suite 280
 Olympia, WA 98502
 8:30 a.m. - noon
 Possible executive session

To: **April 16, 2020**
Virtual meeting via Web-Ex and conference call audio
1:00 to 4:00 p.m.
Possible executive session

For further information contact Karen Pendleton at 360-350-6077 or karen.pendleton@crab.wa.gov.

Information regarding participation in the virtual meeting may be found at <http://www.crab.wa.gov/crab/meetings.cfm>.

* Individuals requiring reasonable accommodation may request written materials in alternative formats, sign language interpreters, physical accessibility accommodations, or other reasonable accommodation, by contacting Karen Pendleton.

Hearing and speech impaired persons call 1-800-833-6384.

WSR 20-09-007
NOTICE OF PUBLIC MEETINGS
RECREATION AND CONSERVATION
OFFICE

(Invasive Species Council)

[Filed April 2, 2020, 11:50 a.m.]

The Washington invasive species council (WISC) is changing the **date** and **location** of the regular quarterly meeting scheduled for June 4, 2020:

FROM: June 4, 2020, from 9:00 a.m. to 3:00 p.m., Room 172, Natural Resources Building, 1111 Washington Street S.E., Olympia, WA 98501.

TO: June 17, 2020, from 9:00 a.m. to 3:00 p.m., Marcus Whitman Hotel, 6 West Rose Street, Walla Walla, WA 99362.

For further information, please contact Justin Bush, WISC, at 360-902-3088 or justin.bush@rco.wa.gov, or at the WISC website www.InvasiveSpecies.wa.gov.

WISC schedules all public meetings at barrier free sites. Persons who need special assistance may contact Leslie Frank at 360-902-0220 or by email at leslie.frank@rco.wa.gov.

WSR 20-09-008
DEPARTMENT OF HEALTH

[Filed April 2, 2020, 1:50 p.m.]

EXTENSION OF RENEWAL DATES
OF HEALTH PROFESSION LICENSES

I. INTRODUCTION AND PURPOSE: The Washington state department of health (department) is extending all health profession license expiration dates to September 30, 2020, for those individuals whose license is subject to renew between April 1, 2020, and September 30, 2020. This applies to all health profession licenses under RCW 18.130.040.

The COVID-19 pandemic is taking an economic toll on small businesses. These include certain health professions such as dental hygienists, hearing aid specialists, massage therapists, physical therapists, chiropractors, and others that are not able to work at this time in compliance with Governor Jay Inslee's Proclamation to "Stay Home, Stay Healthy" (Proclamation 20-25).

Other health professions such as emergency medical technicians, physicians, nurses, respiratory therapists, and others are working intensively to care for those who are ill. These healthcare workers need to keep their focus on patient care during this emergency.

Approximately two hundred fifteen thousand individuals will have their health profession licenses expire over the next six months. These individuals will receive automated renewal notices and must pay the required fee to maintain licensure. If they let their license lapse, they will have to pay additional fees to have it reinstated.

This extension will allow healthcare workers to focus on patient care and promote continued patient safety during the COVID-19 outbreak. Because renewal payment will not be required until September 30, 2020, it will also reduce the economic burden on those individuals not able to work during this emergency.

II. AUTHORITY: Washington law allows the secretary of health to extend the duration of any license, certification, or registration period if the secretary determines that it would result in a more economical or efficient operation of state government and that the public health, safety, or welfare would not be substantially adversely affected thereby. The secretary of health has the authority under RCW 43.70.280 (2) to grant license extensions for health professions. Governor's Proclamation 20-32 provides authority for action without agency rule making.

III. SCOPE AND DURATION: This extension applies to renewals of licenses for all health professions licensed under Title 18 RCW. The expiration extension is not a waiver, and fees must still be paid by September 30, 2020, for individuals to maintain their health profession license. The extension applies to any health care license subject to renewal between April 1, 2020, and September 30, 2020, and requires renewal of such license by September 30, 2020.

IV. EXTENSION OF RENEWALS OF LICENSES FOR ALL HEALTH [HEALTH] PROFESSIONS: The secretary of health extends the renewal dates of all health profession licenses issued under RCW 18.130.040 up for renewal between April 1, 2020, and September 30, 2020, and requires renewal by September 30, 2020.

V. Signature

Dated: April 2, 2020.

John Wiesman, DrPH, MPH
Secretary

WSR 20-09-012
INTERPRETIVE STATEMENT
DEPARTMENT OF
FINANCIAL INSTITUTIONS

[Filed April 2, 2020, 5:53 p.m.]

Notice of Adoption of Amended Franchise Act Interpretive Statement No. 4 - Provisions in Franchise Agreements Setting the Site of Arbitration, Mediation, and/or Litigation

April 3, 2020

On March 13, 2020, the securities division of the department of financial institutions amended Franchise Act Interpretive Statement No. 4—Provisions in Franchise Agreements Setting the Site of Arbitration, Mediation, and/or Litigation.

The prior version of Franchise Act Interpretive Statement No. 4 addressed franchise agreements that set the site of arbitration and has now been amended to address provisions that similarly set the site of mediation or litigation. The amended version of Franchise Act Interpretive Statement No. 4 explains that the securities administrator will not register a franchise offering that includes a franchise agreement that sets the site of arbitration or mediation unless the agreement specifies that the site of arbitration or mediation will be: (1) In the state of Washington, (2) as mutually agreed upon at the time of arbitration or mediation, or (3) as determined by the arbitrator or mediator at the time of arbitration or mediation. In addition, if litigation is not precluded by the franchise agreement, the franchise agreement must allow a franchisee to bring an action or proceeding arising out of or in connection with the sale of a franchise, or a violation of the Washington Franchise Investment Protection Act, in Washington.

A copy of the amended Franchise Act Interpretive Statement No. 4 is available here <https://dfi.wa.gov/industry/franchise-act-interpretive-statements/franchise-act-interpretive-statement-fis-04>.

In light of the changes to Franchise Act Interpretive Statement No. 4, the "sample" Washington Addendum to the Franchise Agreement has also been updated. A copy of the updated Washington Franchise Agreement Addendum is available here <https://dfi.wa.gov/sites/default/files/forms/franchise-agreement-addendum.pdf>.

Please contact Nathan Quigley by phone at 360-902-8797 or by email at nathan.quigley@dfi.wa.gov with any questions.

WSR 20-09-013
PUBLIC RECORDS OFFICER
DEPARTMENT OF ARCHAEOLOGY
AND HISTORIC PRESERVATION

[Filed April 3, 2020, 9:36 a.m.]

Pursuant to RCW 42.56.580, the public records officer for the department of archaeology and historic preservation is Jamie Dudman, 1110 South Capitol Way, Suite 30, Olympia, WA 98501, phone 360-586-3070, fax 360-586-3067, email jamie.dudman@dahp.wa.gov.

Jamie Dudman
Records Manager

WSR 20-09-015
POLICY STATEMENT
DEPARTMENT OF AGRICULTURE

[Filed April 3, 2020, 12:45 p.m.]

On April 3, 2020, a policy statement regarding the Washington state department of agriculture (WSDA) delaying the requirement for the Drug Enforcement Agency (DEA) laboratory registration for conducting testing of hemp was signed. There is currently insufficient capacity for testing of hemp in the United States. To allow the federal government sufficient time to work with industry to address this issue, the United States Department of Agriculture (USDA), and, therefore, WSDA will be delaying enforcement until USDA's final rule is published, or October 31, 2021, whichever comes first.

A copy of the policy statement may be obtained by accessing our website or by contacting Gloriann Robinson, Agency Rules Coordinator, 1111 Washington Street S.E., P.O. Box 42560, Olympia, WA 98504-2560, phone 360-902-1802, email wsdarulescomments@agr.wa.gov.

POLICY STATEMENT
Number: CI-20-0001

Subject: Delay in Requirement for DEA Laboratory Registration for Conducting Testing of Hemp.

Supersedes: Not applicable.

Contact: Jessica Allenton, assistant director, commodity inspection division, email jallenton@agr.wa.gov, phone 360-902-1828.

Approved by: Derek I. Sandison, director.

Date Approved: April 3, 2020.

To provide clarity regarding the delay of enforcement of the requirement to use laboratories registered with the DEA for testing hemp, the WSDA issues this policy statement pursuant to RCW 34.05.230.

Description: Section 10113 of the Agriculture Improvement Act of 2018 (2018 Farm Bill) legalized the commercial production of hemp nationwide after several decades of it being controlled under the Controlled Substances Act. The Interim Final Rule (IFR) on the Establishment of a Domestic Hemp Production Program (84 FR 58522), published by the United States Department of Agriculture (USDA) on October 31, 2019, requires laboratories conducting hemp testing to be registered by the DEA. Because this legalization is a recent development, there is currently insufficient capacity in the United States for testing of hemp. To allow the federal government sufficient time to work with industry to address this issue, WSDA is delaying enforcement of the federal requirement for hemp testing laboratories to obtain DEA registration.

USDA is allowing this enforcement discretion based on comment received in response to the IFR and in discussions with states and tribes as they pursue USDA-approval of their plans. Through these conversations, USDA has learned that this provision will serve as a significant hindrance to the growth of a domestic hemp market at this emergent stage. For instance, it is now better understood how the limited number of DEA-registered labs will hinder testing.

Delay in Requirement for DEA Laboratory Registration: The 2018 Farm Bill allows the production of hemp in the United States and no longer includes hemp as a controlled substance. Hemp with a delta-9 tetrahydrocannabinol (THC) level of 0.3% or less on a dry weight basis is not a controlled substance in Washington state. We also know that weather and other factors may affect the THC level in hemp and that labs may receive material that is over the 0.3% THC level and is, by definition, a controlled substance. USDA's IFR requires that laboratory testing of hemp for the purpose of determining compliance under the United States Domestic Hemp Product Program be conducted by laboratories appropriately registered with DEA.

Per WAC 16-306-090, THC level testing of Washington produced hemp is conducted by laboratories either run, or approved, by WSDA. In light of the USDA guidance, DEA registration is not currently a requirement for WSDA approval of a hemp testing laboratory.

USDA is permitting WSDA to delay enforcement of the requirement to use laboratories registered with the DEA for testing (7 C.F.R §§ 990.3 (a)(3)(i) and 990.26(e)). Under this guidance, testing can be conducted by labs that are not yet DEA registered until USDA's final rule is published, or October 31, 2021, whichever comes first. This change will allow additional time to increase DEA registered analytical lab capacity.

All laboratories engaged in the testing of hemp through this interim period will be subject to the compliance requirements of chapter 16-306 WAC. Specifically, labs must adhere to the standards of performance as outlined within chapter 16-306 WAC, including the requirement to test for total THC employing post-decarboxylation or other similarly reliable methods. All labs that wish to continue hemp testing

will have to make arrangements to be compliant with DEA registration requirements before this period of delayed enforcement expires.

WSR 20-09-017

DEPARTMENT OF HEALTH

[Filed April 3, 2020, 3:32 p.m.]

ORDER OF THE SECRETARY OF HEALTH 20-01

Hospital Reporting to Regional Health Care Coalitions

WHEREAS, Washington State Governor Jay Inslee has issued Proclamation 20-05, subsequently amended, proclaiming a statewide state of emergency due to an outbreak of coronavirus disease 2019 (COVID-19) in the United States and community spread of COVID-19 in Washington State; and

WHEREAS, Modeling predicts a surge of the number of serious COVID-19 cases in Washington state, for which the health care system must prepare to care; and

WHEREAS, The health care system is facing unprecedented stress related to the COVID-19 response impacting staff availability, supplies, and space; and

WHEREAS, Facilities and providers will need to maximize surge within the health care system and ensure that the most critical healthcare capabilities are available for those in most need; and

WHEREAS, Comprehensive and current information about hospitals' bed capacity, staffing, supplies, equipment, and other resources is critical for assessing health system readiness and developing plans for securing and allocating health care resources as demand for health care services increases throughout the state due to the COVID-19 pandemic.

