

DECEMBER 17, 1986

OLYMPIA, WASHINGTON

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## CITATION

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

## PUBLIC INSPECTION OF DOCUMENTS

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## CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER  
Code Reviser

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## STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of December 1986 pursuant to RCW 19.52.020 is twelve percent (12%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1986 pursuant to RCW 63.14.130(1)(a) is fourteen percent (14%).

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# WASHINGTON STATE REGISTER

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

### 1. ARRANGEMENT OF THE REGISTER

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

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

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

- (a) **Proposed rules** are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) **Adopted rules** have been permanently adopted and are set forth in ten point type.
- (c) **Emergency rules** have been adopted on an emergency basis and are set forth in ten point oblique type.

### 3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
  - (i) underlined matter is new matter;
  - (ii) ~~deleted matter is ((lined out and bracketed between double parentheses))~~;
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

### 4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

### 5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

### 6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [ ].

### 7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

1986 - 1987

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates <sup>1</sup>			Distribution Date	First Agency Action Date <sup>3</sup>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS <sup>2</sup> or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing/adoption on or after
86-18	Aug 6	Aug 20	Sep 3	Sep 17	Oct 7
86-19	Aug 20	Sep 3	Sep 17	Oct 1	Oct 21
86-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4
86-21	Sep 24	Oct 8	Oct 22	Nov 5	Nov 25
86-22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9
86-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23
86-24	Nov 5	Nov 19	Dec 3	Dec 17	Jan 6, 1987
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87-01	Nov 26	Dec 10	Dec 24, 1986	Jan 7, 1987	Jan 27
87-02	Dec 10	Dec 24, 1986	Jan 7, 1987	Jan 21	Feb 10
87-03	Dec 24, 1986	Jan 7, 1987	Jan 21	Feb 4	Feb 24
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87-08	Mar 4	Mar 18	Apr 1	Apr 15	May 5
87-09	Mar 25	Apr 8	Apr 22	May 6	May 26
87-10	Apr 8	Apr 22	May 6	May 20	Jun 9
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87-24	Nov 4	Nov 18	Dec 2	Dec 16	Jan 5, 1988

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

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

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

**WSR 86-24-001**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**

[Order 2444—Filed November 20, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Alcohol and drug treatment facilities—Clients' rights, amending WAC 275-19-075.

I, Lee D. Bomberger, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to meet federal requirements.

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

This rule is promulgated pursuant to RCW 70.96.090 and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 69.54.040 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 69.54 RCW.

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

APPROVED AND ADOPTED November 20, 1986.

By Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel

**AMENDATORY SECTION** (Amending Order 2171, filed 11/30/84)

**WAC 275-19-075 ALL FACILITIES—CLIENTS RIGHTS.** (1) All approved treatment facilities shall take reasonable efforts to assure each client:

(a) Be treated in a manner promoting dignity and self-respect.

(b) Be treated without regard to race, color, creed, national origin, religion, sex, sexual preference, or age.

(c) Be treated without regard to disability (~~unless such disability makes treatment afforded by the facility nonbeneficial or hazardous. Reasonable actions shall be taken to accommodate disabled persons within the treatment program~~).

(d) Be protected from invasion of privacy: **PROVIDED**, That reasonable searches may be conducted or other means used to detect and prevent contraband from being possessed or used on the premises.

(e) Have all clinical and personal information treated confidentially in communications with individuals not directly associated with the approved treatment facility.

(f) Have the opportunity to review his or her own treatment records in the presence of a staff person upon request.

(g) Be fully informed regarding fees to be charged and methods of payment available.

(h) Be provided reasonable opportunity to practice the religion of his or her choice, alone and in private, insofar as such religious practice does not infringe on the rights and treatment of others, or the treatment program. The client has the right to refuse participation in any religious practice.

(i) Not be denied communication with significant others in emergency situations.

(j) Not be subjected by facility staff to physical abuse, corporal punishment, or other forms of abuse administered against their will including being denied food, clothing, or other basic necessities.

(2) A copy of these rights shall be posted in a conspicuous place in the facility.

**WSR 86-24-002**

**NOTICE OF PUBLIC MEETINGS**  
**WESTERN WASHINGTON UNIVERSITY**

[Memorandum—November 20, 1986]

**BOARD OF TRUSTEES MEETING SCHEDULE FOR 1987**

February 5, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
March 5, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
April 2, 1987	Out of town	1:30 p.m.	
May 7, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
June 4, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
August 6, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
September 3, 1987	Out of town	1:30 p.m.	
October 1, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
November 5, 1987	Bellingham	1:30 p.m.	Old Main 340, WWU
December 3, 1987	Out of town	1:30 p.m.	

**WSR 86-24-003**

**ADOPTED RULES**

**HIGHER EDUCATION COORDINATING BOARD**

[Order 7/86, Resolution No. 87-34—Filed November 20, 1986]

Be it resolved by the Higher Education Coordinating Board, acting at Seattle Central Community College, 1701 Broadway, Seattle, WA, that it does adopt the annexed rules relating to the Degree Authorization Act, chapter 250-61 WAC.

This action is taken pursuant to Notice No. WSR 86-20-082 filed with the code reviser on October 1, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Higher Education Coordinating Board as authorized in RCW 28B.80.370.

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

APPROVED AND ADOPTED November 18, 1986.

By A. Robert Thoeny  
 Executive Director

CHAPTER 250-61  
REGULATIONS FOR THE DEGREE  
AUTHORIZATION ACT

NEW SECTION

**WAC 250-61-010 SCOPE AND PURPOSE.** The Degree Authorization Act, chapter 28B.85 RCW established a requirement that degree-granting institutions operating in Washington obtain authorization from the Higher Education Coordinating Board, unless specifically exempted from the authorization requirement by the act. This chapter is promulgated by the board as a supplement to the act in order to establish necessary regulations for the authorization of degree-granting institutions.

The purpose of the act is to insure fair business practices and adequate quality among degree-granting institutions operating in the state of Washington and to protect citizens against substandard, fraudulent, and deceptive practices.

NEW SECTION

**WAC 250-61-020 PREVIOUS REGULATIONS REPEALED.** Regulations previously adopted by this agency pursuant to chapter 28B.05 are repealed. Degree-granting institutions registered under the previous regulations will be governed by the previous rules and are not required to apply for authorization until the expiration date of such registration.

NEW SECTION

**WAC 250-61-030 DELEGATION AND BOARD SUPERVISION.** (See RCW 28B.80.430.)

(1) Unless otherwise indicated, the board delegates authority for administering the act and these rules to the executive director.

(2) Any action taken pursuant to these rules by the executive director or his designee shall be subject to supervision by the board.

(3) All actions taken by the executive director pursuant to these rules shall be reported periodically to the board for its review and approval.

NEW SECTION

**WAC 250-61-040 DUTIES OF EXECUTIVE DIRECTOR.** In addition to other administrative responsibilities vested in the executive director of the Higher Education Coordinating Board under the act and this chapter, the executive director shall carry out the following administrative responsibilities:

(1) Process authorization applications, fee payments, and bonds or security deposits, to include the denial and issuance of authorization, signed by the executive director.

(2) Cause the payment of any unsatisfied final judgment against an authorized institution, from the resources available through the institution's surety bond or other security deposit.

(3) Upon written notice from an authorized institution, release the surety on the institution's bond.

(4) Upon written notice from an authorized institution, return the institution's security deposit.

(5) In the event of impaired liability of the surety upon a bond, notify the institution of suspension until the bond liability in the required amount, unimpaired by unsatisfied judgment claims, shall have been furnished.

(6) To the extent that there is a payment by a surety, release the bond to the extent of the payment.

(7) Establish and maintain all records called for under the provisions of the act and this chapter.

NEW SECTION

**WAC 250-61-050 DEFINITIONS.** The definitions set forth in this section are intended to supplement the definitions in chapter 28B.85 RCW and shall apply throughout this chapter.

(1) "Board" means the Washington Higher Education Coordinating Board.

(2) "Executive Director" means the executive director of the board or the executive director's designee.

(3) "Degree" means any designation, appellation, letters, or words including but not limited to "associate," "bachelor," "master," "doctor," or "fellow" which signify or purport to signify satisfactory completion of the requirements of an academic program of study beyond the secondary school level.

(a) "Associate degree" means a lower division undergraduate degree that requires no fewer than 60 semester hours or 90 quarter hours.

(b) "Bachelor's degree" or "baccalaureate degree" means an undergraduate degree that requires no fewer than 120 semester hours or 180 quarter hours.

(c) "Master's degree" means a graduate degree that requires no fewer than 24 semester hours or 36 quarter hours beyond the baccalaureate degree.

(d) "Doctor's degree" or "doctorate" means a post-graduate degree that requires no fewer than 60 semester hours or 90 quarter hours beyond the baccalaureate degree.

(4) "Program of study" means any course or grouping of courses prerequisite to or indicative of a degree.

(5) "Degree-granting institution" means an entity that offers educational credentials, instruction, or services prerequisite to or indicative of an academic or professional degree beyond the secondary level.

(6) "Recognized institutional accrediting agency" means an agency or association, of regional or national scope, recognized by the council on postsecondary accreditation and the board for purposes of this chapter and published by the Board as recognized accrediting agencies under this chapter.

(7) "To operate" means but is not limited to the following:

(a) Offering courses in person, by correspondence, or electronic media, at any Washington location for degree credit, including electronic courses transmitted into the state of Washington.

(b) Granting or offering to grant degrees in Washington for credit obtained within or outside the state.

(c) Maintaining or advertising a Washington location, mailing address, or telephone number for any purpose or

any other function of a degree-granting institution, other than contact with the institution's former students for any legitimate purpose related to their having attended.

(8) "To offer" includes, in addition to its usual meanings, to advertise or publicize. "To offer" shall also mean to solicit or encourage any person, directly or indirectly, to perform the act described.

(9) The "Act" means the Degree Authorization Act, chapter 28B.85 RCW.

#### NEW SECTION

**WAC 250-61-060 EXEMPTIONS.** The provisions of this chapter do not apply to:

(1) Honorary credentials clearly designated as such on the front side of the diploma or certificate and awarded by institutions offering other educational credentials in compliance with state law.

(2) Any public college, public university, public community college or other entity operating as part of the public educational system of this state.

(3) Institutions that have received institutional accreditation from an agency recognized by the board, **PROVIDED:**

(a) That any non-degreed programs offered by the institution have been determined by the commission for vocational education or its successor agency to be in substantial compliance with operational criteria established under chapter 299, Laws of 1986 and chapter 490-861, Washington administrative code; such determinations being effected and reported to the executive director via an interagency agreement executed between the respective agencies.

(b) That a branch campus, extension center, or off-campus facility operating within the state of Washington, which is affiliated with an institution domiciled outside this state, must have separate institutional accreditation as a free-standing institution from a recognized accrediting agency to qualify for this exemption.

(4) Institutions which offer program(s) of study whose sole stated objective is training in the religious beliefs of the controlling religious organization and/or preparation of students for occupations that are primarily church-related and are represented in an accurate manner in institutional catalogs and other official publications. The following procedures shall be employed in the implementation of this subsection:

(a) The executive director shall ask the chief administrative officer of any institution that may qualify for an exemption on religious grounds to forward to the board office a copy of the institution's catalog and/or any other official publications that describe the nature of the institution and its programs. This information shall be used by the executive director to verify the exempt status of the institution.

(b) In the case of a religious institution that offers both religious and secular programs of instruction, the requirements of chapter 28B.85 RCW and this chapter shall pertain only to the secular programs of the institution.

(c) If the executive director has reasonable cause to believe that certain religious or theological programs offered by a religious institution are not represented in a

materially accurate manner in the institution's catalog and other official publications, the executive director shall proceed according to the provisions of this chapter.

(5) Institutions not otherwise exempt which offer only workshops and seminars lasting no longer than three calendar days and for which academic credit is not awarded.

#### NEW SECTION

**WAC 250-61-070 INTERAGENCY AGREEMENT FOR DEGREE-GRANTING PRIVATE VOCATIONAL SCHOOLS** (1) Institutional accredited degree-granting private vocational schools.

(a) Pursuant to rules adopted by the higher education coordinating board, that agency will exempt from compliance in accordance with chapter 28B.85 RCW, those degree programs that are covered by the institution's accreditation. For purposes of this exemption, the board recognizes those national and regional institutional accrediting agencies recognized by the council on postsecondary accreditation.

(b) The commission for vocational education or its successor agency will process the application of an institutionally accredited degree-granting private vocational school which offers nondegree programs in accordance with chapter 28C.10 RCW. The agency will collect the licensing fee, require the posting of a surety bond or other security, and handle student complaints.

(2) Nonaccredited degree-granting private vocational schools.

(a) The higher education coordinating board will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are degree programs. Nondegree programs will be reviewed by the commission for vocational education or its successor agency, as will student complaints regarding nondegree programs. The higher education coordinating board will collect the application fee. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(b) The commission for vocational education or its successor agency will process the application of nonaccredited degree-granting private vocational institutions when the majority of programs offered are nondegree programs and collect fees based on annual income from nondegree programs; **PROVIDED,** That the minimum initial fee shall be \$800 and the minimum renewal fee shall be \$400. Degree programs will be reviewed by the higher education coordinating board, as will student complaints. The agency will collect the license fee which shall be based on the income derived from nondegree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.

(3) If either the commission for vocational education or its successor agency or the higher education coordinating board revokes, suspends or fails to renew the license or authorization of an institution, it immediately will notify the other of such action.

NEW SECTION

WAC 250-61-080 AUTHORIZATION STANDARDS. These standards form the basis for the review of an institution by the board staff and guide the decisions of the executive director and the board. To receive authorization, the institution shall meet all of these standards in addition to the specific requirements of this chapter.

(1) Name: The official name of the institution shall be consistent with and appropriate to the program(s) of study offered.

(2) Purpose.

(a) The institution shall clearly define its purpose or mission in an official statement which describes its role in higher education.

(b) The statement of purpose shall be concise and reflect the official philosophy and practice of the institution.

(3) Administration and Governance.

(a) The institution shall establish and maintain a responsible management strategy and structure for developing policy and oversight of the institution, consistent with its stated purposes.

(b) The institution shall have bylaws or policies defining a chain of authority and responsibility.

(c) The institution shall follow management practices and controls to maintain standards appropriate to its purpose.

(d) Administrators shall normally be graduates of recognized accredited institutions and possess academic and experiential qualifications for their area of responsibility. In unusual circumstances, comparable credentials and extensive work experience shall be considered in lieu of graduation from a recognized accredited institution.

(4) Educational Programs and Curricula.

(a) The educational program and curricula shall be related to the purpose of the institution and accurately described in all published materials which refer to such offerings.

(b) Admission, retention and degree requirements shall be based on the institution's objectives and consistently applied to each program of study.

(i) Admission to an undergraduate program of study by those under age 18 shall normally require a high school diploma or the equivalent.

(ii) Admission to a graduate program of study shall normally require a baccalaureate degree or the equivalent, unless the institution can demonstrate, upon request from the board, that these are not the normally accepted practices in a particular field of study.

(iii) This subsection is not intended to prohibit early admissions and dual-degree programs for which systematic procedures have been established and published in the institution's catalog.

(c) Undergraduate degree programs shall require, as a minimum, 20 percent of the program in general education curricula.

(d) Graduate degree programs shall provide for advanced levels of scholarship, research, and competence in the area of specialization.

(e) Doctoral degree programs shall provide a broad range of advanced course offerings, faculty in ancillary and supporting fields, access to adequate laboratory and research facilities and, a wide range of current reference materials in the subject field.

(f) Home study, correspondence, and electronic media program(s) of study must be comparable in content, faculty, and resources to those offered in residency.

(g) Each curriculum shall provide a sequence of appropriate courses leading to the attainment of competence and educational credentials in the respective area or field of study.

(5) Faculty.

(a) Faculty shall be professionally prepared, with background, degree levels, and experience demonstrably higher than the instructional activities for which they are responsible. As a minimum:

(i) Faculty teaching at the undergraduate degree level shall possess a master's degree or comparable credentials in their assigned program area, unless the institution can demonstrate that these are not the normally accepted practices in a particular field of study.

(ii) Faculty teaching at the graduate degree level shall possess a doctorate degree or comparable credentials and be experienced in directing independent study and research, unless the institution can demonstrate that these are not the normally accepted practices in a particular field of study.

(b) Faculty shall be sufficient in number and kind and in the proportion of full-time and part-time positions to sustain rigorous courses, programs, and services. As a minimum, 20 percent of the curriculum, defined in terms of the number of courses or credit hours necessary for program completion, shall be taught by full-time faculty, unless the institution can demonstrate that these are not the normally accepted practices of the institution given its mission and special characteristics.

(6) Student Services.

(a) The institution shall provide student services that support institutional policies and assist students in achieving their educational objectives. As a minimum, the institution shall provide students with programs of counseling, testing, advisement, and orientation.

(b) The institution shall have an orderly system of admission which evaluates the prospective student's intellectual and personal qualifications in relation to the purposes and objectives of the institution.

(c) The institution shall maintain student records in a manner consistent with A Guide to Adequate Permanent Records and Transcript of the American Association of Collegiate Registrars and Admission Officers, and right to privacy legislation shall be observed.

(7) Instructional Resources.

(a) Instructional support personnel, facilities, equipment, and other learning resources shall be sufficient in size, number, and location to support courses, programs, and services.

(b) The institution's library shall be accessible and contain a collection of books, periodicals and other resource materials sufficient for the educational needs of students and faculty. If the institution does not maintain its own library, there shall be a written agreement with

another institution or organization to provide for faculty and student access to a collection sufficient for the needs of the program(s) of study.

(c) The institution shall be operated in compliance with all applicable ordinances, laws, codes, and rules concerning the safety, health, and access of all persons on its premises.

(8) Finances.

(a) The resources of the institution shall be sufficient to adequately support its programs, activities, and personnel now and in the future.

(b) Financial management and fiscal practices shall be consistent with those set forth in the College and University Business Administration, third edition, or such later editions as published.

(9) Evaluation.

(a) Provision shall be made for the continual reassessment of the educational program and the evaluation and improvement of instruction.

(b) All areas of the institution and personnel shall be evaluated periodically to determine their effectiveness in fulfilling institutional objectives.

(10) Publications.

(a) All publications relating to the institution, including catalogs, advertisements, and other communications shall be accurate and not misleading.

(b) Authorized institutions shall provide in a conspicuous place in its catalogs disclosure statements regarding their institutional and specialized accreditation status.

(c) Authorized institutions shall not advertise or publicize that they are approved, recommended, accredited or endorsed in any way by the board.

### NEW SECTION

**WAC 250-61-090 AGENCY EXEMPTION.** The executive director may suspend or modify the authorization requirements contained in this chapter for a particular institution if the executive director finds:

(1) That such suspension or modification will not frustrate the purposes of this chapter.

(2) That the educational services to be offered address a substantial, demonstrated need among residents of the state of Washington or that literal application of this chapter works a manifestly unreasonable hardship on the educational institution.

(3) An application for an agency exemption shall be submitted on a form developed by the executive director.

### NEW SECTION

**WAC 250-61-100 CATALOG REQUIREMENTS.** (1) An institution shall publish a catalog supplemented as necessary by other published materials (a draft copy may be provided for initial application) which shall include at least the following information:

(a) Official name, address, and telephone number of institution.

(b) Identifying data, such as volume number, date of publication, and year(s) for which the catalog is effective.

(c) A statement of purpose, objectives, and educational program of the institution.

(d) A listing of the names of all faculty, showing earned degrees and the institution conferring them; names of administrative officers, owner(s) and/or board.

(e) Specific programs of study, listing the degrees and majors offered, a brief description of each course offering, and the requirements for successful completion of each program.

(f) Admission, retention, and degree completion requirements.

(g) A detailed schedule of fees, charges for tuition, books, supplies, tools, student activities, laboratory fees, deposits, and all other student charges necessary for the completion of each program of study.

(h) Cancellation and refund policies.

(i) Policies and procedures relative to the granting of credit for experience, along with the maximum amount of credit which can be obtained in this manner.

(j) A statement of the institution's policy on acceptance of transfer credits and credit by examination.

(k) A statement explaining the transferability of the institution's credits to other institutions and the process by which a student may determine whether the institution's credits are transferable to another institution.

(l) Policies and procedures for the development of individualized courses and programs.

(m) A description of the types of financial aid assistance available to students enrolled in the institution.

(n) A description of the auxiliary services available to students enrolled in the institution.

(o) A description of the institution's facilities and equipment.

(p) A table of contents.

(q) An institutional calendar showing legal holidays, beginning and ending dates of each term, and other important dates.

(r) An authorization statement on the cover or front page of the catalog which reads: The (name of institution) is authorized by the Washington Higher Education Coordinating Board and meets the requirements and minimum educational standards established for degree-granting institutions under the Degree Authorization Act. Any person desiring information about the requirements of the act or the applicability of those requirements to the institution may contact the board office.

(2) An institutional catalog shall be published at least once every two years and be provided to students at the time of their enrollment.

### NEW SECTION

**WAC 250-61-110 CANCELLATION AND REFUND REQUIREMENTS.** (1) Each institution shall publish its cancellation and refund policies in clear language that can be easily understood by prospective students. These policies apply to all terminations for any reason, by either party.

(2) The refund policy for resident institutions, as a minimum, shall comply with the following requirements:

(a) An applicant rejected by an institution shall be entitled to a refund of all money paid, less an application fee, not to exceed \$100.00. Said application fee is not refundable and may be retained by the institution in all calculations of refunds required elsewhere in this section.

(b) All money paid by a successful applicant shall be refunded to the applicant if requested in writing within six business days after signing an enrollment agreement or making initial payment, whichever comes later.

(c) If a successful applicant chooses to withdraw after the initial six day period but before the first day of instruction, the applicant shall be entitled to a refund of all money paid, less 10 percent of tuition and fee charges, for the current term.

(d) Starting on the first day of classes and continuing through the first calendar week, the tuition and fee charges retained by the institution shall not exceed 25 percent of the tuition and fees paid for the current term.

(e) Starting on the eighth calendar day and continuing through the fourteenth day, the tuition and fee charges retained by the institution shall not exceed 50 percent of the tuition and fees paid for the current term.

(f) Following completion of the first fourteen days, the institution may retain 100 percent of tuition and fees paid for the current term but shall refund any tuition and fees paid in advance for subsequent terms.

(g) The termination date for refund computation shall be the date on which the student initially requests cancellation or the date on which the institution withdraws a student.

(h) If a student, without written notice to the institution, fails to attend classes for 30 calendar days, the institution shall notify the student in writing that enrollment has been terminated, effective the 30th calendar day, and shall refund tuition and fees according to its published refund policy.

(i) The institution shall provide an exact pro rata refund to the student for any arbitrary and unilateral change by the institution of scheduled times of instruction, reduction in length of instruction, reduction of course content, or other actions that reduce the ratio of instruction to course costs.

(j) All money due the applicant shall be refunded within 30 days after written notice of cancellation or termination.

(3) Correspondence and home study schools must comply with the refund and cancellation policy of the National Home Study Council accrediting association.

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

#### NEW SECTION

**WAC 250-61-120 SURETY BOND REQUIREMENT.** (1) The amount of the surety bond or other security acceptable to the executive director shall be ten percent of the preceding year's total tuition and fee charges received for educational services in Washington, but not less than \$5,000 nor more than \$100,000.

(2) In the case of new institutions, the bond or security amount for the first year shall be \$5,000.

(3) Release of surety bonds and other securities shall be made in compliance with chapter 28B.85 RCW.

#### NEW SECTION

**WAC 250-61-130 CLOSURE REQUIREMENTS.** (1) In the event an institution proposes to discontinue its operation, the chief administrative officer of the institution shall:

(a) Notify the executive director immediately by certified mail.

(b) Furnish enrolled students with a written notice explaining the reasons for closure and what procedures they are to follow to secure refunds and their official records.

(2) In the event it appears to the executive director that the official records of an institution discontinuing its operation are in danger of being destroyed, secreted, mislead, or otherwise made unavailable to the students and the board, the executive director may seek a court order to take possession of the records and provide for their permanent maintenance.

#### NEW SECTION

**WAC 250-61-140 APPLICATION REQUIREMENTS.** (1) Initial application requirements:

(a) No institution is eligible to apply for authorization if the institution is based outside of Washington and is not authorized to do business in the state in which it is primarily located.

(b) At least six months prior to operation, an institution shall apply to the board for authorization by completing application forms provided by the executive director. As a minimum, the application must include:

(i) Name and address of institution.

(ii) Purpose of institution.

(iii) Names and addresses of the owner(s) of the institution and shareholders holding more than a ten percent interest, and, if applicable, members of the institution's board.

(iv) Name and address of the chief administrative officer and representatives of the institution in Washington.

(v) Bylaws and regulations established for the governance and operation of the institution.

(vi) Bank or other financial institution that may be consulted as a financial reference.

(vii) Qualifications of administrators and faculty.

(viii) A description of the degrees and programs of study offered.

(ix) A description of the facilities and equipment utilized.

(x) A signed written statement from the chief administrative officer attesting to the truth and accuracy of the information provided and pledging that the institution will comply with the requirements of the act and this chapter.

(c) Each application shall be accompanied by the following:

(i) An initial application fee payable to the Washington State Treasurer for \$800.00.

(ii) A surety bond or other form of security as specified in Chapter 28B.85 RCW and this chapter.

(iii) An audited financial statement consistent with the general accounting principles established by the College and University Business Administration, third edition, or such later editions as published.

(iv) A copy of enrollment agreements or student contracts utilized by the institution.

(v) A copy of the institution's articles of incorporation on record with the Washington State Office of the Secretary of State.

(vi) A copy of the institution's catalog.

(vii) Documentation verifying the institution's accreditation status and authorization status in primary location.

(viii) Documentation that fire, safety, and health codes are met by the institutional facility.

(d) If additional program(s) of study are proposed during the current authorization year, the institution must submit to the board a supplemental application at least 60 days before the program is to be offered. The program(s) of study shall be authorized prior to operation, which includes advertising and recruitment.

(2) Annual renewal Application for Authorization.

(a) At least three months prior to the expiration date of the institution's current authorization, the institution shall:

(i) Submit a renewal application fee payable to the Washington State Treasurer for \$400.00.

(ii) Provide evidence of continued compliance with the surety bond or security requirement.

(iii) Submit an audited financial statement consistent with the general accounting principles established by the College and University Business Administration, third edition, or such later editions as published.

(iv) File a renewal application on a form developed by the executive director, together with a signed, written statement from the chief administrative officer, attesting to the truth and accuracy of the information provided in the renewal application and pledging continued compliance with all the requirements of the act and this chapter.

(b) A change of ownership or control of an institution shall nullify any previous authorization, and the chief administrator, representing the new owner(s) shall comply with all the application requirements applicable to the initial application for authorization outlined in this section. If the chief administrator furnishes a written statement asserting that all conditions set forth in the act and these rules are being met or will be met before offering instruction, the executive director may issue a temporary certificate of authorization for a maximum of sixty days.

#### NEW SECTION

WAC 250-61-150 APPLICATION REVIEW PROCEDURES. (1) Staff Analysis. Following receipt of the application, board staff shall review and analyze the application and documentation submitted.

(2) Site Visit and Additional Documentation. In the case of an application where the board staff determines it is necessary to verify or supplement the information provided in the application, the staff may require additional written documentation and arrange for a site visit.

(3) Outside Consultants. The executive director and the executive director's designee, at their discretion, may utilize the expertise of other higher education experts to assist in a site visit and in the evaluation of the documentation submitted.

(4) Staff Report. Following the staff analysis, board staff shall summarize its findings and develop a recommendation to the executive director regarding the application. This recommendation shall be shared with the applicant as follows:

(a) That the institution be granted authorization, subject to annual reporting and maintenance of the conditions under which authorization has been granted; or

(b) That the institution be denied authorization.

(5) Authorization Notification. Following the executive director's decision to authorize or deny the institution's request, a letter signifying the action shall be sent from the executive director to the chief administrative officer of the institution. The letter of authorization will serve as official authorization for the institution to operate in Washington and offer the stated program(s) of study at stated location(s).

(6) An institution denied authorization shall file a new application in order to be given reconsideration for authorization.

#### NEW SECTION

WAC 250-61-160 REVOCATION OF AUTHORIZATION. (1) The executive director may revoke an institution's authorization if it finds that:

(a) Any statement contained in the application for authorization is untrue.

(b) The institution has failed to maintain faculty, facilities, equipment, and programs of study on the basis of which the authorization was granted.

(c) Advertising or representations made on behalf of and sanctioned by the institution is deceptive or misleading.

(d) The institution has violated any provision of this chapter.

(2) The executive director's and board's actions are subject to due process hearing procedures of the Washington Administrative Procedures Act.

#### NEW SECTION

WAC 250-61-170 COMPLAINTS. (1) Upon written receipt of a complaint that an institution has failed or is failing to comply with the provisions of the act or this chapter, the executive director shall notify the institution by mail of the nature of the complaint and shall conduct an investigation.

(2) If preliminary findings indicate that a violation(s) may have occurred or are occurring, the executive director shall attempt, through mediation and conciliation, to effect compliance and bring about a settlement.

(3) If no agreement is reached, the executive director shall file a formal complaint with the board and notify the institution of the conduct which warrants the complaint. Final resolution of the complaint shall be subject to hearing procedures provided for in this chapter and the institution may be subject to a summary suspension

of its authorization, pending further proceedings for revocation, suspension or other actions deemed proper after the hearing.

#### NEW SECTION

WAC 250-61-180 APPEAL. Any dispute arising from the following actions shall require a hearing pursuant to this chapter:

- (1) A denial of an exemption.
- (2) A denial of authorization.
- (3) A cease and desist order issued under the provisions of chapter 28B.85 RCW.
- (4) Any action taken by the executive director which is alleged to adversely affect an institution or a student and which is allegedly not in keeping with the intent and purpose of the act or this chapter.

#### NEW SECTION

WAC 250-61-190 HEARINGS. Any hearing called for under the act shall be conducted in the following manner:

- (1) The executive director or a designated hearing officer shall conduct a hearing and make findings and conclusions in accordance with the Administrative Procedure Act, chapter 34.04 RCW. The findings, conclusions, and any recommendations for action shall be submitted to the board for final action pursuant to RCW 34.04.110.
- (2) The board may accept or reject, in whole or in part, any recommendations made by the hearing officer, may remand for further findings and/or take any other action the board deems appropriate under the circumstances, pursuant to the provisions of the act and this chapter.

**WSR 86-24-004**  
EMERGENCY RULES  
**DEPARTMENT OF FISHERIES**  
[Order 86-185—Filed November 20, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this regulation allows landing of crab taken by vessels that have been inspected by Oregon fisheries officials and have complied with Washington crab hold inspection requirements.

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

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

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

APPROVED AND ADOPTED November 20, 1986.

By Judith Merchant  
for William R. Wilkerson  
Director

#### NEW SECTION

WAC 220-52-04000B CRAB FISHERY—LAWFUL ACTS. Notwithstanding the provisions of WAC 220-52-040, it is lawful during the period December 1 through December 30, 1986, for a Washington licensed wholesale dealer to purchase crab taken in Pacific Ocean waters by Oregon fishermen who present an Oregon crab vessel inspection certificate at the time of purchase. It is unlawful to fail to enter the Oregon crab vessel inspection certificate number on the fish receiving ticket as required by WAC 220-69-250(4).

**WSR 86-24-005**  
EMERGENCY RULES  
**DEPARTMENT OF FISHERIES**  
[Order 86-186—Filed November 20, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is openings in Areas 7B and 12 provide opportunity to harvest non-Indian chum allocations.

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

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

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

APPROVED AND ADOPTED November 20, 1986.

By Judith Merchant  
for William R. Wilkerson  
Director

#### NEW SECTION

WAC 220-47-725 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective November 20, 1986 until further notice, it is

unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

\*Area 7B - Closed except gill nets using 6-inch minimum mesh may fish from 3:00 PM to 9:00 AM nightly November 20 through the morning of November 21 and purse seines may fish 5:00 AM to 8:00 PM November 20, and 5:00 AM to 4:00 PM November 21.

\*Area 12 closed except gill nets using 6-inch minimum mesh may fish from 5:00 AM to 9:00 AM November 21 and purse seines using the 5-inch strip may fish from 9:00 AM to 1:00 PM November 21. Area 12 exclusion is that portion of those waters southeast of a line projected from Lone Rock to the navigational light of Big Beef Creek thence southerly to the outermost headland of Little Beef Creek.

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

**REPEALER**

The following section of the Washington Administrative Code is repealed November 20, 1986.

WAC 220-47-724 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-184

**WSR 86-24-006**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 86-187—Filed November 20, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is crab stocks in southern Puget Sound are rebuilding from depressed levels and are unable to support a directed commercial fishery.

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

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

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

APPROVED AND ADOPTED November 20, 1986.

By Judith Merchant  
for William R. Wilkerson  
Director

**NEW SECTION**

WAC 220-52-04600Q CRAB—AREAS AND SEASONS. Notwithstanding the provisions of WAC 220-52-046, effective immediately until further notice, it is unlawful to fish for or possess dungeness crab taken for commercial purposes from Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 28A, 28B, 28C, and 28D except as provided for in this section:

(1) Effective 6:00 p.m. November 20, 1986, it is unlawful to set commercial crab gear in the above waters except as authorized by permit issued by the director to fish for red rock crabs.

(2) Effective 12:00 noon, November 21, 1986, it is unlawful to retain dungeness crab taken from the above waters, and all crab taken during the retrieval of gear set prior to 6:00 p.m. November 20, 1986, must be returned to the water immediately.

(3) Effective 6:00 p.m. November 21, 1986, all dungeness crab taken prior to 12:00 noon, November 21, 1986, must be landed ashore.

(4) Effective 12:00 noon, November 22, 1986, all commercial gear must be removed from the above waters, except for that gear authorized by permit issued by the director to fish for red rock crabs.

**WSR 86-24-007**

**PROPOSED RULES**

**LIQUOR CONTROL BOARD**

[Filed November 21, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Liquor Control Board intends to adopt, amend, or repeal rules concerning Records—Purchases—Reports, WAC 314-16-160;

that the agency will at 9:30 a.m., Tuesday, January 13, 1987, in the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 66.08.030.

The specific statute these rules are intended to implement is RCW 66.24.010(6).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 13, 1987.

Dated: November 20, 1986

By: L. H. Pedersen  
Chairman

## STATEMENT OF PURPOSE

Title: WAC 314-16-160 Records—Purchases—Reports.

Description of Purpose: To permit a beer and wine retailer to stock beer and wine after board approval of a license application but before the license is delivered. The proposed amendment would permit stocking of the premises before it opened for business.

Statutory Authority: RCW 66.08.030.

Statutes Implemented by the Rule: RCW 66.24.010(6).

Summary of Rule: The rule as it is now addresses records – purchases – reports and provides instruction for the maintaining of records, allowable methods of purchasing beer and wine and the allowable sources of supply for the retailer to purchase stock.

Reason Supporting Proposed Action: The rule change would extend the provisions to allow retail license applicants to purchase beer and wine after the application has been approved but before the license is delivered.

Agency Personnel Involved: In addition to the board, the following agency personnel have responsibility for drafting, implementing and enforcing this rule: Gary W. Gilbert, Chief, Enforcement Division, Capital Plaza Building, Olympia, WA 98504, phone (206) 753-6270.

Person or Organization Proposing Rule: Washington State Liquor Control Board.

Agency Comments: None.

Necessity of Rule: Not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: There will be no negative cost impact.

AMENDATORY SECTION (Amending Order 109, Resolution No. 118, filed 8/9/82)

## WAC 314-16-160 RECORDS—PURCHASES—REPORTS.

(1) The originals or copies of all purchase invoices and other memoranda covering all purchases of liquor by retail licenses showing (a) items purchased, (b) quantities thereof, (c) from whom purchased, and (d) purchase date, shall be kept for at least two years after each purchase, and shall be filed separately and kept apart from all other records, and as nearly as possible shall be filed in consecutive order and each month's records kept separate so as to render the same readily available for inspection and copying. All canceled checks, bank statements and books of account covering or involving the purchase of liquor, and all memoranda, if any, showing payment of money for liquor other than by check, shall be likewise preserved for two years and shall be at all times kept available for inspection and copying.

(2) No retail licensee shall buy or accept delivery of liquor except for cash paid at the time of the delivery thereof: PROVIDED, That in individual and particular cases, upon consent of the board first had and obtained, in writing, a retail licensee may pay cash prior to delivery of liquor purchased.

(3) ~~((No))~~ A retail licensee shall purchase beer from a beer wholesaler ~~((at a price differing from the price for the package or container of beer as shown in the price posting filed in accordance with WAC 314-20-100))~~ pursuant to RCW 66.28.070 and shall purchase wine

~~from a state liquor store or agency or from a duly licensed wholesaler except as provided in chapter 314-70 WAC. All beer purchased must be at the posted price in accordance with WAC 314-20-100 and all wine purchased must conform to the posted price as filed under WAC 314-24-190. No retail licensee may return wine to a wine wholesaler except in accordance with the provisions of WAC 314-24-210, nor shall any retail licensee return beer to a beer wholesaler except in accordance with the provisions of WAC 314-20-070.~~

~~(4) ((A retail licensee shall only purchase wine from a state liquor store or agency or from a duly licensed wine wholesaler except as provided in chapter 314-70 WAC. No wine shall be purchased from a wine wholesaler at a price differing from the price for the container of wine as shown in the price posting filed in accordance with WAC 314-24-190. No retail licensee may return wine to a wine wholesaler except in accordance with the provisions of WAC 314-24-210)) Prior to license delivery, a new beer and/or wine licensee or transferee may, with board authorization, be sold beer and/or wine for the purpose of stocking the premises. No sale of beer and/or wine shall take place until the applicant premises have been inspected by the board and the liquor license is delivered.~~

~~(5) Each retail licensee shall keep books and records which will clearly reflect all financial transactions and the financial condition of the business.~~

~~(6) Any retail licensee may maintain microfilm records containing reproductions (including microfiche) of any record, document, or report if first approved by the board. Request for approval shall be directed to the Washington state liquor control board and must include the following information:~~

~~(a) Records proposed to be reproduced.~~

~~(b) Reproduction process.~~

~~(c) Manner of preserving the reproduction.~~

~~(d) Facilities provided for examining or viewing such reproduction.~~

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

~~(7) If a retail licensee keeps records within an automatic data processing (ADP) system, the system must include a method for producing from punchcards or from other machine-sensible data media legible records that will provide the same information required of that type of record within this section. The ADP system is acceptable if it complies with the following guidelines:~~

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

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

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

~~(8) All Class H licensees in addition to the requirements of subsection (1) of this section shall at all times:~~

~~(a) Maintain records of all purchases for the premises, including liquor, food and supplies. The purchases supported by supplier invoices or signed vouchers are to be segregated as to type and recorded.~~

~~(b) Maintain records of all sales in the premises from all sources including liquor, food and miscellaneous items and service. Individual sales are to be recorded on sales slips or cash register tape in such a manner to indicate the source of revenue and the records are to be filed for future audit purposes. Sales segregated as to source of revenue are to be recorded.~~

~~(c) Preserve for a period of two years the records described in subsections (6), (7), and (8)(a) and (b) of this section.~~

~~(d) Make such periodic reports to the board covering purchases, sales and inventory of liquor, food and supplies as may be prescribed or requested by the board.~~

~~(e) Keep available for inspection and copying by the board and/or its accredited representatives all books and records relative to purchases, sales and inventories of liquor, food and supplies.~~

**WSR 86-24-008**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Health)**

[Filed November 21, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning hospitals, amending chapter 248-18 WAC;

that the agency will at 10:00 a.m., Wednesday, January 7, 1987, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 8, 1987.

The authority under which these rules are proposed is RCW 70.41.030.

The specific statute these rules are intended to implement is RCW 70.41.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 7, 1987.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel  
 Department of Social and Health Services  
 Mailstop OB 14  
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by December 24, 1986. The meeting site is in a location which is barrier free.

Dated: November 20, 1986

By: Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.

Re: Amending hospital licensing rules, new WAC 248-18-312 Physical and occupational therapy services (operational); 248-18-321 Other services (operational); 248-18-662 Electrocardiography (ECG) facilities (construction); 248-18-663 Electroencephalography (EEG) facilities (construction); and repealing WAC 248-18-320 Other departments.

Purpose of These Rules is to Describe: Operational standards for safe and adequate care and treatment of hospital patients receiving physical, occupational, and other diagnostic and treatment services; and construction requirements specific to ECG and EEG facilities in hospitals.

Reasons These Rules are Necessary Include: Present hospital licensing rules for operation do not adequately address minimum standards for patient safety related to physical, occupational, and other diagnostic services; and

there are no specific construction requirements for ECG and EEG facilities in hospitals.

Statutory Authority: RCW 70.41.030.

Summary: WAC 248-18-312 describes minimum operational requirements for patient safety and care associated with physical and occupational therapy services in hospitals; 248-18-320 is replaced with WAC 248-18-321 describing minimum standards for miscellaneous diagnostic and therapeutic hospital services; and 248-18-662 and 248-18-663 describe construction requirements, other than general, for ECG and EEG facilities when a hospital elects to construct same.

Person Responsible for Drafting, Implementation and Enforcement: Kenneth Lewis, Section Manager, Health Facilities Survey, Division of Health, mailstop ET-31, phone 753-5851.

Rule proposed by DSHS.

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

#### NEW SECTION

WAC 248-18-312 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES. (1) Definition "authorized health care practitioner" means physicians and other licensed individuals as defined in RCW 18.74.010(7).

(2) Each hospital shall clearly define physical therapy (PT) and occupational therapy (OT) services in a written statement describing the scope of diagnostic, therapeutic, and rehabilitative services provided for inpatients and outpatients.

(3) Policies and procedures. When a hospital offers PT or OT services, written policies and procedures shall be established and followed including instructions for:

- (a) Patient care protocols.
- (b) Operation and application of equipment.
- (c) Equipment maintenance and monitoring.
- (d) Infection control practices including:
  - (i) Cleaning,
  - (ii) Disinfecting,
  - (iii) Sterilizing, and
  - (iv) Changing of equipment.
- (e) Documentation.
- (f) Periodic review of policies and procedures with:
  - (i) Revision as needed,
  - (ii) Documentation of date and name of reviewers, and
  - (iii) Written approval of revisions by:

(A) The appropriate committee or group including medical staff representation, or

(B) A member of the medical staff.

(g) What to do when physician or prescribing practitioner orders are unclear or incomplete. (Complete orders include modality, frequency, date, time, and authentication.)

(4) Medical direction and personnel.

(a) Hospital OT and PT services shall be:

- (i) Under the direction of a member of the active medical staff, or
- (ii) Under the direction of a committee chaired by a member of the active medical staff.

(b) Hospitals shall provide:

- (i) Adequate numbers of qualified personnel in accordance with the scope and volume of OT and PT services.
- (ii) Inservice and orientation for PT and OT personnel with appropriate documentation.

(5) Patient treatment plan. Hospitals shall require a written OT and PT treatment plan for each patient receiving a PT or OT treatment service, to include:

- (a) Identification of short and long term goals,
- (b) Identification of patient's problems and limitations,
- (c) Description of planned procedures and modalities.
- (6) Authorization and documentation. When OT or PT treatment services are provided, the hospital shall require and ensure:
  - (a) Medical authorization of treatments evidenced by:
    - (i) Written authentication by a member of the medical staff for all inpatient treatment services provided, or

(ii) Written authentication by the authorized health care practitioner issuing the order for outpatient treatments, according to hospital policy and procedures.

(b) Entry of written, verbal, and telephone orders into the appropriate individual medical record.

(c) Use of standing orders only when:

(i) Dated and signed by a member of the medical staff,

(ii) Reviewed annually and renewed by written approval (dated authentication) of each order, and

(iii) A copy of the order is inserted into the appropriate individual medical record.

(d) Documentation in the medical record of PT and OT services provided for a patient to include:

(i) Date,

(ii) Time treatment was initiated,

(iii) Type of therapy service performed,

(iv) Periodic assessment of the response of the patient, and

(v) Authentication by the person performing the service.

(7) Space and equipment. Hospitals shall provide:

(a) Adequate space designated for:

(i) Reception,

(ii) Recordkeeping, and

(iii) Treatments,

(iv) Storage of equipment and supplies.

(b) Patient dressing and toilet facilities,

(c) Patient privacy,

(d) Safe, functional, and appropriate equipment for any PT and OT service provided, and

(e) Calibration of equipment with documentations,

(f) System for equipment maintenance.

#### NEW SECTION

WAC 248-18-662 ELECTROCARDIOGRAPHY FACILITIES. Optional, SHALL MEET REQUIREMENTS, IF INCLUDED.

(1) LOCATED OUTSIDE LABORATORY TESTING AREAS IN DESIGNATED ROOM OR AREA FREE FROM EXCESSIVE NOISE AND PROVIDING PRIVACY FOR PATIENTS.

(2) MINIMUM DIMENSION OF EIGHT FEET AND MINIMUM AREA OF EIGHTY SQUARE FEET.

(3) WHEN STRESS TEST FACILITY, MINIMUM AREA ONE HUNDRED FIFTY SQUARE FEET AND VERTICAL HEIGHT NINE FEET.

(4) EQUIPMENT:

(a) LAVATORY OR SINK IN OR CONVENIENT TO ROOM.

(b) SPACE FOR ELECTROCARDIOGRAPHIC MACHINE.

(c) CLOTHES HOOK OR HOOKS.

(d) LINEN STORAGE AND DISPOSAL FACILITIES OR SPACE IN OR CONVENIENT TO ROOM.<sup>6</sup>

(e) MEDICAL EMERGENCY SIGNAL DEVICE.

(i) REGISTER BY DISTINCTIVE LIGHT AT CORRIDOR DOOR,

(ii) REGISTER BY DISTINCTIVE VISUAL AND AUDIBLE SIGNALS AT LOCATIONS FROM WHICH ADDITIONAL ASSISTANCE IS ALWAYS AVAILABLE, AND

(iii) RESET ONLY AT POINT OF ORIGIN.

(f) RECORD FILING FACILITY OR SPACE IN OR CONVENIENT TO ROOM OR ROOMS.<sup>6</sup>

FOOTNOTE: <sup>6</sup>May be movable equipment.

#### NEW SECTION

WAC 248-18-663 ELECTROENCEPHALOGRAPHY FACILITIES. Optional, SHALL MEET REQUIREMENTS, IF INCLUDED.