NOW, THEREFORE, I, John Wiesman, Washington State Secretary of Health, as a result of the above-noted situation, and under RCW 43.70.130(7), 43.70.170, 70.05.070(3), and any other applicable authority, do hereby order the following:

Every hospital in this state licensed under chapter 70.41 RCW shall report to the health care coalition in the hospital's region any data or information that is requested by such health care coalition or the Department of Health, including, but not limited to, data or information related to bed capacity, staffing, supplies, equipment, and any similar matter. The health care coalitions and the Department of Health shall make reasonable efforts to consult with hospitals and the Washington State Hospital Association in developing reporting requests and requirements. Data or information may be requested to be reported at the individual hospital level when that level of detail is important to the response, as determined by the Department of Health or health care coalitions. Requests from coalitions to hospitals for data or information shall be uniform across the state, including with respect to time, means, and frequency, except where an individual coalition identifies a specific regional need requiring a deviation in reporting requests.

The health care coalitions shall share this data with the Department of Health, hospitals that reported data or infor-

mation to a health care coalition, local public health jurisdictions, and the Washington State Hospital Association. The Department of Health may share the data with appropriate federal agencies involved in the COVID-19 response to aid in improving Washington's response. The health care coalitions to which this order applies are the Northwest Healthcare Response Network, for western Washington, the Regional Emergency and Disaster (REDi) Healthcare Coalition, for eastern Washington, and the Region IV Healthcare Preparedness Alliance, for southwest Washington.

This order shall not be construed to require hospitals to report proprietary, commercial, trade secret, or other business-related information that is not reasonably related to the purpose and intent of this order. The health care coalitions, Washington State Hospital Association, and hospitals shall use and disclose the data and information acquired pursuant to this order only to the extent necessary to accomplish the purpose and intent of this order or to otherwise protect the public's health. The restrictions in the preceding sentence do not apply to a hospital's use and disclosure of its own reported data and information.

This order shall take effect immediately and remain in effect until rescinded or superseded by a subsequent order of the Secretary of Health or until the Governor issues a proclamation declaring the termination of the State of Emergency declared by Proclamation 20-05, as amended by subsequent amendatory proclamations, whichever is earlier.

Signed this 2nd day of April, 2020.

John Wiesman, DrPH, MPH
Secretary of Health

WSR 20-09-021

**NOTICE OF PUBLIC MEETINGS
TACOMA COMMUNITY COLLEGE**

[Filed April 6, 2020, 11:36 a.m.]

**BOARD OF TRUSTEES
REGULAR PUBLIC MEETING**

Wednesday, April 8, 2020
4:00 p.m.

Virtual Meeting

Virtual Meeting Information: Login on your computer, tablet, phone or other electronic devices <https://zoom.us/j/752693927>; or join by phone 1-253-215-8782. Meeting ID: 752 693 927.

WSR 20-09-022

**NOTICE OF PUBLIC MEETINGS
BEEF COMMISSION**

[Filed April 6, 2020, 11:45 a.m.]

**2020 Meeting Schedule
(All meetings begin at 9:00 a.m.)**

The Washington state beef commission will meet in 2020 as indicated below.

January 23, 2020 Thursday	Regular meeting	Conference call
March 11-12, 2020 Wednesday/ Thursday	Strategic planning meeting	Seattle
April 23, 2020 Thursday	Budget meeting	Remote
June 4, 2020 Thursday	Annual meeting	Ellensburg
September 3, 2020 Thursday	Regular meeting	Ellensburg
November 2020 TBD	Regular meeting	WCA convention

If you have any questions or need more information, please contact 206-444-2902.

WSR 20-09-023

**NOTICE OF PUBLIC MEETINGS
HEALTH CARE AUTHORITY
(Health Technology Clinical Committee)**

[Filed April 6, 2020, 12:28 p.m.]

The May 15, 2020, public meeting of the health technology clinical committee has been moved to a webinar platform on May 15, 2020, 8:00 a.m. to 5:00 p.m.

Computer or phone: Visit <https://www.hca.wa.gov/about-hca/health-technology-assessment/meetings-and-materials>, for link to webinar.

In-person at Washington State Health Care Authority, Cherry Street Plaza, 626 8th Avenue S.E., Pear Room 107, Olympia, WA 98501.

Further information: Christine Masters, HTA program specialist, health technology assessment, 360-725-5126 desk, christine.masters@hca.wa.gov.

WSR 20-09-028

**PUBLIC RECORDS OFFICER
BOARD OF REGISTRATION
FOR PROFESSIONAL ENGINEERS
AND LAND SURVEYORS**

[Filed April 6, 2020, 2:00 p.m.]

Pursuant to RCW 42.56.580, the public records officer for the board of registration for professional engineers and land surveyors is Shanán Gillespie, 2000 West 4th Avenue, Olympia, WA 98502, phone 360-664-1570, email shanan.gillespie@brpels.wa.gov.

Ken Fuller
Director

WSR 20-09-029
NOTICE OF PUBLIC MEETINGS
LAKE WASHINGTON
INSTITUTE OF TECHNOLOGY

[Filed April 6, 2020, 2:27 p.m.]

Pursuant to RCW 42.30.075, Lake Washington Institute of Technology is updating the time to the following board meeting: May 4, 2020, 12 p.m. to 3:30 p.m.

WSR 20-09-036
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE
REHABILITATION COUNCIL

[Filed April 7, 2020, 1:58 p.m.]

People living with disabilities have the influence to shape the vocational rehabilitation services they receive. All are welcome Tuesday, May 5, 2020, 8:45 - 11:00 a.m. Public comment will be open from 10:45 - 11:00 a.m.

This meeting will be held online. Join Zoom meeting <https://zoom.us/j/274236797?pwd=SzZxT3ZyNXptK1E1Nk1WTXl3VzF0QT09>, meeting ID: 274 236 797, password 621680, dial-in alternative +1 669 900 9128 U.S. **Please contact wsrc@dshs.wa.gov for details.**

The Washington state rehabilitation council (WSRC) is proud to serve the division of vocational rehabilitation (DVR) customers and we continue to pursue the reforms and improvements they deserve. Our goal is to make sure their voice is heard. We provide the customer's perspective to help DVR deliver effective, equitable, and timely services to increase the number of people with disabilities who become employed.

To request reasonable accommodation, an ASL interpreter, a spoken language interpreter, or to provide an [a] written comment please contact the WSRC office by emailing wsrc@dshs.wa.gov or calling 360-280-2044 no later than Monday, April 20, 2020.

The following is the schedule of regular meetings for WSRC for 2020.

Date	Time	Location
January 23, 2020	9 a.m.-5 p.m.	Hampton Inn & Suites 4301 Martin Way East Olympia, WA 98516
January 24, 2020	9 a.m.-4 p.m.	Hampton Inn & Suites 4301 Martin Way East Olympia, WA 98516
May 5, 2020	8:45-11 a.m.	Online - please email wsrc@dshs.wa.gov for meeting details
August 4, 2020	9 a.m.-5 p.m.	Hampton Inn & Suites 21109 66th Avenue South Kent, WA 98032
August 5, 2020	9 a.m.-4 p.m.	Hampton Inn & Suites 21109 66th Avenue South Kent, WA 98032

November 3, 2020	9 a.m.-5 p.m.	Heathman Lodge 7801 N.E. Greenwood Drive Vancouver, WA 98662
November 4, 2020	9 a.m.-4 p.m.	Heathman Lodge 7801 N.E. Greenwood Drive Vancouver, WA 98662

ASL interpreters will be available upon request. For other accommodation requests, please contact the WSRC at 866-252-2939.

WSRC is appointed by the governor to guide development of and promote access to independent living services for individuals with disabilities statewide. The council works to increase opportunities for self-determination and empowerment of people with disabilities, and to create awareness of people with disabilities as a valuable human resource. We welcome your feedback concerning your experiences and concerns.

If you need further information contact WSRC, 866-252-2939.

WSR 20-09-039
NOTICE OF PUBLIC MEETINGS
CENTER FOR DEAF AND
HARD OF HEARING YOUTH

[Filed April 7, 2020, 4:29 p.m.]

The Washington Center for Deaf and Hard of Hearing Youth board of trustees meetings scheduled for May 1, 2020, and June 5, 2020, have been cancelled due to COVID-19 concerns.

WSR 20-09-041
NOTICE OF PUBLIC MEETINGS
PARKS AND RECREATION
COMMISSION

[Filed April 7, 2020, 10:31 p.m.]

As required by RCW 42.30.075, Open Public Meetings Act, the following change to the regular meeting schedule of the Washington state parks and recreation commission is submitted for publishing in the Washington State Register.

With an increase in COVID-19 cases in Washington state, and globally, the Washington state parks and recreation commission has decided to change their regular scheduled meeting on May 6, 7 which was to be conducted at Fort Worden State Park to an online, one-day work session only.

This meeting will occur on May 6, starting promptly at 9 a.m. and running to approximately 1:00 p.m. In compliance with Governor's Executive Order 20-28 we've adapted our agenda to include further protections around social distancing. The meeting now will be strictly accessible to the public via Webinar. Please look at <https://parks.state.wa.us> for the webinar link within a week before the meeting.

Because the meeting will be hosted online, the agenda topics have been significantly decreased to only include

essential items, <https://parks.state.wa.us/154/Commission-meetings-agendas>.

WSR 20-09-048
NOTICE OF APPEAL
OFFICE OF THE GOVERNOR

[Filed April 8, 2020, 9:47 a.m.]

NOTICE OF APPEAL
 RCW 34.05.330(3)

Pursuant to RCW 34.05.330(3), you are hereby notified for publication in the Washington State Register that:

On March 8, 2020, the Governor's Office received an appeal from Daniel Solaro relating to the Washington State Liquor and Cannabis Board's denial of a petition to repeal or amend WAC 314-55-135 (Discontinue Marijuana Sales).

DATE: April 8, 2020

Taylor K. Wonhoff
 Deputy General Counsel
 to the Governor

WSR 20-09-050
NOTICE OF PUBLIC MEETINGS
GRAIN COMMISSION

[Filed April 8, 2020, 2:40 p.m.]

The Washington grain commission hereby complies with regulations as stated in RCW 42.30.075 and provides pertinent scheduled meeting changes, per the board of directors, for publication in the State Register. This date change for the earlier published one-day November regular meeting is submitted at least twenty days prior to the new scheduled meeting date. The location (WGC office) and start time (8:30 a.m.) remain the same.

Was previously listed as: Regular - Thursday, November 19.

PLEASE CHANGE TO READ: Regular - Friday, November 20.

If you have any questions, please don't hesitate to contact our office.

WSR 20-09-054
HEALTH CARE AUTHORITY

[Filed April 9, 2020, 7:34 a.m.]

NOTICE

Title or Subject: Medicaid State Plan Amendment (SPA) 20-0015 Hospital Payments.

Effective Date: July 1, 2020.

Description: The health care authority (the agency) is submitting Medicaid SPA 20-0015 in order to comply with ESSB 6168, which increases the rates paid to low-volume, small rural hospitals that meet the criteria outlined below. Payments must be increased to one hundred fifty percent of

the hospital's fee-for-service rates for state and federal medical assistance programs for services provided by a qualifying hospital, regardless of the beneficiary's managed care enrollment status. To qualify, a hospital must meet the following criteria:

- Have less than seventy available acute care beds, as reported in the hospital's 2018 department of health year-end report;
- Is not currently designated as a critical access hospital;
- Does not meet the current federal eligibility requirements for designation as a critical access hospital;
- Is not participating in the certified public expenditure full cost reimbursement program; and
- Has combined medicare and medicaid inpatient days greater than eighty percent of total days as reported in the hospital's 2018 cost report.