(1) LOCATED OUTSIDE OF LABORATORY TESTING AREAS IN DESIGNATED ROOM OR AREA FREE FROM EXCESSIVE NOISE AND PROVIDING PRIVACY FOR PATIENTS.

(2) NOISE ATTENUATION MATERIALS IN WALLS AND CEILINGS.

(3) MINIMUM DIMENSION OF EIGHT FEET AND MINIMUM AREA OF ONE HUNDRED SQUARE FEET.

(4) EQUIPMENT:

(a) LAVATORY OR SINK IN ROOM OR NEARBY.

(b) ADMINISTRATIVE OR CLERICAL AREA LOCATED IN SEPARATE ROOM FROM TESTING AREA.

(c) CLOTHES HOOK OR HOOKS.

(d) LINEN STORAGE AND DISPOSAL FACILITIES OR SPACE IN OR CONVENIENT TO ROOM.<sup>6</sup>

(e) MEDICAL EMERGENCY SIGNAL DEVICE TO:

(i) REGISTER BY DISTINCTIVE LIGHT AT CORRIDOR DOOR,

(ii) REGISTER BY DISTINCTIVE VISUAL AND AUDIBLE SIGNALS AT LOCATIONS FROM WHICH ADDITIONAL ASSISTANCE IS ALWAYS AVAILABLE, AND

(iii) RESET ONLY AT POINT OF ORIGIN.

FOOTNOTE: <sup>6</sup>May be movable equipment.

#### NEW SECTION

WAC 248-18-321 OTHER SERVICES. Hospitals offering and providing diagnostic or therapeutic services other than those specified elsewhere in chapter 248-18 WAC shall:

(1) Maintain adequate space and equipment for the scope of services offered.

(2) Provide for patient privacy.

(3) Require professional staff licensure when required by state statute.

(4) Require evidence of specific medical staff orders for any diagnostic services or treatments for inpatients.

(5) Establish policy and procedure addressing referral orders issued by persons other than medical staff for outpatient treatments and diagnostic services.

(6) Maintain appropriate pharmacist participation as described in WAC 248-18-190 (1)(n) and 248-18-190 (2)(f).

(7) Establish policies and procedures specific to operation of each service offered minimally to include:

(a) Providing orientation and inservice for staff,

(b) Ensuring patient safety and infection control,

(c) Providing maintenance and calibration of equipment, and

(d) Maintaining coordination with other hospital services.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 248-18-320 OTHER DEPARTMENTS.

### **WSR 86-24-009**

#### **ADOPTED RULES**

#### **DEPARTMENT OF TRANSPORTATION**

#### **(Transportation Commission)**

[Order 59, Resolution No. 287—Filed November 21, 1986]

Be it resolved by the Washington State Transportation Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to the adoption of a revised schedule of tolls for the Washington state ferry system by modifying the passenger fares on the Port Townsend - Keystone route and establishing a permanent passenger-only fare for the Seattle - Bremerton route by amending WAC 468-300-010. Eliminating the special rate for United States Government trucks by amending WAC 468-300-040 as attached hereto and incorporated herein.

This action is taken pursuant to Notice Nos. WSR 86-20-025 and 86-20-084 filed with the code reviser on September 23, 1986, and October 1, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 47.60.290, 47.60.300 and 47.60.326 which directs that the Department of Transportation has authority to implement the provisions of RCW 47.60.290, 47.60.300 and 47.60.326.

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

APPROVED AND ADOPTED November 20, 1986.  
By Vaughn Hubbard  
Chairman

**AMENDATORY SECTION** (Amending Order 54, Resolution No. 263, filed 2/21/86)

**WAC 468-300-010 FERRY PASSENGER TOLLS.**

Effective 12:01 a.m. January 5, 1986

ROUTES	Full Fare	Half Fare**	COM-MU-TATION 20 Rides **** *****	PASSENGER SCHOOL COM-MU-TATION *** ***** 20 Rides Ages	12-20	5-11
Fauntleroy-Southworth Seattle-Bremerton***** Seattle-Winslow <del>((Pt. Townsend-Keystone Edmonds-Kingston))</del>	* — 3.20	1.60	19.20	16.00	8.00	
Pt. Townsend-Keystone	1.60	.80	19.20	16.00	8.00	
Fauntleroy-Vashon Southworth-Vashon Pt. Defiance-Tahlequah Mukilteo-Clinton	* — 2.10	1.05	12.60 *****	10.50	5.25	
Anacortes to Lopez, Shaw, Orcas or Friday Harbor	* — 4.50	2.25	27.00	22.50	11.25	
Anacortes to Sidney and Sidney to all destinations	— 5.85	2.95	N/A	N/A	N/A	
Between Lopez, Shaw, Orcas***** and Friday Harbor	— N/C	N/C	N/C	N/C	N/C	
From Lopez, Shaw, Orcas and Friday Harbor@ to Sidney	— 2.25	1.25	N/A	N/A	N/A	

@These fares rounded to the nearest multiple of \$ .25.  
\*These routes operate on one-way only toll collection system.

\*\*Half Fare

Senior Citizens - Passengers and driver, age 65 and over, with proper identification establishing proof of age, may travel at half-fare tolls on any route.

Includes passengers in vehicles licensed as stages and buses unless travelling under annual permit.

NOTE: Half-fare privilege does not include vehicle.

Children - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

Handicapped - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, may travel at half-fare tolls on any route upon presentation of a WSF handicapped travel permit at time of travel. In addition, those handicapped persons who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF handicapped travel permit and such endorsement shall allow the attendant to also travel at half fare.

NOTE: Half-fare privilege does not include vehicle.

\*\*\*School commutation tickets - Tickets are for the exclusive use of bona fide students under twenty-one years of age attending grade, junior high, and high schools. Student shall be required to present credentials at time of purchase. A letter indicating school attendance signed by school principal or authorized representative shall be considered proper credentials. Tickets are valid for transportation on school days only.

\*\*\*\*A combination ferry/bus public transit passenger monthly reusable ticket rate may be available for a particular route in conjunction with a public transit operating authority whenever it is determined by the transportation commission that said ticket is a necessary element of a transit operating plan designed to eliminate the necessity for assigning an additional ferry to such particular route; and that the resulting savings in ferry system operating and amortized capital costs exceed the total revenue lost as a result of this reduced rate as projected during the period of time during which such transit operating plan is projected to eliminate the need for an additional ferry. The equivalent ferry fare per ride with this special rate shall be one-half the equivalent fare per ride with the standard commutation book, and shall assume 40 one-way trips per month. The total cost of the ticket shall be the cost of the ferry portion, calculated as described above plus the cost of the bus portion as determined by the public transit operating authority, subject to the approval of the secretary of transportation. The ticket shall be valid only for passengers on board a bus; or for walk-on passengers on those routes which have connecting bus service as part of the transit operating plan. The assigning of an additional ferry to such particular route may be cause for removal of the special rate. If the conditions of eliminating the assignment of an additional ferry or realizing sufficient resulting savings cannot be met, the ticket may be sold for any route authorized by the secretary of transportation, at the full ferry commutation fare per ride based on forty one-way trips per month plus the cost of the bus portion.

\*\*\*\*On the Fautleroy-Vashon route, a combination ferry/bus public transit monthly reuseable ticket rate shall apply.

\*\*\*\*\*Commutation tickets shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage. Washington state ferries shall enter into agreements with banks to sell commutation tickets.

\*\*\*\*\*Inter-island passenger fares included in Anacortes tolls.

\*\*\*\*\*Passenger only vessel - A \$.30 express charge will be applied to all appropriate passenger tolls (\$.15 half fare) for passengers riding the passenger only vessel. This fare will be collected at both destinations.

PROMOTIONAL TOLLS

A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

AMENDATORY SECTION (Amending Order 54, Resolution No. 263, filed 2/21/86)

WAC 468-300-040 TRUCKS AND TRUCKS WITH TRAILER FERRY TOLLS.

Effective 12:01 a.m. January 5, 1986

ROUTES	INCL. DRIVER OVERALL UNIT LENGTH								Cost Per Ft. over 78 Ft.
	Class I *** Under 18'	Class II 18' to Under 28'	Class III 28' to Under 38'	Class IV 38' to Under 48'	Class V 48' to Under 58'	Class VI 58' to Under 68'	Class VII 68' to Under 78'	Class VIII Over 78'	
Fautleroy-Southworth Seattle-Bremerton Seattle-Winslow Pt. Townsend-Keystone Edmonds-Kingston	5.40	9.15	18.10	27.05	36.00	45.00	53.90	53.90	.75
Fautleroy-Vashon Southworth-Vashon Pt. Defiance-Tahlequah	* 7.25	12.80	25.35			62.95	75.55	75.55	.95
Mukilteo-Clinton	3.65	6.40	12.70	18.95	25.20	31.50	37.80	37.80	.50
**Anacortes to Lopez, Shaw, Orcas * or Friday Harbor	11.25 13.45 15.40	21.80	43.35	64.85	86.35	107.95	129.45	129.45	1.80
Anacortes to Sidney **and Sidney to all destinations	25.30	33.20	56.00	78.85	101.70	124.65	147.50	147.50	2.05
**Between Lopez, Shaw, Orcas ****(*) @ and Friday Harbor	6.50	10.75	10.75	10.75	42.75	42.75	42.75	42.75	N/A
**From Lopez, Shaw, Orcas and Friday Harbor to Sidney@	13.50	19.50	33.00	46.50	59.75	73.25	86.75	86.75	1.00

@These fares rounded to the nearest multiple of \$ .25.

\*These routes operate on one-way only toll collection system.

\*\*Commercial trucks are allowed stop-over at intermediate points upon payment of \$2.50 per stop-over.

\*\*\*Includes all trucks licensed 8,001 lbs. gross vehicle weight and above, except busses. Trucks under 8,001 lbs. will be classified as automobiles.

Also includes all trucks licensed 8,001 lbs. gross vehicle weight and above pulling trailers, unlicensed vehicles and road machinery on wheels. Vehicles not included in this class cannot be charged under this class.

((~~\*\*\*\*UNITED STATES GOVERNMENT SPECIAL RATE~~—Special rates are available to the United States government through advance, bulk ticket purchase at the general offices of Washington state ferries. The per unit price is the same as the 28' to under 38', class III rate.))

\*\*\*\*(\*)Toll collected westbound only.

**PENALTY CHARGES**

Owner of vehicle without driver will be assessed a \$50.00 penalty charge.

**DISCOUNT PERCENTAGES FROM REGULAR TOLL**

12 or more, one-way crossings within any consecutive six day period ..... 25%

Emergency trips during nonservice hours - while at locations where crew is on duty charge shall be equal to the cost of fuel consumed to make emergency trip. Such trips shall only be offered as a result of official requests from an emergency services agency and only in the case of no reasonable alternative.

**WSR 86-24-010**

**ADOPTED RULES**

**DEPARTMENT OF PERSONNEL**

**(Personnel Board)**

[Order 264—Filed November 21, 1986—Eff. January 1, 1987]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, that it does adopt the annexed rules relating to Vacation leave—Accrual, amending WAC 356-18-090.

This action is taken pursuant to Notice No. WSR 86-17-035 filed with the code reviser on August 15, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 13, 1986.

By Leonard Nord  
Secretary

**AMENDATORY SECTION** (Amending Order 221, filed 4/12/85)

WAC 356-18-090 VACATION LEAVE—ACCRUAL. (1) Full-time employees who were in pay status for 15 or more calendar days including holidays shall be credited monthly with the following rates of vacation leave for each year of employment. Part-time, intermittent, hourly or seasonal employees whose payroll hours are usually less than 40 hours a week shall be credited with vacation leave hours at the respective ratio of payroll hours to the payroll hours requirement for full time employment.

(a) During the first year of current continuous employment — 96 hours (12 days) per annum.

(b) During the second year of current continuous employment — 104 hours (13 days) per annum.

(c) During the third and fourth years of current continuous employment — 112 hours (14 days) per annum.

(d) During the fifth, sixth, and seventh years of current continuous employment — 120 hours (15 days) per annum.

(e) During the eighth, ninth, and tenth total years of employment — 128 hours (16 days) per annum.

(f) During the eleventh ~~(, twelfth, and thirteenth total years)~~ year of total employment — 136 hours (17 days) per annum.

(g) During the ~~((fourteenth, fifteenth, and sixteenth total years))~~ twelfth year of total employment — 144 hours (18 days) per annum.

(h) During the ~~((seventeenth, eighteenth, and nineteenth total years))~~ thirteenth year of total employment — 152 hours (19 days) per annum.

(i) During the ~~((twentieth, twenty-first, and twenty-second total years))~~ fourteenth year of total employment — 160 hours (20 days) per annum.

(j) During the ~~((twenty-third, twenty-fourth, and twenty-fifth total years))~~ fifteenth year of total employment — 168 hours (21 days) per annum.

(k) During the ~~((twenty-sixth))~~ sixteenth year of total employment and after — 176 hours (22 days) per annum.

(2) Vacation leave is cumulative to a maximum of 240 hours (30 working days) unless the employee's request for leave is deferred by the agency and a statement of necessity filed with the director of personnel. Such deferred leave may be credited in excess of the 30-day maximum until such leave is granted by the employing agency.

**WSR 86-24-011**

**PROPOSED RULES**

**DEPARTMENT OF PERSONNEL**

**(Personnel Board)**

[Filed November 21, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Personnel Board intends to adopt, amend, or repeal rules concerning workweek, amending WAC 356-05-500;

that the agency will at 10:00 a.m., Thursday, January 8, 1987, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, conduct a public hearing on the proposed rules.

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

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1987.

This notice is connected to and continues the matter in Notice No. WSR 86-21-113 filed with the code reviser's office on October 20, 1986.

Dated: November 20, 1986

By: Leonard Nord  
Secretary

**WSR 86-24-012**  
**PROPOSED RULES**  
**DEPARTMENT OF PERSONNEL**  
**(Personnel Board)**

[Filed November 21, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Personnel Board intends to adopt, amend, or repeal rules concerning Allocation—Request for review, amending WAC 356-10-060;

that the agency will at 10:00 a.m., Thursday, December 11, 1986, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, conduct a public hearing on the proposed rules.

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

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-21-113 filed with the code reviser's office on October 20, 1986.

Dated: November 20, 1986

By: Leonard Nord  
Secretary

**WSR 86-24-013**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 86-188—Filed November 21, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia,

Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is openings in Areas 7B, 8, and 8A provide opportunity to harvest the non-Indian allocation of chum salmon. Other areas closed to prevent overharvest. The openings on Sunday, November 23rd are scheduled pursuant to RCW 75.12.010(5) in order to implement fisheries, gather and analyze relevant data, and attempt to complete commercial fisheries prior to November 30.

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

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

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

APPROVED AND ADOPTED November 21, 1986.

By Judith Merchant  
for William R. Wilkerson  
Director

**NEW SECTION**

**WAC 220-47-726 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY.** *Notwithstanding the provisions of Chapter 220-47 WAC, effective November 23, 1986 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

*\*Area 7B - Closed except gill nets using 6-inch minimum mesh may fish and purse seines may fish 5:00 AM to November 23 continuously to 9:00 AM November 26.*

*\*Area 8 closed except gill nets using 6-inch minimum mesh may fish from 3:00 PM November 23 to 9:00 AM November 24 and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM November 23.*

*\*Area 8A closed except gill nets using 6-inch minimum mesh may fish 3:00 PM to 9:00 AM nightly November 23 through the morning of November 26 and purse seines may fish 5:00 AM to 8:00 PM daily November 23 through November 25. That portion of Area 8A north of a line projected from Camano Head to the northern boundary of Area 8D is closed to all commercial fishing.*

*\*Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C,*

12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas - Closed.

### REPEALER

The following section of the Washington Administrative Code is repealed November 23, 1986.

WAC 220-47-725 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-186

### WSR 86-24-014

#### ADOPTED RULES

### DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-40—Filed November 24, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington 98504, the annexed rules relating to this order adds new section WAC 296-15-065, to establish guidelines for a self-insurer insolvency trust as required by new legislation. This new section is added to chapter 296-15 WAC, rules and regulations for self-insured employers.

This action is taken pursuant to Notice No. WSR 86-19-079 filed with the code reviser on September 17, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 51.04.020 which directs that the director, Department of Labor and Industries, has authority to implement the provisions of Title 51 RCW, industrial insurance laws.

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

APPROVED AND ADOPTED November 24, 1986.

By Richard A. Davis  
Director

### NEW SECTION

WAC 296-15-065 SELF-INSURERS' INSOLVENCY TRUST. (1) For the purpose of interpretation of this section, the term "insolvent self-insurer" means a self-insurer who has defaulted upon any obligation under Title 51 RCW, and with respect to which default the director has taken action authorized by RCW 51.14.060.

(2) A self-insurance insolvency fund shall be established in the office of the state treasurer. The purpose of this fund shall be to pay, to the injured workers of insolvent self-insured employers under Title 51 RCW, any unsecured benefits to which such injured workers had become entitled, and to pay for the department's associated administrative costs, including attorneys' fees.

(3) This fund shall be financed by assessment, as follows: (a) Assessments shall be levied on a post-insolvency basis against all self-insurers, including any of

which have surrendered certification at any time during the thirty-six months prior to the close of a quarter for which assessments to the insolvency fund are payable: PROVIDED, HOWEVER, That school districts, cities and counties are exempt from assessment(s) to finance such self-insurers' insolvency fund: PROVIDED, FURTHER, That school districts, cities and counties shall not have their obligations discharged, in full or in part, with moneys from said self-insurers' insolvency fund; (b) each assessment shall be a percentage of the payments made on all claims involving the self-insured employer; (c) assessments shall be levied on a quarterly basis as prescribed by the board of trustees established in this section; (d) assessments shall be payable each quarter, by the thirtieth day following the notice of assessment.

(4) The administration of an insolvent self-insurer's claims shall be the responsibility of the department until the security deposit as required by RCW 51.14.020 and/or the recovery from any court action concerning the self-insurer's workers' compensation liabilities have been exhausted.

(5) Establishing self-insurance insolvency fund assessment rates and administering the claims of insolvent self-insurers upon depletion of remedies for reimbursement of workers' compensation expenditures made by the department as specified under subsection (4) of this section shall be the responsibility of a five-member board of trustees, under the general supervision of the department's self-insurance section.

(6) Assessments for the self-insurers' insolvency fund shall be in amounts deemed adequate to reimburse the accident, medical aid and/or pension reserve funds for benefits paid from these funds to injured workers of insolvent self-insurers, and for associated administrative costs, including attorneys' fees. Any and all interest earned on assessments levied and collected by the board of trustees shall become a part of the self-insurers' insolvency fund, and be distributed only for the purposes for which the fund was established.

(7) The board of trustees shall be comprised of the director or the director's designee, three representatives of self-insured employers, and one representative of workers. Initially and thereafter, the director shall appoint the self-insurer representatives from a list of names submitted by state-wide organizations of self-insurers and others. Initially and thereafter, the director shall appoint the worker representative from a list of names submitted by an organization, state-wide in scope, which through its affiliates embraces a cross section and a majority of the organized labor of the state. Initial appointments shall be made within thirty days of the effective date of this section. Two of the initial appointees shall serve three-year terms, and two shall serve two-year terms. Thereafter, appointed representatives shall serve two-year terms: PROVIDED, That no representative shall serve more than two consecutive terms. Each representative on the board of trustees shall have one vote.

(8) No later than March 31 of each year, the board of trustees shall report in writing to the workers' compensation advisory committee regarding the status of the insolvency fund as of the previous December 31, and

summarize any events or transactions of interest or importance to the ongoing operation of the insolvency fund.

**WSR 86-24-015**  
**ADOPTED RULES**  
**PARKS AND RECREATION COMMISSION**

[Order 97—Filed November 24, 1986]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to campsite reservation, WAC 352-32-035.

This action is taken pursuant to Notice No. WSR 86-20-092 filed with the code reviser on October 1, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Parks and Recreation Commission as authorized in RCW 43.51.040 and 43.51.060.

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

APPROVED AND ADOPTED November 21, 1986.

By Margaret S. Williams  
Chair

AMENDATORY SECTION (Amending Order 88, filed 3/22/85, effective 5/15/85)

WAC 352-32-035 CAMPSITE RESERVATION.

(1) Advance campsite reservations will be available in certain state parks as designated by the director.

(2) The period during which campsites may be reserved is from the Friday before Memorial Day through Labor Day.

(3) ~~Requests for reservations may be made in writing and must be postmarked a minimum of 14 days in advance. Reservations may be made in person, at the park where camping is to occur, up to 24 hours in advance of the first camping day requested. Written requests may be made from the second Monday in January and up to 14 days in advance of Labor Day.~~

~~(4))~~ Reservation requests can only be made for camping dates within the current calendar year.

(4) Requests for reservations may be made in writing and must be postmarked a minimum of fourteen days in advance of the first camping night requested. Written reservation requests postmarked on or after January 1 will be accepted; reservation requests postmarked prior to January 1 will be returned. Accepted reservation requests will be processed beginning the second Monday in January and up to fourteen days in advance of Labor Day.

(5) Reservations may be made in person on or after April 1 at the park where camping is to occur.

(6) There will be a ~~(\$3.00)~~ \$4.00 nonrefundable fee charged for each reservation made at each park, in addition to the standard campsite fee, regardless of the number of days reserved ~~(- PROVIDED, HOWEVER, The fee shall be \$4.00 effective January 1, 1986)~~. Payment of the nonrefundable reservation fee and first night's camping fee must accompany the reservation request.

~~((7))~~ (7) Recreation, camping and reservation information may be obtained by calling the campsite information center on the toll-free telephone number established for that purpose. No reservation may be made by telephone.

~~((7))~~ (8) No individual may reserve a campsite in more than one state park, for one or more of the same days.

~~((8))~~ (9) Reservations for a specific campsite within a park will not be guaranteed.

~~((9))~~ (10) Campers who arrive at the park without a reservation may use unreserved campsites (may be used) for up to ten consecutive days, beginning the day of arrival on a first-come-first-served basis without paying a reservation fee.

~~((10))~~ (11) A raincheck will be issued for the camping fee paid for any confirmed reservation which is not used, provided a cancellation request is made by calling the campsite information center or the park in which the site is reserved, no less than ~~((24))~~ twenty-four hours in advance of the first day of the reservation, or in writing to the park, postmarked seven days in advance of the first day of the reservation. Rainchecks will be valid for one year from the date of issue ~~(-)~~, and may be used toward camping fees in any state park, or may accompany a subsequent reservation request in lieu of payment for the first night's camping fee (- they may accompany the reservation request for which they are to be used).

~~((11))~~ (12) Campers will be declared no-show and forfeit their reservation as well as the reservation fee and the first night's camping fee if they have not cancelled or if the reservation is not claimed by ~~((6 p.m. on Sunday through Thursday, or))~~ 9:00 p.m. ((on Friday, Saturday, and the night before a holiday.)) After these hours ~~((your))~~ the site may be reassigned, unless ~~((specific))~~ late arrival arrangements are made with the park ~~((to arrive later))~~ by telephone between the hours of 7:00 p.m. and 9:00 p.m. on the day of arrival.

**WSR 86-24-016**

**ADOPTED RULES**  
**PARKS AND RECREATION COMMISSION**

[Order 98—Filed November 24, 1986]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to Fort Worden reservations and fees, WAC 352-32-25001 and 352-32-25002.

This action is taken pursuant to Notice No. WSR 86-20-093 filed with the code reviser on October 1, 1986.

These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Parks and Recreation Commission as authorized in RCW 45.51.040 [43.51.040] and 43.51.060.

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

APPROVED AND ADOPTED November 21, 1986.  
By Margaret S. Williams  
Chair

AMENDATORY SECTION (Amending Order 90, filed 11/20/85)

WAC 352-32-25001 RECREATIONAL AND CONFERENCE CENTER HOUSING FEES AND MEETING ROOM FEES CHARGED. (1) The following fees shall be charged per day for recreational and conference center housing at Fort Worden State Park:

(a) Renovated housing

- Noncommissioned officers' row buildings—#331 and #332  
 ((4 units, each with 2 bedrooms) ... \$59/unit)  
 (4 units, each with 2 bedrooms) ... \$59.50/unit
- Officers' row buildings—#5, #6, and #7  
 ((6 units, each with 3.5 bedrooms) \$95/unit)  
 (6 units, each with 3.5 bedrooms) . \$96.00/unit
- Officers' row buildings—#4 and #11  
 ((4 units, each with 6 bedrooms) . \$157/unit)  
 (4 units, each with 6 bedrooms) .. \$158.50/unit
- Charge for additional rollaway beds..... \$9.50 per bed

(b) Nonrenovated housing

- Officers' row building—#9, #10 and #16  
 ((5 units, each with 3 bedrooms) ... \$73/unit)  
 (5 units, each with 3 bedrooms) .... \$73.75/unit
- Officers' row buildings—#15  
 ((1 unit with 5 bedrooms) ..... \$115/unit)  
 (1 unit with 5 bedrooms)..... \$116.00/unit
- Charge for additional rollaway beds..... \$9.50 per bed
- Bliss vista building—#235  
 ((1 unit with 1 bedroom)..... \$49/unit)  
 (1 unit with 1 bedroom) ..... \$49.50/unit

A deposit equal to the cost of the first night's fee for each unit rented is required. A \$10.00 per unit cancellation fee is deducted from the deposit for any cancelled reservations, to cover processing costs. If the cancellation is made less than three weeks prior to the arrival date, the entire deposit is forfeited, unless the unit is rented.

Standard meal charges (meals optional for above-listed housing)

Breakfast.....	\$ 2.75
Lunch.....	<del>(\$ 3.25)</del>
	<u>\$ 3.50</u>
Dinner.....	<del>(\$ 5.25)</del>
	<u>\$ 5.35</u>
Total.....	<del>(\$ 11.25)</del>
	<u>\$ 11.60</u>

Coffee service.....\$10.00  
minimum charge for any group of 20 or less. 50¢ per person for additional persons.

(c) Dormitory housing (for group reservations only—meals included)

1 - 2 days.....	<del>(\$20.60/person/day)</del>
	<u>\$21.00/person/day</u>
3 - 13 days .....	<del>(\$18.90/person/day)</del>
	<u>\$19.30/person/day</u>
14 or more days.....	<del>(\$17.40/person/day)</del>
	<u>\$17.80/person/day</u>
Dormitory linen and towel charge .....	<del>\$(7.75)</del>
	<u>7.90</u>
Additional towel charges .....	\$ .60
Additional towel set .....	<del>\$(1.50)</del>
	<u>1.55</u>

The parks and recreation commission has an agreement with the Centrum organization which provides for use of Fort Worden State Park dormitory facilities and services in conjunction with special group programs administered by Centrum. For further information, contact Centrum at Fort Worden State Park.

(d) Barracks-style housing (for group reservations only—meals included)

1 - 2 days.....	<del>(\$18.90/person/day)</del>
	<u>\$19.30/person/day</u>
3 - 13 days .....	<del>(\$17.40/person/day)</del>
	<u>\$17.80/person/day</u>
14 or more days.....	<del>(\$15.75/person/day)</del>
	<u>\$16.15/person/day</u>

All meals are served in the dining hall. Washington state sales tax is added to all charges.

(2) Meeting rooms are available at varying charges, depending on size, character of facility, and length of stay. Prices range between \$6.50 and \$33.00 for those residing in Fort Worden recreational housing, with increased charges for nonusers of recreational housing facilities. Additional cleaning fee is charged if food or beverages are consumed in the room. Theatre is available for performances—\$100.00 per day; for rehearsals—\$26.00 per night. The kitchen shelter is available for the minimum fee of \$20.00 per day plus a refundable \$50.00 cleaning deposit.

(3) Groups or organizations of twenty-five or more wishing to reserve the Fort Worden State Park housing or meeting room facilities may do so two years in advance of the date of use by contacting the park and completing and complying with procedures specified in the group booking agreement, available through the

agency. Included in the provisions of the agreement are the following:

A deposit of \$100.00 per scheduled night for each dorm and \$100.00 per scheduled night for any combination of vacation housing rented, up to a combined maximum of \$1000.00, is required to confirm reservations. The deposit is refundable if cancellation is made more than ninety days in advance. Unrestricted partial cancellations of reserved housing facilities may be made up to sixty days in advance for dormitory facilities, or for vacation housing; partial cancellations made following these dates incur certain minimum charges specified in the group booking agreement. The deposit will be credited against the final bill.

(4) During the period from July 1 through Labor Day, conference center groups may reserve no more than twenty campsites per night in addition to other reserved conference center facilities.

AMENDATORY SECTION (Amending Order 90, filed 11/20/85)

WAC 352-32-25002 CAMPSITE AND RALLY AREA RESERVATIONS—FORT WORDEN STATE PARK. (1) Advance individual campsite reservations will be available at Fort Worden State Park. They may be made throughout the year for no more than ten consecutive nights within the current and first succeeding calendar month, except that a continuous reservation may carry from the end of the first succeeding month into the beginning of the next succeeding month. Reservations may be made by mail, or in person, at Fort Worden State Park, and will require a completed application, the first night's camping fee and the nonrefundable reservation fee provided for in WAC 352-32-035. All reservations will be processed at 8:30 a.m. on the first day of the month. Mail-in reservation requests postmarked the twentieth day of the preceding month or later will be held at the park until processed in order of arrival. Reservation requests postmarked earlier than the twentieth day of the preceding month will be returned to the sender. Tentative reservations may be made by telephone, but must be followed by a mailing containing the first night's camping fee, the reservation fee and completed application postmarked within five days of the tentative telephone reservation to become a confirmed reservation. During the period from the Friday before Memorial Day through Labor Day an individual may reserve no more than ten campsites for use at the same time, and, may reserve campsites for no more than ten nights in each calendar month. Other state parks are subject to continuous occupancy rules provided for in WAC 352-32-030(6).

(2) Reservations for a specific campsite will not be guaranteed.

A refund of the first night's camping fee will be issued for any reservation which is not used, provided a cancellation request is made in person, by mail, or by telephone prior to 5:00 p.m. on the first day of the reservation. Campers will be declared no-show and, in addition to the nonrefundable reservation fee, will forfeit their reservation as well as the first night's camping fee if they

have not cancelled and if the reservation is not claimed by 8:00 a.m. on the day after the confirmed arrival date.

((2)) (3) Campers who arrive at the park without a reservation may use unreserved campsites for up to ten consecutive nights during the period from May 1 through September 30 and fifteen consecutive nights during the period from October 1 through April 30, beginning the day of arrival, on a first-come-first-served basis, without paying a reservation fee.

(4) Advance reservations will be available for groups of self-contained recreational vehicles in the Fort Worden State Park rally area. The group must have a minimum of twenty-five recreational vehicles and may not exceed two hundred recreational vehicles. The nonrefundable reservation fee for the rally area will be \$2.00 per recreational vehicle, or \$100.00 total, whichever is greater. The rally area camping fee is \$4.00 per night. Rally area reservations may be made by contacting Fort Worden State Park.

**WSR 86-24-017**

**NOTICE OF PUBLIC MEETINGS  
PARKS AND RECREATION COMMISSION**

[Memorandum—November 24, 1986]

The following is the schedule of the 1987 regular meetings of the Washington State Parks and Recreation Commission:

<u>Month</u>	<u>Date</u>	<u>Location</u>
January	16	Olympia
March	20	Ocean Shores
May	15	Longview
June	19	Okanogan
July	17	Orcas Island
September	18	Coulee Dam
October	16	Spokane
November	20	Seattle

All meetings will begin at 9:00 a.m. on the day scheduled. With the exception of the January meeting, exact meeting locations are yet undetermined. The January meeting will be held at the Olympia City Council Chambers, 900 Plum S.E., Olympia, Washington.

Locations for the next regular meeting will be announced at the close of each regular meeting, and may also be obtained thereafter by writing to the director at the address given below, or by calling (206) 753-5758, scan 234-5758.

The meeting schedule announced herein is in accordance with the commission regulation which provides the time for holding regular meetings, WAC 352-04-010(4). Currently, the regulation provides in pertinent part that eight regular meetings shall be held each calendar year, commencing at 9:00 a.m., on the third Friday of each month in which a meeting is to be held, unless otherwise called by the chair or a majority of the commissioners.

In accordance with Executive Order 83-19, meeting sites will be selected which are barrier free to the greatest extent feasible. Brailled or taped agenda items for the visually impaired, and interpreters for those with

hearing impairment will be provided if requested with adequate notice. Such requests should usually be made at least ten working days in advance of the scheduled meeting date, and should be addressed to:

Director  
Washington State Parks and Recreation  
Commission  
7150 Cleanwater Lane  
Olympia, Washington 98504-5711

**WSR 86-24-018**  
**NOTICE OF PUBLIC MEETINGS**  
**LOWER COLUMBIA COLLEGE**  
[Memorandum—November 18, 1986]

The following list of meeting dates was approved by the Community College District 13 board of trustees on November 12. All regular meetings are scheduled to begin at 7:00 p.m., on the second Wednesday of each month.

January 14, 1987  
February 11, 1987  
March 11, 1987  
April 8, 1987  
May 13, 1987  
June 10, 1987  
July 8, 1987  
August 12, 1987  
September 9, 1987  
October 14, 1987  
November 11, 1987  
December 9, 1987

**WSR 86-24-019**  
**ADOPTED RULES**  
**HOSPITAL COMMISSION**

[Order 86-05, Resolution No. 86-05—Filed November 24, 1986]

Be it resolved by the Washington State Hospital Commission, acting at the Vance Airport Inn, Seattle, Washington, that it does adopt the annexed rules relating to amendments to the text of the commission's *Accounting and Reporting Manual for Hospitals*, second edition, filed with the code reviser on June 8, 1984, as Order Number 84-01, but not published as part of the Washington Administrative Code. This rule revises the quarterly report to provide more specific information regarding volumes by payer source and deductions from revenue related to charity care; adds expense and revenue accounts and revises budgeting forms and instructions for magnetic resonance imaging, air transportation, extracorporeal shock wave lithotripsy, and organ acquisition; revises reporting forms, accounts, and instructions for deductions from revenue; adds bad debt collection procedures; revises radiology relative value units; adds appendices for standards for collection procedures, magnetic resonance imaging relative value units, and nuclear

medicine relative value units; and adds amendment request procedures, forms and instructions.

This action is taken pursuant to Notice No. WSR 86-20-083 filed with the code reviser on October 1, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 70.39 RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 20, 1986.

By Maurice A. Click  
Executive Director

**Reviser's note:** The text of the adopted amendments to the Washington State Hospital Commission's *Accounting and Reporting Manual for Hospitals*, second edition, has been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the adopted Washington State Hospital Commission's *Accounting and Reporting Manual for Hospitals*, second edition, can be obtained by writing to the Washington State Hospital Commission, Mailstop FJ-21, Olympia, WA 98504.

**WSR 86-24-020**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(General Provisions)**  
[Filed November 24, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning radioactive waste site surveillance fee, amending WAC 440-44-061;

that the agency will at 10:00 a.m., Wednesday, January 7, 1987, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 8, 1987.

The authority under which these rules are proposed is RCW 43.20A.055 and 70.98.085.

The specific statute these rules are intended to implement is RCW 43.20A.055 and 70.98.085.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 7, 1987.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Lee D. Bomberger, Acting Director  
Division of Administration and Personnel  
Department of Social and Health Services  
Mailstop OB 14  
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by December 24, 1986. The meeting site is in a location which is barrier free.

Dated: November 21, 1986

By: Lee D. Bomberger, Acting Director  
Division of Administration and Personnel

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.  
Amending WAC 440-44-061.

Purpose of the Rule Change: To change the payment of fees to the department from monthly to quarterly, except payment for the last quarter of the biennium shall include all money collected in the last quarter of the biennium and shall be remitted to the department by July 15.

Reason These Rules are Necessary: In response to public comment received after the filing date.

Statutory Authority: RCW 43.20A.055 and 70.98.085.

Summary of the Rule Change: To change the payment of fees to the department from monthly to quarterly.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Terry R. Strong, Chief, Radiation Protection, mailstop LE-13, phone 753-3468.

Department of Social and Health Services proposes these rules.

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

#### AMENDATORY SECTION (Amending Order 2415, filed 8/21/86)

WAC 440-44-061 RADIOACTIVE WASTE SITE SURVEILLANCE FEE. (~~The operator of a low-level radioactive waste disposal site in this state shall collect from the waste generators and brokers a surveillance fee as an added charge on each cubic foot of low-level waste disposed at the disposal site. The fee shall be four percent of the basic minimum fee as defined in RCW 70.98.085 and shall be remitted to the department monthly by the site operator. This fee will be reviewed prior to June 30, 1987, for consistency with budget allocations authorized by the legislature.~~) (1) The department shall charge a fee for radioactive waste site surveillance.

(2) The department shall authorize the operator of a low-level radioactive waste disposal site to collect by contract a fee from waste generators and brokers.

(3) The fee shall be:

(a) An added charge on each cubic foot of low-level waste disposed at the disposal site.

(b) Four percent of the basic minimum fee as defined in RCW 70.98.085.

(4) The site operator shall remit the fee to the department as follows:

(a) Quarterly for the first seven quarters of each biennium.

(b) By July 15 for the final quarter of the biennium.

**WSR 86-24-021**  
**PROPOSED RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
[Filed November 24, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning hunting contests, adopting WAC 232-12-169;

that the agency will at 9:00 a.m., Friday - Saturday, January 9-10, 1987, in the Towne Plaza, North 7th and East Yakima Avenue, Yakima, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 9-10, 1987.

The authority under which these rules are proposed is RCW 77.12.040 and 77.16.010.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1987.

Dated: November 24, 1986

By: David L. Schultz  
Wildlife Enforcement Division

#### STATEMENT OF PURPOSE

Title and Number of Rule Section(s): WAC 232-12-169 Hunting contests.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040 and 77.16.010.

Summary of the Rule: Will provide the rules concerning hunting contests.

Reasons Supporting the Proposed Rule(s): The new WAC is responsive to increased public interest in hunting contests. It provides control over contest participation, limits and procedures. A provision is included for denial of applications for contests which may adversely affect wildlife resources.

Agency Personnel Responsible for Drafting and Enforcement: Dave Schultz, Division Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, phone (206) 753-5740; and Implementation: Jack Smith, Chief, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, phone (206) 753-5728.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule(s): No comments.

The rules are not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

**NEW SECTION**

WAC 232-12-169 HUNTING CONTESTS A person wishing to hold a hunting contest must comply with the following provisions:

- (1) Organizations filed with the State of Washington as a nonprofit corporation may apply for a Hunting Contest Permit.
  - (2) Hunting Contest Permit applications shall be submitted to the Department 30 days prior to the date for which the contest is proposed.
  - (3) Applications must include the permit fee required by R.C.W. 77.32.211. The fee will be returned if the permit is denied.
  - (4) Contests are restricted to the species approved on the permit.
  - (5) Total value of prizes per contest shall not exceed \$2000.
  - (6) Entry fees or requests for donations are prohibited.
- Hunting contests which may adversely affect wildlife resources will be denied.

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

**WSR 86-24-022  
ADOPTED RULES  
DEPARTMENT OF GAME  
(Game Commission)**

[Order 276—Filed November 24, 1986—Eff. January 1, 1987]

Be it resolved by the State Game Commission, acting at Bothell, Washington, that it does adopt the annexed rules relating to amendment to 1986 Game fish seasons and catch limits—Definition of wild steelhead release, WAC 232-28-61511.

This action is taken pursuant to Notice No. WSR 86-17-053 filed with the code reviser on August 18, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED October 1, 1986.

By Archie U. Mills  
Chairman, Game Commission

**REPEALER**

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

WAC 232-28-61511 Amendment to 1986 game fish seasons and catch limits—Definition of wild steelhead release

**WSR 86-24-023  
ADOPTED RULES  
DEPARTMENT OF GAME  
(Game Commission)**

[Order 285—Filed November 24, 1986—Eff. January 1, 1987]

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

- New WAC 232-28-616 1987-88 Washington game fish regulations.
- Rep WAC 232-28-615 1986 Washington game fish seasons and catch limits.

This action is taken pursuant to Notice No. WSR 86-14-102 filed with the code reviser on July 2, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED August 10, 1986.

By Archie U. Mills  
Chairman, Game Commission

**NEW SECTION**

WAC 232-28-616 1987-88 WASHINGTON GAME FISH REGULATIONS.

**Reviser's note:** The text and accompanying pamphlet comprising the 1987-88 Washington game fish regulations adopted by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

**REPEALER**

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

WAC 232-28-615 1986 Washington Game Fish Seasons and Catch Limits

**WSR 86-24-024  
PROPOSED RULES  
DEPARTMENT OF CORRECTIONS**

[Filed November 24, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Corrections intends to adopt, amend, or repeal rules concerning:

- Amd WAC 137-70-020 Definitions.
- Amd WAC 137-70-040 Reimbursable impacts/rates—Criminal justice costs.

Amd WAC 137-70-070 Department review committee.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 13, 1987.

The authority under which these rules are proposed is RCW 72.72.040.

The specific statute these rules are intended to implement is chapter 72.72 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1987.

Dated: November 24, 1986

By: Chase Riveland  
Secretary

### STATEMENT OF PURPOSE

Title and Purpose of Rule: To amend WAC 137-70-020 Definitions; 137-70-040 Reimbursable impacts/rates—Criminal justice costs; and 137-70-070 Department review committee.

Statutory Authority: RCW 72.72.040.

Statute Implemented: Chapter 72.72 RCW.

Summary of Rule and Reason for Proposed Change: To revise the procedures by which the Department of Corrections reviews requests by political subdivisions of the state for reimbursement of criminal justice costs from the institutional impact account. By these amendments, the administrator of the department's office of contracts and regulations, rather than the impact review committee, will be responsible for approving or disapproving such requests; and appeals from the administrator's decisions will be made to an impact appeals panel, rather than to the secretary. The reason for this revision is to expedite the processing of requests for such reimbursements.

Person Responsible for Drafting the Rule: Robert W. Sampson, Administrator, Office of Contracts and Regulations, Department of Corrections, FN-61, Olympia, Washington 98504, (206) 753-5770; Implementing and Enforcing: Walter L. Kautzky, Deputy Secretary, Department of Corrections, P.O. Box 9699, FN-61, Olympia, Washington 98504, (206) 753-1508.

Person or Organization Proposing the Rule: Department of Corrections.

Agency Comments and Recommendations: None.

The amendment of this rule is not necessitated by federal law or federal or state court action.

The amendment of this rule will have no economic impact on small businesses.

### AMENDATORY SECTION (Amending Order 84-06, filed 5/14/84)

WAC 137-70-020 DEFINITIONS. As used in this chapter, the following words shall have the following meanings:

(1) "Secretary" shall mean the secretary of the department of corrections or the secretary's designee.

(2) "Deputy secretary" shall mean the deputy secretary of the department, or the deputy secretary's designee.

(3) "Contingency plan" shall mean a plan developed under RCW 72.02.150 by the secretary (or the secretary's designee) with representatives of political subdivisions for dealing with disturbances at a state penal facility.

((3)) (4) "Department" shall mean the department of corrections.

((4)) (5) "Inmate" shall mean an individual sentenced to the custody of the department under state law and an individual transferred

to the custody of the department from another state or the federal government.

((5)) (6) "Institution" and "penal facility" shall mean any facility identified in RCW 72.01.050(2) and any community residential program under the department's jurisdiction operated pursuant to chapter 72.65 RCW.

((6)) (7) "Political subdivision" shall mean any city, town, or county.

((7)) (8) "Administrator" shall mean the administrator of the department's office of contracts and regulations, or the administrator's designee.

(9) All references to the singular shall include the plural unless noted otherwise.

### AMENDATORY SECTION (Amending Order 85-13, filed 12/31/85)

WAC 137-70-040 REIMBURSABLE IMPACTS/RATES—CRIMINAL JUSTICE COSTS. Reimbursement shall be restricted to fully documented law enforcement, prosecutorial, judicial and jail facility costs, as defined herein, at the actual costs of the submitting jurisdiction, not to exceed the following rates:

(1) Law enforcement costs are costs incurred by any political subdivision in apprehending escapees, in investigating crimes committed by state institutional inmates including pretrial investigations within or outside the institution, or in providing security for inmates outside the jail facility. These costs are reimbursable at the following rates:

(a) \$19.03 per hour for the period July 1, 1985, through June 30, 1986.

(b) \$19.81 per hour for the period July 1, 1986, through June 30, 1987.

(2) If an escape or investigation results in the filing of a criminal complaint, the impacted political subdivision shall be entitled to attorney costs associated with the prosecution and/or defense of the filed action. These costs are reimbursable at the following maximum rates:

(a) \$45.50 per hour from July 1, 1985, through June 30, 1986.

(b) \$47.37 per hour from July 1, 1986, through June 30, 1987.

(3) Reimbursement for judicial costs incurred as a result of the filing of a criminal complaint shall be limited to judges, court reporters, transcript typing or preparation, witness fees and jury fees. These costs are reimbursable at the following maximum rates:

(a) Judges - \$42.41 per hour from July 1, 1985, through June 30, 1986, and \$44.15 per hour for the period July 1, 1986, through June 30, 1987. These costs shall include the services of court clerks and bailiffs.

(b) Court reporters - \$19.08 per hour from July 1, 1985, through June 30, 1986, and \$19.86 per hour for the period July 1, 1986, through June 30, 1987.

(c) Transcript typing services - \$3.80 per page from July 1, 1985, through June 30, 1986, and \$3.96 per page for the period July 1, 1986, through June 30, 1987.

(d) Expert witnesses - \$63.86 per hour from July 1, 1985, through June 30, 1986, and \$66.48 per hour for the period July 1, 1986, through June 30, 1987.

(e) Witness fees/nonexpert - jury fees - reimbursable at the rate established by the local governmental legislative authority up to a maximum of \$28.67 per day for the period July 1, 1985, through June 30, 1986, and \$29.85 for the period July 1, 1986, through June 30, 1987.

(4) Jail facility costs resulting from the escape or criminal complaint shall be reimbursed at the following maximum rate: \$15.00 per inmate day from July 1, 1985, through June 30, 1986 and \$15.00 for the period July 1, 1986, through June 30, 1987.

(5) Coroner - Where an inmate dies as a result of criminal activity of another inmate, coroner costs incurred by a local jurisdiction may be reimbursed up to a maximum amount established by the ((committee)) department as reasonable.

(6) Medical costs - Where an inmate is in the custody of a local jurisdiction as a result of a crime committed while incarcerated in a state institution, extraordinary medical costs, beyond the routine medical services of the jail, may be reimbursed at the discretion of the ((committee)) department. Counties, cities, and towns shall notify the department prior to incurring expenses for extraordinary medical expenses, where practicable, to allow the department an opportunity to provide the necessary medical care directly.