The rates will begin on July 1, 2020, and continue through June 30, 2021. Payments will then return to the payment levels and methodology that were in place for the hospitals as of June 30, 2020.

SPA 20-0015 is expected to increase aggregate payments by \$6,494,000 for state fiscal year 2021 (\$2,362,000 of the general fund—state appropriation and \$4,132,000 of the general fund—federal appropriation).

The agency is in the process of drafting SPA 20-0015. The agency appreciates any input or concerns regarding this SPA. To request a copy when it becomes available or to submit comments, please contact the person named below (please note that all comments are subject to public review and disclosure, as are the names of those who comment).

Contact Melissa Craig, Financial Services, 626 8th Avenue S.E., Olympia, WA 98501, phone 360-725-0938, email Melissa.craig@hca.wa.gov.

WSR 20-09-055
NOTICE OF PUBLIC MEETINGS
TRANSPORTATION COMMISSION

[Filed April 9, 2020, 9:58 a.m.]

Please publish the revised Washington state transportation commission's 2020 meeting schedule:

(Tuesday/Wednesday) January 14 and 15	Olympia
(Wednesday/Thursday) February 19 and 20	Olympia
(Tuesday/Wednesday) March 17 and 18	Olympia - Cancelled
(Tuesday/Wednesday) April 14 and 15	Wenatchee - Cancelled
(Tuesday) May 19	Virtual
(Tuesday/Wednesday) June 16 and 17	Bellingham

(Tuesday/Wednesday) July 21 and 22	Olympia
(Tuesday/Wednesday) September 15 and 16	Pullman
(Tuesday/Wednesday) October 20 and 21	Olympia
(Tuesday/Wednesday) November 17 and 18	Bellevue
(Tuesday/Wednesday) December 15 and 16	Olympia

Olympia meetings are held between 9:00 a.m. and 5:00 p.m. in Nisqually Conference Room (1D2) of the Transportation Building, 310 Maple Park Drive S.E., Olympia, WA.

WSR 20-09-059

DEPARTMENT OF HEALTH

[Filed April 10, 2020, 9:15 a.m.]

EXTENSION OF RENEWAL DATES OF HEALTH PROFESSION LICENSES AND MEDICAL MARIJUANA CONSULTANT CERTIFICATIONS

I. INTRODUCTION AND PURPOSE: The Washington state department of health (department) is extending all health profession license and medical marijuana consultant certification expiration dates to September 30, 2020, for those individuals whose license is subject to renew between April 1, 2020, and September 30, 2020. This applies to all health profession licenses under RCW 18.130.040 and medical marijuana consultant certifications under RCW 69.51A.290.

The COVID-19 pandemic is taking an economic toll on small businesses. These include certain health care professionals that may choose to close their practices because of the risk of transmission or may not be able to keep their practice open due to patient cancellations.

Other health professions such as emergency medical technicians, physicians, nurses, respiratory therapists, and others are working intensively to care for those who are ill. These healthcare workers need to keep their focus on patient care during this emergency.

Approximately two hundred fifteen thousand individuals will have their health profession licenses or medical marijuana consultant certificates expire over the next six months. These individuals will receive automated renewal notices and must pay the required fee to maintain licensure. If they let their license lapse, they will have to pay additional fees to have it reinstated.

This extension will allow healthcare workers and medical marijuana consultants to focus on patient care and promote continued patient safety during the COVID-19 outbreak. Because renewal payment will not be required until September 30, 2020, it will also reduce the economic burden on those individuals not able to work during this emergency.

II. AUTHORITY: Washington law allows the secretary of health to extend the duration of any license, certification, or registration period if the secretary determines that it would result in a more economical or efficient operation of state

government and that the public health, safety, or welfare would not be substantially adversely affected thereby. The secretary of health has the authority under RCW 43.70.280 (2) to grant license extensions for health professions and medical marijuana consultants. Governor's Proclamation 20-32 provides authority for action without agency rule making.

III. SCOPE AND DURATION: This extension applies to renewals of licenses for all health professions licensed under Title 18 RCW, and medical marijuana consultants certified under chapter 69.51A RCW. The expiration extension is not a waiver, and fees must still be paid by September 30, 2020, for individuals to maintain their health profession license or medical marijuana consultant certification. The extension applies to any health care license or medical marijuana consultant certification subject to renewal between April 1, 2020, and September 30, 2020, and requires renewal of such license by September 30, 2020.

IV. EXTENSION OF RENEWALS OF LICENSES FOR ALL HEALTH PROFESSIONS AND MEDICAL MARIJUANA CONSULTANTS [CONSULTANTS]

The secretary of health amends the extension of renewal dates of health profession licenses signed on April 2, 2020, to include medical marijuana consultant certifications. The secretary extends the renewal dates of all health profession licenses and medical marijuana consultant certifications issued under RCW 18.130.040 and 69.51A.290 up for renewal between April 1, 2020, and September 30, 2020, and requires renewal by September 30, 2020.

V. Signature

Dated: April 10, 2020.

John Wiesman, DrPH, MPH
Secretary

WSR 20-09-060

NOTICE OF PUBLIC MEETINGS RENTON TECHNICAL COLLEGE

[Filed April 10, 2020, 10:40 a.m.]

NOTICE OF CHANGE IN PUBLIC MEETING

In compliance with the Governor's Proclamation 20-28 requiring a change from a physical meeting location to a virtual meeting, the regular[ly] scheduled meeting on April 15, 2020, of the board of trustees of Community College District 27, state of Washington, 3000 Fourth Street, Renton, WA, is **canceled**. Instead, a **special virtual** meeting of the board of trustees will be held on Wednesday, April 15, 2020, at 3:00 p.m. (via Zoom) with no physical location.

IMPORTANT NOTICE REGARDING CORONAVIRUS (COVID-19): All meetings of the board of trustees are required to be public meetings. However, as a result of the Governor's Stay Home[,] Stay Healthy order, we have adjusted the **April 15 board of trustees** meeting, to allow **participation via Zoom and phone only**.

Join URL <https://rtc.edu.zoom.us/j/326713547> or by phone +1 669 900 6833 US - ID #: 326 713 547.

The board's minutes for this meeting will be publicly available after they are approved at the May 20, 2020, meeting. Please check the college's home webpage at www.rtc.edu.

edu for college COVID-19 health updates and information resources.

PUBLIC COMMENT: All board meetings include an opportunity for public comment, and the agenda for this meeting will not differ, providing for public comment via Zoom, telephone or emailed **in advance of the meeting** to the board secretary at dbeers@rtc.edu. Please put "**Public Comment**" in the subject of your email.

The agenda is included on our website www.rtc.edu.

Please contact Di Beers at 425-235-2426 if you have questions.

WSR 20-09-061

**NOTICE OF PUBLIC MEETINGS
STATE BOARD OF HEALTH**

[Filed April 10, 2020, 12:27 p.m.]

In accordance with the Open Public Meetings Act (chapter 42.30 RCW) and the Administrative Procedure Act (chapter 34.05 RCW), the following is the revised schedule of regular meetings for the health disparity council task force on the office of equity, for the year 2020. The task force's meetings are open to the public and access for persons with disabilities may be arranged with advance notice; please contact the staff person below for more information.

Agendas for the meetings listed below are made available in advance via listserv and the council's website (see below). Every attempt is made to ensure that the agenda is up-to-date. However, the task force reserves the right to change or amend agendas at the meeting.

2020 Meeting Schedule

Update approved by the task force April 9, 2020

Meeting Date	Location
Thursday April 30, 2020	Virtual only
Thursday May 14, 2020	TBD - likely virtual only
Wednesday May 27, 2020	TBD
Friday June 12, 2020	TBD

Start time is 9:30 a.m. unless otherwise specified. Time and locations subject to change as needed. See the health disparities council website for the most current information.

If you need further information, please contact Hannah Fernald, Administrative Assistant, Washington State Board of Health, P.O. Box 47990, Olympia, WA 98504-7990, phone 360-789-6884, email Hannah.fernalld@sboh.wa.gov, web www.healthequity.wa.gov.

Please be advised the Washington state board of health is required to comply with the Public Records Act, chapter 42.56 RCW. This act establishes a strong state mandate in favor of disclosure of public records. As such, the information you submit to the board, including personal information, may ultimately be subject to disclosure as a public record.

WSR 20-09-062

NOTICE OF PUBLIC MEETINGS

WALLA WALLA

COMMUNITY COLLEGE

[Filed April 10, 2020, 2:16 p.m.]

The April 15, 2020, regularly scheduled meeting of the board of trustees of Walla Walla Community College, District Number Twenty, has been canceled.

Please direct any questions to Jerri Ramsey at jerri.ramsey@wwcc.edu or phone 509-527-4274.

WSR 20-09-065

HEALTH CARE AUTHORITY

[Filed April 13, 2020, 10:02 a.m.]

NOTICE

Title or Subject: CHIP State Plan Amendment (SPA) 20-0001 Disaster Relief.

Effective Date: March 1, 2020.

Description: The health care authority (HCA) intends to submit CHIP SPA 20-0001 to implement policies and procedures that may be different from the policies and procedures otherwise applied under the CHIP state plan, during the period of the presidential and secretarial emergency declarations related to the COVID-19 outbreak.

This SPA is the preprint developed by the Centers for Medicare and Medicaid Services to waive or modify certain requirements of titles XVIII, XIX, and XXI of the Act as a result of the consequences [of] COVID-19 pandemic, to ensure that sufficient health care items and services are available to meet the needs of individuals enrolled in the respective programs and to ensure that health care providers that furnish such items and services in good faith, but are unable to comply with one or more of such requirements as a result of the COVID-19 pandemic, may be reimbursed for such items and services and exempted from sanctions for such noncompliance, absent any determination of fraud or abuse.

Because of the emergency nature of the COVID-19 pandemic, HCA is unable to determine the effect of CHIP SPA 20-0001 on the annual aggregate expenditures/reimbursement/payment for professional services.

CHIP SPA 20-0001 is under development. HCA would appreciate any input or concerns regarding this SPA. To request a copy of the SPA when it is available or submit comments, please contact the person named below (please note that all comments are subject to public review and disclosure, as are the names of those who comment).

Contact Maggie Clay, CHIP State Plan, 626 8th Avenue S.E., Olympia, WA 98501, TTY 711, fax 360-725-1158, email Margaret.Clay@hca.wa.gov.

WSR 20-09-066
HEALTH CARE AUTHORITY

[Filed April 13, 2020, 10:02 a.m.]

NOTICE

Title or Subject: Children's Health Insurance Program (CHIP) State Plan Amendment (SPA) 20-0002.

Effective Date: January 1, 2020.

Description: To meet legislative directive ESSB 6168, the health care authority (HCA) intends to submit CHIP SPA 20-0002 in order [to] expand the CHIP program to include coverage for eligible children of public employees as provided under Section 10203 (b)(2)(D) of the Affordable Care Act. Under this provision states are allowed to extend CHIP coverage to eligible children of public employees when it is demonstrated that the cost of employer-based coverage would exceed five percent of the family's income.

SPA 20-0002 is expected to increase the annual aggregate expenditures for CHIP enrollees, but not beyond Washington's available annual allotment, which is \$161,700,000 for SFY 2020.

HCA would appreciate any input or concerns regarding this SPA. To request a copy of the SPA, you may contact the agency in your county listed in the table or the person named below. To submit comments, please contact the person named below (please note that all comments are subject to public review and disclosure, as are the names of those who comment).

Contact Maggie Clay, CHIP, P.O. Box 45534, Olympia, WA 98599-9841, phone 360-725-1423, TDD/TTY 1-800-848-5429, fax 360-725-1158, email Margaret.Clay@hca.wa.gov.