AMENDATORY SECTION (Amending Order 85-04, filed 3/11/85)

WAC 137-70-070 DEPARTMENT REVIEW (~~COMMITTEE~~). (1) All requests for reimbursement shall be reviewed by (~~a department committee composed of the following individuals or their designees:~~

- (a) ~~Deputy secretary;~~
- (b) ~~Director, division of management and budget;~~
- (c) ~~Director, division of community services;~~
- (d) ~~Director, division of prisons;~~
- (e) ~~Contracts and regulations administrator;~~
- (f) ~~Capital programs administrator; and the~~
- (g) ~~Senior assistant attorney general assigned to the department))~~  
the administrator.

(2) The (~~review committee~~) administrator shall approve or disapprove the requests for payment. If a request is disapproved in total or in part, the (~~committee~~) administrator shall (~~send a letter to~~) notify the requesting political subdivision (~~with~~) in writing, setting forth the reasons for disapproval.

(3) The (~~committee~~) administrator's decision shall be final unless appealed to the (~~secretary~~) department's impact appeals panel within twenty days after a political subdivision receives notice of disapproval. The impact appeals panel shall be composed of the deputy secretary and the director of the department's division of management and budget, or the director's designee.

(4) An appeal from the administrator's decision disapproving a political subdivision's request for reimbursement must be in writing and must set forth the reasons why the political subdivision believes its request should be approved. The appeal shall be addressed to the Impact Appeals Panel, Department of Corrections, P.O. Box 9699, Olympia, WA 98504, attention: Office of Contracts and Regulations.

(5) The decision of the impact appeals panel shall be final.

**WSR 86-24-025****ADOPTED RULES****GAMBLING COMMISSION**

[Order 163—Filed November 24, 1986]

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

- Amd WAC 230-02-350 Commercial stimulant defined (clarifies the term "commercial stimulant").
- New WAC 230-12-075 Commercial stimulant compliance (establishes the method the commission will use to determine compliance with the commercial stimulant rule).

This action is taken pursuant to Notice Nos. WSR 86-15-027, 86-19-054, 86-19-055 and 86-22-010 filed with the code reviser on July 14, 1986, September 15, 1986, October 22, 1986, and October 27, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 9.46 RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 21, 1986.

By Ronald O. Bailey  
Acting Director

AMENDATORY SECTION (Amending Order 125 [160], filed 11/15/82 [8/18/86])

WAC 230-02-350 COMMERCIAL STIMULANT DEFINED. (~~An activity is operated as a commercial stimulant, for the purposes of chapter 9.46 RCW and these rules, only when it is an incidental activity operated in connection with, and incidental to, an established business, primarily engaged in the sale of food or drink for consumption on the premises, with the primary purpose of increasing the volume of sales of food and drink for consumption on that business premises.~~

Gambling activities authorized for use as commercial stimulants shall be deemed as not being used for this purpose when the combined gross receipts from all such gambling activities, less that amount paid out for or as prizes, and less that amount paid out in federal, state, and local taxes or fees, directly related to the gambling activities, and less that amount paid out in expenses incurred directly as a result of providing a card room employee to be on duty and in the licensed card room area in compliance with WAC 230-40-400 which shall not exceed \$8.50 per hour of operation, are more than the total of the gross receipts from the food and drink business during any calendar quarter:)

"Commercial stimulant" means all licensed gambling activities, when operated by an established food and/or drink business with the primary purpose of increasing the volume of food and/or drink sales for "on premise" consumption. For purposes of RCW 9.46 and these rules, gambling activities shall qualify as a commercial stimulant only when the combined "adjusted net gambling receipts" from punchboards, pull tabs, and public card rooms are less than the total "gross" sales from the food and/or drink business.

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

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

NEW SECTION

WAC 230-12-075 COMMERCIAL STIMULANT COMPLIANCE. A person licensed to operate punchboards and pull tabs and/or a public card room as a commercial stimulant, shall be operating those activities as a commercial stimulant when the adjusted net gambling receipts do not exceed the total gross sales of the licensed business in any calendar quarter: PROVIDED, That when the adjusted net gambling receipts exceed the total gross sales of the licensed business by less than ten percent (10%) in any calendar quarter, the commission shall measure the current quarter with the previous three (3) calendar quarters to determine compliance. If the adjusted net gambling receipts for the entire period do not exceed the gross sales for this 12 month period, then the gambling activities shall be considered as being used as a commercial stimulant. Those licensees that have operated less than a year, shall be

measured only on those quarterly reports submitted to the commission.

**WSR 86-24-026**  
**PROPOSED RULES**  
**GAMBLING COMMISSION**  
[Filed November 24, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning amendatory section WAC 230-02-350;

that the agency will at 10:00 a.m., Friday, February 13, 1986 [1987], in the Ridpath Hotel, Spokane, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is chapter 9.46 RCW.

This notice is connected to and continues the matter in Notice No. WSR 86-19-055 filed with the code reviser's office on September 15, 1986.

Dated: November 24, 1986

By: Ronald O. Bailey  
Acting Director

**WSR 86-24-027**  
**PROPOSED RULES**  
**GAMBLING COMMISSION**  
[Filed November 24, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning amendatory section WAC 230-20-380;

that the agency will at 10:00 a.m., Friday, February 13, 1986 [1987], in the Ridpath Hotel, Spokane, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is chapter 9.46 RCW.

Dated: November 24, 1986

By: Ronald O. Bailey  
Acting Director

**STATEMENT OF PURPOSE**

Title: Amendatory section WAC 230-20-380 Persons obtaining a special amusement game license to conduct activities only at limited locations.

Description of Purpose: Permits coin operated amusement games as defined in WAC 230-20-605(7) to operate anywhere in the state provided they are licensed by the Gambling Commission and do not award a prize larger than \$25.00.

Statutory Authority: RCW 9.46.020(1) and 9.46.070 (3)(a), (11) and (14).

Summary of Proposed Rules and Reasons Supporting Action: Petition for the amendment of the rule which will permit coin operated amusement games to be played anywhere in the state provided the operator is licensed and the prizes do not exceed \$25.00.

Agency Personnel Responsible for Drafting, Implementing and Enforcing the Rules: Ronald O. Bailey, Acting Director, Jefferson Building, 1110 South Jefferson, Olympia, WA 98504, 234-1075 scan, 753-1075 comm.

Proponents and Opponents: Gambling Commission staff proposes these rule amendments and new rules.

Agency Comments: The agency believes the proposed rules are self-explanatory and need no further comment.

These rules were not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: This agency has determined that there would be no economic impact upon small businesses in the state of Washington by the adoption of these amendments or new rules.

AMENDATORY SECTION (Amending Order 150, filed 5/13/85)

WAC 230-20-380 PERSONS OBTAINING A SPECIAL AMUSEMENT GAME LICENSE TO CONDUCT ACTIVITIES ONLY AT LIMITED LOCATIONS. (1) Persons other than bona fide charitable or bona fide nonprofit organizations shall conduct amusement games only after obtaining a "special amusement game license" from the commission.

(2) Amusement games may be conducted under such a license only as a part of, and upon the site of:

(a) Any agricultural fair as authorized under chapter 15.76 or 36.37 RCW; or

(b) A civic center of a county, city or town; or

(c) A world's fair or similar exposition which is approved by the Bureau of International Expositions at Paris, France; or

(d) A community-wide civic festival held not more than once annually and sponsored or approved by the city, town, or county in which it is held; or

(e) A commercial exposition organized and sponsored by an organization or association representing the retail sales and service operators conducting business in a shopping center or other commercial area developed and operating for retail sales and service, but only upon a parking lot or similar area located in said shopping center or commercial area for a period of no more than 17 consecutive days by any licensee during any calendar year(.); or

(f) A person may obtain a special amusement game license which is restricted to coin operated amusement games as defined in WAC 230-20-605(7). The games operating under such license will not be restricted as to location and duration of operation as established for other special amusement game licensees through this section and may be operated on a revenue sharing basis; however, the prizes awarded in games with this special license may not exceed \$25.00.

(3) No amusement games shall be conducted in any location except in conformance with local zoning, fire, health and similar regulations. In no event shall the licensee conduct any amusement games at any of the locations set out in (2) above without first having obtained the written permission to do so from the person or organization owning the premises or an authorized agent thereof, and from the persons sponsoring the fair, exhibition, commercial exhibition, or festival, or from the city or town operating the civic center, in connection with which the games are to be operated.

(4) In no event shall the licensee operate amusement games at any location not set forth on his application for licensure, or of which he has not given the commission at least ten day prior written notice, except that the director may shorten this time period if, in his sole discretion, good cause is shown.

(5) The holder of a Class A special amusement game license shall conduct the games only at the location, and during the event, for which the license is issued.

## WSR 86-24-028

## ADOPTED RULES

## LIQUOR CONTROL BOARD

[Order 203, Resolution No. 212—Filed November 25, 1986]

Be it resolved by the Washington State Liquor Control Board, acting at the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to No liquor deliveries on Sunday—Exceptions, WAC 314-12-130.

This action is taken pursuant to Notice No. WSR 86-21-071 filed with the code reviser on October 15, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.070.

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

APPROVED AND ADOPTED November 25, 1986.

By L. H. Pedersen  
Chairman

AMENDATORY SECTION (Amending Rule 12, filed 6/13/63)

WAC 314-12-130 NO LIQUOR DELIVERIES ON SUNDAY—EXCEPTIONS. No liquor shall be delivered to any retail licensee between midnight on Saturday and midnight on Sunday; nor shall any retail licensee receive or accept delivery of any liquor between midnight on Saturday and midnight on Sunday: PROVIDED, That if delivery of beer and/or wine cannot be accomplished prior to Sunday, nothing in this section shall prohibit a wholesaler from delivering and a class G, J, or I retail liquor licensee from receiving beer and/or wine for a licensed special occasion event occurring between midnight on Saturday and midnight on Sunday. Upon license approval, beer and/or wine may be ordered by a class G, J, or I licensee and delivered by the wholesaler to the location specified by the class G, J, or I licensee or directly to such licensed retailer at the wholesaler's licensed premises.

## WSR 86-24-029

## ADOPTED RULES

## LIQUOR CONTROL BOARD

[Order 204, Resolution No. 213—Filed November 25, 1986]

Be it resolved by the Washington State Liquor Control Board, acting at the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to Return of wine by retailer—Replacement—Conditions, WAC 314-24-210.

This action is taken pursuant to Notice No. WSR 86-21-074 filed with the code reviser on October 15, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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

APPROVED AND ADOPTED November 25, 1986.

By L. H. Pedersen  
Chairman

AMENDATORY SECTION (Amending Order 109, Resolution No. 118, filed 8/9/82)

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

(1) Wine which is not in a salable condition may be returned by a retail licensee to the wine wholesaler from whom purchased, provided it is immediately replaced by the wine wholesaler with an identical quantity, type and brand of wine: PROVIDED, That if the brand of wine is not presently in the wine wholesaler's stock and is not available to the wholesaler in the immediate future, a cash refund may be made to the retail licensee upon the approval of the board first being obtained.

(a) Every wine wholesaler shall maintain on the licensed premises for a period of two years complete records of all refunds and exchanges made under this section including an inventory of unsalable wine returned to such wholesaler by any retail licensee.

(b) Such unsalable wine which requires reconditioning or destruction shall be returned by the wine wholesaler to the domestic winery which manufactured or produced the same, or to the importer who imported such wine. When wine which has been returned to a domestic winery by any person for reconditioning or destruction has been assembled at the winery, a complete inventory in duplicate of unsalable wine shall be filed with the board by the winery with a request that inspection be made of the returned wine before the reconditioning process or destruction is started. When wine has been returned by the wholesaler to the importer who imported such wine, a complete inventory of said wine shall be filed in duplicate with the board by the importer with a request that inspection be made of the returned wine before the wine is destroyed or returned to the out-of-state manufacturer.

(c) Wine which is not in a salable condition and has been returned to a domestic winery or importer by a wholesaler may be replaced by the supplier with an identical quantity, type, and brand of wine: PROVIDED, That if the brand of wine is not presently in the winery or importer's stock and is not available to the supplier in the immediate future, a cash refund or credit

may be made to the wholesaler by the supplier. Credit extended for the return of product should be noted on a separate document from the original invoice. Except as provided herein, no other adjustment, by way of a cash refund or otherwise, shall be made by the winery or wine wholesaler.

(2) Wine may be returned by a retail licensee or by a governmental agency who has seized the same to the wine wholesaler selling such wine in the event the retailer goes out of the business of selling wine at retail, and in such case a cash refund may be made upon return of the wine, provided that ((~~written~~)) consent of the board is first had and obtained.

(3) Wine different from that ordered which has been delivered in error to a retail licensee may be returned to a wine wholesaler and either replaced with that wine which was ordered or a cash refund may be made upon the approval of the board first being obtained: PROVIDED, That the error in delivery shall be discovered and corrected within eight days of the date the delivery was made.

### WSR 86-24-030

#### ADOPTED RULES

#### LIQUOR CONTROL BOARD

[Order 205, Resolution No. 214—Filed November 25, 1986]

Be it resolved by the Washington State Liquor Control Board, acting at the Offices of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to quality standards, WAC 314-24-060.

This action is taken pursuant to Notice No. WSR 86-21-073 filed with the code reviser on October 15, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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

APPROVED AND ADOPTED November 25, 1986.

By L. H. Pedersen  
Chairman

AMENDATORY SECTION (Amending Order 169, Resolution No. 178, filed 11/27/85)

WAC 314-24-060 QUALITY STANDARDS. All wines of the types and classes hereinafter set forth sold

in the state of Washington shall meet the following requirements.

#### Acid content:

##### (1) Volatile acids:

- (a) Red table wines . . . . . Not over 0.14%, exclusive of sulfur dioxide, calculated as acetic acid.
- (b) All other wines . . . . . Not over 0.12%, exclusive of sulfur dioxide, calculated as acetic acid.

##### (2) Fixed acids:

- (a) Grape wine:
  - (i) Table wine . . . Not less than 0.4% calculated as tartaric acid.
  - (ii) Dessert wine . . . Not less than 0.25% calculated as tartaric acid.
- (b) Apple wine . . . . . Not less than 0.15% calculated as malic acid.
- (c) Fruit wine . . . . . Not less than 0.5% calculated as citric acid.
- (d) Berry wine . . . . . Not less than 0.5% calculated as citric acid.

##### (3) Brix (balling):

- (a) Port wine . . . . . Minimum of 5.5 Brix at 20 degrees centigrade.
- (b) White port wine . . . . . Minimum of 5.5 Brix at 20 degrees centigrade.
- (c) Muscatel wine . . . . . Minimum of 5.5 Brix at 20 degrees centigrade.
- (d) Tokay wine . . . . . Minimum of 3.5 Brix at 20 degrees centigrade.
- (e) Dry sherry wine . . . . . Under 0.5 Brix at 20 degrees centigrade.
- (f) Sherry wine . . . . . Under 3 Brix at 20 degrees centigrade.
- (g) Creme or sweet sherry wine . . . . . Above 3 Brix at 20 degrees centigrade.

(4) Sulfur dioxide: Maximum of 350 parts per million total.

(5) Preservatives: No wines shall contain preservatives such as benzoic acid, salicylic acid or monochloroacetic acid, or their derivatives except that wines classified as specialty wine in accordance with WAC 314-24-003 (2)(w) may use benzoic acid or its derivatives if such use has been approved by the United States Food and Drug Administration.

(6) Stability: All wines shall be free from precipitates, colloidal matter, metallic casse, haze due to yeast, bacteria, tartrates, or other causes as determined by usual stability tests: PROVIDED, HOWEVER, That sediment may be allowed at the discretion of the board when it occurs in accordance with commercial standards commonly accepted by trade designations as normal and indicative of the wine's composition.

**WSR 86-24-031**  
**EMERGENCY RULES**  
**OIL AND GAS**  
**CONSERVATION COMMITTEE**  
 [Order 7—Filed November 25, 1986]

Be it resolved by the Oil and Gas Conservation Committee, acting at Olympia, Washington, that it does adopt the annexed rules relating to bond to be furnished, WAC 344-12-060, amended to permit the filing of a bank letter of credit acceptance to the supervisor, in lieu of the bond required by WAC 344-12-060(1).

We, the Oil and Gas Conservation Committee, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is considerable revenue and economic activity will be needlessly lost to the state if the rules are not immediately amended to permit the utilization of bank letters of credit as acceptable security.

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

This rule is promulgated pursuant to RCW 78.52.155 (2)(e) and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 78.52.040 and 78.52.050 which directs that the Oil and Gas Conservation Committee has authority to implement the provisions of chapter 78.52 RCW.

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

APPROVED AND ADOPTED November 25, 1986.

By Donald M. Ford  
 Chairman

AMENDATORY SECTION (Amending Order 6, Resolution No. 10, filed 1/8/85)

**WAC 344-12-060 BOND TO BE FURNISHED.**  
 (1) *The supervisor, except as hereinafter provided, shall require from the owner before a permit for drilling, re-drilling, or deepening will be issued a good and sufficient bond in the sum of not less than \$50,000.00 for each well payable to the state of Washington, conditioned on compliance with chapter 78.52 RCW, permit conditions, the rules and regulations and orders of the committee. Said bond shall remain in force and effect until the plugging of said well is approved by the supervisor and all laws, permit conditions, rules and regulations and orders have been complied with. It is provided, however, that any owner in lieu of such bond may file with the supervisor a good and sufficient blanket bond in the principal sum of not less than \$250,000.00 covering all wells drilling or to be drilled.*

(2) *Bond or bonds herein required shall be executed by the owner as principal and by a surety company acceptable to the DNR and authorized to do business in the state of Washington as surety. Should the surety on such bond fail or refuse to require compliance with the conditions of the bond to the satisfaction of the supervisor, such surety shall be liable to the state of Washington in such a sum, within the limits of the sum stated on the face of the bond, as will indemnify the state of Washington for the cost of requiring compliance with the conditions of the bond.*

(3) *In lieu of the bond required by this section the owner may file with the committee a cash deposit, or an assignment of a savings account or of a certificate of deposit in a Washington bank on an assignment form prescribed by the committee, or a bank letter of credit acceptable to the supervisor. In the event a certificate of deposit is provided in lieu of a bond the owner shall guarantee payment of principal in the event penalties are assessed for early redemption of the certificate.*

(4) *The amount of the bond to be furnished for permits required under WAC 344-12-050(3) shall be \$20,000.00.*

**WSR 86-24-032**  
**PROPOSED RULES**  
**BOARD FOR**  
**COMMUNITY COLLEGE EDUCATION**

[Filed November 25, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board for Community College Education intends to adopt, amend, or repeal rules concerning the annual regular meeting schedule for 1987;

that the agency will at 10:00 a.m., Tuesday, January 20, 1987, at Centralia Community College, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 28B.50.070 and 42.30.075.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 19, 1987.

Dated: November 19, 1986

By: Gilbert J. Carbone  
 Assistant Director

**STATEMENT OF PURPOSE**

Title, Description of Purpose, and Statutory Authority: Adoption of rule setting the regular meeting schedule for 1987 pursuant to RCW 28B.50.070 and 42.30.075.

Summary of Rule and Reasons Supporting Proposed Action: As above.

Agency Personnel Responsible for Drafting: Gilbert J. Carbone, Assistant Director; Implementation: John N. Terrey, Director; and Enforcement: Same.

Person or Organization Proposing Rule: State Board for Community College Education.

Agency Comments: None.

Federal Law or Federal or State Court Action Necessitating Rule: None.

AMENDATORY SECTION (Amending Order 106, Resolution No. 86-1, filed 2/7/86)

WAC 131-08-010 REGULAR MEETINGS OF THE STATE BOARD. The time and place of the regular meetings of the state board for calendar year ((1986)) 1987 are:

January 22-23	South Seattle Community College
February 26-27	South Puget Sound Community College
April 2-3	Green River Community College
May 14-15	Spokane Falls Community College
June 18-19	Shoreline Community College
September 10-11	South Puget Sound Community College
October 22-23	Walla Walla Community College
December 3-4	Fort Steilacoom Community College)
January 20-21	Centralia Community College
March 4-5	Tacoma Community College
April 8-9	Lower Columbia Community College
May 13-14	Big Bend Community College
June 17-18	Columbia Basin Community College
September 9-10	South Puget Sound Community College
October 21-22	South Seattle Community College
December 2-3	Grays Harbor Community College

**WSR 86-24-033**  
**PROPOSED RULES**  
**DEPARTMENT OF PERSONNEL**  
**(Personnel Board)**

[Filed November 25, 1986]

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

- Amd WAC 356-05-480 Work day.
- Amd WAC 356-26-090 Certification—Exhausted or incomplete registers—Underfill;

that the agency will at 10:00 a.m., Thursday, January 8, 1987, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, conduct a public hearing on the proposed rules.

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

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1987.

Dated: November 25, 1986

By: Leonard Nord  
 Secretary

**STATEMENT OF PURPOSE**

Amending WAC 356-05-480 Work day, defines the term "work day" as used throughout Title 356 WAC.

Statutory Authority: RCW 41.06.150.

Summary: The proposed change would define the work day as starting at the beginning of the workweek or at some 24-hour interval thereafter. The proposal would delete the requirement that the work day begin at the scheduled start of the employee's work shift.

Reasons: The proposed change will enable supervisors to make minor adjustments in work schedules without encroaching on the previous 24-hour work day and, thereby, incurring an overtime obligation. The determination of the work day is a decision that should be left with agency management. The preemption of this authority inflates the state's overtime costs by forcing agencies to pay overtime to employees who, for reasons of program need, change to a work schedule requiring an earlier starting time. This proposal would bring the merit system rules into conformity with rules adopted by the Higher Education Personnel Board as well as other public employers governed by the Fair Labor Standards Act (FLSA).

Responsibility for Drafting: Arthur J. Morse, Personnel Manager, Department of Transportation, Transportation Building, Mailstop KF-01, Olympia, WA 98504, phone 753-6862; Implementation: Client agencies of the Department of Personnel; and Enforcement: Department of Personnel and the Personnel Appeals Board.

Proposed by: Department of Transportation, governmental agency.

Comments: State agencies should be given the authority to determine when the employee's work day begins, thereby minimizing its overtime liability. This change is a companion change to a proposal to amend the definition of workweek.

Amending WAC 356-26-090 Certification—Exhausted or incomplete registers—Underfill, to allow for the underfilling of a position when a complete certification is still not possible after active recruiting.

Statutory Authority: RCW 41.06.150.

Summary: Amend title; delete references to exhausted or incomplete registers and insert references to incomplete certification.

Reasons: These are housekeeping changes.

Responsibility for Drafting: D. J. Patin, Personnel Analyst, Department of Personnel, 825 East 5th, Mailstop EY-11, Olympia, WA 98504, phone 586-1769; Implementation: All client agencies of the Department of Personnel; and Enforcement: Department of Personnel.

Proposed by: Department of Personnel, governmental agency.

Comments: N/A.

AMENDATORY SECTION (Amending Order 209, filed 8/10/84)

WAC 356-05-480 WORK DAY. ((A 24-hour period beginning at a time determined by the appointing authority. For scheduled standard work period positions the work day begins at the scheduled starting time of the employee.)) One of seven 24-hour periods that start at the beginning of the workweek or any 24-hour interval thereafter.

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

WAC 356-26-090 CERTIFICATION—((EXHAUSTED OR INCOMPLETE REGISTERS—))UNDERFILL. (1) The director of personnel may authorize the underfilling of a position if ((the determines)) a register ((to be exhausted or incomplete)) does not have enough names for a complete certification following active recruiting. Upon such authorization, a certification shall be made from the next lower class in the series or ((a related)) an allied class as determined

by the director. ~~((For incomplete registers.))~~ Only the number of eligibles needed to complete the certification will be referred from the lower level class in the series or the allied class.

(2) Eligibles so certified shall be advised during the employment interview with the appointing authority of the underfill status of the appointment, which shall be confirmed in writing.

(3) An underfilled position shall not be certified against from a subsequently developed higher register unless: ~~((a))~~ The employee does not successfully complete the probationary or trial service period or the employee does not qualify for the higher level class within four months after being admitted to the examination.

(4) Should the employee not qualify for promotion, the rules regarding transfer, promotion, demotion, or reduction in force shall apply.

### WSR 86-24-034

#### ADOPTED RULES

#### DEPARTMENT OF PERSONNEL

#### (Personnel Board)

[Order 263—Filed November 25, 1986—Eff. January 1, 1987]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98507-1789, that it does adopt the annexed rules relating to:

Amd WAC 356-18-060 Paid sick leave—Use.  
Amd WAC 356-18-115 Leave due to inclement weather.  
Amd WAC 356-18-116 Leave due to child care emergencies.

This action is taken pursuant to Notice No. WSR 86-20-090 filed with the code reviser on October 1, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 13, 1986.

By Leonard Nord  
Secretary

#### AMENDATORY SECTION (Amending Order 175, filed 9/22/82)

#### WAC 356-18-060 PAID SICK LEAVE—USE.

(1) Personal illness: Accumulated sick leave shall be granted when an employee is required to be absent from work for any of the following reasons:

(a) Illness or injury of the employee or for preventative health care.

(b) Exposure of the employee to contagious disease when attendance at work would jeopardize the health of others.

(c) Disability of the employee due to pregnancy or childbirth.

(2) Illness of relatives or household members: Accumulated sick leave shall be granted up to five days for each occurrence or as extended by the agency when an

employee is required to be absent from work for any of the following reasons:

(a) Illness, injury or preventative health care of members of the employee's household or relatives of the employee that requires the employee's attendance.

(b) For purposes of the provisions of subsection (2)(a) of this section, "relatives" shall include:

~~((+))~~ (i) Spouse.

~~((2))~~ (ii) Son, daughter, grandchild, or foster child.

~~((3))~~ (iii) Grandparent or parent.

(c) For purposes of the provisions of subsections (2) and (3)(a) ~~((below))~~ of this section:

Members of household means "persons who reside in same home, who have reciprocal and natural and/or moral duties to and do provide support for one another. The term does not include persons sharing the same general house when the living style is primarily that of a dormitory or commune."

(3) Bereavement: Accumulated sick leave shall be granted up to three days for each occurrence or as extended by the agency for reasons of travel when an employee is required to be absent from work for any of the following reasons:

(a) Death of members of the employee's household or relatives of the employee or the employee's spouse.

(b) For purposes of the provisions of subsection (3)(a) of this section, "relatives" shall include:

~~((+))~~ (i) Spouse.

~~((2))~~ (ii) Son, daughter, grandchild, foster child, son-in-law, or daughter-in-law.

~~((3))~~ (iii) Grandparent, parent, brother, sister, niece, nephew, aunt, uncle, first cousin, brother-in-law, or sister-in-law.

(4) Inability of employee to report for scheduled work because of severe inclement weather. (Such use of sick leave shall be limited to three days in any calendar year and shall be used only as specified in WAC 356-18-115.)

(5) In addition to the reasons listed above, emergency care of the employee's son, daughter, step child, or a child in the custody of and residing in the home of ~~((an))~~ the employee. (Such use of sick leave shall normally be limited to a maximum of one day per incident, and to three days in any calendar year, unless extended by the appointing authority, and shall be used only as specified in WAC 356-18-116.)

(6) When a condition listed under subsection (1)(a) or (c) ~~((above))~~ of this section arises while the employee is on vacation leave, the employee shall be granted accrued sick leave as provided above for the condition (in lieu of the approved vacation leave) provided that the employee requests such sick leave within fourteen days after return to work. Such conversion rights shall not extend to vacation leave taken prior to an employee's separation as provided in WAC 356-18-100(2).

#### AMENDATORY SECTION (Amending Order 64, filed 3/20/74)

WAC 356-18-115 LEAVE DUE TO INCLEMENT WEATHER. (1) Absence due to an employee's inability to report for scheduled work because of severe

inclement weather or conditions caused by severe inclement weather shall be charged to the following in the order listed:

- (a) Any earned compensatory or exchange time;
- (b) Any accrued vacation leave;
- (c) Accrued sick leave up to a maximum of three days in any calendar year;
- (d) Leave without pay.

(2) Although the types of paid time off shall be used in the alphabetical order listed in ~~((paragraph))~~ subsection (1) ((above)) of this section, and each type of paid time off shall be exhausted before the next (in alphabetical order) is used, employees shall be permitted to use leave without pay rather than paid time off at their request.

(3) Tardiness due to an employee's inability to report for scheduled work because of severe inclement weather or conditions caused by severe inclement weather will be allowed up to one hour at the beginning of the work day. Inclement weather tardiness in excess of one hour shall be charged as provided in subsection (1) ((above)) of this section.

AMENDATORY SECTION (Amending Order 84, filed 10/20/75)

WAC 356-18-116 LEAVE DUE TO CHILD CARE EMERGENCIES. Absence due to an employee's inability to report for scheduled work because of emergency child care requirements shall be authorized in any of the leave categories listed below at the employee's desire:

- (1) Compensatory or exchange time.
- (2) Vacation leave.
- (3) Accrued sick leave.
- (4) Leave without pay.

#### WSR 86-24-035

##### EMERGENCY RULES

#### DEPARTMENT OF FISHERIES

[Order 86-192—Filed November 25, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Area 6, 6A, 7, and 7A are consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide secondary protection for natural coho and chum returning to the Samish River. Restrictions in Area 10 protect salmon returning to Suquamish Hatchery. Restrictions in Area 10C and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 10D provide protection for local sockeye stocks.

Restrictions in Area 12C provide protection for Hood Canal chum returning to Enetai Hatchery. Restrictions in the Skagit River provide protection for spawning salmon.

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

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

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

APPROVED AND ADOPTED November 25, 1986.

By Gene DiDonato  
for William R. Wilkerson  
Director

#### NEW SECTION

WAC 220-28-623 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS. Effective 5:00 AM November 26, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Area 6, 6A, 7, 7A – Effective until further notice, closed to all commercial fishing.

Area 7C – Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective through December 31, closed to all commercial fishing.

Area 10D – Effective through December 31, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

\*Area 12C – Effective until further notice, closed to all commercial fishing within 1,000 feet of the shoreline between Potlatch State Park and the mouth of Nalley's Slough.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Skagit River – Upstream of Baker River: Effective until further notice, closed to all commercial fishing.

#### REPEALER

The following section of the Washington Administrative Code is repealed effective 5:00 AM November 26.

WAC 220-28-622 PUGET SOUND COMMERCIAL SALMON FISHERY RESTRICTIONS ORDER NO. 86-181

**WSR 86-24-036**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 86-193—Filed November 25, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is openings in Areas 7B, 8, and 8A provide opportunity to harvest the non-Indian allocation of chum salmon. Other areas closed to prevent overharvest. The openings on Friday night and Saturday November 28 and 29 are scheduled pursuant to RCW 75.12.010(5) in order to implement fisheries, gather and analyze relevant data, and attempt to complete commercial fisheries prior to November 30. Opening in Area 12C provides opportunity to harvest surplus chum returning to the Hoodsport Hatchery. The rescinding of the Hood Canal Hatchery exclusion zone provides additional opportunity to harvest surplus chum in the vicinity of the facility.

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

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

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

APPROVED AND ADOPTED November 25, 1986.

By Gene DiDonato  
 for William R. Wilkerson  
 Director

**NEW SECTION**

**WAC 220-47-727 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY.** *Notwithstanding the provisions of Chapter 220-47 WAC, effective November 25, 1986 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

*\*Area 7B – Closed except gill nets using 6-inch minimum mesh and purse seines may fish continuously until further notice.*

*\*Area 8 – Closed except gill nets using 6-inch minimum mesh may fish 3:00 PM November 28 to 9:00 AM November 29, and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM November 28.*

*\*Area 8A closed except gill nets using 6-inch minimum mesh and purse seines using*

*the 5-inch strip may fish 3:00 PM November 25 through 11:59 PM November 30. Area 8A exclusion zone: Those waters north of a line projected from Camano Head to the northern boundary of Area 8D closed to all commercial fishing.*

*\*Area 12C – Closed except gill nets using 6-inch minimum mesh may fish 3:00 PM November 26 to 9:00 AM November 27, and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM November 26. The Area 12C exclusion zone at the Hoodsport Hatchery is rescinded. Area 12C exclusion zone: That portion of Area 12C south of a line projected from the Cushman Powerhouse to the public boat ramp at Union is closed to all commercial fishing. The Hoodsport Hatchery exclusion zone is rescinded effective 5:00 AM November 26.*

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

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

**REPEALER**

*The following section of the Washington Administrative Code is repealed November 25, 1986.*

**WAC 220-47-726 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-188**

**WSR 86-24-037**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF LABOR AND INDUSTRIES**  
**(Apprenticeship and Training Council)**  
 [Memorandum—November 21, 1986]

On October 16, 1986, the Washington State Apprenticeship and Training Council set a schedule for their meetings in 1987. Listed below are the dates, places and times for these meetings:

January 15-16, 1987	Longview	9:30 a.m.
April 16-17, 1987	Kennewick	9:30 a.m.
July 16-17, 1987	Vancouver	9:30 a.m.
October 15-16, 1987	Spokane	9:30 a.m.

**WSR 86-24-038**  
**PROPOSED RULES**  
**ARTS COMMISSION**  
 [Filed November 26, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State

Arts Commission intends to adopt, amend, or repeal rules concerning the commission's specific rules applicable to its major programs and services as follows: Partnership program, institutional support program, artist fellowships, state-wide services, cultural enrichment program, artists-in-residence program, art in public places program, governor's arts awards, and community development program;

that the agency will at 3:00 p.m., Friday, January 23, 1987, in the Carnegie Room, Carnegie's, South Franklin and East 7th, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Friday, March 27, 1987.

The authority under which these rules are proposed is RCW 43.46.040 and chapter 34.04 RCW.

The specific statute these rules are intended to implement is chapter 43.46 RCW and RCW 43.17.200, 43.17.205, 43.17.210, 43.19.455, 28A.58.055, 288.10.025 [28B.10.025] and 288.10.027 [28B.10.027].

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Tuesday, January 20, 1987, at 5:00 p.m.

Dated: November 26, 1986

By: Michael A. Croman  
Executive Director

#### STATEMENT OF PURPOSE

**Description of Purpose:** To establish rules in compliance with the provisions of Title 34 RCW and RCW 43.46.040 as amended by chapter 317, Laws of 1985.

**Statutory Authority:** Chapter 43.46 RCW and RCW 43.17.200, 43.17.205, 43.17.210, 43.19.455, 28A.58.055, 288.10.025 [28B.10.025] and 288.10.027 [28B.10.027].

**Summary of Rules:** Specific rules applicable to the commission's major programs and services as follows: Partnership program, institutional support program, artist fellowships, state-wide services, cultural enrichment program, artists-in-residence program, art in public places program, governor's arts awards, and community development program.

**Reasons Supporting Proposed Action:** Ensures compliance with the provisions of Title 34 RCW and RCW 43.46.040. Provides the public with specific rules applicable to agency programs and services.

**Agency Personnel Responsible for Drafting, Implementing and Enforcing Rules:** Michael A. Croman, Executive Director, 9th and Columbia Building, Room 110, Mailstop GH-11, Olympia, Washington 98504-4111, (206) 753-3860.

**Proponents and Opponents:** The Arts Commission proposes these rules.

**Agency Comments:** Proposed rules are in response to 1985 revisions to agency enabling legislation to adopt rules under the Administrative Procedure Act.

**Federal Law/Court or State Court Action:** Not the result of federal law or federal or state court action.

**Small Business Economic Impact Statement:** The agency has determined that there would be no economic impact upon small businesses by the adoption of these rules.

#### Chapter 30-16 WAC PARTNERSHIP PROGRAM

##### WAC

30-16-010	Purpose.
30-16-020	Definitions.
30-16-030	Description—Program purpose and goals.
30-16-040	Applicant eligibility.
30-16-050	Project eligibility.
30-16-060	Project limitations and exclusions.
30-16-070	Funding categories, deadlines and application procedures.
30-16-080	Financial responsibility of applicants and subapplicants.
30-16-090	Review procedures.
30-16-100	Special conditions.
30-16-110	Payment procedures.
30-16-120	Evaluation methods.

##### NEW SECTION

WAC 30-16-010 PURPOSE. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the partnership program. Those rules found in chapters 30-01 through 30-12 WAC also apply.

##### NEW SECTION

WAC 30-16-020 DEFINITIONS. In addition to the definitions found in WAC 30-01-030 and 30-12-020 the following definitions shall apply to this chapter:

- (1) "Applicant" means a legally incorporated organization or unit of government.
- (2) "Umbrella organization" means an eligible organization as defined in WAC 30-16-040 that is willing to serve as the applicant for a subapplicant.
- (3) "Subapplicant" means a group that does not itself meet the definition of applicant.
- (4) "Matching" means the sharing of costs for the program or project between the commission and the applicant.
- (5) "Cash match" means an amount of money committed by the applicant to the project.
- (6) "Fiscal year" means the period beginning July 1 and ending June 30 of the following year.
- (7) "In-kind contributions" means the value of materials or services provided to the applicant by volunteers or outside parties at no cash cost to the applicant.
- (8) "Appeal" means any request by an applicant to the commission for reconsideration of a previous decision on an application to the partnership program.
- (9) "Project period" means the dates setting the start and end of a project as proposed or contracted for an award.
- (10) "Award" means the financial assistance committed or paid to an eligible applicant for a project approved by the commission.

##### NEW SECTION

WAC 30-16-030 DESCRIPTION—PROGRAM PURPOSE AND GOALS. (1) The commission will support the projects of non-profit arts organizations through the partnership program.

- (2) The commission will review applications for projects that:
  - (a) Are of high artistic quality and available to the general public;
  - (b) Engage the services of professional artists;
  - (c) Increase the number and variety of arts opportunities in communities in the state of Washington;
  - (d) Serve people not generally involved in the arts;
  - (e) Involve cooperation among existing arts and community organizations;
  - (f) Will generate a reasonable earned income;
  - (g) Demonstrate significant local funding support;
  - (h) Will enhance an organization's artistic growth or develop administrative capabilities.

##### NEW SECTION

WAC 30-16-040 APPLICANT ELIGIBILITY. (1) Applicants eligible for financial support through the partnership program are: Any arts organization, arts council, arts commission, or sponsor with at least a one-year history of arts activity since the date of incorporation;

that qualifies as a nonprofit, tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1954 (as amended), or any public, tax-supported institution or agency.

(2) A subapplicant may submit its application through an eligible applicant that is willing to serve as an umbrella organization.

(3) An umbrella organization acting on behalf of a subapplicant:

- (a) Does not sponsor or present the arts event;
- (b) Is not expected to provide financial support to the subapplicant;
- (c) May not deduct administrative fees or indirect costs from the commission's award;
- (d) Assumes all fiscal accounting and reporting responsibilities associated with an award contract;
- (e) May act as an umbrella for more than one subapplicant;
- (f) Is not intended to serve individual artists' projects.

#### NEW SECTION

**WAC 30-16-050 PROJECT ELIGIBILITY.** Projects and services may be in any arts discipline. Priority will be given to projects which have a significant portion of their budgets covered by local funding sources and earned income. Projects which have been funded in the past include but are not limited to: Public performances, exhibitions, poetry readings, commission of new works, guest artists, residencies, royalty fees, touring events, anthologies, composers, costume design, music rentals, documentary films, clinicians, choreographers, or consultant services.

#### NEW SECTION

**WAC 30-16-060 PROJECT LIMITATIONS AND EXCLUSIONS.** (1) Those activities or projects which can only be considered in limited circumstances are as follows:

- (a) Free activities. The commission will consider supporting free programs or performances only when there is clear evidence that an admission charge is inappropriate or restricted by formal policy.
- (b) Long-range planning, studies, and surveys. The commission recognizes the need for and encourages planning at all levels for activities involving the arts. To that end, the commission accepts applications from qualified organizations for financial support for planning projects which may include, but are not limited to: Long-range planning, arts-related surveys, community forums, and feasibility studies.
- (c) Activities for youth. The commission believes that activities for the benefit of youth are of vital importance to the full development of these future citizens. To that end, the commission provides through programs other than the partnership program, activities and services which enable youth to benefit from contact with professional artists and their work. The primary purpose of the partnership program is to fund arts activities by nonprofit organizations for the benefit of the general public. Activities specifically for youth are considered only when the proposed activity creates an exceptional opportunity for the participating youth, or when the proposed activity would establish a model for future youth programming within the state.
- (d) Touring arts events. Touring of professional arts events will be considered only when there is a clear demonstration of sponsor interest and cash match from the sponsor. Tours may be organized by artists or performing groups, but only a direct cash match from the local sponsor will be accepted.

(e) Other state agencies. State agency projects will generally not be given priority for funding by the commission except where it is clearly demonstrated that funds for the project could not be realized through normal appropriations and when a project is not otherwise available in the community.

(2) Those activities which are excluded from partnership program support are as follows:

- (a) Renovation, remodeling, restoration, or new construction;
- (b) Purchase of permanent equipment or real property;
- (c) Requests for general operating support;
- (d) Travel outside the state of Washington, except when benefitting a substantial number of Washington residents such as cooperative projects with neighboring states;
- (e) Tuition assistance for college, university, or other formal course of study;
- (f) Scholarships;
- (g) Awards to individuals;
- (h) Projects that have already been started or completed;
- (i) Replacement of funds normally budgeted for a project;
- (j) Amateur activities not under the direct guidance of recognized professionals;

- (k) Touring of nonprofessional arts programs;
- (l) Projects normally considered part of an educational institution's curriculum;
- (m) Projects offered by an educational institution and not open to the general public;
- (n) Students' projects;
- (o) Projects involving payments to individuals with less than one year of independent professional experience beyond training;
- (p) Requests to offset existing deficits;
- (q) Projects involving any type of entry fee for artists;
- (r) Projects which exclusively or primarily benefit the membership of the organization or preclude reasonable access by the general public;
- (s) Projects involving an individual's expenses to attend conferences, seminars or workshops;
- (t) Payment for hospitality expenses as prohibited by state laws;
- (u) The creation of new works by regularly employed personnel of the applicant organization unless it is clearly demonstrated that the project is not normal function of the employee.

#### NEW SECTION

**WAC 30-16-070 FUNDING CATEGORIES, DEADLINES AND APPLICATION PROCEDURES.** The commission offers three categories of funding in the partnership program. Applicants are eligible to apply for one award in each category during each fiscal year. The commission makes awards on a first-come, first-served basis until all available funds for each fiscal year have been committed. The dates pertaining to the project period must be considered by the applicant to determine the proper application deadline in all categories. Expenses which are anticipated by the applicant to be covered by commission funds must not be incurred outside the project period. The project must start and end within a single fiscal year (July 1 through June 30).

(1) Short-term project support is for matching requests up to seven hundred fifty dollars. Arts councils and arts commissions may apply in this category for technical assistance expenses associated with organizational development. Completed applications must be received in the commission office not later than six weeks before the starting date of the project.

(2) Program support is for matching requests over seven hundred fifty dollars. Each year, the commission will establish deadlines and publish those deadlines in the regular media, the commission's newsletter, and with the application form. Applicants must generally allow a minimum of four months from submittal to the month in which the project will start (i.e., the project starts in the fifth month,) in order to meet the usual deadlines. Completed applications must be postmarked or delivered to the commission office by 5:00 p.m. on the established deadlines.

(3) Staff support is for matching requests over seven hundred fifty dollars to nonprofit organizations for the creation of a key administrative or artistic position. The position must be new or expanded. Commission support of a staff position will be limited to three years with a decreasing level of support each year. Successful applicants must reapply for each year of subsequent support. Applicants must generally allow a minimum of four months from submittal to the month in which the position will start (i.e., the position starts in the fifth month) in order to meet the usual deadlines. Completed applications must be postmarked or delivered to the commission office by 5:00 p.m. on the established deadlines.

If both staff support and program support are requested, they must be applied for at the same time.

Application to the partnership program shall be made on a form to be prescribed by the commission. The form will be available at the commission office as provided in WAC 30-01-060.

#### NEW SECTION

**WAC 30-16-080 FINANCIAL RESPONSIBILITY OF APPLICANTS AND SUBAPPLICANTS.** (1) The amount requested from the commission may not exceed fifty percent of the total project cost.

(2) Applicants must demonstrate a reasonable effort to secure local funds and generate earned income to match the amount requested from the commission. In some cases, in-kind contributions may be credited toward the required one-to-one match for funds. The commission will favor a cash match and priority will be given to those applications showing a greater cash match.

(3) In those cases where the applicant is serving as an umbrella, the financial responsibility for matching funds rests solely with the subapplicant.

30-20-100 Special conditions.  
 30-20-110 Payment procedures.  
 30-20-120 Evaluation methods.

**NEW SECTION**

WAC 30-16-090 REVIEW PROCEDURES. The evaluation and review of applications is based on the written responses to the information and materials requested in the application and the application instructions. The review procedures are as follows:

- (1) Review by the staff to determine eligibility and completeness;
- (2) Evaluation by the staff resulting in recommendations to a review committee of commissioners;
- (3) Evaluation by individual commissioners;
- (4) Evaluation by the review committee resulting in recommendations to the full commission;
- (5) Evaluation and a final decision by the full commission;
- (6) If funding for a particular project has been denied by the commission, reapplication or reconsideration of the same project will not be accepted within the same fiscal year in any funding category;
- (7) The review, and any subsequent appeal, will be conducted in accordance with chapter 30-08 WAC.

**NEW SECTION**

WAC 30-16-100 SPECIAL CONDITIONS. As a condition of the award contract, the commission requires the recipient of funds to provide assurance of compliance with all state and federal laws and regulations pertaining to the following:

- (1) Fair labor standards, including minimum wage and working conditions;
- (2) Civil rights, including prohibitions against discrimination on the basis of race, color, creed, disability, national origin, sex, age, and marital status;
- (3) Handicapped access—Section 504 of the Rehabilitation Act of 1973 prohibits discrimination against the handicapped. Please note that National Endowment for the Arts regulations under this law apply to federal funds awarded through the commission. All recipients of awards are subject to the provisions of these regulations;
- (4) Audits—The commission requires free access to accounting records for funds expended under the terms of the contract award for the purpose of audits, examination, reference or transcription.

**NEW SECTION**

WAC 30-16-110 PAYMENT PROCEDURES. Applicants should be prepared to finance their projects until reimbursed by the commission. Payment will be made quarterly or at the end of the quarter following completion of the project. Payments will only be made for those expenses that take place within the project period as provided in the award contract. All awards are contingent upon receipt by the commission of anticipated funding from the National Endowment for the Arts and the state of Washington.