County Contacts

Adams County

Adams County Health Department
 108 West Main
 Ritzville, WA 99169
 Phone (509) 659-3315

Asotin County

Clarkston Home and Community Services Office
 525 Fifth Street
 Clarkston, WA 99403
 Web site <http://www.altcWashington.com>
 Phone (509) 751-4672
 Alt. Phone 1-800-310-4881
 Fax (509) 758-4593

Benton County

Tri-Cities Home and Community Services Office
 500 North Morain Street
 Suite 2210
 Kennewick, WA 99336
 Phone (509) 374-2100
 Alt. Phone 1-800-310-4833
 Fax (509) 374-7559

Chelan County

Chelan Community Services Office
 805 South Mission Street
 Wenatchee, WA 98801

Phone (509) 667-6000

Clallam County

Port Angeles Home and Community Services Office
 235 West 1st Street
 Port Angeles, WA 98362
 Phone (360) 565-2160
 Alt. Phone 1-800-280-9891
 TTY (360) 417-5651
 Fax (360) 417-1416

Clark County

Vancouver Home and Community Services Office
 800 N.E. 136th Avenue
 Suite 220
 Vancouver, WA 98684
 Phone (360) 397-9500
 Alt. Phone 1-800-280-0586
 TTY (360) 750-4079
 Fax (360) 992-7949

Columbia County

Aging and Disability Resource Center
 410 East Main
 Dayton, WA 99328
 Web site <http://www.altcWashington.com/>
 Phone (509) 382-4787

Cowlitz County

Kelso Home and Community Services Office
 711 Vine Street
 Kelso, WA 98626
 Phone (360) 501-2500
 Alt. Phone 1-800-605-7322
 TTY (360) 577-7591
 Fax (360) 578-4106

Douglas County

Wenatchee Home and Community Services Office
 50 Simon Street S.E.
 Suite B
 East Wenatchee, WA 98802
 Phone (509) 886-6140
 Alt. Phone 1-800-670-8874
 Fax (509) 886-6221

Ferry County

Republic Home and Community Services Office
 89 East Delaware
 Republic, WA 99166
 Phone (509) 775-2227
 Alt. Phone 1-888-437-0516
 TTY (509) 775-2661
 Fax (509) 775-2401

Franklin County

Franklin County Commissioners Office
 1016 North 4th Avenue
 Pasco, WA 99301
 Phone (509) 545-3535

Garfield County

Garfield County District Court
 789 West Main Street

P.O. Box 817 or 819
Pomeroy, WA 99347
Phone (509) 843-1002

Grant County

Moses Lake Home and Community Services Office
1651 South Pilgrim Street
Moses Lake, WA 98837
Phone (509) 764-5657
Alt. Phone 1-800-671-8902
TTY 1-800-833-6388
Fax (509) 764-5656

Grays Harbor County

Aberdeen Home and Community Services Office
415 West Wishkah Street
Suite A2
Aberdeen, WA 98520
Phone (360) 533-9222
Alt. Phone 1-800-487-0119
TTY (360) 533-9730
Fax (360) 533-9782

Island County

Oak Harbor Home and Community Services Office
900 East College Way
Suite 210
Mt. Vernon, WA 98273
Phone (360) 429-2961
Alt. Phone 1-866-608-0836
Fax (360) 429-2958

Jefferson County

Port Townsend Home and Community Services Office
915 Sheridan Street
Suite 201
Port Townsend, WA 98368
Phone (360) 379-4326
Alt. Phone 1-800-280-9991
Fax (360) 344-4600

King County

King County Home and Community Services Office
1737 Airport Way South
Suite 130
P.O. Box 24847
Seattle, WA 98134
Phone (206) 341-7750
Alt. Phone 1-800-346-9257
TTY 1-800-833-6384

Kitsap County

Bremerton Home and Community Services Office
4710 Auto Center Boulevard
Bremerton, WA 98312
Phone (360) 473-2299
Alt. Phone 1-800-422-7114
TTY (360) 478-4928
Fax (360) 478-6467

Kittitas County

Ellensburg Home and Community Services Office
100 East Jackson Avenue

Suite 100
Ellensburg, WA 98926
Phone (509) 925-0433
Alt. Phone 1-800-310-4999
Fax (509) 962-7755

Klickitat County

White Salmon Home and Community Services Office
221 North Main Street
White Salmon, WA 98672
Phone (509) 493-6157
Alt. Phone 1-800-504-1180

Lewis County

Chehalis Home and Community Services Office
3451 Galvin Road
Centralia, WA 98531
Phone (360) 807-7150
Alt. Phone 1-800-487-0360
Fax (360) 330-7552

Lincoln County

Lincoln County Health Department
90 Nicholls Street
Davenport, WA 99122
Phone (509) 725-1001

Mason County

Shelton Home and Community Services Office
2505 Olympic Highway North
Suite 440
Shelton, WA 98584
Phone (360) 664-9050
Alt. Phone 1-800-462-4957
Fax (360) 432-2045

Okanogan County

Omak Home and Community Services Office
130 South Main
Omak, WA 98841
Phone (509) 846-2103
Alt. Phone 1-888-437-0529
TTY (509) 826-7389
Fax (509) 826-7439

Pacific County

South Bend Home and Community Services Office
307 East Robert Bush Drive
P.O. Box 87
South Bend, WA 98586
Phone (360) 875-4222
Alt. Phone 1-800-458-3747
Fax (360) 875-0590

Pend Oreille County

Newport Home and Community Services Office
1600 West First Avenue
Newport, WA 99156
Phone (509) 447-6223
Alt. Phone 1-888-437-0516
Fax (509) 447-5256

Pierce County

Tacoma Home and Community Services Office

1949 South State Street
Tacoma, WA 98405
Phone (253) 476-7200
Alt. Phone 1-800-442-5129
TTY (253) 593-5471
Fax (253) 597-4161

San Juan County

San Juan County Health Services
145 Rhone Street
Friday Harbor, WA 98250
Phone (360) 378-4474
Fax (360) 378-7036

Skagit County

Mount Vernon Home and Community Services Office
900 East College Way
Suite 210
Mt. Vernon, WA 98273
Phone (360) 429-2961
Alt. Phone 1-866-608-0836
Fax (360) 416-7401

Skamania County

Stevenson Home and Community Services Office
266 S.W. Second Street
P.O. Box 817
Stevenson, WA 98648
Phone (509) 427-5611
Alt. Phone 1-800-505-4203
Fax (509) 427-4604

Snohomish County

Smokey Point Home and Community Services Office
3906 172nd Street N.E.
Suite 101
Arlington, WA 98223
Phone (360) 651-6800
Alt. Phone 1-800-827-2984
Fax (360) 651-6832

Spokane County

Spokane Home and Community Services Office
1330 North Washington Street
Suite 3000
Spokane, WA 99201
Phone (509) 568-3700
Alt. Phone 1-800-459-0421
TTY (509) 568-3697
Fax (509) 568-3771

Stevens County

Colville Home and Community Services Office
1100 South Main
Colville, WA 99114
Phone (509) 685-5644
Alt. Phone 1-800-437-0516
Fax (509) 684-7430

Thurston County

Tumwater Home and Community Services Office
6639 Capitol Boulevard S.W.
Tumwater, WA 98512

Phone (360) 664-9050
Alt. Phone 1-800-462-4957
TTY (360) 407-1678
Fax (360) 664-9107

Wahkiakum County

Health and Human Services
42 Elochoman Valley Road
Cathlamet, WA 98612
Phone (360) 795-8630
Alt. Phone 1-800-635-5989

Walla Walla County

Walla Walla Home and Community Services Office
206 West Poplar
Walla Walla, WA 99362
Phone (509) 524-4960
Alt. Phone 1-800-310-5678
Fax (509) 527-4142

Whatcom County

Bellingham Home and Community Services Office
600 Lakeway Drive
Bellingham, WA 98225
Phone (360) 756-5750
Alt. Phone 1-800-239-8292
Fax (360) 676-2239

Whitman County

Colfax Home and Community Services Office
418 South Main Street
Suite 3
Colfax, WA 99111
Phone (509) 397-5091
Alt. Phone 1-800-459-0421
Fax (509) 397-4323

Yakima County

Yakima Home and Community Services Office
1002 North 16th Avenue
Yakima, WA 98902
Phone (509) 225-4400
Alt. Phone 1-800-822-2097
Fax (509) 575-2286

WSR 20-09-067

**NOTICE OF PUBLIC MEETINGS
RENTON TECHNICAL COLLEGE**

[Filed April 13, 2020, 10:13 a.m.]

NOTICE OF REVISED PUBLIC MEETING

In compliance with the Governor's Proclamation 20-28 requiring a change from a physical meeting location to a virtual meeting, the regular[ly] scheduled meeting on May 20, 2020, of the board of trustees of Community College District 27, state of Washington, 3000 Fourth Street, Renton, WA, will be a **virtual** meeting only, with no physical location. The meeting will begin at 3:00 p.m. (via Zoom).

IMPORTANT NOTICE REGARDING CORONAVIRUS (COVID-19): All meetings of the board of trustees are required to be

public meetings. However, as a result of the Governor's Stay Home, Stay Healthy order, we have adjusted the **May 20, 2020, board of trustees meeting**, to allow **participation via Zoom and phone only**.

Zoom details are listed here: Join URL <https://rtc.edu.zoom.us/j/260410979> or by phone +1 669 900 6833 (ID# 260410979).

The board's minutes for this meeting will be publicly available after they are approved at the June 10, 2020, meeting. Please check the college's home webpage at www.rtc.edu for college COVID-19 health updates and information resources.

PUBLIC COMMENT: All board meetings include an opportunity for public comment, and the agenda for this meeting will not differ, providing for public comment via Zoom, phone or emailed **in advance of the meeting** to the board secretary at dbeers@rtc.edu. Please put "**Public Comment**" in the subject of your email.

Please contact Di Beers at 425-235-2426 if you have questions.

WSR 20-09-070
NOTICE OF PUBLIC MEETINGS
WALLA WALLA
COMMUNITY COLLEGE
 [Filed April 13, 2020, 11:24 a.m.]

The April 15, 2020, regularly scheduled meeting of the board of trustees of Walla Walla Community College, District Number Twenty, has been canceled.

Please direct any questions to Jerri Ramsey at jerri.ramsey@wwcc.edu or phone 509-527-4274.

WSR 20-09-071
NOTICE OF PUBLIC MEETINGS
FREIGHT MOBILITY
STRATEGIC INVESTMENT BOARD
 [Filed April 13, 2020, 12:57 p.m.]

2020 Revised FMSIB Meeting Schedule

January 24	Olympia
March 20	Webinar
July 30-31	Stevenson
September 18	Walla Walla
November 20	Spokane

WSR 20-09-072
NOTICE OF APPEAL
OFFICE OF THE GOVERNOR

[Filed April 13, 2020, 2:07 p.m.]

NOTICE OF APPEAL
 RCW 34.05.330(3)

Pursuant to RCW 34.05.330(3), you are hereby notified for publication in the Washington State Register that:

On March 8, 2020, the Governor's Office received an appeal from Daniel Solaro relating to the Washington State Liquor and Cannabis Board's denial of a petition to repeal or amend WAC 314-55-135 (Discontinue Marijuana Sales). The Governor's Office denied the appeal on April 13, 2020.

DATE: April 13, 2020.

Taylor K. Wonhoff
 Deputy General Counsel
 to the Governor

WSR 20-09-073
NOTICE OF PUBLIC MEETINGS
PUBLIC EMPLOYMENT
RELATIONS COMMISSION
 [Filed April 13, 2020, 4:37 p.m.]

The dates in **bold** have changed in the following schedule of regular meetings of the public employment relations commission in 2020:

Date	Time	Location
January 14, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA
February 11, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA
March 10, 2020	10:00 a.m.	9757 Juanita Drive N.E. Suite 201 Kirkland, WA
April 2020	No meeting	
May 12, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA
June 9, 2020	10:00 a.m.	9757 Juanita Drive N.E. Suite 201 Kirkland, WA
July 14, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA
August 11, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA
September 10, 2020	10:00 a.m.	9757 Juanita Drive N.E. Suite 201 Kirkland, WA
October 13, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA

Date	Time	Location
November 10, 2020	10:00 a.m.	112 Henry Street N.E. Suite 300 Olympia, WA
December 2020	No meeting	

If you need further information contact Vanessa Smith at vanessa.smith@perc.wa.gov or 360-570-7332.

WSR 20-09-076

AGENDA

DEPARTMENT OF AGRICULTURE

[Filed April 14, 2020, 8:57 a.m.]

**2020 QUARTERLY REPORT ON RULE MAKING ACTIVITIES
Petitions Received**

The following information is being sent to you in order to implement RCW 1.08.112 (1)(g) and WAC 1-21-180. The Washington state department of agriculture received no petitions for rule making during the first quarter of 2020.

Date	Requestor	Subject
1ST QUARTER (JANUARY THROUGH MARCH)		
3/23/2020	Washington State Hops Commission	Increasing the hop inspection fees in chapter 16-218 WAC.

Gloriann Robinson
Rules Coordinator

WSR 20-09-079

NOTICE OF PUBLIC MEETINGS

DEPARTMENT OF LICENSING

[Filed April 14, 2020, 11:23 a.m.]

The real estate appraiser commission meeting scheduled for Friday, May 15, 2020, is cancelled. The commission has decided to cancel the meeting and put the agenda items on the next scheduled meeting in August 21, 2020, in Leavenworth, Washington.

WSR 20-09-083

RULES OF COURT

STATE SUPREME COURT

[April 1, 2020]

IN THE MATTER OF THE PROPOSED) ORDER
NEW GENERAL RULE (GR) 38—OPEN) NO. 25700-A-1288
ACCESS TO COURTS)

The Washington Defender Association, et al., having recommended the expeditious adoption of the proposed new General Rule (GR) 38—Open Access to Courts, and the Court having considered the proposed new general rule, and

having determined that the proposed new general rule will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby

ORDERED:

(a) That the proposed new general rule as shown below is expeditiously adopted.

(b) That pursuant to the emergency provisions of GR 9 (j)(1), the proposed new general rule will be published expeditiously in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 1st day of April, 2020.

	Stephens, C.J.
Johnson, J.	Gonzalez, J.
Madsen, J.	Gordon McCloud, J.
Owens, J.	Yu, J.
	Montoya-Lewis, J.

**GR 38
OPEN ACCESS TO COURTS**

(a) Prohibition on Civil Arrests.

(1) No person shall be subject to civil arrest without a judicial arrest warrant or judicial order for arrest while the person is inside a court of law of this state in connection with a judicial proceeding or other business with the court.

(2) No person shall be subject to civil arrest without a judicial arrest warrant or judicial order for arrest while the traveling to a court of law of this state for the purpose of participating in any judicial proceeding, accessing services, or conducting other business with the court, or while traveling to return home or to employment after participating in any judicial proceeding, accessing services, or conducting business with the court.

(b) Definitions.

(1) "Business with the court and accessing court services" includes, but is not limited to, doing business with, responding to, or seeking information, licensing, certification, notarization, or other services, from the office of the court clerk, financial/collections clerk, judicial administrator, courthouse facilitator, family law facilitator, court interpreter, and other court and clerk employees.

(2) "Court of law" means any building or space occupied or used by a court of this state and adjacent property, including but not limited to adjacent sidewalks, all parking areas, grassy areas, plazas, court-related offices, commercial spaces within buildings or spaces occupied or used by a court of this state, and entrances to and exits from said buildings or spaces.

(3) "Court order" and "judicial order" and "judicial warrant" include only those warrants and orders signed by a judge or magistrate authorized under Article I and Article III of the United States Constitution or Article IV of the Washington Constitution or otherwise authorized under the Revised Code of Washington. Such warrants and orders do not include civil immigration warrants, or other administrative orders, warrants or subpoenas that are not signed by a judge or magistrate as defined in this section. "Civil immigration warrant" means any warrant for a violation of federal

civil immigration law issued by a federal immigration authority and includes, but is not limited to, administrative warrants issued on forms I-200 or I-203, or their successors, and civil immigration warrants entered in the National Crime Information Center database.

(4) "Participating in a judicial proceeding" includes, but is not limited to, participating as a party, witness, interpreter, attorney, or lay advocate.

(5) "Subject to civil arrest" includes, but is not limited to, stopping, detaining, holding, questioning, interrogating, arresting, or delaying individuals by state or federal law enforcement officials or agents acting in their official capacity.

(c) **Enforcement.** Washington courts may issue writs or other court orders necessary to enforce this court rule. Unless otherwise ordered, the civil arrest prohibition extends to within one mile of a court of law. In an individual case, the court may issue a writ or other order setting forth conditions to address circumstances specific to an individual or other relevant entity.

WSR 20-09-084
RULES OF COURT
STATE SUPREME COURT

[April 1, 2020]

IN THE MATTER OF THE PROPOSED) ORDER
AMENDMENT TO RPC 4.4 COMMENT) NO. 25700-A-1289
[4])

The Washington Defender Association, et al., having recommended the expeditious adoption of the proposed amendment to RPC 4.4 Comment [4], and the Court having considered the proposed amendment, and having determined that the suggested amendment will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby

ORDERED:

(a) That the proposed amendment as shown below is expeditiously adopted.

(b) That pursuant to the emergency provisions of GR 9 (j)(1), the proposed amendment will be published expeditiously in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 1st day of April, 2020.

Johnson, J.	Stephens, C.J.
Madsen, J.	Gonzalez, J.
Owens, J.	Gordon McCloud, J.
	Yu, J.
	Montoya-Lewis, J.

SUGGESTED RULE CHANGES

RPC 4.4:

RESPECT FOR RIGHTS OF THIRD PERSON

(a) - (b): Unchanged

Comment

Comment [1] - [3]: Unchanged

Additional Washington Comments (4-5)

[4] The duty imposed by paragraph (a) of this Rule includes a lawyer's assertion or inquiry about a third person's immigration status when the lawyer's purpose is to intimidate, coerce, or obstruct that person from participating in a civil or criminal matter. Issues involving immigration status carry a significant danger of interfering with the proper functioning of the justice system. *See Salas v. Hi-Tech Erectors*, 168 Wn.2d 664, 230 P.3d 583 (2010). When a lawyer is representing a client in a civil or criminal matter, a lawyer's communication to a party or a witness that the lawyer will report that person to immigration authorities, or a lawyer's report of that person to immigration authorities, furthers no substantial purpose of the civil adjudicative system if the lawyer's purpose is to intimidate, coerce, or obstruct that person. Sharing personal information with federal immigration authorities, including home address, court hearing dates, citizenship or immigration status, or place of birth, absent a court order, for the purpose of facilitating civil immigration arrests is conduct that constitutes a report of a person to immigration authorities for purposes of this Rule. A communication in violation of this Rule can also occur by an implied assertion that is the equivalent of an express assertion prohibited by paragraph (a). See also Rules 8.4(b) (prohibiting criminal acts that reflect adversely on a lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects), 8.4(d) (prohibiting conduct prejudicial to the administration of justice), and 8.4(h) (prohibiting conduct that is prejudicial to the administration of justice toward judges, lawyers, LLLTs, other parties, witnesses, jurors, or court personnel or officers, that a reasonable person would interpret as manifesting prejudice or bias on the basis of sex, race, age, creed, religion, color, national origin, disability, sexual orientation, or marital status).

Lawyers employed by federal immigration authorities engaged in authorized activities within the scope of lawful duties shall not be deemed in violation of this Rule unless there is clear indication of no substantial purpose other than to intimidate, coerce, or obstruct a third person from participating in a legal matter.

[5] Unchanged

WSR 20-09-085
RULES OF COURT
STATE SUPREME COURT

[April 1, 2020]

IN THE MATTER OF THE SUGGESTED) ORDER
AMENDMENT TO APR 8—NONMEM-) NO. 25700-A-1290
BER LAWYER LICENSES TO PRAC-)
TICE LAW)

The Washington State Bar Association, having recommended the expeditious adoption of the suggested amendment to APR 8—Nonmember Lawyer Licenses to Practice Law, and the Court having considered the suggested amendment, and having determined that the suggested amendment will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby

ORDERED:

(a) That the suggested amendment as shown below is expeditiously adopted.

(b) That pursuant to the emergency provisions of GR 9 (j)(1), the suggested amendment will be published expeditiously in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 1st day of April, 2020.

	Stephens, C.J.
Johnson, J.	Gonzalez, J.
Madsen, J.	Gordon McCloud, J.
Owens, J.	Yu, J.
	Montoya-Lewis, J.

SUGGESTED TECHNICAL AMENDMENTS TO APR 8(b)

TITLE

ADMISSION AND PRACTICE RULES (APR)

RULE 8. NON-MEMBER LAWYER LICENSES TO PRACTICE LAW

(a) *No changes.*

(b) **Exception for Particular Action or Proceeding.** A lawyer member in good standing of, and permitted to practice law in, the bar of any other state or territory of the United States or of the District of Columbia, or a lawyer who is providing legal services for no fee through a qualified legal services provider pursuant to rule 8(f), may appear as a lawyer in any action or proceeding only

(i) with the permission of the court or tribunal in which the action or proceeding is pending, and

(ii) in association with an active lawyer member of the Bar, who shall be the lawyer of record therein, responsible for the conduct thereof, and present at proceedings unless excused by the court or tribunal. The requirement in (ii) is waived for a lawyer who is a full-time active duty military officer serving in the office of a Staff Judge Advocate of the United States Army, Air Force, Navy, Marines, or Coast Guard, or a ~~Naval Legal Service Office or a Trial Service Office~~ Region Legal Service Office or a Defense Service Office, or as Special Victims' Counsel or Victims' Legal Counsel for any branch of the United States Armed Forces, located in the State of Washington.

(1) *No changes.*

(2) *No changes.*

(3) Payment of the fee and assessment shall only be necessary upon a lawyer's first motion to any court or tribunal in the same case. The associated Washington lawyer shall be jointly responsible for payment of the fee and assessment. The fee and assessment shall be waived for:

(A) a lawyer providing legal services for no fee through a qualified legal services provider pursuant to rule 8(f),

(B) a lawyer rendering service for no fee in either a bar association or governmentally sponsored legal services organization or in a public defender's office or similar program providing legal services to indigents and only in that capacity, or

(C) a lawyer who is a full-time active duty military officer serving in the office of a Staff Judge Advocate of the United States Army, Air Force, Navy, Marines, or Coast Guard, or a ~~Naval Legal Service Office or a Trial Service Office~~ Region Legal Service Office or a Defense Service Office, or as Special Victims' Counsel or Victims' Legal Counsel for any branch of the United States Armed Forces, located in the State of Washington, and who is not receiving any compensation from clients in addition to the military pay to which they are already entitled.

(4) *No changes.*

(5) *No changes.*

(6) [Unchanged.]

(c) - (g) *No changes.*

WSR 20-09-086

RULES OF COURT

STATE SUPREME COURT

[April 1, 2020]

IN THE MATTER OF THE SUGGESTED)	ORDER
AMENDMENT TO CR 71—WITH-)	NO. 25700-A-1291
DRAWAL BY ATTORNEY)	

The Superior Court Judges' Association, having recommended the suggested amendment to CR 71—Withdrawal by Attorney, and the Court having approved the suggested amendment for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provisions of GR 9(g), the suggested amendment as shown below is to be published for comment in the Washington Reports, Washington Register, Washington State Bar Association and Administrative Office of the Court's websites in January 2021.

(b) The purpose statement as required by GR 9(e), is published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than April 30, 2021. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or supreme@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 1st day of April, 2020.

For the Court

Stephens, C.J.