**NEW SECTION**

WAC 30-16-120 EVALUATION METHODS. (1) All applicants must be prepared to provide access to events for two members of the commission or its staff if an on-site evaluation is requested by the commission. On-site evaluation will be conducted in accordance with WAC 30-12-150.

(2) Each organization awarded funding is required to submit a written final report on a form provided by the commission. Future funding is contingent upon receipt and acceptance of the report by the commission as stipulated in the contract.

Chapter 30-20 WAC  
 INSTITUTIONAL SUPPORT PROGRAM

WAC

30-20-010	Purpose.
30-20-020	Definitions.
30-20-030	Description—Program purpose and goals.
30-20-040	Applicant eligibility.
30-20-050	Funding intent—Limitations and exclusions.
30-20-060	Funding formula.
30-20-070	Application procedures.
30-20-080	Financial responsibility of institutions.
30-20-090	Review procedures.

**NEW SECTION**

WAC 30-20-010 PURPOSE. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the institutional support program. Those rules found in chapter 30-01 through 30-12 WAC also apply.

**NEW SECTION**

WAC 30-20-020 DEFINITIONS. In addition to the definitions found in WAC 30-01-030 and 30-12-020 the following definitions shall apply to this chapter:

- (1) "Applicant" means a legally incorporated organization or unit of local government.
- (2) "Matching" means the sharing of costs for the program or project between the commission and the applicant.
- (3) "Cash match" means an amount of money committed by the applicant to the project.
- (4) "Fiscal year" means the period beginning July 1 and ending June 30 of the following year.
- (5) "In-kind contributions" means the value of materials or services provided to the applicant by volunteers or outside parties at no cash cost to the applicant.
- (6) "Appeal" means any request by an applicant to the commission for reconsideration of a previous decision on an application to the institutional support program.
- (7) "Project period" means the dates setting the start and end of a project as proposed or contracted for an award.
- (8) "Award" means the financial assistance committed or paid to an eligible applicant for a project approved by the commission.
- (9) "Primary arts institutions" are those organizations which:
  - (a) Serve as models of artistic and administrative achievement;
  - (b) Provide the highest quality of service to a broad segment of the public;
  - (c) Are recognized for their stature on a state, regional, or national level;
  - (d) Make a significant contribution to the arts discipline in which they specialize; and
  - (e) By the scope of their operations, generate a positive economic impact beyond their immediate locale.

**NEW SECTION**

WAC 30-20-030 DESCRIPTION—PROGRAM PURPOSE AND GOALS. The institutional support program recognizes the high value and quality of services contributed to the state's cultural life by its primary professional arts institutions, and offers these institutions greater lead time to plan and make commitments for programs and services by formula funding.

**NEW SECTION**

WAC 30-20-040 APPLICANT ELIGIBILITY. Potential applicants must meet the following criteria in order to be considered in the institutional support program.

- (1) Applicants must qualify as a nonprofit, tax-exempt organization under 501(c)(3) of the Internal Revenue Code of 1954 (as amended), or as a public, tax-supported institution or agency.
- (2) Applicants must have an annual income from all sources of not less than three hundred thousand dollars.
  - (a) The annual income must be substantially cash, earned or contributed.
  - (b) In-kind contributions, volunteered services, transfers of capital or gifts of capital funds, and funds derived from work-study, work-training, or other educational programs will not be included in the commission's assessment of annual income.
  - (c) Income derived from special one-time events or grants that may temporarily inflate an institution's budget in a given year may be excluded in the commission's assessment of annual income.
  - (d) Should an institution funded under the program the previous year fall below the minimum income requirement for the current year, it will be granted a one-time, one-year grace period to reestablish eligibility.

(3) Applicant institutions must create and produce in one or more of the following art forms: Dance, music, opera, theatre, visual arts, media arts and literature. Excluded are organizations engaged primarily in sponsoring arts events, education, the humanities, recreation, or research; agencies of state or federal governments; and arts service organizations.

(4) Applicants must have had their principal place of business and performed services in the state for at least five years.

(5) Applicants must demonstrate substantial support from, and significant impact on, the community served or the state as a whole. Support is indicated by, but not limited to, earned, contributed and sustaining fund income, attendance, and number of public presentations.

(6) Institutions must have full-time paid professional administration and offer professional performances, productions, exhibitions or other services. A history of sound management must be evident. Organizations are not required by the commission to be union signatories, but must pay all artists minimum scale using a nationally recognized artists' labor organization as a guide.

(7) The applicant's performances, productions, exhibitions and other services must be regularly scheduled within the state of Washington.

(8) Should an institution funded under the program the previous fiscal year subsequently fail to meet any of the eligibility criteria, the commission may suspend further funding to the institution under the program, with the exception of subsection (2) of this section as provided by subsection (2)(d) of this section.

#### NEW SECTION

**WAC 30-20-050 FUNDING INTENT—LIMITATIONS AND EXCLUSIONS.** (1) Qualifying applicants may apply for funds through the institutional support program, or they may waive this privilege and elect to apply in the competitive partnership programs as described in chapter 30-16 WAC.

(2) The commission's intent is to support a portion of the total operating costs, including program and administrative, of each participating institution. Prorated administrative costs, such as salaries and office overhead are eligible for support.

(3) Funds from the commission may not be used for capital expenditures, endowments, hospitality expenses, existing deficits, or out-of-state programming.

#### NEW SECTION

**WAC 30-20-060 FUNDING FORMULA.** Funding is awarded on a formula basis to those institutions determined by the commission to meet the eligibility criteria of the program.

(1) Each institution participating in the program will receive a base amount of ten thousand dollars.

(2) The balance of program funds will be distributed by the percentage each institution's income represents of the total income of all participating institutions.

#### NEW SECTION

**WAC 30-20-070 APPLICATION PROCEDURES.** (1) Institutions currently accepted in the program must submit materials in two steps.

(a) Upon notification from the commission of an application intent deadline, the institution must submit:

(i) A letter stating the institution's intent to continue participation in the program;

(ii) A completed standard arts reporting form (as revised) for the last completed financial year;

(iii) A corresponding certified audited financial statement for the last completed financial year.

(b) After notification from the commission of the proposed award and an application deadline, the institution must submit:

(i) A plan for use of the proposed award on a form provided by the commission;

(ii) A resolution of the institution's board designating those officials authorized to sign the application and the contract with the commission;

(iii) A copy of the institution's Internal Revenue Service determination letter.

(2) Applicants seeking participation in the program must submit materials in two steps.

(a) To indicate interest in participation in the program, the applicant must submit to the commission:

(i) A letter stating the applicant's interest in being considered in the program;

(ii) A completed preapplication form to be provided by the commission;

(iii) A completed standard arts reporting form (as revised) for the last completed financial year;

(iv) A corresponding certified audited financial statement for the last completed financial year;

(v) A copy of the applicant's Internal Revenue Service determination letter.

(b) After notification from the commission of eligibility for the program, the proposed award and an application deadline, the applicant must submit:

(i) A plan for use of the proposed award on a form provided by the commission;

(ii) A resolution of the institution's board designating those officials authorized to sign the application and the contract with the commission.

(3) The commission will only consider additional institutions when sufficient additional funds above current fiscal year level have been appropriated to the commission for that purpose.

(4) Successful applicants and participating institutions must reapply for each fiscal year of subsequent support.

(5) Completed applications must be postmarked or delivered to the commission office by 5:00 p.m. on the established deadlines.

(6) Expenses which are anticipated by the institution to be covered by commission funds must not be incurred outside the project period as submitted in the program application. The project must start and end within a single fiscal year (July 1 through June 30).

#### NEW SECTION

**WAC 30-20-080 FINANCIAL RESPONSIBILITY OF INSTITUTIONS.** The amount awarded by the commission may not exceed fifty percent of the total project cost. Institutions must demonstrate a reasonable effort to secure local funds and generate earned income to match the award from the commission.

#### NEW SECTION

**WAC 30-20-090 REVIEW PROCEDURES.** (1) The evaluation and review of applications from institutions currently accepted in the program is based on the written responses to the information and materials requested in the application and the application instructions. The review procedures are as follows:

(a) Review by the staff to determine eligibility and completeness;

(b) Evaluation by the staff resulting in recommendations to a review committee of commissioners;

(c) Evaluation by individual commissioners;

(d) Evaluation by the review committee resulting in recommendations to the full commission; and

(e) Evaluation and a final decision by the full commission.

(2) The review of new applicants seeking entry to the program is as follows:

(a) Review by the staff to determine eligibility and completeness from the preapplication materials;

(b) Review by a panel of professionals from the discipline of the applicant;

(c) Evaluation by individual commissioners;

(d) Evaluation by a review committee resulting in recommendations to the full commission; and

(e) Evaluation and a final decision by the full commission.

(3) The review, and any subsequent appeal as permitted by chapter 30-08 WAC, will be conducted in accordance with that chapter.

#### NEW SECTION

**WAC 30-20-100 SPECIAL CONDITIONS.** As a condition of the award contract, the commission requires the institution to provide assurance of compliance with all state and federal laws and regulations pertaining to the following:

(1) Fair labor standards, including minimum wage and working conditions;

(2) Civil rights, including prohibitions against discrimination on the basis of race, color, creed, disability, national origin, sex, age, and marital status;

(3) Handicapped access—Section 504 of the Rehabilitation Act of 1973 prohibits discrimination against the handicapped. Please note

that National Endowment for the Arts regulations under this law apply to federal funds awarded through the commission. All recipients of awards are subject to the provisions of these regulations:

(4) Audits—The commission requires free access to accounting records for funds expended under the terms of the contract award for the purpose of audits, examination, reference or transcription.

#### NEW SECTION

WAC 30-20-110 PAYMENT PROCEDURES. Institutions should be prepared to finance their projects until reimbursed by the commission. Payment will be made quarterly or at the end of the quarter following completion of the project. Payments will only be made for those expenses that take place within the project period as provided in the award contract. All awards are contingent upon receipt by the commission of funding from the National Endowment for the Arts and the state of Washington.

#### NEW SECTION

WAC 30-20-120 EVALUATION METHODS. (1) All institutions must be prepared to provide access to events for two members of the commission or its staff if an on-site evaluation is requested by the commission. On-site evaluation will be conducted in accordance with WAC 30-12-150.

(2) Each institution awarded funding is required to submit a written final report on a form provided by the commission. Future funding is contingent upon receipt and acceptance of the report by the commission as stipulated in the contract.

### Chapter 30-24 WAC FELLOWSHIP RULES

#### WAC

30-24-010	Purpose.
30-24-020	Definitions.
30-24-030	Program purpose and goals.
30-24-040	Eligibility.
30-24-050	Selection criteria.
30-24-060	Program procedures.
30-24-070	Ownership of work.
30-24-080	Commission liability.
30-24-090	Responsibilities—Recipients.
30-24-100	Evaluation methods.

#### NEW SECTION

WAC 30-24-010 PURPOSE. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to artist fellowships.

#### NEW SECTION

WAC 30-24-020 DEFINITIONS. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

- (1) "Literary arts" shall include poetry, fiction, and literary or arts criticism.
- (2) "Two dimensional visual arts" shall include painting, drawing, print-making, photography, multimedia, and two dimensional crafts.
- (3) "Three dimensional visual arts" shall include relief and sculpture in the round and three dimensional crafts.
- (4) "Performing arts" shall include music composition, choreography, and play wrighting.

#### NEW SECTION

WAC 30-24-030 PROGRAM PURPOSE AND GOALS. Artist fellowships are awarded to professional artists of exceptional talent. The awards provide funds to create new work, to improve skills, or to pursue activities considered important for artistic development.

#### NEW SECTION

WAC 30-24-040 ELIGIBILITY. Professional artists currently residing in the state of Washington who are not enrolled in an educational degree program in the field in which they are applying are eligible. Priority will be given to artists who have not previously received a

fellowship award from the commission in any category in the past five years.

#### NEW SECTION

WAC 30-24-050 SELECTION CRITERIA. The selection panels will use the following criteria in making their recommendation to the commission:

- (1) The primary criterion is the creative ability of the applicant as demonstrated by work submitted and representing at least five years of work;
- (2) The statement describing the applicants' plans for artistic development.

#### NEW SECTION

WAC 30-24-060 PROGRAM PROCEDURES. The commission will use the following procedures for notification, applications, and selection of the fellowship recipients:

- (1) The commission will notify the public that the fellowships are available, including the application deadline and the application form. The notification will be made through the use of the commission's mailing lists and notice to the general media.
- (2) Application will be made on a form provided by the commission that includes a description of additional materials required for each artistic discipline.
- (3) The applications will be reviewed by selection panels made up of artists representing the specific artistic disciplines for the fellowship categories. The selection panels will make recommendations to a committee of the commission.
- (4) The committee of the commission will review the selection panel recommendations and make a recommendation to the full commission.
- (5) The commission will review the committee's recommendation and take final action on the award of the fellowships.
- (6) The commission will set the amount and the number of awards to be given each year.
- (7) Fellowships will be awarded once each year in the following categories on a rotating basis:
  - (a) In even-numbered years, awards will be given in the literary arts and two dimensional visual arts; and
  - (b) In odd-numbered years, awards will be given in the performing arts and three dimensional visual arts.
- (8) Each year, one award will be made to the top Washington state recipient of the Western States Regional Media Arts Fellowship Competition.
- (9) The commission does not require the production of a public service or the creation of a permanent work of art for public use as a result of the fellowship award. The artist is free to pursue whatever activities will best provide artistic development.

#### NEW SECTION

WAC 30-24-070 OWNERSHIP OF WORK. Any work created during the time of the artist fellowship is retained by the artist, including all copyrights.

#### NEW SECTION

WAC 30-24-080 COMMISSION LIABILITY. While every precaution will be taken to properly handle and protect application materials, the commission cannot be responsible for loss or damage that may occur by third parties during handling or shipping. Application materials will be returned by mail when return postage is provided by the applicant.

#### NEW SECTION

WAC 30-24-090 RESPONSIBILITIES—RECIPIENTS. At the conclusion of the award period, the recipient must make a final report which will include a narrative accounting of the award period as it relates to the intent of the application. An optional personal presentation to the commission of work done during the period of the award or alternative ways the award furthered the recipient's artistic career is encouraged.

NEW SECTION

WAC 30-24-100 EVALUATION METHODS. The commission will review the artist fellowships through site visits by members and staff.

Chapter 30-28 WAC  
STATE-WIDE SERVICES RULES

## WAC

30-28-010	Purpose.
30-28-020	Program purpose and goals.
30-28-030	Criteria.
30-28-040	Evaluation methods.

NEW SECTION

WAC 30-28-010 PURPOSE. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to state-wide services. Those rules found in chapters 30-01 through 30-12 WAC also apply.

NEW SECTION

WAC 30-28-020 PROGRAM PURPOSE AND GOALS. The commission may identify services not currently provided that have a state-wide impact, or affect many arts organizations or artists. In such instances, the commission may initiate a project involving one or more organizations to provide those services.

NEW SECTION

WAC 30-28-030 CRITERIA. (1) The criteria by which the commission shall designate a service as state-wide will include the following:

- (a) A demonstrated state-wide need for the service;
  - (b) The service is not currently provided in a coordinated manner state-wide;
  - (c) The service presently provided by independent entities could be more cost-effective if coordinated at a state-wide level;
  - (d) The service will increase the sharing of resources at a state-wide level;
  - (e) The service may be or become part of a larger regional, national, or international network.
- (2) The commission will use the following criteria to determine eligibility for existing organizations to develop a state-wide service:
- (a) The organization must have been incorporated in the state of Washington for no less than two years;
  - (b) The organization must have provided professional arts programming in the state of Washington for no less than two years;
  - (c) At the request of the commission, the organization must submit a preliminary plan for the delivery of the services on a form provided by the commission.
- (3) In those instances where no organization exists which is capable of providing the identified services, the commission may assist in the creation and development of such an organization.
- (4) The commission may waive matching requirements for state-wide services.
- (5) Subsequent contracts for state-wide services will be initiated at the discretion of the commission. Subsequent contracts are subject to an annual review by the commission.

NEW SECTION

WAC 30-28-040 EVALUATION METHODS. Contractors for the delivery of state-wide services shall submit an annual evaluation of their performance on a form provided by the commission.

Chapter 30-32 WAC  
CULTURAL ENRICHMENT PROGRAM

## WAC

30-32-010	Purpose.
30-32-020	Definitions.
30-32-030	Program purpose and goals.
30-32-040	Eligibility and delivery of program services— Schools.
30-32-050	Eligibility—Artists.
30-32-060	Application review process—Artists.

30-32-070	Contracting of artists.
30-32-080	Evaluation methods.

NEW SECTION

WAC 30-32-010 PURPOSE. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the cultural enrichment program. The rules found in chapters 30-01 through 30-12 WAC also apply.

NEW SECTION

WAC 30-32-020 DEFINITIONS. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

- (1) "CEP" means the cultural enrichment program administered by the commission.
- (2) "Common schools" means the public schools of Washington state as defined by RCW 28A.01.060.
- (3) "Performing arts" means the broad disciplines of music, dance, and drama and the various forms of expression and performances associated within them.

NEW SECTION

WAC 30-32-030 PROGRAM PURPOSE AND GOALS. The cultural enrichment program provides the best professional performing arts experiences not generally available to the common schools in Washington state. By the presentation of performances by professional artists and arts organizations and by accompanying study guide materials, the cultural enrichment program aims to enrich learning experiences, stimulate awareness and build positive attitudes toward the arts among students in kindergarten through 12th grade.

NEW SECTION

WAC 30-32-040 ELIGIBILITY AND DELIVERY OF PROGRAM SERVICES—SCHOOLS. (1) All common schools in the state of Washington are eligible to receive CEP services. Parochial schools are not eligible to receive CEP events in their facilities, however, parochial school students may be invited to join common school students in community facilities.

- (2) The commission will deliver CEP services as follows:
  - (a) CEP events will be provided at no cost;
  - (b) The commission will determine the distribution of services and coordinate the schedule of events with local school district coordinators assigned to CEP. No applications are required;
  - (c) CEP events will be presented in public school facilities and in community cultural facilities when school districts are able to bus students to the central location;
  - (d) CEP events will be scheduled during school hours;
  - (e) Study guides will be distributed to school district coordinators in the common schools.

NEW SECTION

WAC 30-32-050 ELIGIBILITY—ARTISTS. All professional artists and arts organizations are eligible to apply to participate in the CEP. They must submit an application form provided by the commission in the prior fiscal year, to be filed by the deadline determined by the commission. Applications shall be made available by direct mail to artists on the commission's mailing list who have indicated interest in CEP and public notice of the competition will be made through the media.

NEW SECTION

WAC 30-32-060 APPLICATION REVIEW PROCESS—ARTISTS. Artist applications are reviewed by an advisory panel comprised of educators and professional artists with expertise in music, dance, drama, and other arts disciplines. The recommendations of the advisory panel are presented to the commission's education committee which makes recommendations to the commission for final approval. Applications are rated according to the following criteria:

- (1) Ability to build rapport with student audiences;
- (2) Presentation of a program appropriate to the educational environment, grade level to be served, and the overall needs of CEP;
- (3) Record of offering professional quality programs in schools;
- (4) History of sound management.

NEW SECTION

WAC 30-32-070 **CONTRACTING OF ARTISTS.** Artists who have been selected for inclusion in the CEP shall be contracted by the commission for specific dates, location of events, performance fees, and allowable expenses as related to the program to be performed. The artist(s) will be responsible for providing the commission with information on their program and related educational materials to be included in study guides to accompany the event. The commission will be responsible for the final production and distribution of the study guides to the participating school districts.

NEW SECTION

WAC 30-32-080 **EVALUATION METHODS.** Each year, the commission will convene an advisory panel to review the CEP. Individual performances shall be evaluated by participating schools with written reports on forms provided by the commission. Also, on-site monitoring of events will be conducted by the commission, its staff and advisors.

Chapter 30-36 WAC  
ARTISTS-IN-RESIDENCE PROGRAM RULES

## WAC

30-36-010	Purpose.
30-36-020	Definitions.
30-36-030	Program purpose and goals.
30-36-040	Eligibility—Sponsors.
30-36-050	Eligibility—Artists.
30-36-060	Application review process—Sponsors.
30-36-070	Application review process—Artists.
30-36-080	Responsibilities—Sponsors.
30-36-090	Matching requirements.
30-36-100	Residency requirements.
30-36-110	Evaluation methods.

NEW SECTION

WAC 30-36-010 **PURPOSE.** The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the artists-in-residence program. Those rules found in chapters 30-01 through 30-12 WAC also apply.

NEW SECTION

WAC 30-36-020 **DEFINITIONS.** In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

- (1) "AIR" means the artists-in-residence program administered by the commission.
- (2) "Sponsor" means any Washington state public school, school district, educational service district, private nonparochial school, college or university, or any cultural or community organization including local arts councils and commissions, retirement centers, libraries, hospitals, correctional centers, and other facilities for special populations.
- (3) "Primary sponsor" means the applicant organization that takes the primary responsibility for managing the program at the local site, receives the greater part of the resident artist's time, and is responsible for coordination between the artist and the primary and secondary program sites.
- (4) "Secondary sponsor" means the organization that shares a smaller part of the resident artist's time and may be responsible for a partial share of the cost of the program in cooperation with the primary sponsor.
- (5) "Matching" means the sharing of costs for the program between the commission, primary sponsor and, if applicable, the secondary sponsor.
- (6) "Special populations" means public or nonprofit institutions serving prison programs, incarcerated youth programs, and programs serving the mentally or physically disabled.

NEW SECTION

WAC 30-36-030 **PROGRAM PURPOSE AND GOALS.** The artists-in-residence program is a competitive matching grant program for sponsors seeking to integrate a working artist into the everyday life of a school, community center, or facility serving special populations so

that participants can observe a professional artist at work and learn how to participate in that artist's process and form of artistic expression. The AIR program is designed to augment the arts in the basic curriculum of the common schools or to provide professional artistic programs in other sites.

NEW SECTION

WAC 30-36-040 **ELIGIBILITY—SPONSORS.** All sponsors meeting the definitions under WAC 30-36-020(2) are eligible to apply to the commission's artists-in-residence program. Sponsors wishing to participate in the AIR program must file an application provided by the commission to be submitted in the prior fiscal year on the deadline determined by the commission. Applications are competitive on a state-wide basis and awards are subject to the level of funds available to the commission. Applications must be submitted by the primary sponsor with a clear indication of a secondary sponsor and residency sites. Schools cannot be both a primary and secondary sponsor. The primary sponsor may contribute the secondary sponsor's share of the match for the program.

NEW SECTION

WAC 30-36-050 **ELIGIBILITY—ARTISTS.** Professional artists in all arts disciplines are eligible to apply to participate in the AIR program. They must submit an application form provided by the commission in the prior fiscal year to be filed by the deadline determined by the commission. Application forms shall be made available by direct mail to all artists who are on the commission's mailing list and who indicate interest in the AIR program. Public notice of the competition will be made through the media.

NEW SECTION

WAC 30-36-060 **APPLICATION REVIEW PROCESS—SPONSORS.** Sponsor applications are reviewed by an advisory panel and by the commission's education committee which make recommendations to the commission for final approval. The following criteria are applied to all applications:

- (1) Demonstrated need for the program;
- (2) A clearly defined plan for the artist at the primary and secondary sites;
- (3) A documented cash and in-kind match commitment as required by the commission;
- (4) A plan for meeting the personal needs of the artist including food, lodging, and studio space;
- (5) A strong commitment to and arrangements for local management of the program;
- (6) Specific plans for publicity, evaluation, and follow-up activities;
- (7) Recognition that artists hired for residencies are practicing professionals in their chosen field, not teachers, to be used as resources for students, teachers and community members, and not to be considered as substitutes for regular teachers or program personnel;
- (8) A clear indication that sponsor guidelines, as outlined by the commission, will be followed;
- (9) In addition to the specific program criteria above, the commission will consider an applicant's prior history in the AIR program, the distribution of artists and their artistic disciplines among all possible program sites, and the geographic distribution of the commission's resources;
- (10) In the case of schools, the commission will consider applicants' commitment to the arts in their basic curriculum as documented by arts classes offered and professional teaching staff.

NEW SECTION

WAC 30-36-070 **APPLICATION REVIEW PROCESS—ARTISTS.** Artist applications are reviewed by artist selection panels comprised of professional artists which make recommendations to the education committee and commission for final approval. Applications are rated on the strength of the applicant's artist abilities, philosophy in relation to the program's goals, and documented experience in youth and adult education programs. Approved artist applications are held until there is a sponsor request and then forwarded to a sponsor for final selection. Final selection of an artist is made either at interviews arranged by the commission or through a resume-sharing process among sponsors and the commission.

**NEW SECTION**

**WAC 30-36-080 RESPONSIBILITIES—SPONSORS.** Sponsors are required to establish an AIR planning committee to determine the objectives of the residency at both the primary and secondary sites. This committee should include educators, administrators, artists, and community members. This committee should:

- (1) Designate an on-site project coordinator;
- (2) Identify target groups to work with the artist(s);
- (3) Plan the work of the artist at all sites;
- (4) Apply to the commission for matching funds, contract with the commission and manage the overall residency project;
- (5) Select the resident artist(s) and notify the commission of the decision within ten days following artist interviews;
- (6) Oversee the duties as outlined in the original sponsor application.

**NEW SECTION**

**WAC 30-36-090 MATCHING REQUIREMENTS.** First and second year sponsors are required to match commission funds on a fifty-fifty basis. Third year (and above) sponsors are required to match fifty-five percent to the commission's forty-five percent. In-kind contributions cannot be considered as match.

**NEW SECTION**

**WAC 30-36-100 RESIDENCY REQUIREMENTS.** Sponsors and artists must adhere to the following residency requirements as set forth by the commission:

- (1) The artist may not work more than four hourly periods per day. During the remainder of the day, the artist pursues his or her own artwork;
- (2) Contact-period classes should not exceed thirty participants;
- (3) Classroom teachers or sponsor representatives should remain in the artist's sessions at all times;
- (4) The standard residency must be at least ten days in length. One hour is reserved for a teacher workshop. Three hours are to be spent at the secondary sponsor site;
- (5) Artists are hired by the primary sponsor on a contract, and are paid in full upon satisfactory completion of services at the end of the residency. Long-term resident artists are paid in agreed upon installments;
- (6) All materials and supply costs are covered by the sponsors;
- (7) Sponsors and artists must evaluate the residency and submit reports on a form provided by the commission. A final report is due thirty days after the end of the contract period;
- (8) The commission reserves the right to waive or revise scheduling and matching requirements for special populations.

**NEW SECTION**

**WAC 30-36-110 EVALUATION METHODS.** The commission evaluates the artists-in-residence program as follows:

- (1) Evaluation forms provided by the commission are required to be completed and returned by each sponsor and participating artist;
- (2) Written evaluations by students and participants in each residency are optional, but encouraged by the commission;
- (3) Site visits by commissioners, AIR program manager and other staff are conducted as time and budget allow;
- (4) Every two years, the national endowment for the arts conducts an in-depth evaluation in conjunction with its funding of the program through the commission.

Chapter 30-40 WAC  
AIPP RULES

<b>WAC</b>	
30-40-010	Purpose.
30-40-020	Authority.
30-40-030	Definitions.
30-40-040	Program purpose and goals.
30-40-050	Fiscal procedures/eligibility.
30-40-060	Maintenance/deaccessioning.
30-40-070	Program procedures.
30-40-080	Rejection of art.
30-40-090	Evaluation methods.

**NEW SECTION**

**WAC 30-40-010 PURPOSE.** The purpose of this chapter is to provide artists, state agencies, universities, colleges and community colleges, common schools, and the public with rules that apply to the art in public places program.

**NEW SECTION**

**WAC 30-40-020 AUTHORITY.** The Washington state arts commission is authorized by RCW 43.46.040 to adopt rules and is authorized under RCW 43.46.090 to administer the art in public places program. Under this authority, the commission develops, maintains and presents to the public the state art collection. The specific statutes these rules are intended to implement are: RCW 43.46.090, 43.46.095, 43.17.200, 43.17.205, 43.17.210, 43.19.455, 28A.58.055, 28B.10.025, and 28B.10.027.

**NEW SECTION**

**WAC 30-40-030 DEFINITIONS.** In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

- (1) "Agency" means the agency with one-half of one percent of its capital construction appropriations designated for the acquisition of works of art under RCW 43.17.200, 43.19.455, 28A.58.055, and 28B.10.025, as follows:
  - (a) RCW 43.17.200 designates all state agencies, departments, boards, councils, commissions, and quasi-public corporations.
  - (b) RCW 43.19.455 designates all state agencies under the department of general administration.
  - (c) RCW 28A.58.055 designates "common schools" (public schools) recognized by the state of Washington.
  - (d) RCW 28B.10.025 designates the University of Washington, Washington State University, regional universities, The Evergreen State College and community college districts.
- (2) "Agency project committee" means an advisory committee that works with the commission to develop a designated art project. The agency project committee shall be appointed at the commission's request by the administration of the agency receiving the project and may consist of three to seven members representing: Agency administration, project architect, artists or art professionals, community members, and building users. The commission may recommend representatives to the agency project committee.
- (3) "Art selection panel" means a body appointed by the commission to review, recommend, and select artists for projects according to project specifications. Panels will vary in size and be comprised of artists, art professionals.
- (4) "Maintenance" means the ongoing upkeep required for artworks to retain their structural and aesthetic integrity.
- (5) The "state art collection" means all works of art and select design models commissioned or purchased under RCW 43.17.200, 28A.58.055, 28B.10.025, 43.46.090, and 43.19.455. Individual works are held in trust under the terms of an interagency agreement by agencies working in partnership with the commission. Development, administration, and management of the overall collection, including maintenance, deaccessioning and loan policies, archival recordkeeping and documentation, shall be carried out by the commission.
- (6) The "artist resource bank" means a file of artists' slides and materials maintained by the commission. Artists included in the artist resource bank are selected by art selection panels through competitions and considered for project selection by agency project committees, primarily in the common schools.
- (7) "Deaccessioning" means the removal of a work of art from the state art collection by the commission.

**NEW SECTION**

**WAC 30-40-040 PROGRAM PURPOSE AND GOALS.** (1) The legislature recognizes this state's responsibility to foster culture and the arts and its interest in the viable development of its artists and craftsmen.

(2) The legislature declares it to be a priority of this state that a portion of appropriations for capital expenditures be set aside for the acquisition of works of art to be placed in public buildings or on public lands.

(3) To provide high quality works of art in public places in the state of Washington.

NEW SECTION

WAC 30-40-050 FISCAL PROCEDURES/ELIGIBILITY. (1) Construction eligibility. Funding for works of art are generated through the capital budget under the following statutes:

(a) RCW 43.17.200 (state agencies) – applies to construction of any new building and/or additions to an existing building (structure). Excludes highway construction sheds, warehouses and other buildings of a temporary nature.

(b) RCW 28A.58.055 (common schools) – applies to construction of any new building and/or additions to an existing building (structure).

(c) RCW 28B.10.027 (universities, colleges and community colleges) – applies to construction of any new building and/or additions to an existing building (structure). Renovation and remodel work exceeding two hundred thousand dollars are included. Excluded are sheds, warehouses and other buildings of a temporary nature.

(2) Calculation of funds. The amount to be made available for works of art is to be calculated as follows:

(a) (RCW 43.17.200 and 28B.10.027) For each eligible appropriation, the one-half of one percent formula is to be applied to architecture and engineering fees, total building cost and equipment costs.

(b) (RCW 28A.58.055) For each eligible appropriation, the one-half of one percent formula is to be applied to the total state matching funds to school districts.

(3) Determination of funds. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, shall determine the funds to be made available for art under RCW 43.17.210, 43.19.455, 28A.58.055, and 28B.10.025.

(4) Supplementing funds for art. The one-half of one percent expenditure is a required minimum for works of art. State agencies, universities, colleges and community colleges, and common schools may designate more than this amount in planning for a project. Other private and public funding sources may provide supplemental grants and matching funds.

(5) Transfer of funds. The commission maintains the fiscal system for all one-half of one percent funds for art. After project funds for art have been determined, the commission requests transfer of the funds for art to the commission. The transaction is made through an invoice voucher billing from the commission to the agency, and the agency transfers the funds to the commission through a journal voucher.

The funds are transferable to the commission at the time the law providing for the appropriation becomes effective. In the case of projects governed by the sale of bonds, the funds for art shall be eligible for transfer thirty days after the sale of the bond(s).

(6) Reappropriation of funds. Upon timely notification by the commission, the agency shall request reappropriation of the unspent funds for art in the coming biennium. The reappropriation of funds is made by the commission transferring the funds back to the agency through a journal voucher, and upon reappropriation, requesting the return transfer of funds for art to the commission.

(7) Use of funds for art. The one-half of one percent funds for art may be used for expenses incurred in the design, fabrication and installation of works of art, artists' expenses and the commission's administrative expenses.

Funds for art may not be used for administrative expenses of the agency or architect; expenses of the agency as agreed upon for the preparation and installation of the work, dedication, and insurance, or for the maintenance of the works of art.

(8) Determination of projects and sites. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, shall determine the projects and sites to be designated for works of art under RCW 43.17.210, 43.19.455, 28A.58.055, and 28B.10.025.

(9) Contracting and expenditure.

(a) The commission is responsible for contracting and expending the one-half of one percent funds for art.

(b) The artists enter into a contract with the commission to create a new work or transfer title of an existing work according to the terms of the contract.

(c) The agency will comply with the terms of the interagency agreement as negotiated with the commission.

(10) Waiver of funds. School districts under the superintendent of public instruction may elect to waive their use of art funds. Waiver of

funds for art will not cause loss of or otherwise endanger state construction funds. These funds are subsequently not available to the school district but shall be applied to works of art according to RCW 28A.58.055 at the discretion of the commission.

NEW SECTION

WAC 30-40-060 MAINTENANCE/DEACCESSIONING. (1) Maintenance responsibilities. The agency is responsible for all routine maintenance operations required on a periodic basis as specified by the artist in his/her maintenance specifications report. The commission is responsible for any extraordinary repair or unscheduled maintenance required to restore a structurally or aesthetically diminished artwork to its original intent and function.

(2) Deaccessioning. Works of art will be removed from the state art collection if it has been determined by the commission that the work:

(a) Has been lost or stolen;

(b) Presents a safety hazard in its present condition; or that

(c) The restoration of the work's structural or aesthetic integrity is:

(i) Technically infeasible;

(ii) Disproportionate to the value of the work.

NEW SECTION

WAC 30-40-070 PROGRAM PROCEDURES. (1) Placement of works of art/projects and sites. Artwork may be placed on public lands; integral to or attached to a public building or structure; detached within or outside a public building or structure; part of a portable exhibition or collection; part of a temporary exhibition; or loaned or exhibited in other public facilities. Funds are designated for projects and sites as follows:

(a) State agencies – Funds may be used within the jurisdiction of the agency or on any public land, building or structure of any state agency, including new and existing buildings, state park lands, and structures which may include bridges and waterways.

(b) Common schools – Funds may be used within the jurisdiction of the school district or at any common school facility within the state. Funds under this section may not be designated to projects and sites outside of the common schools system.

(c) Universities, colleges and community colleges – Funds may be used within the jurisdiction of the university, college or community college which generated the funds for art, and with the permission of the board of regents or trustees, designated to other projects and sites at other institutions of higher education. Funds under this section may not be designated to projects and sites at other state agencies or within the common school system.

(d) Any temporary relocation of an artwork initiated by the agency must be registered with the commission. Placement of works of art outside the agency must be processed through the loan procedures of the commission.

(2) Project specifications. The commission works with the agency project committee to develop the project specifications considering the available budget, sites and project approach.

The commission will determine whether a project is to be a commission or purchase of art. Design fees will be paid according to the commission's fee structure for design proposals and may vary according to the number of artist finalists and scope of design work as agreed upon by the commission, artist(s) and agency.

(3) Method of selection of artists. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, is responsible for the selection of artists and determines the method of selection which may be:

(a) Open competition – Participation is open to any qualified professional artist.

(b) Limited competition – The art selection panel will recommend to the commission a list of artists who will be invited to submit.

(c) Direct selection – The artist will be recommended as the artist(s) by the art selection panel.

(d) Artist resource bank – The agency project committee will select the artist or works of art from a resource bank of available artists and works of art screened by art selection panels and approved by the commission. The artist is responsible for submitting slides, materials, and/or proposals in accordance with specifications set forth by the commission.

(4) Selection criteria. The highest priority is given to quality, the artistic excellence of the artist and proposed artwork, and evidence of

the artist's ability to execute the work. Consideration will also be given to the structural and aesthetic integrity of any existing or proposed work.

In order to achieve diversity in the state art collection, priority consideration may be given to artists who are not currently under contract, have not recently had work purchased or commissioned, or who are not represented in the state art collection. Diversity of individual artists may be represented by scale, style or geographic placement.

(a) Special considerations for selection of projects under the superintendent of public instruction - The school district board of directors may appoint a representative to the agency project committee in order to participate in the selection of artists through the commission's artist resource bank selection process. In some cases, a separate art selection panel will be established by the commission to which the school district board of directors may appoint a representative.

(5) Reviewing of design, execution, placement and acceptance. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, is responsible for reviewing the design, execution, placement and acceptance of the works of art under the art in public places program.

(6) Artist responsibilities. The artists enter into a contract with the commission to create a new work of art or transfer title of an existing work according to the terms of the contract.

**NEW SECTION**

**WAC 30-40-080 REJECTION OF ART.** (1) Selections by school districts. The school district board of directors and the superintendent of public instruction may reject the results of the selection process or reject the placement of a work of art if the work is portable. Works that are integrated into the structure of the building, commissioned for a specific site where the aesthetic integrity of the work is dependent upon the site and/or works that physically cannot be moved without incurring a large expense are not considered portable. The determination as to whether a work of art is portable or not shall be made by the commission in consultation with the school district and artist. If the selection process or a work of art is rejected, the art funds are subsequently not available to the school district for uses other than art. The funds for art and/or works of art will be used in other school districts at the discretion of the commission.

(2) Selections by state agencies and universities, colleges and community colleges. The agency may request the commission to reconsider the selection of an artist or work of art based on the original project specifications. On receipt of such a request, the commission will review the project and may meet with the artist, agency representative, member(s) of the art selection panel and commission staff. These participants may elect to reschedule the project, request an alternative design from the artist, or reassign project funds or the selected work to an alternative site.

**NEW SECTION**

**WAC 30-40-090 EVALUATION METHODS.** The commission will review the art in public places program through reports of the state agencies, common schools, universities, colleges and community colleges on a form provided by the commission, reports submitted by artists and program staff, and by periodic reviews by the commission's visual arts committee.

**Chapter 30-44 WAC  
GOVERNOR'S ARTS AWARDS RULES**

<b>WAC</b>	
30-44-010	Purpose.
30-44-020	Program purpose and goals.
30-44-030	Eligibility.
30-44-040	Nomination procedures.
30-44-050	Program procedures.

**NEW SECTION**

**WAC 30-44-010 PURPOSE.** The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the governor's arts awards.

**NEW SECTION**

**WAC 30-44-020 PROGRAM PURPOSE AND GOALS.** The governor's arts awards is a program sponsored and administered by the commission. The commission recommends the award recipients to the governor who has final approval authority. The governor's arts awards recognize those individuals and organizations who have contributed significantly to the arts and cultural development of the state of Washington.

**NEW SECTION**

**WAC 30-44-030 ELIGIBILITY.** In order for the commission to consider an individual or organization for a governor's arts award, the nominee must:

- (1) Be a current resident of the state of Washington, or have been a resident of the state of Washington during the time the contributions were made and/or achievements accomplished;
- (2) Not have been a previous recipient.

**NEW SECTION**

**WAC 30-44-040 NOMINATION PROCEDURES.** Nominations will be made on a form provided by the commission. In addition to the form, nominations should include information outlining the significant achievements and/or contributions of the nominee. The nomination form is available at the commission office. The commission may recommend individuals or organizations not nominated in a current year, but who have been nominated in past years. The commission may recommend as many recipients as it deems appropriate.

**NEW SECTION**

**WAC 30-44-050 PROGRAM PROCEDURES.** The commission will generally use the following procedures for notification and selection of recipients:

- (1) The commission will notify the public that nominations are open, including the deadline and a sample of the form. The notification will be made through the use of the commission's mailing lists and notice to the general media.
- (2) An ad hoc committee of commissioners and advisors will review the nominations and make their recommendations to the commission.
- (3) The commission will review the committee's recommendations for nominations and advise the governor of its decisions. The governor has final approval authority.
- (4) Following the governor's acceptance of the award recipients, the staff will make arrangements for the presentation of the awards and notify the recipients of the time and place.
- (5) Each year the commission will select one or more works of art to present to the recipients.
- (6) The governor's arts awards may be suspended for a period of time due to circumstances beyond the commission's control.

**Chapter 30-48 WAC  
COMMUNITY DEVELOPMENT RULES**

<b>WAC</b>	
30-48-010	Purpose.
30-48-020	Definitions.
30-48-030	Program purpose and goals.
30-48-040	Eligibility.
30-48-050	Application review process—Technical assistance.
30-48-060	Application—Community challenge award.
30-48-070	Evaluation methods.

**NEW SECTION**

**WAC 30-48-010 PURPOSE.** The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the community development program administered by the commission. Those rules found in chapters 30-01 through 30-16 WAC also apply.

**NEW SECTION**

**WAC 30-48-020 DEFINITIONS.** In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

- (1) "Local arts council" means a private, nonprofit organization, designated under Section 501(c)(3) as a tax-exempt organization by

the Internal Revenue Service, created to represent, serve and promote multidisciplinary arts, artists, and arts organizations within its community jurisdiction.

(2) "Local arts commission" means a governmental agency created to represent, serve and promote interdisciplinary arts, artists, and arts organizations within its legal jurisdiction.

(3) "Local arts agency" means either a local arts council or arts commission.

(4) "Technical assistance" means the transmittal of information, skills, and/or resources that help to improve the ability of an organization to accomplish its purpose.

(5) "Consultant" refers to an individual outside the employment of the commission who may provide needed expertise under a contract or subgrant.

(6) "Community challenge award" means a category of the commission's partnership program for selected local arts agencies.

#### NEW SECTION

**WAC 30-48-030 PROGRAM PURPOSE AND GOALS.** The purpose of the community development program is to assist local arts councils and commissions to attain an effective federal-state-local partnership in support of the arts. The goals of the community development program are:

(1) To improve local arts councils and arts commissions in the state of Washington by providing technical and financial assistance.

(2) To advocate the needs and goals of local arts councils and arts commissions.

(3) To enhance the sharing of information and expertise within the network of local arts councils and arts commissions within the state, region, and nation.

#### NEW SECTION

**WAC 30-48-040 ELIGIBILITY.** All local arts councils and arts commissions in the state of Washington are eligible to receive the services of the commission's community development program. Local arts agencies requesting service will be considered on a first come, first served basis within the available resources of the commission.

#### NEW SECTION

**WAC 30-48-050 APPLICATION REVIEW PROCESS—TECHNICAL ASSISTANCE.** Requests for technical assistance must be made to the commission as follows:

(1) For one-day on-site visits or presentations by a member of the commission's staff or consultant, qualified organizations must call or write to outline the nature of the service to be rendered, the date, location and time of the site visit and the expected outcome. The commission may authorize either staff or a consultant to respond to the request.

(2) For services requiring more than a one-day site visit by the staff or consultant, the organization must submit a dated letter of request at least six weeks in advance with the following information:

(a) A brief description of the project or need requiring technical assistance;

(b) A formal request for assistance signed by an authorized staff member and member of the board;

(c) Estimated timeline for the project;

(d) Indication of agreement to assign a liaison person from the organization to work with and assist the staff or consultant.

The commission will review each request and respond within ten days. Decisions to provide extended technical assistance on site will be considered on the basis of available staff time and/or budget to engage a consultant.

(3) Requests for funding will follow the procedures outlined under chapter 30-16 WAC pertaining to the partnership program. Local arts agencies are eligible to apply for funds to support consultants and/or various short-term and long-term projects.

#### NEW SECTION

**WAC 30-48-060 APPLICATION—COMMUNITY CHALLENGE AWARD.** The commission may invite one or more local arts agencies each year to participate in its community challenge award program. These awards are designed specifically to help local arts agencies expand their local base of support and services to their constituents. Local arts agencies may request consideration for this funding category following discussion and preapplication planning with the

staff. Organizations may be invited to proceed with a formal application only after the commission has reviewed a preliminary proposal and acted to authorize the commitment of funds in advance of a formal review of the application. These awards will be contingent each year on the availability of funds within the partnership program. The following information will be required for a formal application:

(1) A formal plan for a financial challenge to local government or businesses;

(2) Documentation of the organization's development and stability including documenting the sources for a two to one match representing new or additional funding;

(3) A formal project plan developed by the organization's board, staff, and primary constituents including an outline of expanded programs, services, and public participation;

(4) Evidence of sound management through budget documents, long-range plans, history of staff employment, and board minutes;

(5) Qualified organizations must also meet general and specific requirements of the partnership program as described under chapter 30-16 WAC.

#### NEW SECTION

**WAC 30-48-070 EVALUATION METHODS.** The commission will review the community development program through site visits by members and staff. Reports will be required of all clients receiving technical assistance or matching grants. Consultants will also be required to file reports on their services to both the local arts agency and the commission. Final report forms will be required by the commission.

## WSR 86-24-039

### EMERGENCY RULES

### EMPLOYMENT SECURITY DEPARTMENT

[Order 4-86—Filed November 26, 1986]

I, Ernest F. LaPalm, deputy commissioner of the Employment Security Department, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Belltown job service center services, new WAC 192-12-158.

I, Ernest F. LaPalm, deputy commissioner, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this rule is necessary to implement an October 30, 1986, agreement between the Employment Security Department and the city of Seattle which resolved litigation concerning the department's Belltown office in Seattle. The agreement requires the department to adopt an emergency rule to provide special services to a certain group of claimants.

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

This rule is promulgated under the general rule-making authority of the Employment Security Department as authorized in RCW 50.12.010 and 50.12.040.

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

APPROVED AND ADOPTED November 25, 1986.

By Ernest F. LaPalm  
Deputy Commissioner

**NEW SECTION**

**WAC 192-12-158 BELLTOWN JOB SERVICE CENTER SERVICES.** (1) No person (defined below) shall have his or her unemployment insurance claim denied, interrupted or delayed because of a failure to appear in person at any job service center other than the office at 2106 Second Avenue, Seattle, Washington.