CHIEF JUSTICE

GR 9 COVER SHEET

**Suggested Amendment to the
SUPERIOR COURT CIVIL RULES (CR)
CR 71: Withdrawal by Attorney**

Submitted by the Superior Court Judges' Association

A. Name of Proponent: Superior Court Judges' Association

B. Spokesperson:

Judge Kitty-Ann van Doorninck, President
Superior Court Judges' Association

C. Purpose:

A withdrawal by an attorney close to trial can leave former clients unrepresented during the most critical phase of a case. Those suddenly unrepresented litigants are often unfamiliar with applicable rules and deadlines let alone how to prepare for trial. As a result, in addition to potentially prejudicing the rights of the former client, those last-minute withdrawals can create havoc with trial schedules and case management.

In many cases, the court is unaware that the attorney representing the litigant has withdrawn until a week or less before trial. The suggested amendments require that if a notice of intent to withdraw is filed 90 days or less before the trial date, a courtesy copy must be delivered to the assigned judge or, if no assigned judge, the presiding judge of the department. That notice would allow the court an opportunity to determine how to deal with the situation, which might include conducting a case conference with the parties, making arrangements to ensure the party is prepared to proceed without representation, or denying the withdrawal in certain situations.

This proposed amendment also requires the withdrawing attorney provide additional information to the former client. That attorney must confirm in the notice that the client has been (i) provided a copy of the current case schedule, (ii) informed in writing about how to obtain his/her client files by the withdrawal's effective date, and (iii) if a family law case, notified in writing of how the client can locate local family law rules.

In addition to the suggested amendments to CR 71, please see enclosed a draft pattern withdrawal form. When conferencing on Rule amendments, it was suggested that a pattern form for CR 71, which does not now exist, would be helpful when implementing an amended CR 71. This draft is offered as an example of a pattern form that could be submitted to the Pattern Form Committee if proposed Rule changes are adopted. It is not proposed as an amendment to CR 71 itself.

D. Hearing: A hearing is not requested.

E. Expedited Consideration: Expedited consideration is not requested.

CR 71

WITHDRAWAL BY ATTORNEY

(a) Withdrawal by Attorney. Service on an attorney who has appeared for a party in a civil proceeding shall be valid to the extent permitted by statute and rule 5(b) only until the attorney has withdrawn in the manner provided in sections (b), (c), and (d). Nothing in this rule defines the cir-

cumstances under which a withdrawal might be denied by the court.

(b) Withdrawal by Order. A court appointed attorney may not withdraw without an order of the court. The client of the withdrawing attorney must be given notice of the motion to withdraw and the date and place the motion will be heard.

(c) Withdrawal by Notice. Except as provided in sections (b) and (d), an attorney may withdraw by notice in the manner provided in this section.

(1) Notice of Intent To Withdraw Filed More Than 90 Days Before Trial Date. The attorney shall file and serve a Notice of Intent ~~to~~ Withdraw on all other parties in the proceeding. The notice shall specify a date when the attorney intends to withdraw, which date shall be at least 10 days after the service of the Notice of Intent ~~to~~ Withdraw on all other parties (including an additional three (3) days if notice is served by mail). The notice shall include a statement that the withdrawal shall be effective without order of court unless an objection to the withdrawal is served upon the withdrawing attorney before prior to the effective date set forth in the notice. If notice is given before trial, ~~the~~ notice shall include the date set for trial and, if available, attach a current case schedule. The notice shall include the names and last known addresses of the persons represented by the withdrawing attorney, unless disclosure of the address would violate the Rules of Professional Conduct, in which case the address may be omitted. If the address is omitted, the notice must contain a statement that after the attorney withdraws, and so long as the address of the withdrawing attorney's client remains undisclosed and no new attorney is substituted, the client may be served by leaving papers with the clerk of the court pursuant to rule 5(b)(1).

(2) Notice of Intent to Withdraw Filed 90 Days or Less Before Trial Date. If an attorney's notice of withdrawal is filed 90 days or less before the trial date, a copy of the notice shall be provided to the assigned judge, if there is one or, if not, the department Chief Judge or Presiding Judge as applicable, at the time of filing. If the notice does not contain a substitution of counsel as provided in subsection (d), the withdrawing attorney shall confirm in the notice that the client has been:

(i) provided a copy of the current case schedule,

(ii) informed in writing about how to obtain his/her client files by the withdrawal's effective date, and

(iii) if a family law case, notified in writing of how the client can locate local family law rules. In other respects, the notice shall comply with subsection (1) above.

(23) Service on Client. ~~Before~~ Prior to service on other parties, the Notice of Intent ~~to~~ Withdraw shall be served on the persons represented by the withdrawing attorney or sent to them by certified mail, postage prepaid, to their last known mailing addresses. Proof of service or mailing shall be filed, except that the address of the withdrawing attorney's client may be omitted under circumstances defined by subsection (c)(1) of this rule.

(34) Withdrawal Without Objection. The withdrawal shall be effective, without order of court and without the service and filing of any additional papers, on the date designated in the Notice of Intent ~~to~~ Withdraw, unless a written objection to the withdrawal is served by a party on the with-

drawing attorney prior to the date specified as the day of withdrawal in the Notice of Intent ~~To Withdraw~~, or the court notifies the parties of further proceedings to address withdrawal.

(45) *Effect of Objection.* If a timely written objection is served, withdrawal may be obtained only by order of the court.

(d) **Withdrawal and Substitution.** Except as provided in section (b), an attorney may withdraw if a new attorney is substituted by filing and serving a Notice of Withdrawal and Substitution. The notice shall include a statement of the date on which the withdrawal and substitution are effective and shall include the name, address, Washington State Bar Association membership number, and signature of the withdrawing attorney and the substituted attorney. If an attorney changes firms or offices, but another attorney in the previous firm or office will become counsel of record, a Notice of Withdrawal and Substitution shall nevertheless be filed.

WSR 20-09-087
RULES OF COURT
STATE SUPREME COURT
[April 1, 2020]

IN THE MATTER OF THE PROPOSED) ORDER
TECHNICAL CORRECTION TO RAP) NO. 25700-A-1292
10.3(h)—CONTENT OF BRIEF)

The Washington State Supreme Court, having recommended the adoption of the proposed technical correction to RAP 10.3(h)—Content of Brief, and the Court having considered the technical correction, and having determined that the proposed technical correction will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby

ORDERED:

(a) That the technical correction as shown below is expeditiously adopted.

(b) That pursuant to the emergency provisions of GR 9 (j)(1), the technical correction will be published in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 1st day of April, 2020.

	Stephens, C.J.
Johnson, J.	Gonzalez, J.
Madsen, J.	Gordon McCloud, J.
Owens, J.	Yu, J.
	Montoya-Lewis, J.

RAP 10.3
CONTENT OF BRIEF

(a) - (g) [Unchanged.]

(h) **Assignments of Error on Review of Certain Administrative Orders.** In addition to the assignments of error required by rule 10.3 (a)(34) and 10.3(g), the brief of an appellant or respondent who is challenging an administrative

adjudicative order under chapter 34.05 RCW shall set forth a separate concise statement of each error which a party contends was made by the agency issuing the order, together with the issues pertaining to each assignment of error.

References [Unchanged.]

WSR 20-09-088
RULES OF COURT
STATE SUPREME COURT
[April 1, 2020]

IN THE MATTER OF THE TECHNICAL) ORDER
CORRECTION TO GR 34—WAIVER OF) NO. 25700-A-1293
COURT AND CLERK'S FEES AND)
CHARGES IN CIVIL MATTERS ON)
THE BASIS OF INDIGENCY)

The Washington State Supreme Court, having recommended the adoption of the proposed technical correction to GR 34—Waiver of Court and Clerk's Fees and Charges in Civil Matters on the Basis of Indigency, and the Court having considered the technical correction, and having determined that the proposed technical correction will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby

ORDERED:

(a) That the technical correction as shown below is expeditiously adopted.

(b) That pursuant to the emergency provisions of GR 9 (j)(1), the technical correction will be published in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 1st day of April, 2020.

	Stephens, C.J.
Johnson, J.	Gonzalez, J.
Madsen, J.	Gordon McCloud, J.
Owens, J.	Yu, J.
	Montoya-Lewis, J.

GR 34
WAIVER OF COURT AND CLERK'S FEES AND CHARGES IN CIVIL MATTERS ON THE BASIS OF INDIGENCY

(a) Any individual, on the basis of indigent status as defined herein, may seek a waiver of filing fees or surcharges the payment of which is a condition precedent to a litigant's ability to secure access to judicial relief from a judicial officer in the applicable trial court.

(1) - (4) [Unchanged.]

(5) As used in this rule, "qualified legal services provider" means those legal services providers that meet the definition of APR 1 (e)(8)(e).

COMMENT

The adoption of this rule is rooted in the constitutional premise that every level of court has the inherent authority to waive payment of filing fees and surcharges on a case by case basis. Each court is responsible for the proper and impartial

administration of justice which includes ensuring that meaningful access to judicial review is available to the poor as well as to those who can afford to pay.

(b) [Unchanged.]

WSR 20-09-089
RULES OF COURT
STATE SUPREME COURT
 [April 1, 2020]

IN THE MATTER OF THE SUGGESTED) ORDER
 AMENDMENT TO JISCR 13—LOCAL) NO. 25700-A-1294
 COURT SYSTEMS)

The Judicial Information System Committee, having recommended the suggested amendment to JISCR 13—Local Court Systems, and the Court having approved the suggested amendment for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provisions of GR 9(g), the suggested amendment as shown below is to be published for comment in the Washington Reports, Washington Register, Washington State Bar Association and Administrative Office of the Court's websites in April 2020.

(b) The purpose statement as required by GR 9(e), is published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than September 30, 2020. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or supreme@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 7th day of April, 2020.

For the Court

Stephens, C.J.

 CHIEF JUSTICE

GR 9 COVER SHEET

Proposal to Amend Judicial Information System Committee
 Rule 13
 Concerning Local Court Systems

A. Name of Proponents: Judicial Information System Committee (JISC)

B. Spokesperson: Chief Justice Mary Fairhurst

C. Purpose:

The JISC proposes to modernize Judicial Information System Committee Rule (JISCR) 13, which has remained unchanged for more than 43 years despite dramatic changes in court technology.

JISCR 13 requires counties or cities wishing to establish automated court record systems to provide 90 days' notice of

the proposed development to the Judicial Information System Committee (JISC) and the Administrative Office of the Courts (AOC) for review and approval. Several courts have provided notice of their intent to implement or replace a local electronic court record system.

The suggested rule provides guidance to counties, cities and the Administrative Office of the Courts (AOC) when a local jurisdiction intends to establish or replace an alternative electronic court record system in lieu of using the statewide court record system for their case management needs. The suggested changes to JISCR 13 will facilitate statewide data sharing in support of judicial decision making and public safety.

The suggested rule defines "electronic court record system," clarifies that JISC approval is required for new or replacement alternative electronic court record systems, provides for increased notice of proposed systems, provides a process for communication and planning between AOC and courts planning alternative electronic court record systems, requires courts with alternative electronic court record systems to comply with the JIS Data Standards for Alternative Electronic Court Record Systems by sending court data to the statewide data repository, and provides for dispute resolution by the JISC.

This suggested rule represents a consensus developed by a stakeholder work group that met four times for three hours each to present an agreed upon proposal to JISC. The work group proposal was approved by JISC on a 14-1 vote.

Chief Justice Fairhurst called for volunteers to the JISC Rule 13 workgroup. She then appointed the following eight members: Frank Maiocco, Court Administrator for Kitsap Superior Court; Judge David Svaren of Skagit County Superior Court; Judge Donna Tucker of King County District Court; Judge Scott Ahlf of Olympia Municipal Court; Howard Delaney, Court Administrator for Spokane Municipal Court; Paulette Revoir, Chair of the CLJ-CMS Project Steering Committee; Dawn Marie Rubio, State Court Administrator; and Vonnie Diseth, AOC Information Services Director.