(2) "Person," for purposes of this rule, means any unemployment insurance claimant:

(a) Who has a handicap that inhibits mobility;

(b) Who lacks reasonable access to a private automobile and lives in Ballard, North Ballard or Crown Hill of Seattle, Washington; or

(c) Whose unemployment insurance claim, in order to be processed, requires only intake functions, defined as filing a new application, reopening a previously established claim, or making minor adjustments in either the application or claim.

(3) This rule does not require the holding of administrative hearings at the office at 2106 Second Avenue, Seattle, Washington.

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

**WSR 86-24-040****ADOPTED RULES****BUILDING CODE COUNCIL**

[Order 86-18—Filed November 26, 1986—Eff. April 27, 1987]

Be it resolved by the State Building Code Council, acting at the Angle Lake Fire Hall, 2929 South 200th Street, Seattle, WA, that it does adopt the annexed rules relating to state regulations for barrier-free facilities, chapter 51-10 WAC.

This action is taken pursuant to Notice No. WSR 86-14-094 filed with the code reviser on July 2, 1986. These rules shall take effect at a later date, such date being April 27, 1987.

This rule is promulgated pursuant to chapters 19.27 and 70.92 RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 14, 1986.

By Lynn Carmichael  
Chair

**Reviser's note:** The amendments to the state regulations for barrier-free facilities filed with this permanent order are not capable of being reproduced in the Register and are therefore omitted pursuant to RCW 34.04.050(3). Copies may be obtained from the Department of Community Development, Ninth and Columbia Building, Mailstop GH-51, Olympia, Washington 98504.

**WSR 86-24-041****ADOPTED RULES****BUILDING CODE COUNCIL**

[Order 86-19—Filed November 26, 1986—Eff. April 27, 1987]

Be it resolved by the State Building Code Council, acting at the Angle Lake Fire Hall, 2929 South 200th Street, Seattle, WA, that it does adopt the annexed rules relating to amendments to the Washington State Building Code, chapter 51-16 WAC, Uniform Plumbing Code and Uniform Plumbing Code Standards, WAC 51-16-060.

This action is taken pursuant to Notice No. WSR 86-20-095 filed with the code reviser on October 1, 1986. These rules shall take effect at a later date, such date being April 27, 1987.

This rule is promulgated pursuant to RCW 19.27.074 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 14, 1986.

By Lynn Carmichael  
Chair

**AMENDATORY SECTION** (Amending Order 85-13, filed 11/26/85)

**WAC 51-16-060 UNIFORM PLUMBING AND UNIFORM PLUMBING CODE STANDARDS.** The 1985 edition of the Uniform Plumbing Code and the 1985 Uniform Plumbing Code Standards, published by the International Association of Plumbing and Mechanical Officials, is hereby adopted by reference: **PROVIDED** that Chapters 11 and 12 of this code are not adopted: **PROVIDED FURTHER, that any pipe, pipefitting, solder, or flux used in the installation or repair of any plumbing in a residential or non-residential facility providing water for human consumption shall be lead free. This prohibition shall not apply to leaded joints necessary for the repair of cast iron pipes. The term lead free:**

(1) When used with respect to solders and flux refers to solders and flux containing not more than two-tenths of one percent lead; and

(2) When used with respect to pipes and pipe fittings refers to pipes and pipefittings containing not more than eight percent lead.

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

**WSR 86-24-042**

**ADOPTED RULES**

**DEPARTMENT OF LABOR AND INDUSTRIES**

[Order 86-41—Filed November 26, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to revisions to the accident fund and medical aid base rates of each risk classification and revisions to the experience-rating rules and parameters to reflect more current experience for workers' compensation insurance underwritten by the Department of Labor and Industries.

This action is taken pursuant to Notice No. WSR 86-20-075 filed with the code reviser on October 1, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 51.04.020(1) and 51.16.035 which directs that the Department of Labor and Industries has authority to implement the provisions of Title 51 RCW, industrial insurance laws.

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

APPROVED AND ADOPTED November 26, 1986.

By Richard A. Davis  
Director

**AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)**

**WAC 296-17-855 EXPERIENCE MODIFICATION.** The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{A_p + W A_e + (1-W) E_e + B}{E + B}$$

The components  $A_p$ ,  $W A_e$ , and  $(1-W) E_e$  are values which shall be charged against an employer's experience record. The component,  $E$ , shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

" $A_p$ " signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all

employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ~~(( $\$4,350$ ))~~  $\$5,404$  the primary actual loss shall be determined from the formula:

$$\text{Primary loss} = \frac{((+0,876)) \frac{13,510}{x \text{ total loss}}}{\text{Total loss} + ((6,526)) \frac{8,106}{x \text{ total loss}}}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ~~(( $\$4,350$ ))~~  $\$5,404$  the full value of the claim shall be considered a primary loss.

" $A_e$ " signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

" $W$ " signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol " $W A_e$ " in the experience modification formula. W values are set forth in Table II.

" $E$ " signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

" $E_e$ " signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification " $D$ -Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by " $(1-W) E_e$ " in the experience modification formula.  $D$ -Ratios are set forth in Table III.

" $B$ " signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

**AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)**

**WAC 296-17-875 TABLE I.**

Primary Losses for Selected Claim Values	
CLAIM VALUE	PRIMARY LOSS
<del>((4,350</del>	<u>4,350</u>
<del>4,606</del>	<u>4,500</u>
<del>5,553</del>	<u>5,000</u>
<del>8,030</del>	<u>6,000</u>
<del>11,786</del>	<u>7,000</u>
<del>18,153</del>	<u>8,000</u>
<del>23,346</del>	<u>8,500</u>

CLAIM VALUE	PRIMARY LOSS	EXPECTED LOSSES	B	W	
31,308	9,000	102,461	106,648	13,748	.33
81,725*	10,072	106,649	110,925	13,543	.34
108,760**	10,260))	110,926	115,293	13,338	.35
5,404	5,404	115,294	119,756	13,133	.36
6,476	6,000	119,757	124,317	12,928	.37
8,716	7,000	124,318	128,979	12,722	.38
11,769	8,000	128,980	133,746	12,517	.39
16,176	9,000	133,747	138,621	12,312	.40
23,094	10,000	138,622	143,609	12,107	.41
35,524	11,000	143,610	148,715	11,902	.42
64,419	12,000	148,716	153,940	11,696	.43
91,509*	12,411	153,941	159,291	11,491	.44
135,100**	12,745	159,292	164,772	11,286	.45
		164,773	170,389	11,081	.46
		170,390	176,147	10,876	.47
		176,148	182,050	10,670	.48
		182,051	188,106	10,465	.49
		188,107	194,319	10,260	.50
		194,320	200,697	10,055	.51
		200,698	207,247	9,850	.52
		207,248	213,975	9,644	.53
		213,976	220,890	9,439	.54
		220,891	227,999	9,234	.55
		228,000	235,311	9,029	.56
		235,312	242,836	8,824	.57
		242,837	250,582	8,618	.58
		250,583	258,560	8,413	.59
		258,561	266,781	8,208	.60
		266,782	275,257	8,003	.61
		275,258	284,000	7,798	.62
		284,001	293,022	7,592	.63
		293,023	302,338	7,387	.64
		302,339	311,963	7,182	.65
		311,964	321,912	6,977	.66
		321,913	332,205	6,772	.67
		332,206	342,857	6,566	.68
		342,858	353,888	6,361	.69
		353,889	365,321	6,156	.70
		365,322	377,178	5,951	.71
		377,179	389,483	5,746	.72
		389,484	402,262	5,540	.73
		402,263	415,544	5,335	.74
		415,545	429,360	5,130	.75
		429,361	443,743	4,925	.76
		443,744	458,730	4,720	.77
		458,731	474,358	4,514	.78
		474,359	490,673	4,309	.79
		490,674	507,719	4,104	.80
		507,720	525,549	3,899	.81
		525,550	544,219	3,694	.82
		544,420	563,789	3,488	.83
		563,790	584,327	3,283	.84
		584,328	605,908	3,078	.85
		605,909	628,614	2,873	.86
		628,615	652,537	2,668	.87
		652,538	677,777	2,462	.88
		677,778	704,447	2,257	.89
		704,448	732,674	2,052	.90
		732,675	762,599	1,847	.91
		762,600	794,383	1,642	.92

\* Average death value  
 \*\* Maximum claim value

**AMENDATORY SECTION** (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-880 TABLE II.

"B" and "W" Values

Maximum Claim Value =  $\$((108,760)) \frac{135,100}{91,509}$   
 Average Death Value =  $\$((81,725)) \frac{91,509}{135,100}$

EXPECTED LOSSES	B	W	
((2,355 & Under	20,520	0	
2,356	4,747	20,315	.01
4,748	7,175	20,110	.02
7,176	9,639	19,904	.03
9,640	12,140	19,699	.04
12,141	14,681	19,494	.05
14,682	17,260	19,289	.06
17,261	19,882	19,084	.07
19,883	22,544	18,878	.08
22,545	25,248	18,673	.09
25,249	27,997	18,468	.10
27,998	30,791	18,263	.11
30,792	33,631	18,058	.12
33,632	36,519	17,852	.13
36,520	39,455	17,647	.14
39,456	42,441	17,442	.15
42,442	45,479	17,237	.16
45,480	48,570	17,032	.17
48,571	51,715	16,826	.18
51,716	54,916	16,621	.19
54,917	58,175	16,416	.20
58,176	61,493	16,211	.21
61,494	64,873	16,006	.22
64,874	68,315	15,800	.23
68,316	71,822	15,595	.24
71,823	75,395	15,390	.25
75,396	79,037	15,185	.26
79,038	82,751	14,980	.27
82,752	86,537	14,774	.28
86,538	90,398	14,569	.29
90,399	94,337	14,364	.30
94,338	98,357	14,159	.31
98,358	102,460	13,954	.32

EXPECTED LOSSES		B	W
794,384	- 828,203	1,436	.93
828,204	- 864,265	1,231	.94
864,266	- 902,799	1,026	.95
902,800	- 944,071	821	.96
944,072	- 988,385	616	.97
988,386	- 1,036,092	410	.98
1,036,093	- 1,087,599	205	.99
1,087,600	& over	0	1.00))
2,926	& Under	25,490	.00
2,927	- 5,897	25,235	.01
5,898	- 8,912	24,980	.02
8,913	- 11,973	24,725	.03
11,974	- 15,081	24,470	.04
15,082	- 18,237	24,215	.05
18,238	- 21,441	23,961	.06
21,442	- 24,696	23,706	.07
24,697	- 28,003	23,451	.08
28,004	- 31,363	23,196	.09
31,364	- 34,778	22,941	.10
34,779	- 38,248	22,686	.11
38,249	- 41,776	22,431	.12
41,777	- 45,363	22,176	.13
45,364	- 49,010	21,921	.14
49,011	- 52,720	21,666	.15
52,721	- 56,494	21,412	.16
56,495	- 60,333	21,157	.17
60,334	- 64,240	20,902	.18
64,241	- 68,217	20,647	.19
68,218	- 72,265	20,392	.20
72,266	- 76,386	20,137	.21
76,387	- 80,584	19,882	.22
80,585	- 84,860	19,627	.23
84,861	- 89,216	19,372	.24
89,217	- 93,655	19,117	.25
93,656	- 98,179	18,863	.26
98,180	- 102,792	18,608	.27
102,793	- 107,495	18,353	.28
107,496	- 112,292	18,098	.29
112,293	- 117,185	17,843	.30
117,186	- 122,178	17,588	.31
122,179	- 127,274	17,333	.32
127,275	- 132,477	17,078	.33
132,478	- 137,790	16,823	.34
137,791	- 143,216	16,568	.35
143,217	- 148,759	16,314	.36
148,760	- 154,425	16,059	.37
154,426	- 160,216	15,804	.38
160,217	- 166,137	15,549	.39
166,138	- 172,194	15,294	.40
172,195	- 178,390	15,039	.41
178,391	- 184,731	14,784	.42
184,732	- 191,222	14,529	.43
191,223	- 197,869	14,274	.44
197,870	- 204,678	14,019	.45
204,679	- 211,655	13,765	.46

EXPECTED LOSSES		B	W
211,656	- 218,807	13,510	.47
218,808	- 226,140	13,255	.48
226,141	- 233,662	13,000	.49
233,663	- 241,381	12,745	.50
241,382	- 249,304	12,490	.51
249,305	- 257,439	12,235	.52
257,440	- 265,797	11,980	.53
265,798	- 274,387	11,725	.54
274,388	- 283,217	11,470	.55
283,218	- 292,301	11,216	.56
292,302	- 301,647	10,961	.57
301,648	- 311,270	10,706	.58
311,271	- 321,180	10,451	.59
321,181	- 331,392	10,196	.60
331,393	- 341,920	9,941	.61
341,921	- 352,780	9,686	.62
352,781	- 363,987	9,431	.63
363,988	- 375,560	9,176	.64
375,561	- 387,516	8,921	.65
387,517	- 399,875	8,667	.66
399,876	- 412,660	8,412	.67
412,661	- 425,892	8,157	.68
425,893	- 439,595	7,902	.69
439,596	- 453,797	7,647	.70
453,798	- 468,525	7,392	.71
468,526	- 483,810	7,137	.72
483,811	- 499,684	6,882	.73
499,685	- 516,183	6,627	.74
516,184	- 533,345	6,372	.75
533,346	- 551,211	6,118	.76
551,212	- 569,827	5,863	.77
569,828	- 589,241	5,608	.78
589,242	- 609,507	5,353	.79
609,508	- 630,682	5,098	.80
630,683	- 652,830	4,843	.81
652,831	- 676,021	4,588	.82
676,022	- 700,330	4,333	.83
700,331	- 725,843	4,078	.84
725,844	- 752,650	3,823	.85
752,651	- 780,855	3,569	.86
780,856	- 810,571	3,314	.87
810,572	- 841,924	3,059	.88
841,925	- 875,054	2,804	.89
875,055	- 910,117	2,549	.90
910,118	- 947,290	2,294	.91
947,291	- 986,771	2,039	.92
986,772	- 1,028,782	1,784	.93
1,028,783	- 1,073,577	1,529	.94
1,073,578	- 1,121,443	1,274	.95
1,121,444	- 1,172,711	1,020	.96
1,172,712	- 1,227,757	765	.97
1,227,758	- 1,287,018	510	.98
1,287,019	- 1,350,999	255	.99
1,351,000	& over	0	1.00

AMENDATORY SECTION (Amending Order 86-18,  
filed 5/30/86, effective 7/1/86)

WAC 296-17-885 TABLE III.

Expected Loss Rates and D-Ratios  
Expected Loss Rates in Dollars Per Worker Hour  
for Indicated Fiscal Year

((CLASS	1982	1983	1984	D-RATIO
0101	.5199	.5341	.4957	.355
0102	.3492	.3587	.3325	.370
0103	.4312	.4429	.4095	.402
0104	.3579	.3676	.3421	.326
0105	.4377	.4498	.4176	.349
0106	.8370	.8599	.7974	.365
0107	.3769	.3872	.3589	.369
0108	.4134	.4247	.3928	.399
0109	.6829	.7016	.6531	.318
0201	.9545	.9807	.9110	.344
0202	1.0960	1.1261	1.0497	.302
0206	.4693	.4823	.4512	.256
0301	.2253	.2314	.2131	.455
0302	.6857	.7045	.6551	.332
0306	.2236	.2296	.2122	.406
0307	.2143	.2201	.2041	.371
0401	.8998	.9243	.8564	.376
0402	.5646	.5801	.5393	.336
0403	.6556	.6735	.6279	.301
0502	.4281	.4397	.4075	.377
0503	.2681	.2754	.2560	.336
0504	.4976	.5112	.4736	.377
0505	.5598	.5751	.5326	.383
0506	.7171	.7367	.6808	.407
0507	.7346	.7546	.6992	.376
0508	.7537	.7742	.7167	.387
0509	.6496	.6674	.6227	.291
0510	.5598	.5751	.5326	.383
0511	.5598	.5751	.5326	.383
0512	.5598	.5751	.5326	.383
0601	.1863	.1914	.1769	.408
0602	.1959	.2012	.1865	.377
0603	.3351	.3442	.3190	.377
0604	.5134	.5275	.4891	.366
0606	.0945	.0970	.0898	.391
0607	.1230	.1264	.1168	.404
0608	.1863	.1914	.1769	.408
0701	.5174	.5316	.4948	.319
0803	.1761	.1809	.1674	.388
0804	.2863	.2941	.2733	.335
0901	.9565	.9827	.9121	.355
0902	.2689	.2761	.2564	.355
1002	.4664	.4792	.4433	.395
1003	.2733	.2808	.2604	.368
1004	.2733	.2808	.2604	.368
1005	1.1533	1.1849	1.0983	.371
1007	.0364	.0375	.0345	.468
1101	.2042	.2098	.1933	.441
1102	.4783	.4913	.4550	.383
1103	.1580	.1624	.1500	.408
1104	.2065	.2121	.1959	.415
1106	.0449	.0461	.0424	.457
1108	.2138	.2197	.2031	.399

((CLASS	1982	1983	1984	D-RATIO
1109	.4783	.4913	.4550	.383
1301	.1624	.1668	.1543	.392
1303	.0871	.0895	.0827	.414
1304	.0053	.0056	.0051	.395
1305	.1008	.1035	.0955	.433
1401	.3546	.3643	.3378	.367
1404	.2115	.2172	.2013	.373
1501	.1573	.1616	.1495	.393
1507	.1309	.1344	.1244	.391
1701	.9022	.9270	.8636	.307
1702	.9022	.9270	.8636	.307
1703	.2353	.2417	.2241	.368
1704	.2576	.2646	.2448	.394
1801	.3328	.3418	.3173	.357
2002	.2716	.2790	.2579	.408
2003	.1757	.1805	.1668	.411
2004	.3034	.3117	.2894	.350
2005	.1433	.1473	.1359	.420
2007	.1741	.1788	.1662	.338
2008	.1195	.1228	.1137	.382
2101	.2000	.2055	.1902	.389
2102	.1757	.1805	.1668	.411
2104	.0768	.0790	.0725	.503
2105	.3034	.3117	.2882	.403
2201	.1072	.1101	.1014	.445
2202	.1544	.1586	.1462	.436
2401	.2557	.2627	.2427	.414
2903	.3062	.3145	.2901	.429
2904	.3921	.4029	.3741	.345
2906	.1951	.2005	.1849	.435
2908	.3142	.3227	.2995	.356
3101	.3278	.3369	.3137	.311
3102	.2352	.2417	.2243	.358
3103	.2352	.2417	.2243	.358
3104	.2584	.2655	.2466	.346
3105	.3538	.3634	.3362	.395
3301	.3373	.3464	.3190	.454
3302	.2442	.2508	.2315	.426
3303	.1313	.1350	.1245	.432
3309	.1709	.1756	.1624	.396
3401	.1649	.1694	.1565	.403
3402	.1736	.1783	.1649	.404
3403	.0546	.0561	.0519	.389
3404	.2059	.2116	.1951	.434
3405	.0902	.0926	.0858	.380
3406	.0768	.0790	.0729	.429
3407	.1324	.1359	.1261	.366
3408	.0514	.0528	.0492	.327
3409	.0757	.0777	.0716	.440
3501	.1979	.2034	.1872	.454
3503	.1373	.1411	.1297	.472
3505	.2138	.2197	.2031	.399
3506	.2673	.2746	.2552	.340
3508	.1507	.1548	.1424	.463
3601	.0385	.0395	.0364	.439
3602	.0385	.0395	.0364	.439
3603	.2038	.2093	.1929	.444
3604	.3719	.3820	.3538	.382
3605	.1343	.1381	.1278	.389
3606	.2689	.2761	.2564	.355

CLASS	1982	1983	1984	D-RATIO	CLASS	1982	1983	1984	D-RATIO
3701	.0859	.0883	.0816	.388	5001	1.6308	1.6754	1.5557	.349
3702	.2203	.2263	.2091	.412	5002	.1680	.1726	.1593	.424
3706	.0859	.0883	.0816	.388	5003	.5372	.5519	.5124	.352
3707	.1592	.1635	.1509	.430	5004	.2850	.2927	.2705	.411
3708	.0890	.0915	.0843	.441	5101	.3543	.3640	.3364	.408
3801	.1174	.1206	.1118	.369	5102	.5656	.5810	.5374	.397
3802	.0707	.0727	.0669	.450	5103	.4873	.5005	.4640	.371
3803	.0707	.0727	.0669	.450	5104	.2450	.2517	.2330	.388
3805	.0707	.0727	.0669	.450	5106	.2450	.2517	.2330	.388
3806	.0707	.0727	.0669	.450	5107	.1704	.1750	.1618	.405
3808	.0793	.0814	.0752	.421	5108	.3172	.3258	.3021	.368
3809	.0890	.0915	.0843	.441	5109	.2364	.2428	.2245	.400
3901	.1391	.1429	.1321	.409	5201	.1704	.1750	.1618	.405
3902	.2667	.2740	.2534	.403	5204	.6525	.6702	.6173	.450
3903	.3760	.3863	.3574	.391	5205	.3172	.3258	.3021	.368
3904	.2667	.2740	.2534	.403	5206	.1847	.1897	.1760	.358
3905	.0561	.0576	.0528	.509	5207	.0557	.0572	.0527	.437
3906	.2022	.2076	.1920	.402	5208	.3023	.3105	.2879	.369
3909	.0717	.0736	.0676	.481	5209	.2324	.2387	.2209	.398
4002	.2970	.3051	.2828	.373	5301	.0071	.0073	.0067	.411
4101	.0556	.0571	.0526	.439	5305	.0120	.0123	.0114	.403
4103	.1034	.1062	.0980	.431	5306	.0141	.0145	.0134	.404
4104	.0556	.0571	.0526	.439	5307	.0871	.0894	.0825	.433
4107	.0295	.0303	.0280	.403	6103	.0136	.0139	.0128	.423
4108	.0556	.0571	.0526	.439	6104	.1560	.1602	.1484	.381
4109	.0556	.0571	.0526	.439	6105	.0909	.0934	.0862	.416
4201	.2166	.2225	.2062	.370	6106	.0909	.0934	.0862	.416
4301	.3314	.3405	.3133	.457	6107	.0680	.0698	.0649	.337
4302	.3264	.3352	.3093	.433	6108	.1757	.1804	.1652	.518
4303	.3541	.3638	.3360	.417	6109	.0158	.0162	.0150	.465
4304	.2798	.2875	.2657	.407	6201	.0685	.0704	.0651	.401
4305	.5217	.5359	.4952	.410	6202	.2825	.2902	.2686	.389
4401	.1853	.1903	.1759	.409	6203	.0520	.0534	.0495	.388
4402	.2445	.2512	.2334	.345	6204	.0570	.0586	.0539	.456
4404	.1757	.1805	.1668	.411	6205	.0570	.0586	.0539	.456
4501	.0526	.0541	.0502	.332	6206	.0570	.0586	.0539	.456
4502	.0217	.0222	.0206	.360	6207	.3226	.3314	.3058	.426
4503	.0265	.0272	.0251	.426	6208	.1121	.1152	.1070	.349
4504	.0265	.0272	.0251	.426	6209	.0792	.0813	.0749	.456
4601	.2097	.2154	.2009	.298	6301	.0508	.0521	.0485	.339
4802	.0986	.1013	.0935	.419	6302	.0716	.0735	.0681	.392
4803	.1158	.1190	.1093	.479	6303	.0191	.0197	.0182	.402
4804	.2345	.2409	.2224	.421	6304	.0542	.0557	.0516	.356
4805	.1222	.1256	.1156	.450	6305	.0243	.0249	.0230	.421
4806	.0305	.0312	.0287	.453	6306	.0764	.0784	.0725	.419
4807	.5598	.5751	.5326	.383	6307	.0325	.0333	.0308	.455
4808	.1346	.1383	.1274	.446	6308	.0169	.0173	.0160	.362
4809	.0825	.0847	.0779	.460	6309	.0404	.0415	.0381	.452
4810	.0429	.0440	.0405	.447	6401	.0325	.0333	.0308	.455
4811	.1158	.1190	.1093	.479	6402	.0991	.1017	.0939	.428
4812	.0986	.1013	.0935	.419	6403	.0591	.0607	.0558	.483
4901	.0270	.0278	.0258	.351	6404	.0209	.0215	.0200	.383
4902	.0601	.0617	.0570	.426	6405	.1762	.1810	.1669	.433
4903	.0270	.0278	.0258	.351	6406	.0325	.0333	.0308	.455
4904	.0065	.0067	.0062	.467	6407	.0767	.0788	.0726	.455
4905	.1082	.1111	.1021	.487	6408	.1310	.1345	.1245	.397
4906	.0219	.0225	.0207	.439	6409	.1958	.2012	.1867	.353
4907	.0439	.0451	.0417	.387	6501	.0175	.0181	.0166	.444
4908	.0447	.0458	.0424	.399	6502	.0062	.0063	.0059	.435
4909	.0447	.0458	.0424	.399	6503	.0540	.0555	.0518	.253

<del>CLASS</del>	<del>1982</del>	<del>1983</del>	<del>1984</del>	<del>D-RATIO</del>
<del>6504</del>	<del>.0706</del>	<del>.0726</del>	<del>.0666</del>	<del>.499</del>
<del>6505</del>	<del>.0763</del>	<del>.0783</del>	<del>.0723</del>	<del>.418</del>
<del>6506</del>	<del>.0187</del>	<del>.0192</del>	<del>.0177</del>	<del>.379</del>
<del>6507</del>	<del>.1282</del>	<del>.1318</del>	<del>.1215</del>	<del>.429</del>
<del>6508</del>	<del>.1282</del>	<del>.1318</del>	<del>.1215</del>	<del>.429</del>
<del>6509</del>	<del>.0711</del>	<del>.0730</del>	<del>.0670</del>	<del>.486</del>
<del>6601</del>	<del>.0998</del>	<del>.1025</del>	<del>.0947</del>	<del>.423</del>
<del>6602</del>	<del>.1860</del>	<del>.1911</del>	<del>.1763</del>	<del>.422</del>
<del>6603</del>	<del>.0972</del>	<del>.0999</del>	<del>.0920</del>	<del>.447</del>
<del>6604</del>	<del>.0308</del>	<del>.0316</del>	<del>.0293</del>	<del>.384</del>
<del>6605</del>	<del>.0812</del>	<del>.0835</del>	<del>.0770</del>	<del>.414</del>
<del>6607</del>	<del>.0559</del>	<del>.0574</del>	<del>.0530</del>	<del>.410</del>
<del>6608</del>	<del>.1268</del>	<del>.1304</del>	<del>.1206</del>	<del>.390</del>
<del>6609</del>	<del>.6942</del>	<del>.7130</del>	<del>.6538</del>	<del>.506</del>
<del>6704</del>	<del>.0725</del>	<del>.0745</del>	<del>.0689</del>	<del>.396</del>
<del>6705</del>	<del>.2021</del>	<del>.2076</del>	<del>.1906</del>	<del>.486</del>
<del>6706</del>	<del>.1142</del>	<del>.1173</del>	<del>.1087</del>	<del>.386</del>
<del>6707</del>	<del>3.43*</del>	<del>3.52*</del>	<del>3.22*</del>	<del>.541</del>
<del>6708</del>	<del>4.0644</del>	<del>4.1756</del>	<del>1.3131</del>	<del>.399</del>
<del>6709</del>	<del>.0505</del>	<del>.0519</del>	<del>.0478</del>	<del>.475</del>
<del>6801</del>	<del>.2817</del>	<del>.2894</del>	<del>.2668</del>	<del>.435</del>
<del>6802</del>	<del>.1580</del>	<del>.1623</del>	<del>.1497</del>	<del>.436</del>
<del>6803</del>	<del>1.4564</del>	<del>1.4967</del>	<del>1.4052</del>	<del>.213</del>
<del>6804</del>	<del>.0926</del>	<del>.0952</del>	<del>.0884</del>	<del>.359</del>
<del>6809</del>	<del>.7411</del>	<del>.7611</del>	<del>.6981</del>	<del>.500</del>
<del>6902</del>	<del>.4621</del>	<del>.4748</del>	<del>.4427</del>	<del>.296</del>
<del>6903</del>	<del>1.8297</del>	<del>1.8799</del>	<del>1.7510</del>	<del>.311</del>
<del>6904</del>	<del>.1408</del>	<del>.1447</del>	<del>.1340</del>	<del>.382</del>
<del>6905</del>	<del>.1408</del>	<del>.1447</del>	<del>.1340</del>	<del>.382</del>
<del>6907</del>	<del>.4885</del>	<del>.5018</del>	<del>.4651</del>	<del>.373</del>
<del>6908</del>	<del>.1965</del>	<del>.2019</del>	<del>.1864</del>	<del>.425</del>
<del>6909</del>	<del>.0339</del>	<del>.0347</del>	<del>.0322</del>	<del>.383</del>
<del>7101</del>	<del>.0182</del>	<del>.0187</del>	<del>.0173</del>	<del>.392</del>
<del>7102</del>	<del>5.36*</del>	<del>5.50*</del>	<del>5.06*</del>	<del>.458</del>
<del>7103</del>	<del>.0812</del>	<del>.0834</del>	<del>.0772</del>	<del>.388</del>
<del>7104</del>	<del>.0161</del>	<del>.0166</del>	<del>.0154</del>	<del>.397</del>
<del>7105</del>	<del>.1173</del>	<del>.1205</del>	<del>.1108</del>	<del>.473</del>
<del>7106</del>	<del>.2074</del>	<del>.2131</del>	<del>.1967</del>	<del>.414</del>
<del>7107</del>	<del>.2898</del>	<del>.2977</del>	<del>.2756</del>	<del>.387</del>
<del>7108</del>	<del>.7022</del>	<del>.7213</del>	<del>.6661</del>	<del>.418</del>
<del>7109</del>	<del>1.8997</del>	<del>1.9515</del>	<del>1.8054</del>	<del>.395</del>
<del>7201</del>	<del>.0855</del>	<del>.0878</del>	<del>.0806</del>	<del>.496</del>
<del>7202</del>	<del>.0221</del>	<del>.0228</del>	<del>.0211</del>	<del>.363</del>
<del>7203</del>	<del>---</del>	<del>---</del>	<del>.0139</del>	<del>.393</del>
<del>7301</del>	<del>.1626</del>	<del>.1671</del>	<del>.1541</del>	<del>.429</del>
<del>7302</del>	<del>.1613</del>	<del>.1656</del>	<del>.1524</del>	<del>.466</del>
<del>7307</del>	<del>.1588</del>	<del>.1631</del>	<del>.1496</del>	<del>.500</del>
<del>7308</del>	<del>.0781</del>	<del>.0803</del>	<del>.0743</del>	<del>.395</del>
<del>7309</del>	<del>---</del>	<del>---</del>	<del>.0480</del>	<del>.448))</del>
CLASS	1983	1984	1985	D-RATIO
0101	.7477	.7535	.6398	.343
0102	.6448	.6492	.5476	.366
0103	.7181	.7235	.6139	.346
0104	.4994	.5032	.4270	.344
0105	.6159	.6194	.5196	.386
0106	.9314	.9375	.7906	.368
0107	.5419	.5447	.4550	.401
0108	.7113	.7160	.6042	.365

CLASS	1983	1984	1985	D-RATIO
0109	1.0573	1.0648	.9010	.355
0201	1.2210	1.2293	1.0387	.360
0202	1.4967	1.5097	1.2901	.320
0206	.7702	.7780	.6703	.290
0301	.3122	.3131	.2590	.438
0302	.9582	.9641	.8106	.378
0306	.4118	.4142	.3475	.386
0307	.3177	.3193	.2664	.407
0401	1.4880	1.4980	1.2644	.364
0402	.7676	.7723	.6494	.378
0403	.8007	.8061	.6805	.363
0502	.6451	.6486	.5436	.390
0503	.4525	.4552	.3828	.378
0504	.6822	.6865	.5781	.373
0505	.9247	.9308	.7855	.365
0506	1.1367	1.1418	.9503	.414
0507	1.2758	1.2844	1.0841	.364
0508	.9122	.9174	.7693	.387
0509	1.0086	1.0156	.8588	.358
0510	.6958	.6996	.5855	.395
0511	.5273	.5299	.4423	.404
0512	.8055	.8081	.6675	.441
0601	.2479	.2490	.2073	.413
0602	.2484	.2500	.2098	.383
0603	.3289	.3310	.2794	.365
0604	.7605	.7662	.6495	.349
0606	.1274	.1280	.1067	.410
0607	.1424	.1432	.1197	.395
0608	.1825	.1833	.1526	.412
0701	.8112	.8176	.6954	.337
0803	.1877	.1886	.1577	.398
0804	.2940	.2956	.2475	.393
0901	1.1999	1.2074	1.0164	.374
0902	.2919	.2997	.2783	.355
1002	.5886	.5917	.4943	.401
1003	.3488	.3502	.2906	.425
1004	.3488	.3502	.2906	.425
1005	1.8810	1.8910	1.5824	.395
1007	.0626	.0626	.0509	.502
1101	.2412	.2423	.2013	.419
1102	.7172	.7216	.6065	.379
1103	.2088	.2096	.1737	.430
1104	.2746	.2755	.2276	.440
1106	.0647	.0647	.0526	.497
1108	.2291	.2299	.1901	.438
1109	.5553	.5590	.4720	.363
1301	.1663	.1667	.1374	.450
1303	.1004	.1008	.0837	.422
1304	.0074	.0075	.0062	.443
1305	.1602	.1609	.1333	.429
1401	.5063	.5088	.4250	.402
1404	.2845	.2857	.2374	.420
1501	.1710	.1719	.1438	.397
1507	.1452	.1460	.1216	.410
1701	1.1044	1.1149	.9568	.304
1702	1.1044	1.1149	.9568	.304
1703	.3092	.3110	.2611	.383
1704	.3981	.3998	.3317	.425
1801	.4477	.4503	.3776	.387
2002	.3194	.3207	.2662	.423

CLASS	1983	1984	1985	D-RATIO	CLASS	1983	1984	1985	D-RATIO
2003	.2622	.2632	.2186	.423	3904	.2895	.2974	.2750	.403
2004	.4320	.4349	.3675	.360	3905	.0690	.0690	.0561	.499
2005	.1821	.1828	.1509	.443	3906	.2443	.2453	.2036	.424
2007	.2039	.2052	.1725	.381	3909	.1080	.1080	.0870	.527
2008	.1540	.1548	.1293	.402	4002	.3353	.3375	.2843	.371
2101	.2550	.2558	.2115	.436	4101	.0759	.0761	.0625	.459
2102	.2622	.2632	.2186	.423	4103	.1663	.1668	.1380	.436
2104	.1363	.1364	.1110	.494	4104	.0603	.0620	.0571	.439
2105	.2932	.2947	.2462	.401	4107	.0392	.0393	.0322	.462
2201	.1286	.1289	.1060	.457	4108	.0759	.0761	.0625	.459
2202	.1917	.1925	.1602	.415	4109	.0759	.0761	.0625	.459
2401	.2856	.2869	.2391	.410	4201	.2603	.2617	.2190	.394
2903	.3183	.3190	.2618	.464	4301	.4103	.4106	.3341	.494
2904	.4001	.4016	.3329	.429	4302	.3990	.4001	.3291	.455
2906	.2847	.2854	.2344	.460	4303	.4761	.4777	.3950	.438
2908	.5265	.5288	.4400	.415	4304	.3338	.3350	.2771	.434
3101	.3307	.3330	.2812	.362	4305	.6185	.6211	.5158	.422
3102	.2714	.2729	.2284	.394	4401	.2215	.2223	.1840	.435
3103	.2714	.2729	.2284	.394	4402	.3201	.3221	.2712	.373
3104	.2775	.2791	.2339	.390	4404	.2622	.2632	.2186	.423
3105	.3795	.3800	.3106	.478	4501	.0762	.0767	.0651	.343
3301	.4694	.4707	.3880	.449	4502	.0221	.0224	.0187	.388
3302	.3530	.3539	.2918	.448	4503	.0288	.0295	.0272	.426
3303	.1552	.1559	.1295	.421	4504	.0326	.0327	.0269	.443
3309	.2153	.2163	.1800	.415	4601	.2706	.2729	.2329	.325
3401	.2034	.2046	.1715	.389	4802	.1637	.1642	.1359	.434
3402	.1787	.1794	.1488	.426	4803	.2038	.2045	.1687	.446
3403	.0714	.0717	.0598	.408	4804	.2892	.2897	.2376	.467
3404	.1855	.1860	.1531	.453	4805	.1946	.1950	.1599	.468
3405	.1307	.1312	.1089	.423	4806	.0404	.0405	.0330	.478
3406	.0974	.0976	.0803	.456	4807	.8699	.8752	.7358	.378
3407	.1855	.1866	.1564	.389	4808	.2415	.2430	.2046	.374
3408	.0621	.0625	.0525	.377	4809	.1084	.1086	.0890	.470
3409	.0942	.0944	.0777	.454	4810	.0645	.0647	.0533	.452
3501	.3342	.3357	.2797	.412	4811	.1651	.1657	.1372	.433
3503	.1790	.1792	.1460	.490	4812	.1637	.1642	.1359	.434
3505	.2321	.2385	.2204	.399	4901	.0315	.0317	.0265	.400
3506	.3713	.3739	.3157	.362	4902	.0538	.0542	.0453	.402
3508	.2262	.2268	.1870	.447	4903	.0315	.0317	.0265	.400
3601	.0418	.0429	.0395	.439	4904	.0074	.0075	.0062	.443
3602	.0476	.0478	.0390	.484	4905	.1453	.1457	.1194	.469
3603	.3214	.3221	.2645	.461	4906	.0233	.0233	.0192	.457
3604	.5123	.5150	.4311	.394	4907	.0533	.0535	.0446	.414
3605	.1828	.1835	.1528	.413	4908	.0533	.0535	.0446	.414
3606	.3598	.3607	.2963	.459	4909	.0533	.0535	.0446	.414
3701	.1318	.1324	.1106	.401	5001	2.0234	2.0382	1.7268	.351
3702	.2617	.2633	.2215	.376	5002	.2399	.2405	.1978	.456
3706	.0932	.0958	.0886	.388	5003	.8351	.8422	.7183	.327
3707	.2254	.2259	.1850	.472	5004	.5643	.5659	.4662	.451
3708	.1155	.1157	.0949	.466	5101	.4145	.4166	.3475	.406
3801	.1357	.1364	.1143	.392	5102	.7635	.7668	.6383	.414
3802	.0768	.0770	.0627	.488	5103	.5722	.5754	.4817	.393
3803	.0767	.0789	.0726	.450	5104	.2659	.2732	.2529	.388
3805	.0767	.0789	.0726	.450	5106	.3446	.3464	.2893	.402
3806	.0767	.0789	.0726	.450	5107	.1850	.1899	.1756	.405
3808	.1220	.1223	.1005	.458	5108	.4028	.4046	.3369	.412
3809	.0966	.0993	.0915	.441	5109	.2986	.3000	.2501	.408
3901	.1168	.1172	.0974	.424	5201	.1881	.1889	.1565	.428
3902	.3203	.3221	.2706	.381	5204	.8834	.8854	.7262	.465
3903	.5073	.5096	.4245	.411	5205	.3443	.3536	.3279	.368

CLASS	1983	1984	1985	D-RATIO
5206	.2462	.2479	.2095	.359
5207	.0682	.0684	.0563	.453
5208	.5304	.5337	.4490	.376
5209	.3789	.3805	.3162	.420
5301	.0109	.0109	.0091	.404
5305	.0142	.0143	.0118	.436
5306	.0162	.0162	.0136	.405
5307	.1531	.1539	.1285	.403
6103	.0201	.0202	.0167	.433
6104	.1384	.1390	.1161	.404
6105	.1195	.1199	.0988	.450
6106	.0987	.1014	.0936	.416
6107	.0739	.0743	.0625	.383
6108	.2597	.2595	.2087	.533
6109	.0177	.0177	.0145	.459
6201	.0821	.0824	.0685	.419
6202	.3415	.3433	.2872	.396
6203	.0618	.0621	.0517	.417
6204	.0723	.0724	.0590	.485
6205	.0723	.0724	.0590	.485
6206	.0723	.0724	.0590	.485
6207	.4338	.4350	.3581	.453
6208	.1382	.1389	.1166	.387
6209	.1107	.1111	.0919	.437
6301	.0536	.0539	.0454	.382
6302	.0920	.0925	.0772	.406
6303	.0256	.0258	.0218	.361
6304	.0647	.0651	.0547	.377
6305	.0284	.0285	.0237	.428
6306	.1215	.1219	.1005	.445
6307	.0353	.0361	.0334	.455
6308	.0225	.0226	.0190	.372
6309	.0504	.0505	.0410	.496
6401	.0353	.0361	.0334	.455
6402	.1070	.1072	.0880	.465
6403	.0753	.0754	.0614	.488
6404	.0351	.0352	.0293	.417
6405	.2610	.2619	.2166	.436
6406	.0335	.0335	.0274	.485
6407	.0783	.0784	.0636	.499
6408	.1545	.1552	.1294	.408
6409	.2619	.2636	.2222	.369
6501	.0252	.0252	.0205	.484
6502	.0093	.0093	.0077	.430
6503	.0649	.0656	.0567	.284
6504	.1054	.1055	.0857	.499
6505	.0940	.0942	.0775	.459
6506	.0260	.0262	.0219	.395
6507	.1391	.1431	.1319	.429
6508	.2009	.2015	.1656	.457
6509	.1017	.1018	.0827	.499
6601	.1121	.1126	.0932	.432
6602	.2400	.2405	.1978	.457
6603	.1263	.1266	.1039	.464
6604	.0396	.0397	.0331	.417
6605	.1032	.1035	.0855	.440
6607	.0682	.0684	.0563	.453
6608	.1612	.1619	.1349	.410
6609	1.0877	1.0878	.8806	.511
6704	.0917	.0922	.0767	.410

CLASS	1983	1984	1985	D-RATIO
6705	.2898	.2903	.2377	.472
6706	.1523	.1529	.1273	.416
6707	4.9000*	4.8900*	3.9300*	.540
6708	1.1255	1.1303	.9397	.418
6709	.0634	.0635	.0519	.478
6801	.3990	.4004	.3316	.432
6802	.2143	.2150	.1785	.424
6803	1.7418	1.7632	1.5389	.243
6804	.1221	.1229	.1035	.370
6809	.9439	.9440	.7642	.511
6902	.4937	.4978	.4240	.332
6903	2.4583	2.4794	2.1162	.324
6904	.1262	.1269	.1064	.390
6905	.1664	.1676	.1415	.361
6907	.7129	.7158	.5943	.423
6908	.1737	.1745	.1452	.415
6909	.0338	.0339	.0282	.414
7101	.0204	.0205	.0170	.415
7102	7.2600*	7.2700*	5.9500*	.473
7103	.1134	.1136	.0935	.457
7104	.0267	.0268	.0224	.409
7105	.1895	.1899	.1554	.474
7106	.3549	.3556	.2914	.469
7107	.4402	.4419	.3659	.433
7108	1.1867	1.1907	.9848	.437
7109	3.0232	3.0365	2.5265	.415
7201	.1492	.1494	.1216	.492
7202	.0255	.0256	.0216	.382
7203	.0548	.0550	.0458	.413
7301	.2944	.2952	.2437	.443
7302	.2589	.2593	.2121	.475
7307	.2581	.2583	.2100	.497
7308	.1083	.1090	.0913	.391
7309	.0634	.0635	.0519	.478

\*Daily expected loss rate

AMENDATORY SECTION (Amending Order 85-33, filed 11/27/85, effective 1/1/86)

WAC 296-17-890 TABLE IV.

Maximum experience modifications for firms with no compensable accidents:

Expected Loss Range	Maximum Experience Modification
(1-1,029	.90
1,030-1,101	.89
1,102-1,179	.88
1,180-1,263	.87
1,264-1,355	.86
1,356-1,454	.85
1,455-1,562	.84
1,563-1,679	.83
1,680-1,807	.82
1,808-1,946	.81
1,947-2,098	.80
2,099-2,264	.79

Expected Loss Range	Maximum Experience Modification	((Rates Effective January 1, 1986		
		Accident Fund Base Rate	Medical Aid Fund Rate	
2,265-2,445	.78	0101	.9173	.5169
2,446-2,644	.77	0102	.6174	.4560
2,645-2,861	.76	0103	.7655	.6175
2,862-3,100	.75	0104	.6290	.3849
3,101-3,362	.74	0105	.7717	.6070
3,363-3,651	.73	0106	1.4788	.8458
3,652-3,969	.72	0107	.6661	.4174
3,970-4,319	.71	0108	.7336	.4215
4,320-4,706	.70	0109	1.1993	.8514
4,707-5,135	.69	0201	1.6817	.9508
5,136-5,609	.68	0202	1.9203	1.1604
5,610-6,136	.67	0206	.8173	.5813
6,137-6,721	.66	0301	.4026	.3279
6,722 and over	.65))	0302	1.2063	.5353
1-1,279	.90	0306	.3970	.3411
1,280-1,368	.89	0307	.3789	.3782
1,369-1,465	.88	0401	1.5919	1.0394
1,466-1,569	.87	0402	.9938	.9604
1,570-1,683	.86	0403	1.1485	.6861
1,684-1,806	.85	0502	.7586	.4606
1,807-1,940	.84	0503	.4718	.4490
1,941-2,086	.83	0504	.8805	.5379
2,087-2,245	.82	0505	.9137	.6347
2,246-2,418	.81	0506	1.1739	.8218
2,419-2,606	.80	0507	1.1977	.7983
2,607-2,812	.79	0508	1.3353	.8480
2,813-3,037	.78	0509	1.1366	.7217
3,038-3,284	.77	0510	.9137	.6347
3,285-3,554	.76	0511	.9137	.6347
3,555-3,851	.75	0512	.9137	.6347
3,852-4,177	.74	0601	.3309	.2903
4,178-4,535	.73	0602	.3466	.2647
4,536-4,930	.72	0603	.5929	.3005
4,931-5,365	.71	0604	.9071	.7812
5,366-5,846	.70	0606	.1674	.1637
5,847-6,378	.69	0607	.2185	.1876
6,379-6,968	.68	0608	.3309	.2903
6,969-7,622	.67	0701	.9087	.7924
7,623-8,348	.66	0803	.3120	.2287
8,349 and over	.65	0804	.5037	.5712
		0901	1.6875	.5428
		1002	.8273	.4490
		1003	.4832	.3049
		1004	.4832	.3049
		1005	2.0393	1.1156
		1007	.0653	.0798
		1101	.3643	.2959
		1102	.8469	.5299
		1103	.2808	.2331
		1104	.3672	.3199
		1106	.0801	.1050
		1108	.3794	.3178
		1109	.8469	.5299
		1301	.2879	.2486

AMENDATORY SECTION (Amending Order 86-18, filed 5/30/86, effective 7/1/86)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY. Industrial insurance accident fund base rates and medical aid rates by class of industry shall be as set forth below.