D. Hearing: None needed.

E. Expedited Consideration: Not requested.

RULE 13 ~~ELECTRONIC LOCAL COURT RECORD SYSTEMS~~

Preamble

The purpose of this rule is twofold: to provide guidance to the local court and the Administrative Office of the Courts (AOC) when a local court intends to establish or replace an alternative electronic court record system in lieu of using the statewide court record system and to facilitate statewide data sharing in support of judicial decision making and public safety.

(a) An "electronic court record system" is any electronic court records technology system that is a source of statewide court data identified in the JIS Data Standards for Alternative Electronic Court Record Systems ("JIS Data Standards").

(b) Counties or cities may establish or replace local alternative electronic court record systems with the approval of the Judicial Information System Committee (JISC). Counties or cities wishing to establish or replace a local alternative electronic automated court records shall provide advance notice of the proposed development to the Judicial

Information System Committee JISC and the Administrative Office of the Courts (AOC) Office of the Administrator for the Courts at least 90 days prior to the start of the procurement process commencement of such projects for the purpose of review and approval.

(c) Upon receipt of notice, AOC, on behalf of the JISC, will transmit to the local jurisdiction an information packet including, but not limited to, the JIS Data Standards, corresponding Implementation Plan, information on the IT Governance process, and the statewide data repository onboarding process. The local court and AOC will meet to discuss the information packet and ongoing obligations.

(d) After meeting with AOC to discuss the information packet, the presiding judge will certify that they accept the obligation to comply with the JIS Data Standards and the corresponding Implementation Plan, to provide a system that will send the data to the statewide data repository, and to maintain and support the court's local system and the integration with the statewide data repository.

(e) Individual courts are responsible for arranging resources for implementing and maintaining locally procured electronic court record systems and for programming and testing local systems that interface with the statewide data repository.

(f) The court will supply data to the statewide data repository in accordance with the JIS Data Standards. Any exchange with the statewide data repository will contain the full and complete set of data in accordance with the JIS Data Standards. If state and local timelines do not align, the JISC may approve a temporary reduced set of data that the court must provide and method of transmission until the data exchange with the local electronic court record system is fully tested and operational. Any reduced set of data approved by the JISC prior to the effective date of this rule will remain in effect until the data exchange with the local electronic court record system is operational.

(g) As soon as practicable after selection of an electronic court record system the court will provide a project schedule and a detailed plan for integration to the statewide data repository and will also provide ongoing updates and changes to the schedule and plan.

(h) Any unresolved disputes arising from this rule may be referred to the JISC for resolution, including possible sanctions.

Comments:

This rule recognizes that early and frequent communication and collaboration between the local court and the AOC is essential for success. This rule also acknowledges that the Judicial Information System Committee (JISC) and the AOC set statewide information technology (IT) priorities through a JISC-adopted IT governance process.

WSR 20-09-090

**NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY**

[Filed April 15, 2020, 9:34 a.m.]

AS Executive Board Spring 2020 Meeting Schedule

Pursuant to chapter 42.30 RCW, the following is the 2020 spring quarter schedule of regular meetings of Western Washington University AS executive board:

Meetings of Western Washington University AS executive board will be every Wednesday between April 15, and June 10, 2020. All meetings will be on MS Teams, and held as a live event. Meetings will begin at 5:30 p.m. and conclude at 7:30 p.m. Links to the meetings are available at www.as.wvu.edu. Public comment periods are scheduled for all meetings. Any questions regarding the meeting schedule or the public comment period may be directed to Annie Byers, AS executive board program coordinator, at 360-650-3460 or email Annie.Byers@wwu.edu.

For potential updates to the meeting date, time, or location, please refer to the following web link, <https://as.wvu.edu/board-of-directors/>.

WSR 20-09-093

**NOTICE OF PUBLIC MEETINGS
GUARANTEED EDUCATION
TUITION COMMITTEE**

[Filed April 15, 2020, 12:53 p.m.]

**2020 Committee Meeting Schedule
Background**

As outlined in RCW 28B.95.030, WAC 14-104-010, the GET committee shall hold regular meetings as needed. Additional special meetings may be scheduled if needed.

The following is the meeting schedule for the 2020 calendar year.

DATE	TIME	PLACE
Tuesday January 7, 2020	2:00 - 4:00 p.m.	John A. Cherberg Building Capitol Campus Senate Hearing Room 3
Wednesday May 6, 2020	2:00 - 4:00 p.m.	Go-To Webinar https://attendee.gotowebinar.com/register/7339450527926355724
Wednesday September 9, 2020	2:00 - 4:00 p.m.	John A. Cherberg Building Capitol Campus Senate Hearing Room 3
Thursday November 12, 2020	2:00 - 4:00 p.m.	John A. Cherberg Building Capitol Campus Senate Hearing Room 3

WSR 20-09-097
NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE
 [Filed April 15, 2020, 10:33 a.m.]

The Edmonds Community College board of trustees has changed the start time of the regular meeting from Thursday, May 7, 2020, at **3:30 p.m.**, to Thursday, May 7, 2020, at **4:30 p.m.**

If you need further information contact Kristen NyQuist, Edmonds Community College, 20000 68th Avenue West, Lynnwood, [WA] 98036, 425-640-1516, kristen.nyquist@edcc.edu.

WSR 20-09-101
NOTICE OF APPEAL
OFFICE OF THE GOVERNOR
 [Filed April 16, 2020, 10:54 a.m.]

NOTICE OF APPEAL
 RCW 34.05.330(3)

Pursuant to RCW 34.05.330(3), you are hereby notified for publication in the Washington State Register that:

On April 13, 2020, the Governor's Office received an appeal from Nicholas W. Juhl of Lovik & Juhl, PLLC, relating to the Washington State Department of Financial Institutions' denial of a petition to repeal or amend WAC 460-24A-071 (Registration exemption for investment advisers to private funds).

DATE: April 16, 2020.

Taylor K. Wonhoff
 Deputy General Counsel
 to the Governor

WSR 20-09-103
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
 [Filed April 16, 2020, 12:33 p.m.]

**2020 Spring ASEWU Council and
 Work Session Meeting Schedule
 Revised and Approved April 9, 2020**

Work Sessions <i>Tuesday Afternoons</i> 3:00-5:00 p.m. <i>Online Meeting via Zoom</i>	ASEWU Council Meetings <i>Thursday Afternoons</i> 3:00-5:00 p.m. <i>Online Meeting via Zoom</i>
April 14, 2020 https://ewu.zoom.us/j/97963606647	April 16, 2020 https://ewu.zoom.us/j/98754040033
April 21, 2020 https://ewu.zoom.us/j/94206892774	April 23, 2020 https://ewu.zoom.us/j/92263798097
April 28, 2020 https://ewu.zoom.us/j/93718412018	April 30, 2020 https://ewu.zoom.us/j/92448221002
May 5, 2020 https://ewu.zoom.us/j/94427611589	May 7, 2020 https://ewu.zoom.us/j/96662920099
May 19, 2020 https://ewu.zoom.us/j/93592568330	May 21, 2020 https://ewu.zoom.us/j/95874055216
May 26, 2020 https://ewu.zoom.us/j/95621844659	May 28, 2020 https://ewu.zoom.us/j/95814352966

Work sessions and ASEWU council business meetings are open to the public. The ASEWU council welcomes your presence and input.

WSR 20-09-123**DEPARTMENT OF AGRICULTURE**

[Filed April 20, 2020, 8:58 a.m.]

LEGAL NOTICE FOR SPARTINA TREATMENT IN WESTERN WASHINGTON

LEGAL NOTICE FOR SPARTINA TREATMENTS: The Washington state department of agriculture (WSDA) is hereby notifying the affected public that the herbicides imazapyr and glyphosate may be used to control invasive *Spartina* grass species between June 1, 2020, and November 30, 2020.

Licensed pesticide applicators operating under WSDA's National Pollutant Discharge Elimination System state waste discharge general permit may apply these products in the following locations: Grays Harbor, Hood Canal, Willapa Bay, Puget Sound, the north and west sides of the Olympic Peninsula, and the mouth of the Columbia River.

For more information, including locations of possible application sites or information on *Spartina*, contact WSDA *Spartina* control program, phone 360-902-2070, email pestprogram@agr.wa.gov or website <https://agr.wa.gov/departments/insects-pests-and-weeds/weeds/spartina>; or write WSDA *Spartina* Program, P.O. Box 42560, Olympia, WA 98504-2560.

The Washington state department of ecology number for reporting concerns about *Spartina* treatments is 360-407-6600.

WSR 20-09-127**INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF HEALTH**

[Filed April 20, 2020, 4:29 a.m.]

NOTICE OF ADOPTION OF A POLICY STATEMENT

Title of Policy Statement: Dietitians Providing Telehealth for Established Patients During the COVID-19 Declared Emergency—Policy Number CD-4-20-20.

Issuing Entity: Department of health.

Subject Matter: Dietitians licensed in Oregon or Idaho providing treatment to Washington residents using telehealth.

Effective Date: April 20, 2020.

Contact Person: Ted Dale, Program Manager, ted.dale@doh.wa.gov, 360-236-2991; or U. James Chaney, Executive Director, ulysses.chaney@doh.wa.gov.

WSR 20-09-128**DEPARTMENT OF HEALTH**

[Filed April 21, 2020, 8:38 a.m.]

WASHINGTON STATE DEPARTMENT OF HEALTH GUIDANCE REGARDING ALIGNMENT WITH FEDERAL 1135 BLANKET WAIVERS FOR HOSPITAL REGULATIONS

I. INTRODUCTION AND PURPOSE: Washington state governor Jay Inslee has issued Proclamation 20-05, subsequently amended, proclaiming a statewide state of emergency due to an outbreak of coronavirus disease 2019 (COVID-19) in the

United States and community spread of COVID-19 in Washington state.

On March 30, 2020, Governor Inslee issued Proclamation 20-36 waiving regulatory barriers to health care facilities' ability to respond to COVID-19 recognizing that health care facilities are critical to meeting our health care needs.

At the federal level, the Centers for Medicare and Medicaid Services (CMS) has issued blanket 1135 waivers, with a retroactive date of March 1, 2020, through the end of President Trump's emergency declaration <https://www.cms.gov/files/document/summary-covid-19-emergency-declaration-waivers.pdf>.

II. AUTHORITY: The department issues this guidance under its authority to interpret, administer, and enforce the provisions of chapter 70.41 RCW and the rules adopted thereunder, chapter 246-320 WAC.

III. SCOPE AND DURATION: During the time period of Governor Inslee's declared State of Emergency and to support health care facilities responding to COVID-19, the department of health provides the following guidance to achieve alignment with the CMS blanket waivers referenced above for hospitals licensed under chapter 70.41 RCW and other health care facilities to which the state laws below apply. This guidance applies retroactively beginning on March 1, 2020, to correspond with the effective date of the federal blanket waivers.

IV. GUIDANCE TO ACHIEVE ALIGNMENT WITH THE CMS BLANKET WAIVERS:

Discharge Planning: CMS has waived detailed discharge planning for hospitals related to post-acute care services so as to allow for a more fluid transfer process and expedite the safe discharge and movement of patients among care settings. CMS has not waived the requirement that transfers be to an appropriate setting with the necessary medical information and goals of care.

The department acknowledges and supports the flexibility CMS has provided to ensure discharges are done without undue delay to respond to COVID-19. The department will likewise exercise regulatory flexibility to permit licensed hospitals to discharge patients in compliance with CMS standards, notwithstanding any inconsistent requirements in RCW 70.41.322, 70.41.324, and WAC 246-320-226. The department continues to require appropriate discharge planning and processes.

Patient Transfer Process: CMS is waiving the enforcement of section 1867(a) of the Emergency Medical Treatment and Labor Act (EMTALA) to allow facilities to screen patients at a location offsite from the hospital's campus to prevent the spread of COVID-19.