((Rates Effective  
January 1, 1986((Rates Effective  
January 1, 1986

Class	((Rates Effective January 1, 1986	
	Accident Fund Base Rate	Medical Aid Fund Rate
1303	.1549	.1802
1304	.0096	.0154
1305	.1796	.2067
1401	.6267	.6325
1404	.3740	.2093
1501	.2789	.2519
1507	.2320	.1935
1701	1.5819	.7030
1702	1.5819	.7030
1703	.4158	.2635
1704	.4567	.3969
1801	.5873	.5280
2002	.4825	.3239
2003	.3123	.2536
2004	.5349	.5070
2005	.2551	.2577
2007	.3064	.2633
2008	.2116	.1646
2101	.3544	.3189
2102	.3123	.2536
2104	.1382	.1819
2105	.5387	.4375
2201	.1913	.1464
2202	.2752	.1768
2401	.4547	.3667
2903	.5454	.4569
2904	.6843	.4516
2906	.3478	.3020
2908	.5543	.4643
3101	.5752	.3788
3102	.4152	.2705
3103	.4152	.2705
3104	.4554	.2998
3105	.6275	.5078
3301	.6028	.4788
3302	.4348	.3488
3303	.2341	.2559
3309	.3031	.3373
3401	.2927	.2536
3402	.3083	.3083
3403	.0968	.0580
3404	.3672	.3178
3405	.1596	.1342
3406	.1369	.2021
3407	.2339	.2349
3408	.0904	.0870
3409	.1349	.1435
3501	.3538	.3857
3503	.2459	.2698
3506	.4707	.2994
3508	.2697	.2698
3602	.0686	.0699
3603	.3638	.3640
3604	.6585	.4611

Class	((Rates Effective January 1, 1986	
	Accident Fund Base Rate	Medical Aid Fund Rate
3605	.2381	.2224
3606	.4743	.3868
3701	.1522	.1652
3702	.3916	.2700
3707	.2836	.2349
3708	.1589	.1483
3801	.2075	.1957
3802	.1264	.1179
3808	.1411	.1315
3901	.2471	.1790
3902	.4736	.3360
3903	.6666	.7020
3905	.1009	.1278
3906	.3588	.3079
3909	.1286	.1593
4002	.5252	.3237
4101	.0990	.1090
4103	.1843	.2054
4107	.0524	.0633
4108	.0990	.1090
4109	.0990	.1090
4201	.3828	.2498
4301	.5925	.4942
4302	.5817	.4964
4303	.6299	.6048
4304	.4970	.3650
4305	.9271	.4991
4401	.3292	.2498
4402	.4308	.3295
4404	.3123	.2536
4501	.0926	.0847
4502	.0382	.0293
4504	.0472	.0703
4601	.3673	.5125
4802	.1754	.1470
4803	.2077	.2489
4804	.4172	.3323
4805	.2184	.1961
4806	.0544	.0586
4808	.2403	.2794
4809	.1475	.1328
4810	.0765	.0748
4811	.2077	.2489
4812	.1754	.1470
4901	.0476	.0620
4902	.1069	.1003
4903	.0476	.0620
4904	.0118	.0134
4905	.1942	.1628
4906	.0391	.0410
4907	.0777	.0630
4908	.0793	.1411
4909	.0793	.1411
5001	2.8752	1.6948

((Rates Effective  
January 1, 1986

((Rates Effective  
January 1, 1986

Class	((Rates Effective January 1, 1986	
	Accident Fund Base Rate	Medical Aid Fund Rate
5002	.2991	.3017
5003	.9474	.4241
5004	.5065	.5406
5101	.6294	.4727
5102	1.0034	.7765
5103	.8614	.5999
5106	.4341	.4392
5108	.5605	.5122
5109	.4195	.3078
5201	.3026	.2468
5204	1.1653	.4432
5206	.3259	.2749
5207	.0992	.1058
5208	.5343	.5376
5209	.4124	.4125
5301	.0125	.0148
5305	.0213	.0218
5306	.0250	.0189
5307	.1552	.1253
6103	.0242	.0304
6104	.2761	.2224
6105	.1617	.1731
6107	.1196	.1192
6108	.3164	.2530
6109	.0283	.0256
6201	.1216	.1205
6202	.5007	.3374
6203	.0922	.0904
6204	.1019	.1160
6205	.1019	.1160
6206	.1019	.1160
6207	.5744	.8664
6208	.1976	.1791
6209	.1475	.2161
6301	.0894	.0653
6302	.1269	.0942
6303	.0340	.0304
6304	.0956	.0800
6305	.0431	.0529
6306	.1359	.1686
6308	.0297	.0206
6309	.0721	.0937
6402	.1764	.1341
6403	.1061	.1122
6404	.0371	.0425
6405	.3140	.3086
6406	.0581	.0597
6407	.1371	.1333
6408	.2324	.2582
6409	.3454	.3746
6501	.0313	.0281
6502	.0110	.0135

Class	((Rates Effective January 1, 1986	
	Accident Fund Base Rate	Medical Aid Fund Rate
6503	.0939	.0432
6504	.1270	.1743
6505	.1357	.1181
6506	.0331	.0338
6508	.2285	.2158
6509	.1275	.1344
6601	.1776	.1669
6602	.3310	.2291
6603	.1737	.1546
6604	.0545	.0483
6605	.1444	.1425
6607	.0992	.1058
6608	.2249	.1427
6609	1.2487	1.2925
6704	.1286	.1338
6705	.3627	.4622
6706	.2024	.2026
6707	6.20*	9.85*
6708	1.4425	1.2045
6709	.0906	.1154
6801	.5022	.2792
6802	.2817	.2995
6803	2.5217	1.6950
6804	.1636	.1729
6809	1.3320	2.2747
6901	-	.0617
6902	.8090	.3933
6903	3.2097	2.9630
6904	.2495	.2183
6905	.2495	.2183
6906	-	.2183
6907	.8637	.6291
6908	.3499	.2356
6909	.0600	.0597
7101	.0323	.0281
7102	9.58*	29.77*
7103	.1438	.1215
7104	.0287	.0229
7105	.2103	.1597
7106	.3687	.2943
7107	.5135	.4510
7108	1.2490	.8698
7109	3.3693	2.4258
7201	.1536	.1266
7202	.0391	.0325
7203	.0728	.0631
7204	-	-
7301	.2898	.3366
7302	.2886	.3378
7307	.2853	.3411
7308	.1386	.1355
7309	.0906	.1154))

Rates Effective  
January 1, 1987

Rates Effective  
January 1, 1987

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
0101	.9691	.4979
0102	.8407	.5011
0103	.9319	.7273
0104	.6476	.3741
0105	.8134	.9066
0106	1.2202	.8414
0107	.7202	.3936
0108	.9264	.5175
0109	1.3777	1.0044
0201	1.5945	.9469
0202	1.9198	1.4064
0206	.9745	.5973
0301	.4214	.3991
0302	1.2611	.6093
0306	.5415	.3811
0307	.4234	.4081
0401	1.9385	1.3450
0402	1.0102	1.0797
0403	1.0471	.7061
0502	.8535	.5109
0503	.5934	.6343
0504	.8957	.6092
0505	1.0905	.7581
0506	1.3696	1.1250
0507	1.5043	1.1570
0508	1.2053	1.0785
0509	1.3157	.7600
0510	.8314	.6067
0511	.6323	.4600
0512	.9813	.7045
0601	.3312	.2807
0602	.3277	.2357
0603	.4304	.2939
0604	.9882	.7320
0606	.1700	.1900
0607	.1888	.1598
0608	.2437	.2807
0701	1.0487	.5501
0803	.2491	.1936
0804	.3895	.2494
0901	1.5764	.6103
1002	.7824	.5896
1003	.4685	.2494
1004	.4685	.2494
1005	2.4828	1.4608
1007	.0864	.0950
1101	.3231	.3088
1102	.9441	.5122
1103	.2810	.2736
1104	.3710	.3273
1106	.0895	.1145
1108	.3093	.2879
1109	.7260	.5122
1301	.2257	.1776

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
1303	.1346	.1308
1304	.0100	.0120
1305	.2155	.2208
1401	.6712	.9028
1404	.3811	.2610
1501	.2268	.1851
1507	.1938	.1708
1701	1.4069	.5784
1702	1.4069	.5784
1703	.4078	.2446
1704	.5347	.3690
1801	.5916	.5730
2002	.4285	.3151
2003	.3518	.2715
2004	.5640	.4078
2005	.2464	.2458
2007	.2688	.2618
2008	.2048	.1608
2101	.3439	.3576
2102	.3518	.2715
2104	.1877	.2124
2105	.3895	.2303
2201	.1750	.1467
2202	.2563	.2300
2401	.3811	.3298
2903	.4345	.4141
2904	.5381	.3976
2906	.3879	.3112
2908	.7041	.4806
3101	.4321	.2890
3102	.3597	.2167
3103	.3597	.2167
3104	.3671	.3771
3105	.5208	.4449
3301	.6366	.4327
3302	.4786	.3668
3303	.2081	.2391
3309	.2880	.3596
3401	.2691	.2435
3402	.2400	.2757
3403	.0952	.0673
3404	.2520	.3049
3405	.1753	.1711
3406	.1324	.1646
3407	.2452	.1997
3408	.0818	.0772
3409	.1281	.1956
3501	.4463	.4294
3503	.2467	.2149
3506	.4853	.3334
3508	.3066	.2832
3602	.0656	.0679
3603	.4381	.4570
3604	.6789	.4972

Rates Effective  
January 1, 1987

Rates Effective  
January 1, 1987

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
3605	.2442	.2327
3606	.4900	.4004
3701	.1751	.1873
3702	.3441	.2123
3707	.3087	.2437
3708	.1577	.1598
3801	.1797	.1642
3802	.1059	.0994
3808	.1661	.1369
3901	.1566	.1302
3902	.4220	.3130
3903	.6772	.7086
3905	.0955	.1271
3906	.3279	.2556
3909	.1513	.1497
4002	.4399	.2942
4101	.1033	.1169
4103	.2243	.2379
4107	.0535	.0659
4108	.1033	.1169
4109	.1033	.1169
4201	.3449	.2297
4301	.5668	.6301
4302	.5425	.4816
4304	.4500	.3832
4305	.8293	.5437
4401	.2987	.2476
4402	.4205	.3115
4404	.3518	.2715
4501	.0988	.0828
4502	.0293	.0253
4504	.0440	.0601
4601	.3479	.4818
4802	.2205	.1518
4803	.2762	.2317
4804	.3951	.3269
4805	.2661	.2496
4806	.0555	.0490
4808	.3175	.3032
4809	.1482	.1552
4810	.0876	.0703
4811	.2225	.1867
4812	.2205	.1516
4901	.0419	.0321
4902	.0715	.0627
4903	.0419	.0321
4904	.0100	.0120
4905	.1988	.2141
4906	.0317	.0334
4907	.0712	.0609
4908	.0712	.1451
4909	.0712	.1451
5001	2.6317	1.6217
5002	.3263	.2985

Class	Rates Effective January 1, 1987	
	Accident Fund Base Rate	Medical Aid Fund Rate
5003	1.0697	.6447
5004	.7630	.6331
5101	.5521	.3684
5102	1.0204	.7242
5103	.7581	.5666
5106	.4581	.4653
5108	.5380	.5304
5109	.3982	.3199
5201	.2531	.1930
5204	1.2064	.5010
5206	.3213	.2009
5207	.0927	.1009
5208	.6973	.5208
5209	.5076	.3558
5301	.0144	.0152
5305	.0192	.0197
5306	.0216	.0174
5307	.2029	.1477
6103	.0271	.0362
6104	.1841	.2110
6105	.1623	.1291
6107	.0976	.1032
6108	.3645	.2903
6109	.0240	.0204
6201	.1100	.1062
6202	.4530	.3420
6203	.0827	.0700
6204	.0996	.1247
6205	.0996	.1247
6206	.0996	.1247
6207	.5893	.7970
6208	.1826	.1819
6209	.1494	.2005
6301	.0708	.0580
6302	.1226	.0935
6303	.0334	.0338
6304	.0851	.0742
6305	.0382	.0379
6306	.1646	.1814
6308	.0295	.0210
6309	.0697	.0778
6402	.1461	.1398
6403	.1038	.1109
6404	.0468	.0527
6405	.3522	.3232
6406	.0462	.0628
6407	.1084	.1301
6408	.2060	.2273
6409	.3434	.2543
6501	.0345	.0326
6502	.0126	.0161
6503	.0820	.0443
6504	.1455	.2311
6505	.1280	.1310

Rates Effective  
January 1, 1987

WSR 86-24-043  
ADOPTED RULES  
INSURANCE COMMISSIONER  
[Order R 86-7—Filed November 26, 1986]

Class	Accident	Medical
	Fund Base Rate	Aid Fund Rate
6506	.0345	.0345
6508	.2734	.2092
6509	.1408	.1658
6601	.1510	.1207
6602	.3266	.2501
6603	.1725	.1583
6604	.0530	.0424
6605	.1395	.1160
6607	.0927	.1009
6608	.2151	.1409
6609	1.5083	1.6682
6704	.1223	.1311
6705	.3970	.5934
6706	.2037	.2208
6707	6.89*	10.21*
6708	1.5068	1.7447
6709	.0870	.1294
6801	.5374	.2724
6802	.2875	.2758
6803	2.1570	.7558
6804	.1601	.1476
6809	1.3131	2.4261
6901	-	.0653
6902	.6368	.4317
6903	3.1596	3.4578
6904	.1670	.1222
6905	.2175	.1705
6906	-	.1705
6907	.9566	.7020
6908	.2322	.1756
6909	.0450	.0475
7101	.0273	.0219
7102	9.94*	24.63*
7103	.1544	.1104
7104	.0356	.0253
7105	.2598	.1653
7106	.4854	.3410
7107	.5911	.6145
7108	1.6014	.9580
7109	4.0427	2.6406
7201	.2053	.1683
7202	.0337	.0301
7203	.0732	.0643
7204	-	-
7301	.3983	.3552
7302	.3539	.4291
7307	.3558	.4272
7308	.1434	.1337
7309	.0870	.1294

\*Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are performed that are incidental to the profession of the worker.

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the amendment of WAC 284-24-060 to require the approval of the commissioner before commercial rate filings may be used, except where the change does not exceed ten percent, and excluding the need for rate filings with respect to surplus line coverages placed in this state; the amendment of WAC 284-24-080 to require the approval of the commissioner before certain inland marine risks' rate filings may be used, adding boatowners' and/or boats under twenty-seven feet to the rule; and adding a new section to chapter 284-20 WAC to exclude the need for form filings with respect to surplus line coverages placed in this state.

This action is taken pursuant to Notice No. WSR 86-21-131 filed with the code reviser on October 22, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 48.02.060 (3)(e) which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.19.030, 48.19.070, 48.19.080 and 48.18.100.

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

APPROVED AND ADOPTED November 26, 1986.  
Dick Marquardt  
Insurance Commissioner  
By Robert E. Johnson  
Deputy Commissioner

AMENDATORY SECTION (Amending Order R 82-1, filed 3/1/82)

WAC 284-24-060 MODIFICATION OF FILING REQUIREMENTS. (1) Pursuant to RCW 48.19.080, the commissioner rules and hereby orders that the rate filing requirements set forth in chapter 48.19 RCW are modified so that ((an insurer, having made its rates in full compliance with the requirements of such chapter, may use such rates immediately after it has made its filing thereof with the commissioner, with respect to the following kinds of insurance policies)):

- (a) ((Property insurance policies, other than
  - (i) Homeowners and tenants policies, and
  - (ii) Dwelling fire and allied lines insurance on one to four family units, or fire insurance on individual dwelling contents:
- (b) Casualty insurance policies, other than
  - (i) Vehicle insurance which provides coverage on motor homes, private passenger or station wagon type vehicles or four-wheel motor vehicles with a load capacity of fifteen hundred pounds or less, which vehicles are not part of a fleet and are used principally for personal or

family needs, and motorcycles not used for commercial purposes;

(ii) ~~Policies covering mobile homes, travel trailers and/or their contents, and~~

~~(iii) Professional liability insurance policies;~~

~~(c) Surety insurance policies or bonds;~~

~~(d) Marine and transportation insurance policies, other than~~

~~(i) Boatowners' insurance policies, and~~

~~(ii) Inland marine insurance policies covering personal property primarily intended for personal, family or household use, such as cameras, golfer's equipment, silverware, personal jewelry and personal articles.~~

~~(2) For purposes of this section the terms "dwelling units" and "dwelling buildings" include mobile homes.))~~  
No filings with respect to rates pertaining to surplus line coverages placed in this state pursuant to chapter 48.15 RCW need be made, hereby confirming the longstanding practice in this state; and

(b) An insurer, having made its rates for commercial insurance in full compliance with the requirements of such chapter, may use its rates immediately upon filing with the commissioner, provided the change in rates as the result of the filing neither exceeds ten percent for any single policy nor results in a change exceeding ten percent when all filings applying to any single policy are combined for the preceding twelve months.

(2) For purposes of this section, the following definitions apply:

(a) "Commercial insurance" means insurance for business or nonprofit interests which is not for personal, family, or household purposes.

(b) "Filing" means the submission of rates or rating plans to be used by an insurer when issuing policies. A filing, as used in this section, must include:

(i) Supporting actuarial data in sufficient detail to justify any rate level changes and statistically demonstrate the differences and/or correlations relevant to rating plan definitions and rate differentials; and

(ii) An exhibit comparing the proposed rates to the previous rates stated in percentages. This exhibit must show the date the preceding rates were submitted to the commissioner.

(c) "Rate" means a monetary amount applied to the units of exposure. It includes:

(i) Classification, which means the individual rating group in which a particular risk is placed for underwriting purposes; and

(ii) Relativities, increased limit factors, territory assignments, or any other rating factors applied to a base rate when calculating a premium. With respect to package policies, the insurer need only consider the package modification factors.

**AMENDATORY SECTION** (Amending Order R 82-I, filed 3/1/82)

**WAC 284-24-080 RATE FILINGS REQUIRED FOR CERTAIN INLAND MARINE RISKS. RCW**

48.19.030 and 48.19.070 recognize that certain inland marine risks are by general custom of the business not written according to manual rates or rating plans. The following inland marine classes of risks are, however, by general custom of the business written according to manual rates or rating plans, and, therefore, manual rates or rating plans applicable to the following such risks shall be filed with the commissioner and may be used ((immediately after filing)) only after approval except as otherwise ((provided in)) permitted by WAC 284-24-060 (1)((d)(ii)) (b):

(1) Accounts receivable and valuable papers and records,

(2) Agricultural machinery, farm equipment and livestock floaters,

(3) Bicycle floater,

(4) Cameras,

(5) Camera and musical instrument dealers,

(6) Equipment dealers,

(7) Hardware and implement dealers floater,

(8) Implement dealers stock floater,

(9) Fine arts (private collections),

(10) First class mail,

(11) Floor plan,

(12) Furriers' block,

(13) Furriers' customers,

(14) Garment contractors,

(15) Golfer's equipment floater,

(16) Musical instruments,

(17) Negative film floater,

(18) Neon signs,

(19) Personal articles floater,

(20) Personal effects,

(21) Personal furs or fur floater,

(22) Personal jewelry or jewelry floater,

(23) Personal property floater,

(24) Physicians' and surgeons' equipment floater,

(25) Registered mail,

(26) Silverware floater,

(27) Stamp and coin collection floater,

(28) Theatrical floater,

(29) Tourist baggage,

(30) Travel baggage (issued in combination with accident and sickness insurance), ~~((and))~~

(31) Wedding presents, and

(32) Boatowners' and/or boats under twenty-seven feet in length.

#### **NEW SECTION**

**WAC 284-20-100 MODIFICATION OF FORM FILING REQUIREMENTS.** Pursuant to RCW 48.18.100(6), the commissioner rules and hereby orders that all insurance documents and forms pertaining to surplus line coverages placed in this state pursuant to chapter 48.15 RCW are exempt from the requirements of RCW 48.18.100, hereby confirming the long-standing practice in this state.

**WSR 86-24-044****NOTICE OF PUBLIC MEETINGS  
ARTS COMMISSION**

[Memorandum—November 25, 1986]

Following is the calendar of 1987 meetings of the Washington State Arts Commission:

January 22 and 23, 1987, in Olympia  
 March 26 and 27, 1987, in Olympia  
 May 14 and 15, 1987, in Yakima  
 July 23 and 24, 1987, in Spokane  
 September 24 and 25, 1987, in Bellingham  
 November 19 and 20, 1987, in Seattle

All meetings are open to the public and announced through statewide media releases. For further information, contact Michael A. Croman, Executive Director, Washington State Arts Commission, Mailstop GH-11, Olympia, WA 98504, or call (206) 753-3860.

**WSR 86-24-045****EMERGENCY RULES****DEPARTMENT OF FISHERIES**

[Order 86-189—Filed November 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this regulation is adopted at the recommendation of the Pacific Fisheries Management Council and is intended to allow harvest of available stocks and close fishing effort on stocks that have reached the harvestable quota.

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

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

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

APPROVED AND ADOPTED November 24, 1986.

By Judith Merchant  
 for William R. Wilkerson  
 Director

**NEW SECTION**

**WAC 220-44-05000B COASTAL BOTTOMFISH CATCH LIMITS.** Notwithstanding the provisions of WAC 220-44-050, effective December 1, 1986 through December 31, 1986, it is unlawful to possess, transport

through the waters of the state, or land in any Washington State port bottomfish taken for commercial purposes from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the species indicated:

(1) Widow Rockfish (*Sebastes entomelas*) – 3,000 pounds per vessel trip; no restriction on the number of vessel trips.

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

(3) Pacific ocean perch (*Sebastes alutus*):

(a) Areas 58B, 59A, and 59B – Closed to fishing for Pacific ocean perch. No Pacific ocean perch may be retained or possessed while fishing for other species.

(b) Areas 60A, 61, 62, and 63 – No restriction on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if Pacific ocean perch represent 20 per cent or less of total weight of fish on board. Under no circumstances may a vessel land more than 10,000 pounds of Pacific ocean perch in any one vessel trip.

(4) All other species of rockfish (*Sebastes spp.*) – 30,000 pounds of all other species combined per vessel trip per calendar week, defined as Sunday through the following Saturday, of which no more than 12,500 pounds may be yellowtail rockfish (*Sebastes flavidus*) except that a fisherman having made a 1986 declaration of intent, may make either one landing of no more than 60,000 pounds of all other species combined per vessel trip biweekly, defined as Sunday through the second Saturday following of which no more than 25,000 pounds may be yellowtail rockfish or two landings of not more than 15,000 pounds of all other species in any one calendar week of which no more than 6,500 pounds in any one landing may be yellowtail rockfish. All previous declaration forms covering 1985 landings have expired and it is unlawful for any vessel to make other than one vessel trip per week unless a new declaration form has been completed as provided for in this subsection. The 1986 declaration of intent to make other than one vessel trip per week must be mailed or delivered to the Department of Fisheries, 115 General Administration Building, Olympia, WA., 98504, and must be postmarked at least seven days prior to the beginning of such fishing. The declaration of intent must contain the name and address of the fishermen, the name and registration number of the vessel, the date on which such fishing for other species of rockfish will commence, and must be signed and dated by the fisherman. The fisherman may return to the one vessel trip per calendar week fishing at the beginning of any month by filing a declaration of intent to stop fishing other than once weekly on other species of rockfish with the department in the above manner. The declaration to stop such fishing for other species of rockfish and begin one vessel trip per calendar week fishing must be made at least seven days prior to the beginning of the month in which the one vessel trip per calendar week fishing will resume. It is unlawful for any vessel to make other than one landing in excess of 3,000 pounds of other rockfish species in any calendar week, if

no declaration to land other species of rockfish twice weekly has been made.

(5) Sable fish – Unlawful to use bottomfish pot or set line gear. Vessels using trawl gear are limited to 12,000 pounds per vessel trip. Minimum size 22 inches in length, dressed in which case minimum size 16 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail except that an incidental catch less than the minimum size of 5,000 pounds is allowed.

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

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

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

**REPEALER**

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 1, 1986:

WAC 220-44-05000A COASTAL BOTTOMFISH CATCH LIMITS (86-153)

**WSR 86-24-046**

**ADOPTED RULES**

**DEPARTMENT OF FISHERIES**

[Order 86-190—Filed November 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use and commercial fishing rules.

This action is taken pursuant to Notice No. WSR 86-21-013 filed with the code reviser on October 3, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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

APPROVED AND ADOPTED November 25, 1986.

By Judith Merchant  
for William R. Wilkerson  
Director

**AMENDATORY SECTION** (Amending Order 85-20, filed 4/9/85)

WAC 220-12-020 SHELLFISH—CLASSIFICATION. The following species are classified as shellfish under RCW 75.08.080 and are subject to the provisions of this title:

Abalone	Haliotis refescens
Red abalone	Haliotis kamtschatkana
Kamschatka	
Clams	
Bent nose clam	Macoma secta
All other macoma clams	Macoma spp.
Butter clam	Saxidomus giganteus
Common cockle	Clinocardium nuttalli
Geoduck	Panope generosa
Horse clam	Schizothaerus nuttalli,
	Schizothaerus capax
Mud or soft shell clam	Mya arenaria
Manila clam	Venerupis japonica
Piddock	Zirfaea pilsbryi
Razor clam	Siliqua patula
Rock or native little neck clam	Protothaca staminea
Mussel	
Blue mussel	Mytilus edulis
California mussel	Mytilus californianus
Crab	
Dungeness or Pacific	Cancer magister
Red Crab	Cancer productus
Tanner Crab	Chionoecetes tanneri
Crawfish	
Crawfish	Astacus leniusculus
Crawfish	Astacus trowbridgii
Crawfish	Astacus klamathensis
Octopus	Octopus hongkongensis
Squid	
Pacific Coast squid	Loligo opalescens
Squid	Onychoteuthis borealijaponica
Squid	Ommastrephes bartramai
All other squid	(Decapoda)
Oysters	
Eastern oyster	Crassostrea virginica
Olympia or native oyster	Ostrea lurida
Pacific oyster	Crassostrea gigas
Kumamoto oyster	Crassostrea gigas kumamoto
European oyster	Ostrea edulis
All other oysters	(Ostreidae)
Scallops	
Pacific pink scallop	Chlamys hastata hericia
Sea scallop	Pecten caurinus
Rock scallop	Hinnites multirugosus
Hinds' scallop	Chlamys hindsii
Shrimp	
Dock shrimp	Pandalus danae
Coonstripe shrimp	Pandalus goniurus
Coonstripe shrimp	Pandalus hypsinotus
Ocean Pink shrimp	Pandalus jordani
Pink shrimp	Pandalus borealis
Sidestripe shrimp	Pandalopsis dispar
Spot shrimp	Pandalus platyceros
Sea cucumber	Stichopus californicus
	Cucumaria miniata
Sea urchin	
Green urchin	Strongylocentrotus droebachiensis
Red urchin	Strongylocentrotus franciscanus
Purple urchin	Strongylocentrotus purpuratus
Barnacles	
Pacific goose barnacle or	Mitella polymerus
Gooseneck barnacle	

**NEW SECTION**

WAC 220-52-070 GOOSE BARNACLE FISHERY. It is unlawful to take or possess Pacific goose

barnacles taken for commercial purposes without having first obtained a permit to do so issued by the director.

**AMENDATORY SECTION** (Amending Order 86-08, filed 4/9/86)

**WAC 220-56-310 SHELLFISH—DAILY BAG LIMITS.** It is unlawful for any one person to take in any one day for personal use more than the following quantities and sizes of shellfish:

(1) Cockles, borers and clams in the shell, except razor clams, geoduck clams and horse clams:

(a) Hood Canal south of a line projected from Tala Point to Foulweather Bluff - 60 clams or 10 pounds in the shell in the aggregate, whichever occurs first.

(b) Puget Sound south and west of the Tacoma Narrows Bridge. This also includes Carr and Case Inlets and Pickering Passage - 40 clams or 7 pounds in the shell in the aggregate, whichever occurs first.

(c) All portions of Puget Sound except those described in (a) and (b) of this subsection - Bag limit January 1 - May 31: 60 clams or 10 pounds in the shell in the aggregate, whichever occurs first. Bag limit June 1 - December 31: 40 clams or 7 pounds in the shell in the aggregate, whichever occurs first.

(d) In Skagit Bay, east of a line projected from Browns Point to Swinomish Slough entrance, diggers may retain up to 20 pounds of eastern softshell clams in the shell in addition to the limit set in (c) of this subsection.

(e) Willapa Bay - clams and borers five pounds in the shell in the aggregate.

(f) Willapa Bay - twenty-four cockles.

(g) In English Camp tidelands the bag limit shall be as described in (c) of this subsection plus an additional 10 pounds of clams in the shell.

(h) Grays Harbor - 40 clams or 7 pounds in the shell in the aggregate, whichever occurs first.

(2) Razor clams: 15 clams.

(3) Geoduck clams: 3 clams.

(4) Horse clams: First 7 clams taken.

(5) Oysters: 18 oysters.

(6) Rock scallops: 12 scallops.

(7) Sea scallops: 12 scallops (over 4 inches).

(8) Common or pink scallops: 20 pounds or 10 quarts in the shell.

(9) Shrimp: 10 pounds or 10 quarts in the shell.

(10) Octopus: 2 octopus.

(11) Abalone (Kamschatka): 5 abalone, minimum size limit 3-1/2 inches measured in horizontal line across the longest portion of the shell.

(12) Crawfish: 10 pounds in the shell.

(13) Squid: 10 pounds or 5 quarts.

(14) Sea cucumbers: 25 sea cucumbers.

(15) Red sea urchins: 18 sea urchins.

(16) Purple sea urchins: 18 sea urchins.

(17) Green sea urchins: 36 sea urchins.

(18) Dungeness crabs: 6 male crabs.

(19) Red crabs: 18 crabs.

(20) Blue mussels and sea mussels: 10 pounds in the shell.

(21) Goose barnacles: 10 pounds of whole barnacles or 5 pounds of barnacle stalks.

**WSR 86-24-047**

**ADOPTED RULES**

**DEPARTMENT OF FISHERIES**

[Order 86-191—Filed November 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to licensing of commercial fishing vessels and razor clam diggers.

This action is taken pursuant to Notice No. WSR 86-21-037 filed with the code reviser on October 9, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

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

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

APPROVED AND ADOPTED November 25, 1986.

By Judith Merchant  
for William R. Wilkerson  
Director

**NEW SECTION**

**WAC 220-20-017 COMMERCIAL SALMON LICENSES—RENEWAL.** The license application deadline for 1987 commercial salmon licenses is December 31, 1987.

**AMENDATORY SECTION** (Amending Order 79-58, filed 8/10/79)

**WAC 220-55-040 PREPAID LICENSE ISSUING PROCEDURES.** Razor clam licenses will be distributed by the department or designated distribution agents to razor clam license dealers. The licenses will be sold to razor clam license dealers on a prepaid basis in multiples of ((25)) fifteen licenses to resident dealers and multiples of five licenses to nonresident dealers.

**WSR 86-24-048**

**PROPOSED RULES**

**UTILITIES AND TRANSPORTATION COMMISSION**

[Filed November 26, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules relating to budgets, WAC 480-140-020, 480-140-040 and 480-140-160. Cause No. U-86-121. Consideration of amendment to WAC 480-90-031, 480-100-031, 480-110-031 and 480-120-031 relating to accounting and reporting is continued indefinitely.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 3, 1986.

The authority under which these rules are proposed is RCW 80.01.040 and 80.04.320.

The specific statute these rules are intended to implement is RCW 80.04.300 through 80.04.330 relating to budgets.

This notice is connected to and continues the matter in Notice No. WSR 86-21-082 filed with the code reviser's office on October 16, 1986.

Dated: November 26, 1986

By: Paul Curl  
Acting Secretary

**WSR 86-24-049**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 86-194—Filed November 26, 1986]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is openings in Areas 7B, 8, and 8A provide opportunity to harvest the non-Indian allocation of chum salmon. Other areas closed to prevent overharvest. The openings on Friday night and Saturday November 28 and 29 are scheduled pursuant to RCW 75.12.010(5) in order to implement fisheries, gather and analyze relevant data, and attempt to complete commercial fisheries prior to November 30. Opening in Area 12C provides opportunity to harvest surplus chum returning to the Hoodspport Hatchery. The rescinding of the Hood Canal Hatchery exclusion zone provides additional opportunity to harvest surplus chum in the vicinity of the facility.

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

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

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

APPROVED AND ADOPTED November 26, 1986.

By J. McKillip  
for William R. Wilkerson  
Director

NEW SECTION

**WAC 220-47-728 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY.** Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 7B - Closed except gill nets using 6-inch minimum mesh and purse seines may fish continuously until further notice.

Area 8 - Closed except gill nets using 6-inch minimum mesh may fish 3:00 PM November 28 to 9:00 AM November 29, and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM November 28.

Area 8A closed except gill nets using 6-inch minimum mesh and purse seines using the 5-inch strip may fish 3:00 PM November 25 through 11:59 PM November 30. Area 8A exclusion zone: Those waters north of a line projected from Camano Head to the northern boundary of Area 8D closed to all commercial fishing.

\*Area 12C - Closed except gill nets using 6-inch minimum mesh may fish 3:00 PM to 9:00 AM nightly, November 26 through 9:00 AM November 29, and purse seines using the 5-inch strip may fish 5:00 AM to 8:00 PM daily, November 26 through November 28. The Area 12C exclusion zone at the Hoodspport Hatchery is rescinded. Area 12C exclusion zone: That portion of Area 12C south of a line projected from the Cushman Powerhouse to the public boat ramp at Union is closed to all commercial fishing. The Hoodspport Hatchery exclusion zone is rescinded.

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

REPEALER

The following section of the Washington Administrative Code is repealed immediately.

**WAC 220-47-727 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-193**

**WSR 86-24-050**

**NOTICE OF PUBLIC MEETINGS  
EDMONDS COMMUNITY COLLEGE**  
[Memorandum—November 26, 1986]

1987 Board of Trustees Meeting Schedule

January 29	7:00 p.m.	5th Thursday
February 17	7:00 p.m.	3rd Tuesday
March 19	7:00 p.m.	3rd Thursday
April 23	7:00 p.m.	4th Thursday
May 19	7:00 p.m.	3rd Tuesday
June 18	7:00 p.m.	3rd Thursday
July 16	7:00 p.m.	3rd Thursday
August 20	7:00 p.m.	3rd Thursday
September 15	7:00 p.m.	3rd Tuesday
October 15	7:00 p.m.	3rd Thursday
November 19	7:00 p.m.	3rd Thursday
December 17	7:00 p.m.	3rd Thursday

**WSR 86-24-051**

**EMERGENCY RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Order 2443—Filed December 1, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

I, Lee D. Bomberger, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement federal rules published in the Federal Register on August 22, 1986, beginning on page 30045.

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

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED December 1, 1986.

By Lee D. Bomberger, Acting Director  
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2421, filed 9/2/86)

WAC 388-54-670 (~~STUDENT ELIGIBILITY~~)  
STUDENTS. (1) The department shall consider a post-secondary institution any public or private institution legally recognized by the state to provide education or

training beyond high school including institutions of higher education.

(a) Post-secondary institutions shall include business colleges, beauty schools, barber schools, etc., and courses in trade or vocational schools not requiring a high school diploma or equivalency.

(i) Persons in a post-secondary institution need not meet definition of a student nor meet eligibility requirements for a student in this section.

(ii) Persons in trade or vocational school courses that require a high school diploma or equivalency shall be considered attending an institution of higher education.

(b) Institution of higher education shall include any institution that normally requires a high school diploma or equivalency for enrollment.

(i) All four-year colleges and universities and all community colleges are considered institutions of higher education.

(ii) Persons enrolled in courses in trade or vocational schools requiring a high school diploma or equivalency shall be considered attending an institution of higher education.

(iii) Persons enrolled in an institution of higher education must meet the definition of a student and meet eligibility requirements in this section to receive food stamps.

(2) A student ((is any person)) who is:

(a) Between the ages of eighteen and sixty years, ((and))

(b) Physically and mentally fit for employment; and

(c) Enrolled at least half-time in an institution of higher education((-A student)) shall be ineligible to receive food stamps unless that person meets one of the requirements of subsection (3) of this section.

~~((2) Institution of higher education is any institution which normally requires a high school diploma or equivalency certificate for enrollment. This includes colleges, universities, and vocational or technical schools at the post-high school level.))~~

(3) A student shall meet one of the following to receive food stamps:

(a) Work and be paid for a minimum of twenty hours per week. A self-employed student must work at least twenty hours per week and the weekly earnings shall at least be equal to the federal minimum hourly wage multiplied by twenty hours;

(b) Receive money from a federal work study program during the regular school year;

(c) Be responsible for the care of a dependent household member under age six;

(d) Be responsible for the care of a dependent household member who is at least age six but under age twelve and the CSO has determined adequate child care is not available;

(e) Receive benefits from the aid to families with dependent children program;

(f) Attend an institution of higher ((learning)) education through a program under the Job Training Partnership Act.

(4) Student status begins the first day of the school term and continues through normal periods of class attendance, vacation, and recess. Student status is lost when a student:

- (a) Graduates,
- (b) Is suspended,
- (c) Is expelled,
- (d) Drops out, or
- (e) Does not intend to register for the next normal school term excluding summer school.

**AMENDATORY SECTION** (Amending Order 2408, filed 8/8/86)

WAC 388-54-735 INCOME—EXCLUSIONS.  
The following income is excluded:

(1) Payments received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970:

- (a) Payments to persons displaced as a result of the acquisition of real property;
- (b) Relocation payments to a displaced homeowner toward the purchase of a replacement dwelling provided the homeowner purchases and occupies a dwelling within one year following displacement;
- (c) Replacement housing payments to displaced persons not eligible for a homeowner's payment.

(2) Payments made under the Domestic Volunteer Services Act of 1973. Payments under Title I (VISTA) to volunteers shall be excluded for individuals receiving public assistance or food stamps at the time the individual joined VISTA and for households receiving a VISTA exclusion at the time of conversion to the Food Stamp Act of 1977. Temporary interruptions in food stamp participation shall not alter the exclusion once an initial determination has been made.

(3) Income derived from certain submarginal land of the United States held in trust for certain Indian tribes under Public Law 94-114, Section 6, or Public Law 94-540.

(4) Income derived from the disposition of funds to the Grand River Band of Ottawa Indians.

(5) Payments by the Indian Claims Commission to the Confederated Tribe of the Yakima Indian Nation (Public Law 95-443).

(6) Any payments received by Alaskan natives under the terms of the Alaskan Native Claims Settlement Act.

(7) Payments from the special crisis intervention program.

(8) Earnings received by any youth under Title IV CETA amendments of 1978 as follows:

- (a) Youth incentive entitlement pilot projects;
- (b) Youth community conservation and improvement projects;
- (c) Youth employment and training programs.

(9) Income received as compensation for services as an employee or income from self-employment by a child residing in the household, under eighteen years of age and attending at least half time (as defined by the institution), a kindergarten or preschool, a grade school, high school, vocational school, technical school, training program, college, or university. The exclusion shall apply to

a student under the parental control of another household member.

If the child's earnings or amount of work performed cannot be differentiated from earnings or work performed by other household members, the total earnings shall be prorated equally among the working members and the child's pro rata share excluded.

(10) Income received too infrequently or irregularly to be reasonably anticipated as available during a three-month period provided such infrequent or irregular income of all household members shall not exceed thirty dollars in a three-month period.

(11) ~~((All loans, including loans from private individuals as well as commercial institutions, other than educational loans on which repayment is deferred.~~

~~((+2)))~~ ~~((Education))~~ Deferred educational loans ~~((on which payment is deferred))~~ less orientation fees and insurance premiums, grants, scholarships, fellowships, and veterans' educational benefits ~~((, OASDI educational benefits, and the like))~~ to the extent the funds are used for tuition and mandatory school fees at an institution of ~~((higher))~~ post-secondary education, including correspondence schools at that level ~~((;))~~ or a school at any level for the physically or mentally handicapped.

(a) Mandatory fees are those charged to all students within a certain curriculum.

(b) Transportation, supplies, and textbook expenses are not uniformly charged to all students and are excluded as mandatory fees.

(12) All private or commercial loans, other than educational loans on which repayment is deferred. Federal deferred payment educational loans, such as national direct student loans or guaranteed student loans, used for tuition and mandatory school fees. Nonfederal deferred payment educational loans earmarked by the grantor for educational expenses.

(13) Money received in the form of nonrecurring lump-sum payments, such as, but not limited to, insurance settlements, sale of property (except property related to self-employment as previously provided for), inheritances, retroactive lump-sum Social Security and railroad retirement pension payments, income tax refunds, and similar, nonrecurring, lump-sum payments.

(14) The cost of producing self-employment income.

(15) Reimbursements for past or future expenses not to exceed the actual expense or reimbursements not representing a gain or benefit to the household:

(a) The following ~~((are considered))~~ shall be excludable reimbursements ~~((excludable))~~ and do not represent a gain or benefit:

(i) Flat allowances for job or training-related expenses such as per diem, travel, uniforms, and transportation to and from the job or training site;

(ii) Reimbursements for out-of-pocket expenses of volunteers incurred in the course of the volunteers' work;

(iii) Reimbursement for medical or dependent care;

(iv) ~~((Reimbursements or allowances to students for specific education expenses.))~~ Portions of a ~~((general))~~ nonfederal grant or a scholarship ~~((must be specifically))~~ earmarked by the grantor for educational expenses, such as travel or books. ~~((For purposes of this provision;~~

~~"grantor" shall include any agents of the grantor responsible for the administration of the grant, and "grant or scholarship" shall include any grant used for educational purposes regardless of the fact the grantee must perform services to obtain the grant. Schools or institutions do not have the authority to designate a portion of "Pell Grant" (formerly BEOG). The United States Department of Education (DOE) is the only authority to earmark "Pell Grant" funds)) Allowances for normal living expenses, such as food, rent, or clothing are not reimbursable.~~

~~(v) Reimbursements received by households to pay for services provided by Title XX of the Social Security Act.~~

~~(b) The following ((are considered reimbursements)) shall not be excludable reimbursements and do represent a gain or benefit.~~

~~((Reimbursements for normal living expenses, such as rent or mortgage, personal clothing, or food eaten at home)) (i) Portions of any federal educational assistance that provides income assistance in addition to tuition and mandatory fees.~~

~~(ii) Portions of any nonfederal educational assistance that is provided for living expenses.~~

~~(16) Any gain or benefit not in money, such as in-kind benefits, including public housing, meals, or clothing.~~

~~(17) Money payments not owed or payable directly to a household, but paid to a third party for a household expense, are vendor payments and are excludable as follows:~~

~~(a) A payment made in money on behalf of a household whenever a person or other organization outside of the household uses the person's or organization's own funds to make a direct payment to either the household's creditors or a person or organization providing a service to the household;~~

~~(b) Rent or mortgage payments, made to landlords or mortgagees by the Department of Housing and Urban Development (HUD) or by state or local housing authorities, are vendor payments and are excluded;~~

~~(c) Money legally obligated and otherwise payable to the household, but is diverted by the provider of the payment to a third party for a household expense, shall be counted as income and not excluded as a vendor payment.~~

~~(d) Educational assistance provided to a third party on behalf of the household for living expenses, such as rent or mortgage, personal clothing, or food eaten at home shall not be excluded as a vendor payment.~~

~~(18) Money received and used for the care and maintenance of a third-party beneficiary not a household member. Representative payee payments shall be included, however, as income to the beneficiary's household:~~

~~(a) If the intended beneficiaries of a single payment are both household and nonhousehold members, any identifiable portion of the payment intended and used for the care and maintenance of the nonhousehold member shall be excluded;~~

~~(b) If the nonhousehold member's portion cannot be readily identified, the payment shall be evenly prorated among intended beneficiaries and the exclusion applied~~

to the nonhousehold members pro rata share or the amount actually used for the nonhousehold member's care and maintenance, whichever is less.

(19) Money received as a Department of Housing and Urban Development (HUD) refund payment pursuant to the "Underwood versus Harris" class action settlement agreement under Section 236 of the National Housing Act shall be excluded as income and shall be excluded as a resource for a two-month period. After two months, any remaining portions of the refund payment shall be considered as a resource.

(20) Clearly identified supplemental payments or allowances made under federal, state, or local laws for the purpose of offsetting increased energy costs.

**WSR 86-24-052**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 2446—Filed December 1, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

I, Lee D. Bomberger, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement federal rules published in the Federal Register on May 21, 1986, beginning on page 18744.

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

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED December 1, 1986.

By Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel

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

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

(1) A standard deduction of ninety-nine dollars per household per month.

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

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

(4) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, and dependent care deductions. The shelter deduction shall not exceed one hundred forty-nine dollars.

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

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

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

- (i) The household intends to return to the house;
- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes; or
- (iii) The home is not being leased or rented during the household's absence.

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

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

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

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

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

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

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

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

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

~~((h))~~ (i) A household shall ((not)) be allowed to switch between actual utility costs and the utility standard ((for a period of twelve months unless:)) at each recertification action and one additional time during each twelve-month period following the initial certification action.

~~((i)) The household changes residence; or~~

~~((ii)) The household begins to incur a heating and/or cooling cost; or~~

~~((iii)) The household no longer incurs a heating and/or cooling cost;))~~

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

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

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

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

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

(5) Households containing an elderly or disabled member, as defined in WAC 388-54-665 (2)(b), shall be authorized:

(a) A dependent care deduction up to one hundred forty-nine dollars as specified in WAC 388-54-740(3), and

(b) An excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount exceeding fifty

percent of the household's monthly income after all applicable deductions have been made.

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

(a) Allowable medical expenses are:

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

(ii) The cost of medical insurance;

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

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

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

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

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

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

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

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

(b) Nonallowable expenses are:

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

(ii) The cost of special diets.