The department interprets RCW 70.170.060(2) and WAC 246-320-281 as allowing the transfer of a patient with an emergency medical condition from an emergency department to another appropriate setting of care if the transferring hospital reasonably determines that the transfer is needed to preserve limited medical resources due to the COVID-19 outbreak. A transfer may not be based on ability to pay, and the transferring hospital must follow reasonable procedures in making transfers, including confirming acceptance of the transfer by the receiving hospital. A transfer must also com-

ply with the provisions of EMTALA that have not been waived.

Patient Care Services and Verbal Orders: Based on the department's exemption authority pursuant to WAC 246-320-026(1), the department exempts all hospitals from complying with the requirements in:

(1) WAC 246-320-226 (3)(g) to mirror the CMS exemption related to preestablished protocols to give hospitals flexibility in their use.

(2) WAC 246-320-166 (4)(h) to give flexibility in the timeline for accepting and transcribing verbal orders for the medical record consistent with the CMS waivers related to verbal orders.

Adverse Events Reporting: The Governor's Proclamation 20-36 waived the adverse event reporting timelines in RCW 70.56.020 (2)(a) and (b), which require adverse health event notification within forty-eight hours and a root cause analysis and corrective action plan to be reported within forty-five days. The department deems these timelines to also be waived in its corresponding rules, WAC 246-302-020 (1) and (2), which aligns state law with CMS's 1135 waiver of the requirement to promptly report patient deaths occurring while in restraint or seclusion.

Seclusion: CMS has provided flexibility in the use of seclusion to address potential confinement needs in responding to COVID-19. The department's rule, WAC 246-320-226 (3)(f), requires the use of seclusion to be consistent with 42 C.F.R. 482. The department deems seclusion that is consistent with the 1135 waiver to be consistent with 42 C.F.R. 482.

V. Signature: Dated: April 20, 2020.

John Wiesman, DrPH, MPH
Secretary of Health

WSR 20-09-141
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
[Filed April 21, 2020, 2:47 p.m.]

Notice of Interpretive or Policy Statement

In accordance with RCW 34.05.230(12), following is a list of policy and interpretive statements issued by the department of social and health services.

Economic Services Administration
Division of Child Support (DCS)

Document Title: Administrative Policy 10.0.0: Information Security Definitions.

Subject: Information security (IS).

Effective Date: March 18, 2020.

Document Description: DCS administrative policy ensures a common understanding of IS terms referenced in DCS policy by providing common IS terms.

To receive a copy of the interpretive or policy statements, contact Rachel Shaddox, DCS, P.O. Box 11520, Tacoma, WA 98411-5520, phone 360-664-5073, TDD/TTY 360-753-9122, fax 360-586-3274, email shaddrm@dshs.wa.gov, website <http://www1.dshs.wa.gov/dcs/>.

WSR 20-09-142
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
[Filed April 21, 2020, 3:10 p.m.]

Notice of Interpretive or Policy Statement

In accordance with RCW 34.05.230(12), following is a list of policy and interpretive statements issued by the department of social and health services.

Economic Services Administration
Division of Child Support (DCS)

Document Title: Policy Clarification Memo 20-003: How DCS Works with Individuals Impacted by COVID-19.

Subject: How DCS works with individuals impacted by COVID-19.

Effective Date: April 17, 2020.

Document Description: This policy clarification memo explains changes to procedures based on the COVID-19 pandemic.

To receive a copy of the interpretive or policy statements, contact Rachel Shaddox, DCS, P.O. Box 11520, Tacoma, WA 98411-5520, phone 360-664-5073, TDD/TTY 360-753-9122, fax 360-586-3274, email shaddrm@dshs.wa.gov, website <http://www1.dshs.wa.gov/dcs/>.

WSR 20-09-143
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
[Filed April 21, 2020, 3:22 p.m.]

Notice of Interpretive or Policy Statement

In accordance with RCW 34.05.230(12), following is a list of policy and interpretive statements issued by the department of social and health services.

Economic Services Administration
Division of Child Support (DCS)

Document Title: Policy Clarification Memo 20-001: Servicemembers Civil Relief Act Part 2.

Subject: Servicemembers Civil Relief Act (SCRA) Part 2.

Effective Date: April 10, 2020.

Document Description: This policy clarification memo addresses additional notices where DCS will apply SCRA policy.

To receive a copy of the interpretive or policy statements, contact Rachel Shaddox, DCS, P.O. Box 11520, Tacoma, WA 98411-5520, phone 360-664-5073, TDD/TTY 360-753-9122, fax 360-586-3274, email shaddrm@dshs.wa.gov, website <http://www1.dshs.wa.gov/dcs/>.

WSR 20-09-145
NOTICE OF PUBLIC MEETINGS
HEALTH CARE AUTHORITY

[Filed April 21, 2020, 4:22 p.m.]

The health technology clinical committee (HTCC) has added the following public meeting/webinar to HTCC's 2020 calendar: June 12, 2020, at 8:00 a.m. to 12:30 p.m., computer or phone visit <https://www.hca.wa.gov/about-hca/health-technology-assessment/meetings-and-materials> for link to webinar.

Further information: Christine Masters, HTA Program Specialist, Health Technology Assessment, 360-725-5126 desk, christine.masters@hca.wa.gov.

WSR 20-09-147
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE
BAR ASSOCIATION

[Filed April 22, 2020, 8:38 a.m.]

RESOLUTION ADOPTING AMENDED SCHEDULE OF REGULAR MEETINGS OF THE
WASHINGTON STATE BAR ASSOCIATION BOARD OF GOVERNORS

Whereas, RCW 2.48.050 authorizes the board of governors to adopt rules concerning annual and special meetings; and

Whereas, WSBA Bylaws Article VII.B.8 provides that each bar entity will set regular and special meetings as needed;

NOW, BE IT RESOLVED THAT on April 17, 2020, the Washington state bar association board of governors adopts this amended 2020 meeting schedule and directs the executive director to file this resolution with the code reviser.

DAY(S)	DATE(S)	START TIME	LOCATION	DESCRIPTION
Tuesday	January 7	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Saturday	January 11	10:00 a.m.	WSBA Offices Seattle, Washington	Washington young lawyers committee
Monday	January 13	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Monday	January 13	10:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Wednesday	January 15	12:00 p.m.	WSBA Offices Seattle, Washington	Diversity committee
Wednesday	January 15	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Thursday-Friday	January 16-17	9:00 a.m.	WSBA Offices Seattle, Washington	Board of governors meeting
Tuesday	January 21	12:00 p.m.	WSBA Offices Seattle, Washington	Editorial advisory committee
Friday	January 24	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Monday	January 27	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Monday	January 27	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Tuesday	February 4	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Friday	February 7	10:00 a.m.	WSBA Offices Seattle, Washington	Committee on professional ethics

DAY(S)	DATE(S)	START TIME	LOCATION	DESCRIPTION
Friday	February 7	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Saturday	February 8	10:00 a.m.	WSBA Offices Seattle, Washington	Diversity committee
Monday	February 10	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Monday	February 10	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Monday	February 24	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Monday	February 24	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Monday	February 24	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Tuesday	March 3	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Monday	March 9	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Saturday	March 14	10:00 a.m.	WSBA Offices Seattle, Washington or Pierce County	Washington young lawyers committee
Monday	March 16	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Wednesday	March 18	12:00 p.m.	WSBA Offices Seattle, Washington	Diversity committee
Thursday-Friday	March 19-20	9:00 a.m.	Hotel RL Olympia, Washington	Board of governors meeting
Friday	March 20	9:00 a.m.	Temple of Justice Olympia, Washington	Board of governors meeting with supreme court
Friday	March 27	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Monday	March 30	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Monday	March 30	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Monday	March 30	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Tuesday	April 7	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Monday	April 13	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Monday	April 13	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Wednesday	April 15	12:00 p.m.	WSBA Offices Seattle, Washington	Diversity committee
Friday	April 17	10:00 a.m.	WSBA Offices Seattle, Washington	Committee on professional ethics

DAY(S)	DATE(S)	START TIME	LOCATION	DESCRIPTION
Friday-Saturday	April 17-18	9:00 a.m.	WSBA Offices Seattle, Washington	Board of governors meeting
Monday	April 20	9:00 a.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Monday	April 20	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Monday	April 20	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Tuesday	May 5	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Saturday	May 9	10:00 a.m.	Northwest Region	Washington young lawyers committee
Monday	May 11	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Monday	May 11	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Thursday-Friday	May 14-15	9:00 a.m.	Hotel Bellwether Bellingham, Washington	Board of governors meeting
Saturday	May 16	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Thursday	May 21	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Friday	May 22	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Saturday	May 23	10:00 a.m.	WSBA Offices Seattle, Washington	Diversity committee
Tuesday	June 2	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Monday	June 8	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Thursday-Friday	June 11-12	9:00 a.m.	Hotel Bellwether Bellingham, Washington	Board of governors meeting
Monday	June 15	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Wednesday	June 17	12:00 p.m.	WSBA Offices Seattle, Washington	Diversity committee
Friday	June 19	10:00 a.m.	WSBA Offices Seattle, Washington	Committee on professional ethics
Monday	June 22	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Monday	June 22	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Monday	June 22	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Tuesday	July 7	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Friday	July 10	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup

DAY(S)	DATE(S)	START TIME	LOCATION	DESCRIPTION
Friday	July 10	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Monday	July 13	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Wednesday	July 15	12:00 p.m.	WSBA Offices Seattle, Washington	Diversity committee
Friday	July 17	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Monday	July 20	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee meeting
Thursday	July 23	9:00 a.m.	Skamania Lodge Stevenson, Washington	Board of governors retreat
Friday-Saturday	July 24-25	9:00 a.m.	Skamania Lodge Steven- son, Washington	Board of governors meeting
Saturday	July 25	10:00 a.m.	Skamania Lodge Stevenson, Washington	Washington young lawyers committee
Monday	August 3	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Monday	August 3	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Monday	August 3	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Tuesday	August 4	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Friday	August 7	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Monday	August 10	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Friday	August 21	10:00 a.m.	WSBA Offices Seattle, Washington	Committee on professional ethics
Monday	August 24	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Friday-Saturday	August 28-29	9:00 a.m.	Davenport Hotel Spokane, Washington	Board of governors meeting
Monday	August 31	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Monday	August 31	12:00 p.m.	WSBA Offices Seattle, Washington	Member engagement workgroup
Monday	August 31	1:00 p.m.	WSBA Offices Seattle, Washington	Budget and audit committee
Tuesday	September 1	1:00 p.m.	WSBA Offices Seattle, Washington	Pro bono and public service committee
Friday	September 11	12:00 p.m.	WSBA Offices Seattle, Washington	Council on public defense
Saturday	September 12	10:00 a.m.	Large Financial Center Room Seattle, Washington	Diversity committee

DAY(S)	DATE(S)	START TIME	LOCATION	DESCRIPTION
Saturday	September 12	10:00 a.m.	WSBA Offices Seattle, Washington	Washington young lawyers committee
Monday	September 14	9:30 a.m.	WSBA Offices Seattle, Washington	Court rules and procedures committee
Monday	September 14	11:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Thursday-Friday	September 17-18	9:00 a.m.	WSBA Offices Seattle, Washington	Board of governors meeting
Friday	October 2	10:00 a.m.	WSBA Offices Seattle, Washington	Committee on professional ethics
Monday	October 19	10:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Monday	October 26	9:00 a.m.	WSBA Offices Seattle, Washington	BOG executive committee
Thursday-Friday	November 12-13	9:00 a.m.	WSBA Offices Seattle, Washington	Board of governors meeting
Monday	November 16	10:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee
Friday	December 4	10:00 a.m.	WSBA Offices Seattle, Washington	Committee on professional ethics
Monday	December 14	10:00 a.m.	WSBA Offices Seattle, Washington	BOG personnel committee

Rajeev Majumdar
President