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

**AMENDATORY SECTION** (Amending Order 2286, filed 9/24/85)

WAC 388-54-745 INCOME—BUDGETING. (1) Budget all income (~~(for migrant households)~~) prospectively over the certification period for:

(a) Migrant households.

(b) Households in which all members are elderly or disabled and have no earned income. When an elderly household begins to receive earned income or acquires a nonelderly member, budget the household retrospectively in the second month following the month this change occurs, except as provided in subsection (2) of this section.

(2) Budget PA and SSI income prospectively over the certification period.

(3) Other households shall be prospectively budgeted in the beginning months and retrospectively budgeted in months other than beginning months, except as provided in subsection (4) of this section.

(4) Average nonexcluded scholarships, deferred education loans, and other educational grants over the period of intended use.

(5) For prospective budgeting:

(a) Count income already received and which can be reasonably anticipated to be received by the household during the month of application. Count only the income which can be reasonably anticipated for the second beginning month.

(b) Budget income prospectively for the month a nonparticipating individual is added to the household and the following month when reported timely. Combine prospective budgeting for the nonparticipating individual with the method in effect for the rest of the household.

(c) Income from self-employment shall be considered according to WAC 388-54-750.

(d) Average contractual income, except for migrant households.

(6) For retrospective budgeting:

(a) Use the household composition as of the last day of the report month.

(b) Disregard income received in a beginning month from a source which no longer provides income to the household. To be disregarded, income must have been included in the household's prospective budget. The disregard shall be for no more than one month.

(c) Disregard income received from a discontinued source by a nonassistance household member if that member applies for and begins to receive a PA grant. The household must have reported at least ten days prior to the start of the payment month.

(d) Use self-employment income from the corresponding report month.

(e) Count an AFDC corrective payment. An AFDC corrective payment is an AFDC warrant in addition to the regular monthly warrant. Budget only corrective payments which cover the current month. Disregard corrective payments received outside the month for which it is issued.

(7) When a participating household member establishes a new household, remove the member from the prior household and use the method of income budgeting that was in effect in the prior household.

(8) Budget income deductions as follows:

(a) Medical, medical reimbursements, dependent care, and shelter will be anticipated in the beginning months.

(b) Under retrospective budgeting, the department shall use a household's expenses from the corresponding report month.

(c) A household may elect to have expenses which fluctuate or are billed less often than monthly, averaged over the period the expense is to cover.

**WSR 86-24-053**  
**PROPOSED RULES**  
**EMPLOYMENT SECURITY DEPARTMENT**  
 [Filed December 2, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Employment Security Department intends to adopt, amend, or repeal rules concerning Belltown job service center services, WAC 192-12-158. The new rule provides that certain claimants cannot be denied benefits if they fail to appear at offices other than the office at 2106 Second Avenue, Seattle, Washington. This rule is necessary to implement an October 30, 1986, agreement between the Employment Security Department and the city of Seattle which resolved litigation concerning the department's Belltown office in Seattle;

that the agency will at 10:00 a.m., Wednesday, January 7, 1987, in the Commissioner's Conference Room, Second Floor, 212 Maple Park, Olympia, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 7, 1987, at 2:00 p.m.

The authority under which these rules are proposed is RCW 50.12.010 and 50.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 2, 1987.

Dated: December 2, 1986  
 By: Ernest F. LaPalm  
 Deputy Commissioner

#### STATEMENT OF PURPOSE

The following statement has been prepared for the Employment Security Department for the purpose of legislative review of agency rules as provided by chapter 34.04 RCW.

WAC 192-12-158 Belltown job service center services, necessary to implement an October 30, 1986, agreement between the Employment Security Department and the city of Seattle which resolved litigation concerning the department's Belltown office in Seattle. The agreement requires the department to adopt a permanent rule to restrict the ability to deny benefits to a certain group of claimants for certain reasons.

This rule was drafted by Michael E. Tardif, Assistant Attorney General, counsel for the Employment Security Department. His office address is Employment Security Department, Mailstop KG-11, Olympia, Washington 98504. His telephone number is 753-7323. The chief of Unemployment Insurance Division is responsible for implementation and enforcement of the rule. His office address is Employment Security Department, Mailstop KG-11, Olympia, Washington 98504. His telephone number is 753-5120.

#### NEW SECTION

WAC 192-12-158 BELLTOWN JOB SERVICE CENTER SERVICES. (1) No person (defined below) shall have his or her unemployment insurance claim denied, interrupted or delayed because of

a failure to appear in person at any job service center other than the office at 2106 Second Avenue, Seattle, Washington.

(2) "Person," for purposes of this rule, means any unemployment insurance claimant:

(a) Who has a handicap that inhibits mobility;

(b) Who lacks reasonable access to a private automobile and lives in Ballard, North Ballard or Crown Hill of Seattle, Washington; or

(c) Whose unemployment insurance claim, in order to be processed, requires only intake functions, defined as filing a new application, reopening a previously established claim, or making minor adjustments in either the application or claim.

(3) This rule does not require the holding of administrative hearings at the office at 2106 Second Avenue, Seattle, Washington.

(4) This rule applies only to failures to appear occurring on or before July 31, 1988.

**WSR 86-24-054**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Podiatry Board)**  
 [Filed December 2, 1986]

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

Amd	WAC 308-31-015	Examinations required for licensure.
New	WAC 308-31-025	Scope of practice.
Amd	WAC 308-31-100	Purpose.
Amd	WAC 308-31-120	Acts that may not be performed by unlicensed persons.
Amd	WAC 308-31-500	Professional and ethical standards;

that the agency will at 1:30 p.m., Friday, January 30, 1987, in the Executive Conference Theatre, Nendels, 16838 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

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

WAC 308-31-015 and 308-31-025 are proposed under authority of RCW 18.22.015 and are intended to implement RCW 18.22.015. WAC 308-31-100 and 308-31-120 are proposed under authority of RCW 18.22.015 and are intended to implement RCW 18.22.230(6). WAC 308-31-500 is proposed under authority of RCW 18.22.015 and 18.130.050(12) and is intended to implement RCW 18.130.050(12).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 29, 1987.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Barbara Hayes  
Assistant Executive Secretary  
Department of Licensing  
Business and Professions Administration  
P.O. Box 9649  
Olympia, WA 98504

Dated: November 19, 1986  
By: Joyce R. Dolliver  
Assistant Attorney General

### STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapters: WAC 308-31-015 Examinations required for licensure; 308-31-025 Scope of practice; 308-31-100 Purpose; 308-31-120 Acts that may not be performed by unlicensed persons; and 308-31-500 Professional and ethical standards.

Statutory Authority and Specific Statute(s) that the Rule(s) are Intended to Implement: See above.

Summary of Rule(s): WAC 308-31-015, amendment to this rule is housekeeping in nature and refers to the board by its correct title; 308-31-025, clarifies the scope of podiatric practice; 308-31-100, amendment to this rule is housekeeping in nature and provides for a more appropriately descriptive title; 308-31-120, amendment to this rule is housekeeping in nature and makes the language of the rule consistent with statute; and 308-31-500, amendment to this rule is housekeeping in nature and deletes unnecessary parenthesis.

Reasons Supporting the Proposed Rule(s): WAC 308-31-015, 308-31-100, 308-31-120 and 308-31-500, amendments to these rules are housekeeping changes; and 308-31-025, clarifies ambiguities concerning the scope of podiatric practice.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule(s): Barbara Hayes, Assistant Executive Secretary, Business and Professions Administration, P.O. Box 9649, Olympia, WA 98504, (206) 753-2844 comm, 234-2844 scan.

Name of Person or Organization that is Proposing this Rule: Washington State Podiatry Board.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to These Rule(s): None.

These rules are not necessary to comply with a federal law or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

Small Business Economic Impact Statement: Not required for these rules. The board has reviewed the impact that the adoption of the amendments to WAC 308-31-010, 308-31-030 and 308-31-550 would have on podiatrists. The board finds that a small business impact statement is not required. Podiatrists are classed in SIC Code 804, Offices of Other Health Care Practitioners. As such, they account for less than 10 percent of the health practitioners in this area. Also, they are less than 20 percent of all industries. Finally, any impact that

these proposed rules may have is intended to fall equally on all podiatrists.

### AMENDATORY SECTION (Amending Order PL 450, filed 1/4/84)

WAC 308-31-015 EXAMINATIONS REQUIRED FOR LICENSURE. In order to be licensed to practice podiatry in the state of Washington, all applicants must pass Part I and Part II of the national examination prepared by the National Board of Podiatric Examiners in addition to the state podiatry examination prepared and administered by the Washington state podiatry board.

### NEW SECTION

WAC 308-31-025 SCOPE OF PRACTICE. (1) An "ailment of the human foot" as set forth in RCW 18.22.010 is defined as any condition, symptom, disease, complaint, or disability involving the functional foot. The functional foot includes the anatomical foot and any muscle, tendon, ligament, or other soft tissue structure directly attached to the anatomical foot and which impacts upon or affects the foot or foot function and osseous structure up to and including the articulating surfaces of the ankle joint.

(2) In diagnosing or treating the ailments of the functional foot, a podiatrist is entitled to utilize medical, surgical, mechanical, manipulative, radiological, and electrical treatment methods and the diagnostic procedure or treatment method may be utilized upon an anatomical location other than the functional foot.

(3) A podiatrist may examine, diagnose, and commence treatment of ailments for which differential diagnoses include an ailment of the human foot. Upon determination that the condition presented is not an ailment of the human foot, the podiatrist shall obtain an appropriate consultation or make an appropriate referral to a licensed health care practitioner authorized by law to treat systemic conditions. The podiatrist may take emergency actions as are reasonably necessary to protect the patient's health until the intervention of a licensed health care practitioner authorized by law to treat systemic conditions.

(4) A podiatrist may diagnose or treat an ailment of the human foot caused by a systemic condition provided an appropriate consultation or referral for the systemic condition is made to a licensed health care practitioner authorized by law to treat systemic conditions.

(5) A podiatrist shall not administer a general or spinal anesthetic, however, a podiatrist may treat ailments of the human foot when the treatment requires use of a general or spinal anesthetic provided that the administration of the general or spinal anesthetic is by or under the supervision of a physician licensed under chapter 18.71 or 18.57 RCW.

### AMENDATORY SECTION (Amending Order PL 450, filed 1/4/84)

WAC 308-31-100 ((PURPOSE)) DELEGATION OF ACTS TO UNLICENSED PERSONS. The purpose of WAC 308-31-110 and 308-31-120 is to establish guidelines on delegation of duties to persons who are not licensed to practice podiatry. The podiatry laws of Washington state authorize the delegation of certain duties to nonpodiatric personnel and prohibit the delegation of certain other duties. The licensed podiatrist is ultimately responsible for all treatments performed at his direction. Duties that may be delegated to a person not licensed to practice podiatry may be performed only under the supervision of a licensed podiatrist. The degree of supervision required to assure that treatment is appropriate and does not jeopardize the systemic or pedal health of the patient varies with, among other considerations, the nature of the procedure and the qualifications of the person to whom the duty is delegated. The board therefore, in order to promote the welfare of the state and to protect the health and well-being of the people of this state, finds that it is necessary to adopt the following definitions and regulations.

### AMENDATORY SECTION (Amending Order PL 450, filed 1/4/84)

WAC 308-31-120 ACTS THAT MAY NOT BE PERFORMED BY UNLICENSED PERSONS. No podiatrist shall allow an unlicensed person who is in his or her employ or is acting under his or her supervision or direction to perform any of the following procedures:

(1) Any diagnosis of or prescription for treatment of disease, pain, deformity, deficiency, injury, or physical condition of the human feet or adjacent structures.

(2) Any administration of general (anesthetic), spinal, or injected local anesthetic of any nature in connection with a podiatric operation.

(3) Suture.

- (4) Determine the rate and quality of patient's pedal pulses.
- (5) Perform and quantitate a neurological, musculoskeletal, or dermatological examination.
- (6) Palpation of the feet or lower extremities.
- (7) Any interprofessional communication.
- (8) Perform a biomechanical examination.

AMENDATORY SECTION (Amending Order PL 450, filed 1/4/84)

WAC 308-31-500 PROFESSIONAL AND ETHICAL STANDARDS. In addition to those standards specifically expressed in chapter 18.22 RCW, the board adopts the standards that follow in governing or regulating the practice of podiatrists within the state of Washington.

Podiatry is that specialty of medicine and research that seeks to diagnose, treat, correct and prevent diseases and disorders of the human foot. A podiatrist shall hold foremost the principal objectives to render appropriate podiatric services to the society and to assist individuals in the relief of pain or correction of abnormalities, and shall always endeavor to conduct himself or herself in such a manner to further these objectives.

The podiatrist owes to his or her patients a reasonable degree of skill and quality of care. To this end, the podiatrist shall endeavor to keep abreast of new developments in podiatric medicine and surgery and shall pursue means that will lead to improvement of his or her knowledge and skill in the practice of podiatry. ((t)) "Quality of care" consists of the following elements:

- ((a)) (1) Necessity of care.
- ((b)) (2) Appropriateness of service rendered in view of the diagnosis.
- ((c)) (3) Utilization of services (over or under).
- ((d)) (4) Quality of service(s) rendered.
- ((e)) (5) Whether the service(s) reported had been actually rendered.((h))

**WSR 86-24-055**

**ADOPTED RULES**

**DEPARTMENT OF LICENSING**

[Order BLS 105—Filed December 2, 1986—Eff. January 1, 1987]

I, Theresa Anna Aragon, director of the Washington State Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Standardized filing forms and procedures—Uniform commercial code, crop liens, and processor and preparer liens for agricultural products, WAC 308-400-010, 308-400-020, 308-400-025, 308-400-030, 308-400-047, 308-400-050, 308-400-052, 308-400-053, 308-400-054, 308-400-056, 308-400-058, 308-400-059, 308-400-070 and 308-400-080.

This action is taken pursuant to Notice No. WSR 86-20-088 filed with the code reviser on October 1, 1986. These rules shall take effect at a later date, such date being January 1, 1987.

This rule is promulgated pursuant to RCW 62A.9-408(1), 60.11.040(3) and 34.04.020 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED December 1, 1986.

By Theresa Anna Aragon  
Director

Chapter 308-400 WAC  
STANDARDIZED FILING FORMS AND PROCEDURES—UNIFORM COMMERCIAL CODE, CROP LIENS, AND PROCESSOR AND PREPARER LIENS FOR AGRICULTURAL PRODUCTS

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-010 AUTHORITY AND PURPOSE. These rules are adopted under authority of RCW 62A.9-409(1), 60.11.040(3) and 34.04.020, to standardize filing forms for use under the Uniform Commercial Code and to establish uniform procedures for filing with, and obtaining information from, filing officers.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-020 APPLICABLE STATUTES. ((This)) The regulations in this chapter shall be considered a supplement to and not a replacement for Article 62A.9 RCW, or chapter 60.11 or 60.13 RCW.

NEW SECTION

WAC 308-400-025 FILING OF CROP LIENS AND PROCESSOR AND PREPARER LIENS FOR AGRICULTURAL PRODUCTS. Crop liens and processor and preparer liens for agricultural products shall be filed under the uniform commercial code section of the department of licensing in accordance with the regulations adopted in this chapter.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-030 DEFINITIONS. As used in this regulation: "Filing officer" means the director of the department of licensing or the county auditor or any person commissioned by them to act on their behalf in a Uniform Commercial Code or crop lien or processor or preparer filing procedure.

"Person" includes groups of persons, corporations, cooperatives, business trusts and all other entities capable of holding title to property.

"Filings" includes all financing statements and related documents, or documents submitted to a filing officer in lieu of financing statements under ~~((Article 62A.9))~~ Title 62A RCW and chapters 60.11 and 60.13 RCW.

"Claimant" means a person who claims or asserts a right, demand, or claim.

"Secured" means supported or backed by security or collateral.

"Standard filing forms" mean the filing forms approved by the department of licensing.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82, effective 7/1/82)

WAC 308-400-046 UCC-3 CHANGE STATEMENT. Effective July 1, 1982, the following form shall be the standard UCC-3 Form prescribed by the department of licensing:

PLEASE TYPE FORM.  
This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE.

LEASE — The terms debtor and secured party are to be construed as LESSEE AND LESSOR.  
 CONSIGNMENT — The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR.

1. DEBTOR(S) (or assignor(s)) (last name first, and address(es))

2. FOR OFFICE USE ONLY

TRADE NAME (if any)

3. SECURED PARTY(IES) (or assignee(s)) (name and address)

4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es))

5. This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

FOR OFFICE USE ONLY:  C  F-AS  P-AS  AM  PR  T

WASHINGTON UCC-3

Copy 1—Filing Officer—Index

PLEASE TYPE FORM

This **CHANGE STATEMENT** is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE, Crop Liens and Processor and Preparer statutes.  
 IF LEASE — The terms debtor and secured party are to be construed as LESSEE AND LESSOR.  
 IF CONSIGNMENT — The terms debtor and secured party are to be construed as LESSEE AND LESSOR.  
 IF CROP LIEN — The terms debtor and secured party are to be construed as LIEN DEBTOR and LIEN HOLDER/CLAIMANT.  
 IF PROCESSOR AND PREPARER LIEN FOR AGRICULTURAL PRODUCTS — The term debtor is to be construed as preparer, conditioner, or processor. The term secured party is to be construed as PRODUCER.  
 IF A CROP LIEN OR PREPARER OR PROCESSOR LIEN FOR AGRICULTURAL PRODUCTS — The term financing statement shall be construed as STATEMENT EVIDENCING LIEN.

1. DEBTOR(S) (or assignor(s) ) (last name first, and address(es) )          TRADE NAME: (if any)	2. FOR OFFICE USE ONLY
--	------------------------

3. SECURED PARTY(IES) (or assignee(s) ) (name and address)          <div style="border: 1px solid black; width: 100%; height: 100%; position: relative;"> <span style="position: absolute; top: 5px; left: 5px;">┌</span> <span style="position: absolute; top: 5px; right: 5px;">┐</span> <span style="position: absolute; bottom: 5px; left: 5px;">└</span> <span style="position: absolute; bottom: 5px; right: 5px;">┘</span> </div>	4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es) )
--	--

5. This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

6. FOR OFFICE USE ONLY:       C       F-AS       P-AS       AM       PR       T

COPY 1 - FILING OFFICER, INDEX

WASHINGTON UCC-3

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CONSIGNMENT -- The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR

DEBTOR(S) (or assignor(s))  
 (last name first, and address(es))

2. FOR OFFICE USE ONLY

TRADE NAME  
 (if any)

3. SECURED PARTY(IES) (or assignee(s)) (name and address)

4. ASSIGNEE(S) of SECURED PARTY(IES)  
 (if applicable)  
 (last name first, and address(es))

5. This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

- CONTINUATION The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number shown above is still effective.
  - FULL ASSIGNMENT All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE
  - PARTIAL ASSIGNMENT The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
  - AMENDMENT Financing statement bearing file number shown above is amended AS SET FORTH BELOW.
  - PARTIAL RELEASE Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above
  - TERMINATION Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above.
- DESCRIPTION

8 NUMBER OF ADDITIONAL SHEETS ATTACHED

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))

TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))

SIGNATURE(S) OF DEBTOR(S) (or assignor(s))  
 (Required if amendment)

SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10 RETURN ACKNOWLEDGMENT COPY TO

FILE WITH  
 UNIFORM COMMERCIAL CODE DIVISION  
 DEPARTMENT OF LICENSING  
 P. O. BOX 9660  
 OLYMPIA, WA 98504  
 OR  
 IF FIXTURE FILING  
 COUNTY AUDITOR OF COUNTY WHERE  
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY:

Images To  
 Be Filmed

FORM APPROVED FOR USE IN THE  
 STATE OF WASHINGTON

Copy 2 - Filing Officer - Numeric

WASHINGTON UCC-3

**PLEASE TYPE FORM**

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 IF A CROP LIEN OR PREPARER OR PROCESSOR LIEN FOR AGRICULTURAL PRODUCTS - The term financing statement shall be construed as STATEMENT EVIDENCING LIEN.

1. DEBTOR(S) (or assignor(s) ) (last name first, and address(es) )          TRADE NAME: (if any)	2. FOR OFFICE USE ONLY
--	------------------------

3. SECURED PARTY(IES) (or assignee(s) ) (name and address)  <div style="border: 1px solid black; height: 100px; width: 100%;"></div>	4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es) )  <div style="border: 1px solid black; height: 100px; width: 100%;"></div>
--	--

5. This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

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- FULL ASSIGNMENT. All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
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DESCRIPTION:

8. NUMBER OF ADDITIONAL SHEETS ATTACHED:

9.

\_\_\_\_\_  
 TYPE NAME(S) OF DEBTOR(S) (or assignor(s) )

\_\_\_\_\_  
 TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s) )

\_\_\_\_\_  
 SIGNATURE(S) OF DEBTOR(S) (or assignor(s) )  
 (Required if amendment)

\_\_\_\_\_  
 SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s) )

10. RETURN ACKNOWLEDGEMENT COPY TO:

FILE WITH:  
 UNIFORM COMMERCIAL CODE DIVISION  
 DEPARTMENT OF LICENSING  
 P.O. BOX 9660  
 OLYMPIA, WA 98504  
 OR  
 IF FIXTURE FILING:  
 COUNTY AUDITOR OF COUNTY WHERE  
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY:

Images To  
 Be Filmed

COPY 2 - FILING OFFICER, NUMERIC

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON  
 WASHINGTON UCC-3

PLEASE TYPE FORM  
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- LEASE — The terms debtor and secured party are to be construed as LESSEE AND LESSOR.
- CONSIGNMENT — The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR

1 DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2 FOR OFFICE USE ONLY
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3 SECURED PARTY(IES) (or assignee(s)) (name and address)	4. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
--	---

5 This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

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DESCRIPTION

8 NUMBER OF ADDITIONAL SHEETS ATTACHED \_\_\_\_\_

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) or (assignor(s)) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10 RETURN ACKNOWLEDGMENT COPY TO

FILE WITH:  
 UNIFORM COMMERCIAL CODE DIVISION  
 DEPARTMENT OF LICENSING  
 P. O. BOX 9660  
 OLYMPIA, WA 98504  
 OR  
 IF FIXTURE FILING  
 COUNTY AUDITOR OF COUNTY WHERE  
 ORIGINAL FILING WAS MADE

FDR OFFICE USE ONLY. Images To Be Filmed

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 3—Filing Officer—Acknowledgment

WASHINGTON UCC-3

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 CONSIGNMENT — The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR.

1. DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2. FOR OFFICE USE ONLY
---	------------------------

3. SECURED PARTY(IES) (or assignee(s)) (name and address)	4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es))
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SIGNATURE(S) OF DEBTOR(S) or (assignor(s)) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10. RETURN ACKNOWLEDGMENT COPY TO:

FILE WITH:  
 UNIFORM COMMERCIAL CODE DIVISION  
 DEPARTMENT OF LICENSING  
 P. O. BOX 9660  
 OLYMPIA, WA 98504  
 OR  
 IF FIXTURE FILING:  
 COUNTY AUDITOR OF COUNTY WHERE  
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY: Images To Be Firmed

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 4—File Copy—Debtor

WASHINGTON UCC-3

PLEASE TYPE FORM  
This CHANGE STATEMENT is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE

- LEASE — The terms debtor and secured party are to be construed as LESSEE AND LESSOR
- CONSIGNMENT — The terms debtor and secured party are to be construed as CONSIGNEE and CONSIGNOR

1. DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2. FOR OFFICE USE ONLY
---	------------------------

TRADE NAME (if any) 3. SECURED PARTY(IES) (or assignee(s)) (name and address)	4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es))
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TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10. RETURN ACKNOWLEDGMENT COPY TO:

<input type="checkbox"/>	<input type="checkbox"/>
--------------------------	--------------------------

FILE WITH:  
 UNIFORM COMMERCIAL CODE DIVISION  
 DEPARTMENT OF LICENSING  
 P.O. BOX 9660  
 OLYMPIA, WA 98504  
 OR  
 IF FIXTURE FILING:  
 COUNTY AUDITOR OF COUNTY WHERE  
 ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY: Images To Be Filmed

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 5—File Copy—Secured Party

WASHINGTON UCC-3

PLEASE TYPE FORM

This **CHANGE STATEMENT** is presented for filing pursuant to the WASHINGTON UNIFORM COMMERCIAL CODE, Crop Liens and Processor and Preparer statutes.

IF LEASE -- The terms debtor and secured party are to be construed as LESSEE AND LESSOR.

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IF CROP LIEN -- The terms debtor and secured party are to be construed as LIEN DEBTOR and LIEN HOLDER/CLAIMANT.

IF PROCESSOR AND PREPARER LIEN FOR AGRICULTURAL PRODUCTS -- The term debtor is to be construed as preparer, conditioner, or processor. The term secured party is to be construed as PRODUCER.

IF A CROP LIEN OR PREPARER OR PROCESSOR LIEN FOR AGRICULTURAL PRODUCTS -- The term financing statement shall be construed as STATEMENT EVIDENCING LIEN.

1. DEBTOR(S) (or assignor(s) ) (last name first, and address(es) )          TRADE NAME: (if any)	2. FOR OFFICE USE ONLY
--	------------------------

3. SECURED PARTY(IES) (or assignee(s) ) (name and address)          	4. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es) )          
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5. This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

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- DESCRIPTION:

B. NUMBER OF ADDITIONAL SHEETS ATTACHED:

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TYPE NAME(S) OF DEBTOR(S) (or assignor(s) )	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s) )
SIGNATURE(S) OF DEBTOR(S) (or assignor(s) ) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s) )

10. RETURN ACKNOWLEDGEMENT COPY TO:

	FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504 OR IF FIXTURE FILING: COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE
--	---

FOR OFFICE USE ONLY:

Images To Be Filmed

COPY 3 - FILING OFFICER, ACKNOWLEDGEMENT

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON  
 WASHINGTON UCC-3

PLEASE TYPE FORM

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TRADE NAME: (if any)

2. FOR OFFICE USE ONLY

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4. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es) )

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- 7. [ ] CONTINUATION. The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number above is still effective.
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DESCRIPTION:

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9. TYPE NAME(S) OF DEBTOR(S) (or assignor(s) ) TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s) )
SIGNATURE(S) OF DEBTOR(S) (or assignor(s) ) (Required if amendment) SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s) )

10. RETURN ACKNOWLEDGEMENT COPY TO:

FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504 OR IF FIXTURE FILING: COUNTY AUDITOR OF COUNTY WHERE ORIGINAL FILING WAS MADE

FOR OFFICE USE ONLY: Images To Be Filmed [ ]

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1. DEBTOR(S) (or assignor(s)) (last name first, and address(es))	2. FOR OFFICE USE ONLY
TRADE NAME: (if any)	

3. SECURED PARTY(IES) (or assignee(s)) (name and address)	4. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
---	---

5. This statement refers to original FINANCING STATEMENT number \_\_\_\_\_ Dated \_\_\_\_\_

7.  CONTINUATION. The original financing statement between the foregoing Debtor(s) and Secured Party(ies), bearing file number above is still effective.
- FULL ASSIGNMENT. All of the Secured Party's rights under the financing statement bearing file number above have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- PARTIAL ASSIGNMENT. The Secured Party's rights under the financing statement bearing file number shown above to the property DESCRIBED BELOW have been assigned to the Assignee(s) whose NAME(S) AND ADDRESS(ES) APPEAR ABOVE.
- AMENDMENT. Financing statement bearing file number shown above is amended AS SET FORTH BELOW.
- PARTIAL RELEASE. Secured Party(ies) releases the collateral DESCRIBED BELOW from the financing statement bearing file number shown above.
- TERMINATION. Secured Party(ies) no longer claims a security interest under the financing statement bearing file number shown above.
- DESCRIPTION:

B. NUMBER OF ADDITIONAL SHEETS ATTACHED:

9.

TYPE NAME(S) OF DEBTOR(S) (or assignor(s))	TYPE NAME(S) OF SECURED PARTY(IES) (or assignee(s))
SIGNATURE(S) OF DEBTOR(S) (or assignor(s)) (Required if amendment)	SIGNATURE(S) OF SECURED PARTY(IES) (or assignee(s))

10. RETURN ACKNOWLEDGEMENT COPY TO:

<div style="border: 1px solid black; width: 80%; margin: auto; text-align: center;"> <p>FILE WITH:            UNIFORM COMMERCIAL CODE DIVISION            DEPARTMENT OF LICENSING            P.O. BOX 9660            OLYMPIA, WA 98504</p> <p>OR</p> <p>IF FIXTURE FILING:            COUNTY AUDITOR OF COUNTY WHERE            ORIGINAL FILING WAS MADE</p> </div>
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FOR OFFICE USE ONLY: Images To Be Filmed

COPY 5 - FILE COPY, SECURED PARTY FORM APPROVED FOR USE IN THE STATE OF WASHINGTON  
WASHINGTON UCC-3

INSTRUCTIONS UCC-3

1. PLEASE TYPE THIS FORM.
2. If the space provided for any item on the form is inadequate, the item should be identified and continued on additional sheets, preferably 8 1/2" X 11". The name of the debtor should appear as the first item on each additional sheet. Only one copy of such additional sheets need be presented to the filing officer with the two copies of the financing statement. Indicate the number of sheets attached in the space provided.
3. At the time of filing, the filing officer will return copy (3) as an acknowledgment. Indicate in box 10 to whom the acknowledgment should be returned.
4. If the transaction indicated requires a description or explanation, that description or explanation must appear in box 7.
5. Typed name of debtor and/or secured party must appear with signature.
6. Except for terminations, one or more transactions may be accomplished by a single UCC-3 filing. If more than one transaction is indicated on this form, send appropriate fee for each transaction. Terminations must be submitted on a separate UCC-3.
7. The filing fee for a continuation, assignment, amendment, or release on a standard form is \$4.00. The fee is \$7.00 if any other form is used or if any additional sheets or documents are attached to the standard UCC-3. Proper filing fees must accompany each form. There is no fee for a termination statement.
8. DO NOT WRITE IN BOX 2.
9. REMOVE and retain copies (4) and (5). SEND copies (1), (2), and (3) to the address on the front of the form.



PLEASE TYPE OR PRINT CLEARLY - Names and addresses will be filed exactly as they appear on this form.  
 This statement is presented for filing a crop lien pursuant to chapter 60.11 RCW, and a processor and preparer lien for agricultural products pursuant to chapter 60.13 RCW, to perfect a security interest in the collateral named below.  
**IF PROCESSOR AND PREPARER LIEN FOR AGRICULTURAL PRODUCTS** - The term lien debtor is to be construed as a processor, preparer, or conditioner.  
 The lien holder claimant is to be construed as the producer.

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS   TRADE NAME: (dba, aka)	FOR OFFICE USE ONLY
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2. LIEN HOLDER/CLAIMANT: NAME AND ADDRESS  <div style="border: 1px solid black; height: 80px; width: 100%;"></div>	3. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es))
--	---

4. LANDLORD/SUPPLIER: Date of commencement of performance for which the lien is claimed _____	NOTE: You may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged.)	5. NUMBER OF ADDITIONAL SHEETS:
---	--	---------------------------------

6. TYPE OF LIEN:       LANDLORD                       SUPPLIER                       PREPARER                       PROCESSOR

7. LANDLORD/SUPPLIER: Describe the LABOR SERVICES, MATERIALS or SUPPLIES covered by this statement.  
 PREPARER/PROCESSOR: Describe the AGRICULTURAL PRODUCT to be charged with the lien. Include the amount demanded after deducting credits and offsets.

8. RETURN ACKNOWLEDGEMENT COPY TO: (name and address)  <div style="border: 1px solid black; height: 80px; width: 100%;"></div>	\$ _____  FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504  FOR OFFICE USE ONLY  IMAGES TO BE FILMED <input style="width: 40px; height: 20px;" type="checkbox"/>
--	---

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN: <input style="width: 150px; height: 20px;" type="text"/>	10. PRODUCER'S STATEMENT FOR PREPARER/PROCESSOR LIENS: I declare that the amount claimed is a true and bonafide existing debt as of the date of the filing or the notice evidencing the lien.
11. DATE PAYMENT IS DUE	12. TYPE NAME OF THE LIEN HOLDER/CLAIMANT OR PRODUCER
13. SIGNATURE OF LIEN HOLDER/CLAIMANT OR PRODUCER I verify that the information contained on this statement is true and accurate.	

PLEASE TYPE OR PRINT CLEARLY - Names and addresses will be filed exactly as they appear on this form.  
 This statement is presented for filing a crop lien pursuant to chapter 60.11 RCW, and a processor and preparer lien for agricultural products pursuant to chapter 60.13 RCW, to perfect a security interest in the collateral named below.  
**IF PROCESSOR AND PREPARER LIEN FOR AGRICULTURAL PRODUCTS - The term lien debtor is to be construed as a processor, preparer, or conditioner. The lien holder claimant is to be construed as the producer.**

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS	FOR OFFICE USE ONLY
TRADE NAME: (dba, aka)	

2. LIEN HOLDER/CLAIMANT: NAME AND ADDRESS	3. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es) )
---	--

4. LANDLORD/SUPPLIER: Date of commencement of performance for which the lien is claimed _____	NOTE: You may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged.)	5. NUMBER OF ADDITIONAL SHEETS: _____
---	--	---------------------------------------

6. TYPE OF LIEN:       LANDLORD                       SUPPLIER                       PREPARER                       PROCESSOR

7. LANDLORD/SUPPLIER: Describe the LABOR SERVICES, MATERIALS or SUPPLIES covered by this statement.  
 PREPARER/PROCESSOR: Describe the AGRICULTURAL PRODUCT to be charged with the lien. Include the amount demanded after deducting credits and offsets.

8. RETURN ACKNOWLEDGEMENT COPY TO: (name and address)	<p style="text-align: right;">\$ _____</p> <p style="text-align: center;">FOR OFFICE USE ONLY</p>
---	---

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN:

LIEN TERMINATION STATEMENT OR STATEMENT OF DISCHARGE: The LIEN HOLDER(S) certifies that the LIEN HOLDER(S) no longer claims an interest under the CROP LIEN OR PREPARER/PROCESSOR STATEMENT bearing the file number shown above.

Name \_\_\_\_\_ Date \_\_\_\_\_

Signature \_\_\_\_\_

Return to: Uniform Commercial Code Division  
 Department of Licensing  
 P.O. Box 9660  
 Olympia, WA 98504

COPY 3 - FILING OFFICER, ACKNOWLEDGEMENT

WASHINGTON UCC-4

PLEASE TYPE OR PRINT CLEARLY — Names and addresses will be filed exactly as they appear on this form.  
 This statement is presented for filing a crop lien pursuant to chapter 60.11 RCW, and a processor and preparer lien for agricultural products pursuant to chapter 60.13 RCW, to perfect a security interest in the collateral named below.  
**IF PROCESSOR AND PREPARER LIEN FOR AGRICULTURAL PRODUCTS —** The term lien debtor is to be construed as a processor, preparer, or conditioner. The lien holder claimant is to be construed as the producer.

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS	FOR OFFICE USE ONLY
TRADE NAME: (dba, aka)	

2. LIEN HOLDER/CLAIMANT: NAME AND ADDRESS	3. ASSIGNEE(S) of SECURED PARTY(IES) (if applicable) (last name first, and address(es))
---	---

4. LANDLORD/SUPPLIER: Date of commencement of performance for which the lien is claimed _____	NOTE: You may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged.)	5. NUMBER OF ADDITIONAL SHEETS:
---	--	---------------------------------

6. TYPE OF LIEN:       LANDLORD                       SUPPLIER                       PREPARER                       PROCESSOR

7. LANDLORD/SUPPLIER: Describe the LABOR SERVICES, MATERIALS or SUPPLIES covered by this statement.  
 PREPARER/PROCESSOR: Describe the AGRICULTURAL PRODUCT to be charged with the lien. Include the amount demanded after deducting credits and offsets.

8. RETURN ACKNOWLEDGEMENT COPY TO: (name and address)	\$ _____  FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504
	FOR OFFICE USE ONLY  IMAGES TO BE FILMED <input style="width: 40px; height: 20px;" type="checkbox"/>

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN: <input style="width: 150px; height: 20px;" type="text"/>	12. TYPE NAME OF THE LIEN HOLDER/CLAIMANT OR PRODUCER
10. PRODUCER'S STATEMENT FOR PREPARER/PROCESSOR LIENS: I declare that the amount claimed is a true and bonafide existing debt as of the date of the filing or the notice evidencing the lien.	13. SIGNATURE OF LIEN HOLDER/CLAIMANT OR PRODUCER I verify that the information contained on this statement is true and accurate.
11. DATE PAYMENT IS DUE	

PLEASE TYPE OR PRINT CLEARLY - Names and addresses will be filed exactly as they appear on this form.  
 This statement is presented for filing a crop lien pursuant to chapter 60.11 RCW, and a processor and preparer lien for agricultural products pursuant to chapter 60.13 RCW, to perfect a security interest in the collateral named below.  
**IF PROCESSOR AND PREPARER LIEN FOR AGRICULTURAL PRODUCTS** - The term lien debtor is to be construed as a processor, preparer, or conditioner. The lien holder claimant is to be construed as the producer.

1. LIEN DEBTOR(S): NAME (last, first, middle) AND ADDRESS   TRADE NAME: (dba, aka)	FOR OFFICE USE ONLY
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2. LIEN HOLDER/CLAIMANT: NAME AND ADDRESS  <div style="border: 1px solid black; height: 100px; width: 100%;"></div>	3. ASSIGNEE(S) OF SECURED PARTY(IES) (if applicable) (last name first, and address(es))
---	---

4. LANDLORD/SUPPLIER: Date of commencement of performance for which the lien is claimed _____	NOTE: You may attach additional sheets to provide more information where space is limited. (A non-standard fee will be charged.)	5. NUMBER OF ADDITIONAL SHEETS:
---	--	---------------------------------

6. TYPE OF LIEN:       LANDLORD                       SUPPLIER                       PREPARER                       PROCESSOR

7. LANDLORD/SUPPLIER: Describe the LABOR SERVICES, MATERIALS or SUPPLIES covered by this statement.  
 PREPARER/PROCESSOR: Describe the AGRICULTURAL PRODUCT to be charged with the lien. Include the amount demanded after deducting credits and offsets.

8. RETURN ACKNOWLEDGEMENT COPY TO: (name and address)  <div style="border: 1px solid black; height: 100px; width: 100%;"></div>	\$ _____  FILE WITH: UNIFORM COMMERCIAL CODE DIVISION DEPARTMENT OF LICENSING P.O. BOX 9660 OLYMPIA, WA 98504  FOR OFFICE USE ONLY  IMAGES TO BE FILMED <input type="checkbox"/>
---	--

9. KIND OF CROP AND ADDRESS OR PROPERTY DESCRIPTION SUFFICIENT TO IDENTIFY THE LOCATION OF THE CROP

COUNTY IN WHICH CROP IS GROWN: <input style="width:100%;" type="text"/>	12. TYPE NAME OF THE LIEN HOLDER/CLAIMANT OR PRODUCER
10. PRODUCER'S STATEMENT FOR PREPARER/PROCESSOR LIENS: I declare that the amount claimed is a true and bonafide existing debt as of the date of the filing or the notice evidencing the lien.	13. SIGNATURE OF LIEN HOLDER/CLAIMANT OR PRODUCER I verify that the information contained on this statement is true and accurate.
11. DATE PAYMENT IS DUE	

INSTRUCTIONS UCC-4

- 1. PLEASE TYPE OR PRINT: The information on this form will be filed exactly as you present it. Complete items 1 through 11 clearly and accurately. If you correct an error, be certain to correct all copies.
- 2. LIEN DEBTOR: The name of the lien debtor must be entered as follows—last name, comma, first name, comma, middle name or initial.
- 3. ATTACHMENTS: When the space on the form is inadequate, continue your information on additional 8 1/2 by 11 sheets. Enter the name of the lien debtor in the same manner as described in 2, as the first item on each additional page and indicate the item number on the form which is being continued. Only one copy of each attachment is necessary. Submit the NONSTANDARD FEE.
- 4. ACKNOWLEDGEMENT: The filing officer will return copy 3 when the statement is filed. Indicate where you wish this acknowledgement to be sent in the box within item number 8.
- 5. FILING FEES: Proper filing fees must accompany each filing.

STANDARD FORM:

WASHINGTON UCC-4 FORM ..... \$4.00

NONSTANDARD FORMS:

WASHINGTON UCC-4 FORM WITH ATTACHMENTS, OR OTHER FORMS ..... \$7.00

- 6. MAILING: Send copies 1, 2, and 3 to the address on the front of this form. Retain copies 4 and 5.

TERMINATION STATEMENT

To terminate a filing send the acknowledgement, copy 3, back to the filing officer with the termination statement signed by the lien holder/claimant of record. The UCC-3 form also may be used as a termination statement. Fees are not charged for the termination of filings.

If the name of the secured party or the assignee (if an assignment has been made) is other than the name of an individual, then the termination statements require that the exact name of the secured party or the assignee must appear directly above the signature representing the secured parties.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-048 UCC-11R REQUEST FOR CERTIFICATE OF INFORMATION. Effective July 1, 1982, the following form shall be the standard UCC-11R Form prescribed by the department of licensing:

PLEASE TYPE FORM REQUEST FOR CERTIFICATE OF INFORMATION

FOR OFFICE USE ONLY

2A. DEBTOR (last name first, and address)

2B. Previous address(es) of debtor (if applicable)

3 PARTY requesting Certificate of Information (name and address)

4. DATE \_\_\_\_\_

SIGNATURE OF REQUESTING PARTY \_\_\_\_\_

5.

Department of Licensing, please furnish INFORMATION certificate showing whether there is on file any presently effective financing statement naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$4.00 fee is enclosed.

Department of Licensing, please furnish INFORMATION certificate and true and exact COPIES of all presently effective financing statements naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$8.00 fee is enclosed.

Department of Licensing, please furnish INFORMATION certificate AND COPIES of filings from \_\_\_\_\_ to \_\_\_\_\_ or for those specifically requested file numbers listed below. The \$8.00 fee is enclosed.

FILE NUMBER	DATE AND HOUR OF FILING	NAME(S) AND ADDRESS(ES) OF SECURED PARTY(IES)

6

1 THE ABOVE LISTING IS A RECORD OF ALL PRESENTLY EFFECTIVE FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING AS OF \_\_\_\_\_ AT \_\_\_\_\_

2 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT FROM \_\_\_\_\_ TO \_\_\_\_\_ WHICH NAME THE ABOVE DEBTOR AND ARE ON FILE IN THE DEPARTMENT OF LICENSING THIS SEARCH REQUEST DOES NOT REFLECT FILINGS WHICH MAY HAVE BEEN ACTIVE ON \_\_\_\_\_ 19 \_\_\_\_\_ BUT HAVE EXPIRED OR HAVE BEEN TERMINATED SINCE THAT DATE

3 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING.

4 THE ATTACHED PAGES ARE TRUE AND EXACT COPIES OF THE FINANCING STATEMENTS OR STATEMENTS OF ASSIGNMENT.

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address or addresses cited in your Request for Information. Have you cited all names, trade names, business entities, or addresses, past or present, associated with this debtor inquiry? If not, you may wish to submit additional requests

DATE \_\_\_\_\_ SIGNATURE OF FILING OFFICER \_\_\_\_\_

Forward to UNIFORM COMMERCIAL CODE, DEPARTMENT OF LICENSING, P.O. BOX 9660, OLYMPIA, WA 98504  
FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 1—Filing Officer

WASHINGTON UCC-11R

PLEASE TYPE FORM REQUEST FOR CERTIFICATE OF INFORMATION SEE REVERSE SIDE FOR INSTRUCTIONS

1. OFFICE USE ONLY 2. DEBTOR NAME (Last name, first name, middle name) 2A. DEBTOR ADDRESS 3. REQUESTING PARTY (Name and address) 2B. ADDITIONAL ADDRESS(ES) You may specify addresses or enter ALL to request all addresses for this debtor.

4. TYPE OF REQUEST [ ] Please furnish an INFORMATION certificate showing any presently effective financing statements and statements evidencing crop liens and processor and preparer liens for agricultural products filed for the debtor named above, at the specific address(es) listed, on the date of receipt of this request. The \$4.00 fee is enclosed. [ ] Please furnish a CERTIFICATE and true and exact COPIES of all presently effective financing statements and statements evidencing crop liens and processor and preparer liens for agricultural products and any assignments thereof on file for the debtor named above, at the specific address(es) listed on the date of receipt of this request. The \$8.00 fee is enclosed. [ ] Please furnish INFORMATION certificate of all filings from \_\_\_\_\_ to \_\_\_\_\_. The \$4.00 fee is enclosed. [ ] Please furnish COPIES of all filings from \_\_\_\_\_ to \_\_\_\_\_. The \$8.00 fee is enclosed. [ ] Please furnish COPIES of the specific file numbers listed below in box 5. The \$8.00 fee is enclosed.

5. SPECIFICALLY REQUESTED FILE NUMBER(S)

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address(es) cited in your request. If you believe there may be additional names you may wish to submit additional request forms and fees.

6. DATE 7. SIGNATURE OF REQUESTING PARTY

MAKE CHECKS PAYABLE TO THE DEPARTMENT OF LICENSING

FORWARD TO: UNIFORM COMMERCIAL CODE DEPARTMENT OF LICENSING P.O. BOX 9880 OLYMPIA, WA 98504

NOTE CERTIFIED SEARCH RESULTS WILL BE ATTACHED TO THIS FORM UPON COMPLETION OF THIS SEARCH. Records of crop and crop related liens may exist at a county auditor office as well as the Department of Licensing during the filing location transition period from January 1, 1987 to the duration of a lien filed prior to January 1, 1987.

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

COPY 1 - FILING OFFICER

WASHINGTON UCC-11R

PLEASE TYPE FORM **REQUEST FOR CERTIFICATE OF INFORMATION**

1 FOR OFFICE USE ONLY

2A DEBTOR (last name first, and address)

2B. Previous address(es) of debtor (if applicable)

3. PARTY requesting Certificate of Information (name and address)

4. DATE \_\_\_\_\_

SIGNATURE OF REQUESTING PARTY \_\_\_\_\_

- 5.
- Department of Licensing, please furnish INFORMATION certificate showing whether there is on file any presently effective financing statement naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$4.00 fee is enclosed
  - Department of Licensing, please furnish INFORMATION certificate and true and exact COPIES of all presently effective financing statements naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$8.00 fee is enclosed.
  - Department of Licensing, please furnish INFORMATION certificate AND COPIES of filings from \_\_\_\_\_ to \_\_\_\_\_ or for those specifically requested file numbers listed below. The \$8.00 fee is enclosed.

FILE NUMBER	DATE AND HOUR OF FILING	NAME(S) AND ADDRESS(ES) OF SECURED PARTY(IES)

- 6.
- 1. THE ABOVE LISTING IS A RECORD OF ALL PRESENTLY EFFECTIVE FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING AS OF \_\_\_\_\_ AT \_\_\_\_\_
  - 2. THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT FROM \_\_\_\_\_ TO \_\_\_\_\_ WHICH NAME THE ABOVE DEBTOR AND ARE ON FILE IN THE DEPARTMENT OF LICENSING THIS SEARCH REQUEST DOES NOT REFLECT FILINGS WHICH MAY HAVE BEEN ACTIVE ON \_\_\_\_\_ 19\_\_\_\_ BUT HAVE EXPIRED OR HAVE BEEN TERMINATED SINCE THAT DATE
  - 3. THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING.
  - 4. THE ATTACHED PAGES ARE TRUE AND EXACT COPIES OF THE FINANCING STATEMENTS OR STATEMENTS OF ASSIGNMENT.
- The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address or addresses cited in your Request for Information. Have you cited all names, trade names, business entities, or addresses, past or present, associated with this debtor inquiry? If not, you may wish to submit additional requests.
- DATE \_\_\_\_\_ SIGNATURE OF FILING OFFICER \_\_\_\_\_

Forward to: UNIFORM COMMERCIAL CODE, DEPARTMENT OF LICENSING, P. O. BOX 9660, OLYMPIA, WA 98504  
FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 2—Filing Officer

WASHINGTON UCC-11R

PLEASE TYPE FORM

REQUEST FOR CERTIFICATE OF INFORMATION

SEE REVERSE SIDE FOR INSTRUCTIONS

1. OFFICE USE ONLY

2. DEBTOR NAME (Last name, first name, middle name)

2A. DEBTOR ADDRESS

3. REQUESTING PARTY (Name and address)

2B. ADDITIONAL ADDRESS(ES) You may specify addresses or enter ALL to request all addresses for this debtor.

4. TYPE OF REQUEST

- Please furnish an INFORMATION certificate showing any presently effective financing statements and statements evidencing crop liens and processor and preparer liens for agricultural products filed for the debtor named above, at the specific address(es) listed, on the date of receipt of this request. **The \$4.00 fee is enclosed.**
- Please furnish a CERTIFICATE and true and exact COPIES of all presently effective financing statements and statements evidencing crop liens and processor and preparer liens for agricultural products and any assignments thereof on file for the debtor named above, at the specific address(es) listed on the date of receipt of this request. **The \$8.00 Fee is enclosed.**
- Please furnish INFORMATION certificate of all filings from \_\_\_\_\_ to \_\_\_\_\_. **The \$4.00 fee is enclosed.**
- Please furnish COPIES of all filings from \_\_\_\_\_ to \_\_\_\_\_. **The \$8.00 fee is enclosed.**
- Please furnish COPIES of the specific file numbers listed below in box 5. **The \$8.00 fee is enclosed.**

5. SPECIFICALLY REQUESTED FILE NUMBER(S)

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address(es) cited in your request. If you believe there may be additional names you may wish to submit additional request forms and fees.

6. DATE

7. SIGNATURE OF REQUESTING PARTY

MAKE CHECKS PAYABLE TO THE DEPARTMENT OF LICENSING

FORWARD TO: UNIFORM COMMERCIAL CODE  
DEPARTMENT OF LICENSING  
P.O. BOX 8660  
OLYMPIA, WA 98504

NOTE

CERTIFIED SEARCH RESULTS WILL BE ATTACHED TO THIS FORM UPON COMPLETION OF THIS SEARCH. Records of crop and crop related liens may exist at a county auditor office as well as the Department of Licensing during the filing location transition period from January 1, 1987 to the duration of a lien filed prior to January 1, 1987.

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

COPY 2 - FILING OFFICER

WASHINGTON UCC-11R

PLEASE TYPE FORM

REQUEST FOR CERTIFICATE OF INFORMATION

1 FOR OFFICE USE ONLY

2A. DEBTOR (last name first, and address)

2B. Previous address(es) of debtor (if applicable)

3. PARTY requesting Certificate of Information (name and address)

4. DATE

SIGNATURE OF REQUESTING PARTY

5.

- Department of Licensing, please furnish INFORMATION certificate showing whether there is on file any presently effective financing statement naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$4.00 fee is enclosed.
- Department of Licensing, please furnish INFORMATION certificate and true and exact COPIES of all presently effective financing statements naming the above named debtor and any statement of assignment thereof, as of the date of receipt of this request. The \$8.00 fee is enclosed.
- Department of Licensing, please furnish INFORMATION certificate AND COPIES of filings from \_\_\_\_\_ to \_\_\_\_\_ or for those specifically requested file numbers listed below. The \$8.00 fee is enclosed.

FILE NUMBER	DATE AND HOUR OF FILING	NAME(S) AND ADDRESS(ES) OF SECURED PARTY(IES)

6

- 1 THE ABOVE LISTING IS A RECORD OF ALL PRESENTLY EFFECTIVE FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING AS OF \_\_\_\_\_ AT \_\_\_\_\_
- 2 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT FROM \_\_\_\_\_ TO \_\_\_\_\_ WHICH NAME THE ABOVE DEBTOR AND ARE ON FILE IN THE DEPARTMENT OF LICENSING. THIS SEARCH REQUEST DOES NOT REFLECT FILINGS WHICH MAY HAVE BEEN ACTIVE ON \_\_\_\_\_ 19\_\_\_\_ BUT HAVE EXPIRED OR HAVE BEEN TERMINATED SINCE THAT DATE
- 3 THE ABOVE LISTING IS A RECORD OF THE SPECIFICALLY REQUESTED FINANCING STATEMENTS AND STATEMENTS OF ASSIGNMENT WHICH NAME THE ABOVE DEBTOR AND WHICH ARE ON FILE IN THE DEPARTMENT OF LICENSING.
- 4 THE ATTACHED PAGES ARE TRUE AND EXACT COPIES OF THE FINANCING STATEMENTS OR STATEMENTS OF ASSIGNMENT.

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address or addresses cited in your Request for Information. Have you cited all names, trade names, business entities, or addresses, past or present, associated with this debtor inquiry? If not, you may wish to submit additional requests.

DATE \_\_\_\_\_ SIGNATURE OF FILING OFFICER \_\_\_\_\_

Forward in UNIFORM COMMERCIAL CODE, DEPARTMENT OF LICENSING, P. O. BOX 9660, OLYMPIA, WA 98504  
FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

Copy 3—File Copy—Requesting Party

WASHINGTON UCC-11R

PLEASE TYPE FORM

REQUEST FOR CERTIFICATE OF INFORMATION

SEE REVERSE SIDE FOR INSTRUCTIONS

1. OFFICE USE ONLY	2. DEBTOR NAME (Last name, first name, middle name)
	2A. DEBTOR ADDRESS
3. REQUESTING PARTY (Name and address)	2B. ADDITIONAL ADDRESS(ES) You may specify addresses or enter ALL to request all addresses for this debtor.

4. TYPE OF REQUEST
- Please furnish an INFORMATION certificate showing any presently effective financing statements and statements evidencing crop liens and processor and preparer liens for agricultural products filed for the debtor named above, at the specific address(es) listed, on the date of receipt of this request. **The \$4.00 fee is enclosed.**
  - Please furnish a CERTIFICATE and true and exact COPIES of all presently effective financing statements and statements evidencing crop liens and processor and preparer liens for agricultural products and any assignments thereof on file for the debtor named above, at the specific address(es) listed on the date of receipt of this request. **The \$8.00 Fee is enclosed.**
  - Please furnish INFORMATION certificate of all filings from \_\_\_\_\_ to \_\_\_\_\_. **The \$4.00 fee is enclosed.**
  - Please furnish COPIES of all filings from \_\_\_\_\_ to \_\_\_\_\_. **The \$8.00 fee is enclosed.**
  - Please furnish COPIES of the specific file numbers listed below in box 5. **The \$8.00 fee is enclosed.**

5. SPECIFICALLY REQUESTED FILE NUMBER(S)

The Department of Licensing hereby disclaims responsibility in this record search and certification for other than the specifically named debtor at the exact address(es) cited in your request, if you believe there may be additional names you may wish to submit additional request forms and fees.

6. DATE	7. SIGNATURE OF REQUESTING PARTY
---------	----------------------------------

MAKE CHECKS PAYABLE TO THE DEPARTMENT OF LICENSING

FORWARD TO: UNIFORM COMMERCIAL CODE  
DEPARTMENT OF LICENSING  
P.O. BOX 9660  
OLYMPIA, WA 98504

**NOTE**

CERTIFIED SEARCH RESULTS WILL BE ATTACHED TO THIS FORM UPON COMPLETION OF THIS SEARCH. Records of crop and crop related liens may exist at a county auditor office as well as the Department of Licensing during the filing location transition period from January 1, 1987 to the duration of a lien filed prior to January 1, 1987.

FORM APPROVED FOR USE IN THE STATE OF WASHINGTON

COPY 3 - FILE COPY - REQUESTING PARTY

WASHINGTON UCC-11R

INSTRUCTIONS UCC-11R

~~((1. PLEASE TYPE THIS FORM:~~

~~2. Only the name of one debtor may appear on each form. If information is requested on more than one name, a separate form must be submitted for each name. A husband and wife are considered to be two individual debtors. If more than one name does appear on the submitted form, only the first name will be searched.~~

~~3. Indicate the type of search requested in box 5.~~

~~4. The fee for a certificate of information request is \$4.00. The fee for a certificate of information and copy request is \$8.00. Proper filing fees must accompany each form.~~

~~5. DO NOT WRITE IN BOX 1 OR BOX 6.~~

~~6. REMOVE and retain copy (3). SEND copies (1) and (2) to the address on the front of the form.))~~

1. PLEASE TYPE OR PRINT THIS FORM. Complete this form accurately and clearly. The search will be conducted using the exact spelling of the debtor name as shown in box 2. If you make corrections to the form, be sure that all copies are corrected.

2. ONE DEBTOR NAME PER FORM: Only the first debtor name entered on this form will be searched. A separate UCC-11R must be submitted for each debtor.

- A husband and wife are considered to be two individual debtors.
- DBAs are considered separate debtors.

3. ADDITIONAL ADDRESSES OF THE DEBTOR: Previous or additional addresses will be searched as specified in box 2B or you may request a search of all addresses currently filed for a debtor by specifying ALL ADDRESSES. If a debtor has a P.O. Box in addition to a street address, please list both addresses.

4. SEARCH FEES: The proper fees must accompany each search request.

<u>CERTIFICATE OF INFORMATION .....</u>	<u>\$4.00</u>
<u>CERTIFICATE AND COPIES .....</u>	<u>\$8.00</u>

MAKE CHECKS PAYABLE TO THE DEPARTMENT OF LICENSING.

5. MAILING: Send copies 1 and 2 to the address on the front of the form. Retain copy 3 for your records.

6. SEARCH RESULTS: When your search request has been completed, copy 1 will be returned with the results and/or certification attached.

AMENDATORY SECTION (Amending Order 659-DOL, filed 2/9/82)

WAC 308-400-050 OFFICIAL APPROVAL OF FORMS. A supplier of standard forms who wishes to print on such forms a legend indicating that they have been officially approved as standard forms by the department of licensing shall submit ~~((five))~~ two sets of reproducible proof copies of each such form to the department. The copies must demonstrate to the satisfaction of the department that the approved form in final printing will conform to content, format, size, and construction of the forms set out in WAC 308-400-040, 308-400-042, 308-400-044, 308-400-046, 308-400-047, and 308-400-048. If the department is so satisfied, it shall notify such supplier in writing. No person shall print such a legend on any form for use under ~~((the Uniform Commercial Code))~~ Article 62A.9 RCW or chapter 60.11 or 60.13 RCW, nor shall ~~((the))~~ any person in any manner represent that there has been such approval, without first applying for such approval and receiving such notice from the department. A form which has not been approved by the department shall be considered a nonstandard form.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-052 NONSTANDARD FORM. (1) Beginning July 1, 1982, the only forms which will be considered standard forms for the purpose of assessing standard fees are those set out in WAC 308-400-040, 308-400-042, 308-400-044, ~~((and))~~ 308-400-046, and 308-400-048. All other forms will be considered nonstandard forms to which the nonstandard form filing fees apply.

(2) Beginning January 1, 1987, the only forms which will be considered the standard form for assessing standard fees for processor, preparer, or crop liens shall be those set out as WAC 308-400-046, 308-400-047, and 308-400-048.

(3) A standard form which includes attachments becomes a nonstandard filing and will be assessed the nonstandard filing fee.

NEW SECTION

WAC 308-400-053 ACCEPTANCE OF DOCUMENTS FOR FILING. (1) The department of licensing, Uniform Commercial Code section, does not, by accepting or rejecting a document submitted for filing, determine the legal validity of the document.

(2) When proper filing fees are submitted, the filing officer will accept for filing, documents that meet the basic filing requirements described by statute.

(3) The filing officer will return, without filing, any continuation that is received after the expiration of the original financing statement. No exception will be made for continuation statements which are received following a weekend or holiday during which the original statement or previous continuation statement expired.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-054 POWER OF ATTORNEY. (1) The department will accept for filing a financing statement signed for the debtor by his agent or attorney in fact if such circumstance is clearly indicated on the financing statement or filing form or in accompanying documents.

(2) When a termination statement is signed for the secured party by an attorney in fact, ~~((an acknowledged))~~ a notarized copy of the document granting the power of attorney to the signer must accompany the statement or filing form.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-056 RETURN OF ACKNOWLEDGMENT. When a document is accepted for filing, the department of licensing shall deposit ~~((the))~~ an acknowledgment in the mails with reasonable promptness for return to the secured party or the person designated by the secured party to receive ~~((the))~~ acknowledgment.

AMENDATORY SECTION (Amending Order 674-DOL, filed 6/9/82)

WAC 308-400-058 ~~((TERMINATION IF PARTIAL ASSIGNMENT))~~ SIGNATURE REQUIREMENTS. (1) A financing statement must be signed by each person listed by name as the debtor.

(2) If a partial assignment of the security interest perfected by a financing statement or filing form has been made, signatures of both the secured party and the assignee are required to terminate the financing statement or filing form. All signatures on UCC-3 actions must be original. When representing a person other than the signer, the person must be identified as the representative.

(3) Each party listed as a secured party on the financing statement or filing form must sign any UCC-3 action or termination form.

NEW SECTION

WAC 308-400-059 TERMINATION STATEMENT, STATEMENT OF DISCHARGE AND LIEN TERMINATION STATEMENT. (1) A "termination statement" is used to terminate a security interest under a financing statement (RCW 62A.9-404). A "statement of discharge" is used to discharge a processor or preparer lien which has been filed with a filing officer (RCW 60.13.060). A "lien termination statement" is used for terminating a crop lien pursuant to chapter 60.11 RCW.

(2) For a security interest under a financing statement, whenever there is no outstanding secured obligation and no commitment to make advances, incur obligations or otherwise give value, a secured party must on written demand by the debtor send the debtor, for each filing officer with whom the financing statement was filed, a properly signed termination statement to the effect that he no longer claims a security interest under

the financing statement, which shall be identified by file number. A secured party's failure to file such a termination statement or to send such a termination statement within ten days after proper demand therefor, the secured party shall be liable to the debtor for one hundred dollars plus any damages caused to the debtor by such failure.

(3) For a processor or preparer lien which has been filed with the filing officer, if the producer has received full payment for the obligation, the producer shall promptly file with the filing officer a statement declaring that full payment has been received and that the lien is discharged. If, after payment, the producer fails to file such statement of discharge within ten days following a request to do so, the producer shall be liable to the processor, conditioner or preparer in the sum of one hundred dollars plus actual damages caused by the failure.

(4) For a crop lien, the lienholder shall file with the filing officer a lien termination statement within fifteen days following receipt of full payment of the amount of the lien. Failure to file a lien termination statement by the lienholder or its assignee shall cause the lienholder or its assignee to be liable to the debtor for the attorneys' fees and costs incurred by the debtor to have the lien terminated plus damages incurred by the debtor due to the failure of the lienholder to terminate the lien.

(5) Failure to file a statement of discharge or a lien termination statement with the department of licensing may result in retention of filings records beyond the duration of the secured interest or the lien.

**AMENDATORY SECTION** (Amending Order 674-DOL, filed 6/9/82)

**WAC 308-400-070 REQUEST FOR CERTIFICATE OF INFORMATION.** A separate written request for information (see WAC 308-400-048, Form UCC-11R) must be submitted with respect to each individual debtor concerning whom information is sought. For this purpose a husband and wife shall be considered to be two individual debtors. An entity identified by a trade name or a DBA (doing business as), will be considered an individual debtor.

**AMENDATORY SECTION** (Amending Order 659-DOL, filed 2/9/82)

**WAC 308-400-080 DELEGATION OF CERTIFICATION AUTHORITY.** The director of the department of licensing may delegate to other department filing officers the authority to issue and sign all certificates of information issued by the department pursuant to RCW 62A.9-407(2), 60.11.040(3), and 34.04.020.

**WSR 86-24-056**  
**PROPOSED RULES**  
**BOARD OF PHARMACY**  
 [Filed December 2, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State

Board of Pharmacy intends to adopt, amend, or repeal rules concerning the distribution of sample controlled substances or legend drugs in the state of Washington;

that the agency will at 1:30 p.m., Tuesday, January 13, 1987, in the Auditorium of Office Building Number Two, 12th and Franklin, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 18.65.005 [18.64.005].

The specific statute these rules are intended to implement is RCW 18.65.005(11) [18.64.005(11)].

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

Dated: December 2, 1986

By: John H. Keith  
 Assistant Attorney General  
 Board Counsel

**STATEMENT OF PURPOSE**

Name of Agency: Washington State Board of Pharmacy.

Rule Title, Summary and Purpose: WAC 360-60-005 Preamble, explains the concern that has prompted the board to develop these rules to protect the public; 360-60-010 Definitions, defines the key terms used in the sample drugs regulation, including, "drug samples," "controlled substance," "dispense," "distribute," "legend drug," "practitioner," and "manufacturer's representative." These definitions will aid in understanding the scope and application of these rules; 360-60-020 Registration requirements, explains the reporting and registration requirements for manufacturers who will be distributing sample drugs in the state of Washington; 360-60-030 Records and reports, explains the recordkeeping requirements and the reports or records manufacturers distributing sample drugs must submit to the Board of Pharmacy; 360-60-040 Storage of sample drugs by manufacturer's representative, will explain the storage requirements so as to minimize loss of drugs or their contamination, deterioration or adulteration; 360-60-050 Requirements for distribution of sample drugs by manufacturer's representatives, intended to inform manufacturer's representatives of the conditions under which the affected sample drugs can be distributed; 360-60-060 Disposal of sample drugs by manufacturer's representatives, explains the disposition of unneeded, outdated or damaged sample drugs; 360-60-070 Manufacturers responsible for distribution of sample drugs by representatives, clarifies the manufacturers responsibilities for the actions of its agents or employees; 360-60-080 Board investigation of sample drug distribution, addresses manufacturers' cooperation in connection with active investigations; and 360-60-090 Seizure of drugs in violation, provides for seizure or confiscation of any drugs distributed in violation of the rules.

Statutory Authority: RCW 18.64.005(11).

Reason Proposed: To regulate the possession and distribution of drug samples for the protection of the public health, safety and welfare.

**Responsible Departmental Personnel:** The board and the executive secretary of the board have responsibility for drafting, implementing and enforcing these rules. The executive secretary is Donald H. Williams, 319 East 7th Avenue, W.E.A. Building, FF-21, Olympia, Washington 98504, phone (206) 753-6834.

**Proponents:** Washington State Board of Pharmacy.

**Small Business Economic Impact Statement:** Not required since these rules do not impact small businesses as that term was defined by RCW 43.31.920.

#### Chapter 360-60 WAC

### LEGEND DRUG AND CONTROLLED SUBSTANCE SAMPLES

#### NEW SECTION

**WAC 360-60-005 PREAMBLE.** The board has the responsibility to; (1) protect and promote the public health, safety and welfare, in matters relating to drugs; and

(2) control the distribution of drugs; and

(3) monitor trends of drug misuse, diversion and abuse.

The board has identified problems with the storage, distribution, and disposal of sample drugs that have resulted in misuse, diversion and/or abuse. Furthermore, the board has determined that the sales representatives or agents of pharmaceutical manufacturers have not been diligent in the removal of either significantly outdated drugs or recalled drugs, either FDA or manufacturer originated, from drug storage areas of prescribers.

The board finds that this lack of regulations controlling the storage, distribution, and disposal of sample drugs by the sales representatives or agents of pharmaceutical manufacturers endangers the health, safety and welfare of the citizens of the State of Washington. The board further finds that in chapter 18.64 RCW, chapter 69.04 RCW, chapter 60.41 RCW, and in chapter 69.50 RCW repeated requirements for the regulation of the storage, distribution, and disposal of all drugs. Since the potential danger to the public health and safety is inherent to all prescription drugs, independent of whether these drugs are obtained by purchase or gift, the following regulations are required at this time.

#### NEW SECTION

**WAC 360-60-010 DEFINITIONS.** (1) "Board" means the Washington State Board of Pharmacy.

(2) "Drug samples" means any F.D.A. approved controlled substance, legend drug, or products requiring prescriptions in the state of Washington, exclusive of drugs under FDA approved clinical investigation, which is distributed at no charge to a practitioner by a manufacturer or a manufacturer's representative.

(3) "Controlled substance" means a drug, substance, or immediate precursor of such drug or substance, so designated under or pursuant to the provisions of chapter 69.50 RCW, of the Uniform Controlled Substances Act, or WAC 360.36.

(4) "Deliver" or "delivery" means the actual, constructive, or attempted transfer from one person to another of a drug or device, whether or not there is an agency relationship.

(5) "Dispense" means the interpretation of a prescription or order for a drug, biological, or device and, pursuant to that prescription or order, the proper selection, measuring, compounding, labeling, or packaging necessary to prepare that prescription or order for delivery.

(6) "Distribute" means to deliver, other than by administering or dispensing, a legend drug.

(7) "Legend drug" means any drug which is required by state law or regulation of the board to be dispensed on prescription only or is restricted to use by practitioners only; including chapter 69.41 RCW of the Legend Drug Act, or WAC 360.32.

(8) "Person" means any individual, corporation, government or governmental subdivision or agency, business trust, estate, trust, partnership or association or any other legal entity.

(9) "Practitioner" means a physician under chapter 18.71 RCW, an osteopathic physician or an osteopathic physician and surgeon under chapter 18.57 RCW, a dentist under chapter 18.32 RCW, a podiatrist under chapter 18.22 RCW, a veterinarian under chapter 18.92 RCW, a pharmacist under chapter 18.64 RCW, a commissioned medical or

dental officer in the United States armed forces, or public health service in the discharge of his or her official duties, a duly licensed physician or dentist employed by the veterans administration in the discharge of his or her official duties, a registered nurse under chapter 18.88 RCW when authorized to prescribe by the board of nursing, an osteopathic physician's assistant under chapter 18.57A RCW when authorized by the committee of osteopathic examiners, or a physician's assistant under chapter 18.71A RCW when authorized by the board of medical examiners.

(10) "Manufacturer's representative" means an agent or employee of a drug manufacturer who is authorized by the drug manufacturer to possess drug samples for the purpose of distribution in the state of Washington to appropriately authorized health care practitioners.

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

#### NEW SECTION

**WAC 360-60-020 REGISTRATION REQUIREMENTS.** A manufacturer that intends to distribute legend drug samples in the state of Washington shall register annually with the board at no fee. A manufacturer that intends to distribute controlled substances samples in the state of Washington shall register annually with the board at an annual fee as set forth in RCW 69.50.301 and/or WAC 360.18. Manufacturers distributing legend and/or controlled substances drugs including sample drugs in the state of Washington shall either; (1) Provide the board, with a twenty-four hour telephone number and the name of the individual(s) who shall respond to the board's inquiries by 8:15 a.m. board office local time unless prevented by extraordinary circumstances beyond the control of the manufacturer, in which event an agent of the manufacturer shall notify the board office by 8:15 a.m. local time as the reason for the delay, and an estimation of the time of compliance with the request; or (2) If a twenty-four hour telephone number is not available, provide the board with the addresses of the sites in the state of Washington where drug samples will be stored, as well as the names, addresses and telephone numbers of the individuals who will be responsible for the storage and distribution of the drug samples. The manufacturer shall keep this list current at all times, and annually submit a completed updated list to the board.

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

#### NEW SECTION

**WAC 360-60-030 RECORDS AND REPORTS.** (1) The following records shall be maintained by all manufacturers distributing drug samples in the state of Washington and shall be available for inspection by authorized representatives of the board.

(a) An inventory of drug samples held in the state of Washington for distribution taken following company policy, but no less than annually, whichever is shorter by a representative of the manufacturer in addition to the individual in direct control of the drug samples;

(b) Records or documents to account for all drug samples received, distributed, destroyed or returned to the manufacturer. The records shall include records for sample drugs signed for by practitioners, dates and methods of destruction and any dates of returns;

(c) Copies of all reports of lost or stolen drug samples;

(d) All required records shall be maintained for three (3) years and shall include transaction dates.

(2) Manufacturers shall report to the board the discovery of any loss or theft of drug samples within ten days of such discovery.

(3) Manufacturers shall report to the board as frequently as, and at the same time as their other reports to the Drug Enforcement Agency the name and DEA registration number for each practitioner who has received controlled substances and the name, strength and quantity of the controlled substance(s) distributed.

#### NEW SECTION

**WAC 360-60-040 STORAGE OF LEGEND DRUGS AND CONTROLLED SUBSTANCES BY MANUFACTURER'S REPRESENTATIVE.** All legend drugs and/or controlled substances shall be; (1) Stored in compliance with the requirements of federal and state laws, rules, and regulations. Manufacturer's representatives shall, at all times, bear in mind the legal standards and the label instructions for

the drugs in their possession and shall make every effort to comply with those standards, as well as appropriate security during the period of temporary storage for delivery purposes. Where necessary, they may need to carry only small quantities in temporary storage; and

(2) Maintained in a locked area to which access is limited to persons authorized by the manufacturer. Controlled substances shall be maintained separately in a locked container in the locked area; and

(3) Shall be stored and transported in such a manner so as to be free of contamination, deterioration and adulteration; and

(4) Shall be stored under conditions of temperature, light, moisture and ventilation so as to meet the USP Standards or the label instructions for each drug; and

(5) Physically separated from other drugs until disposed of or returned to the manufacturer when they are within six months of their expiration date or the company policy period whichever is longer.

(6) It shall be the obligation of the manufacturer to conduct routine inspections of both the permanent and temporary storage of the drugs, for which their representatives are responsible, for compliance with (1) through (5) above. The person assigned by the manufacturer to do the inspection must certify to the board that the sites are in compliance, indicating the date of the inspection, and must identify the site by a distinguishing code assigned by the manufacturer. The inspection of each site must occur no less than annually. The board or its agent may, upon request, accompany the manufacturer agent (the inspector) during an inspection to observe and critique the inspection technique for the purpose of standardizing the inspections and certification process.

#### NEW SECTION

WAC 360-60-050 REQUIREMENTS FOR DISTRIBUTION OF DRUG SAMPLES BY MANUFACTURER'S REPRESENTATIVES. (1) Drug samples may only be distributed to practitioners legally authorized to prescribe or dispense such drugs.

(2) Drug samples may only be distributed pursuant to a written request for such samples. This request shall contain the following:

(a) The recipient's name, address and professional designation and the DEA number if the drug samples are controlled substances; and

(b) The name and quantity of the drug samples delivered; and

(c) The name or identification of the manufacturer and of the individual distributing the drug sample; and,

(d) The dated signature of the practitioner requesting the drug sample.

(3) No fee, charge, other consideration or exchange of goods or services may be imposed for sample drugs distributed in the state of Washington.

(4) It shall be illegal for a manufacturer's representative to have possession of legend drugs or controlled substances other than those distributed by the manufacturer(s) they represent, unless those drugs have been legally prescribed and dispensed.

#### NEW SECTION

WAC 360-60-060 DISPOSAL OF DRUG SAMPLES BY MANUFACTURER'S REPRESENTATIVES. Surplus, outdated, recalled or damaged drug samples shall be disposed of as follows:

(a) Returned to the manufacturer; or,

(b) Witnessed destruction by such means as to assure that the drug does not become available to unauthorized persons, provided that controlled substances shall be returned to the manufacturer or shall be disposed of in accordance with Drug Enforcement Administration Regulations (21 CFR 1307.21).

#### NEW SECTION

WAC 360-60-070 MANUFACTURERS RESPONSIBLE FOR DISTRIBUTION OF LEGEND DRUGS AND/OR CONTROLLED SUBSTANCES BY REPRESENTATIVES. The manufacturer of legend drugs and/or controlled substances is responsible for the actions and conduct of their representatives with regard to those drugs including drug samples. Any failure to comply with these rules shall be grounds for appropriate disciplinary action pursuant to RCW 18.64.165.

#### NEW SECTION

WAC 360-60-080 BOARD INVESTIGATION OF SAMPLE DRUG DISTRIBUTION. The manufacturer shall cooperate with the

board by supplying such information as may be requested by the board as a result of any active investigation. The board shall not act in an arbitrary or capricious manner in its request for such information, nor may the board request information unrelated to the investigation.

#### NEW SECTION

WAC 360-60-090 SEIZURE OF DRUGS IN VIOLATION OF THESE RULES. Specific drug samples which are distributed in the state of Washington in violation of these rules shall be subject to seizure by the board, under the provisions of RCW 69.41.060. The board may hold a public hearing to examine a violation of these rules and may require a designated representative of the manufacturer to attend.

### **WSR 86-24-057**

#### **ADOPTED RULES**

#### **BOARD OF PHARMACY**

[Order 203—Filed December 2, 1986]

Be it resolved by the Washington State Board of Pharmacy, acting at Seattle, Washington, that it does adopt the annexed rules relating to retired pharmacist license, new section WAC 360-12-128.

This action is taken pursuant to Notice No. WSR 86-20-081 filed with the code reviser on October 1, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.64.005(11) and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 4, 1986.

By Barbara Vanderkolk  
Chair

#### NEW SECTION

WAC 360-12-128 RETIRED PHARMACIST LICENSE. (1) Any pharmacist who has been licensed in the state for twenty-five consecutive years, who wishes to retire from the practice of pharmacy, may apply to the board of pharmacy for a retired pharmacist license.

(2) The holder of a retired pharmacist license shall not be authorized to practice pharmacy and need not comply with the continuing education requirements of chapter 360-11 WAC.

(3) A retired pharmacist license shall be granted to any qualified applicant and shall entitle such person to receive mailings from the board of pharmacy; PROVIDED, That lawbook updates shall not be mailed without charge.

(4) In order to reactivate a retired pharmacist license, the holder must comply with the provision of WAC 360-12-130.

(5) The annual renewal fee for a retired pharmacist license shall be twenty dollars.

**WSR 86-24-058**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed December 2, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning food stamps, amending chapter 388-54 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis on December 1, 1986;

that the agency will at 10:00 a.m., Wednesday, January 7, 1987, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 8, 1987.

The authority under which these rules are proposed is RCW 74.04.510.

The specific statute these rules are intended to implement is RCW 74.04.510.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 7, 1987.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel  
 Department of Social and Health Services  
 Mailstop OB 14  
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by December 24, 1986. The meeting site is in a location which is barrier free.

Dated: December 1, 1986

By: Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel

**STATEMENT OF PURPOSE**

Re: WAC 388-54-740 and 388-54-745.

Purpose of the Rule Change: Defines the need for individual metering to qualify for the standard utility allowance; defines when a household may switch between actual utility costs and the standard utility allowance; defines when a household is entitled to receive the standard utility allowance when a LIHEAA payment is made on behalf of the household; prorates LIHEAA payments over the entire heating or cooling season; and budgets income prospectively when all members of the household are elderly or disabled and have no earned income.

Statutory Authority: RCW 74.04.400.

Summary of the Rule Change: These changes clarify when households may qualify for the standard utility allowance and that elderly or disabled households with no earned income are budgeted prospectively.

Person Responsible for Drafting, Implementation and Enforcement of These Rule Changes: Dave Monfort, Division of Income Assistance, mailstop OB-31J, phone 753-0426.

These rules are necessary as a result of federal law, 7 CFR Parts 271, 272, 273, 274, 276, 279 and 285.

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

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

(1) A standard deduction of ninety-nine dollars per household per month.

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

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

(4) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, and dependent care deductions. The shelter deduction shall not exceed one hundred forty-nine dollars.

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

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

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

(i) The household intends to return to the house;

(ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes; or

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

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

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

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

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

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

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

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

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

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

~~((h))~~ (i) A household shall ~~((not))~~ be allowed to switch between actual utility costs and the utility standard ~~((for a period of twelve months unless:))~~ at each recertification action and one additional time during each twelve-month period following the initial certification action.

~~((i))~~ The household changes residence, or

~~((ii))~~ The household begins to incur a heating and/or cooling cost; or

~~((iii))~~ The household no longer incurs a heating and/or cooling cost;))

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

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

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

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

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

(5) Households containing an elderly or disabled member, as defined in WAC 388-54-665 (2)(b), shall be authorized:

(a) A dependent care deduction up to one hundred forty-nine dollars as specified in WAC 388-54-740(3), and

(b) An excess shelter deduction as specified in WAC 388-54-740(4) for the monthly amount exceeding fifty percent of the household's monthly income after all applicable deductions have been made.

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

(a) Allowable medical expenses are:

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

(ii) The cost of medical insurance;

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

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

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

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

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

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

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

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

(b) Nonallowable expenses are:

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

(ii) The cost of special diets.

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

#### AMENDATORY SECTION (Amending Order 2286, filed 9/24/85)

WAC 388-54-745 INCOME—BUDGETING. (1) Budget all income ~~((for migrant households))~~ prospectively over the certification period for:

(a) Migrant households.

(b) Households in which all members are elderly or disabled and have no earned income. When an elderly household begins to receive earned income or acquires a nonelderly member, budget the household retrospectively in the second month following the month this change occurs, except as provided in subsection (2) of this section.

(2) Budget PA and SSI income prospectively over the certification period.

(3) Other households shall be prospectively budgeted in the beginning months and retrospectively budgeted in months other than beginning months, except as provided in subsection (4) of this section.

(4) Average nonexcluded scholarships, deferred education loans, and other educational grants over the period of intended use.

(5) For prospective budgeting:

(a) Count income already received and which can be reasonably anticipated to be received by the household during the month of application. Count only the income which can be reasonably anticipated for the second beginning month.

(b) Budget income prospectively for the month a nonparticipating individual is added to the household and the following month when reported timely. Combine prospective budgeting for the nonparticipating individual with the method in effect for the rest of the household.

(c) Income from self-employment shall be considered according to WAC 388-54-750.

(d) Average contractual income, except for migrant households.

(6) For retrospective budgeting:

(a) Use the household composition as of the last day of the report month.

(b) Disregard income received in a beginning month from a source which no longer provides income to the household. To be disregarded, income must have been included in the household's prospective budget. The disregard shall be for no more than one month.

(c) Disregard income received from a discontinued source by a non-assistance household member if that member applies for and begins to receive a PA grant. The household must have reported at least ten days prior to the start of the payment month.

(d) Use self-employment income from the corresponding report month.

(e) Count an AFDC corrective payment. An AFDC corrective payment is an AFDC warrant in addition to the regular monthly warrant. Budget only corrective payments which cover the current month. Disregard corrective payments received outside the month for which it is issued.

(7) When a participating household member establishes a new household, remove the member from the prior household and use the method of income budgeting that was in effect in the prior household.

(8) Budget income deductions as follows:

(a) Medical, medical reimbursements, dependent care, and shelter will be anticipated in the beginning months.

(b) Under retrospective budgeting, the department shall use a household's expenses from the corresponding report month.

(c) A household may elect to have expenses which fluctuate or are billed less often than monthly, averaged over the period the expense is to cover.

**WSR 86-24-059**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 2445—Filed December 2, 1986]

I, Lee D. Bomberger, acting director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Childcare agencies—Minimum licensing/certification requirements, amending chapter 388-73 WAC.

This action is taken pursuant to Notice No. WSR 86-21-057 filed with the code reviser on October 13, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.15.030 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 24, 1986.

By Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-012 DEFINITIONS. (1) Those terms defined in chapter 74.15 RCW shall have the same meanings when used in this chapter except as otherwise provided herein.

(2) "A developmentally disabled ~~((adult))~~ person" is an individual ~~((eighteen years of age or over))~~ suffering from a mental deficiency rendering him or her incapable of assuming those responsibilities expected of the socially adequate person, such as self-direction, self-support, and social participation.

(3) ~~((An "adult in need of protection" is an individual age eighteen or over requiring a degree of supervision, personal, and social care because of age, frailty, physical disability, mental confusion, or disturbance.~~

~~((4))~~ "Premises" means the buildings wherein the facility is located and the adjoining grounds over which the operator of the facility has direct control.

~~((5))~~ (4) "Full-time care provider" or "full-time care facility" means a ~~((family home for adults;))~~ foster family home for children or expectant mothers, group care facility, maternity home, crisis residential center, and juvenile detention facility.

~~((6))~~ (5) "School-age child" means a child six years of age or older or otherwise eligible for admission to the first grade of a public school.

~~((7)) "Sponsor or sponsors" means person or persons providing, or intending to provide, family home care to developmentally disabled adults or adults in need of protection:~~

~~((8))~~ (6) "Capacity" means the maximum number of persons under care at a given moment in time.

~~((9))~~ (7) "Infant" means a child under one year of age.

~~((10))~~ (8) "Drop-in care" means unscheduled day care on a one-time only or irregular basis.

~~((11))~~ (9) "Child," "youth," and "juvenile" means any individual under the chronological age of eighteen years.

~~((12))~~ (10) "Semisecure facility" means any facility, including but not limited to crisis residential centers or specialized foster homes, operated in a manner to reasonably assure youth placed there will not run away: PROVIDED, That such facility shall not be a secure institution or facility as defined by the federal Juvenile Justice and Prevention Act of 1974 and regulations and clarifying instructions promulgated thereunder. A child shall not be locked in the facility nor any part thereof nor otherwise controlled by the use of physical restraints except as provided in WAC 388-73-048.

~~((13))~~ (11) "Secure detention facility" and "juvenile detention facility" means a facility, primarily for the care of juvenile offenders, operated so as to ensure all entrances and exits from the facility are locked, barred, or otherwise controlled so as to prevent escapes.

~~((14))~~ (12) "A severely and multiply-handicapped child" is a child diagnosed as primarily dependent for most bodily and social functions, except for cardiorespiratory functions. These children shall not include children requiring skilled nursing care as described in WAC 388-88-081.

AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-014 PERSONS AND ORGANIZATIONS SUBJECT TO LICENSING. Persons and organizations operating the following types of facilities are subject to licensing under chapter 74.15 RCW and RCW 74.08.044:

(1) "Group care facility" means an agency maintained and operated for the care of a group of children on a twenty-four-hour basis.

(2) "Child-placing agency" means an agency placing children for temporary care, continued care, or for adoption.

(3) "Maternity service" means an agency providing or arranging for care or services to expectant mothers regardless of age, before or during confinement, or providing care as needed to mothers and their infants after confinement. See WAC 388-73-702.

(4) "Day care facility" means an agency regularly providing care for a group of children for periods of less than twenty-four hours. Separate requirements are adopted for the following subcategories of day care ~~((centers))~~ facilities:

(a) A day care center provides for the care of thirteen or more children. No such center shall be located in a private family residence unless the portion of the residence where the children have access is used exclusively for the children during the hours the center is in operation or is separate from the usual living quarters of the family.

(b) A "mini-day care program" means:

(i) A day care center for the care of twelve or fewer children in a facility other than the family abode of the person or persons under whose direct care and supervision the child is placed; or

(ii) For the care of from seven through twelve children in the family abode of such person or persons.

(c) A family day care home means ~~((a-home))~~ an agency regularly providing care during part of the twenty-four-hour day to six or fewer children in the family abode of the person or persons under whose direct care the children are placed.

(d) A day treatment program means an agency providing care, supervision, and appropriate therapeutic and educational services during part of the twenty-four-hour day for a group of persons under the age of eighteen years and the persons unable to adjust to full-time regular or special school programs or full-time family living because of disruptive behavior, family stress, learning disabilities, or other serious emotional or social handicaps.

(5) "Foster family home" means a person or persons regularly providing care on a twenty-four-hour basis to one or more, but not more than four, children, expectant mothers, or developmentally disabled ((adults, or other adults in need of protection)) persons in the family abode of the person or persons under whose direct care and supervision the child, expectant mother, or ((adult)) developmentally disabled person is placed. ((Separate requirements are adopted for the following subcategories of foster family homes:

(a) ~~A family home for adults means a home regularly providing care on a twenty-four hour basis for up to four developmentally disabled adults, or up to four adults in need of protection.~~

(b) ~~A foster family home for children or expectant mothers means a home regularly providing care on a twenty-four hour basis to one or more, but not more than four foster children under the age of eighteen years, or to not more than three expectant mothers.))~~

(6) "Large foster family home" means a foster family home with at least two adults providing care on a twenty-four-hour basis to five to six children.

(7) "Crisis residential center" means an agency operating under contract with the department to provide temporary, protective care to children in a semisecure residential facility in the performance of duties specified and in the manner provided in RCW 13.32A.010 through 13.32A.200 and 74.13.032 through 74.13.036. Separate requirements are adopted for the following subcategories of crisis residential centers:

(a) a regional crisis residential center is a structured group care facility whose primary and exclusive functions are those of a crisis residential center.

(b) A group care facility, a portion of which functions as a crisis residential center.

(c) A foster family home functioning either partially or exclusively as a crisis residential center and has been designated as a crisis residential center by the department.

~~((7))~~ (8) A "facility for severely and multiply-handicapped children" means a group care facility providing residential care to a group of nonambulatory

children whose severe, disabling, multiple physical, and/or mental handicaps will require intensive personal care, and may require nursing care, physical therapy, or other forms of therapy.

#### AMENDATORY SECTION (Amending Order 1431, filed 9/10/79)

#### WAC 388-73-022 APPLICATION FOR LICENSE OR CERTIFICATION—INVESTIGATION.

(1) Persons or organizations applying for a license or for certification under this chapter shall do so on forms and comply with procedures prescribed by the department. The application shall be made by and in the name of the person~~((s))~~ or persons or legal entity which shall be responsible for the operation of the facility and shall include the employment and educational history of the person or persons charged with the active management of the agency. The application shall also be accompanied by completed forms enabling the department to complete a criminal history check and check of the central registry of child abuse for each staff or volunteer of the agency having unmonitored access to children, expectant mothers, or developmentally disabled persons, and to share this information with the licensee.

(2) The department may require such additional information from individual applicants as it deems necessary. The department may perform such corollary investigations of applicants, licensees, their staff and members of their households as it deems necessary, including accessing of criminal histories and law enforcement files.

#### AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

#### WAC 388-73-036 LICENSURE—DENIAL, SUSPENSION, OR REVOCATION.

(1) Before granting a license and as a condition for continuance of a license, the department shall consider the ability of each applicant and the chief executive officer, if any, to operate the agency in accordance with the law and this chapter. Such persons shall be considered separately and jointly as applicants or licensees and if any one be deemed disqualified by the department in accordance with chapter 74.15 RCW or this chapter, the license may be denied, suspended, revoked, or not renewed.

(a) Any individual engaging in illegal use of drugs or excessive use of alcohol shall be disqualified.

(b) Any individual convicted of a felony or released from a prison within seven years of the date of application for the license shall be disqualified by reason of such conviction if such conviction is reasonably related to the competency of the person to exercise responsibilities for ownership, operation, and/or administration of an agency; and the department determines, after investigation, that such person has not been sufficiently rehabilitated subsequent to such conviction to warrant public trust.

(c) Individuals who, in this state or elsewhere, have for cause been denied a license to operate a facility for the care of children, expectant mothers, developmentally disabled adults, or adults in need of protection, or who have had a license to operate such a facility suspended

or revoked shall not be granted a license: PROVIDED(;) HOWEVER, When such person demonstrates to the department and affirmatively establishes by clear, cogent, and convincing evidence his or her ability to operate an agency under this chapter, the department may waive this provision and license such an individual.

(2) A license may be denied, suspended, revoked, or not renewed for failure to comply with the provisions of chapter 74.15 RCW, and rules contained in this chapter. A license shall be denied, suspended, revoked, or not renewed for any of the following reasons:

(a) Obtaining or attempting to obtain a license by fraudulent means or misrepresentation including the making of materially false statements on the application or material omissions which would influence appraisal of the applicant's suitability;

(b) Permitting, aiding, or abetting the commission of any illegal act on the premises;

(c) Permitting, aiding, or abetting the abuse, neglect, exploitation, or cruel or indifferent care to persons under care;

(d) Repeatedly providing insufficient personnel relative to the number and types of persons under care or allowing persons unqualified by training, experience, or temperament to care for or be in contact with the persons under care;

(e) Misappropriation of the property of persons under care;

(f) Failure or inability to exercise fiscal responsibility and accountability in respect to operation of the agency;

(g) Failure to provide adequate supervision to persons under care;

(h) Refusal to admit authorized representatives of the department or state fire marshal to inspect the premises; ~~((and))~~

(i) Refusal to permit authorized representatives of the department to have access to the records necessary for the operation of the facility or to permit them to interview agency staff and clients; and

(j) Knowingly having an employee or volunteer on the premises who has made misrepresentation or significant omissions on his or her application for employment or volunteer service.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-048 CORPORAL PUNISHMENT. ~~(1) Corporal punishment is prohibited ((except that spanking with the flat of the hand on the buttocks in a manner that does not result in bruises or other physical harm is permitted when other methods of discipline are found to be ineffective)).~~

(2) The use of such amounts of physical restraint as may be reasonable and necessary to:

~~((+))~~ (a) Protect persons on the premises from physical injury,

~~((2))~~ (b) Obtain possession of a weapon or other dangerous object,

~~((3))~~ (c) Protect property from serious damage, shall not be construed to constitute corporal punishment.

(3) Mechanical restraints may not be used. These include but are not limited to: Handcuffs, belt restraints, and locked time-out rooms.

(4) Physical restraints which could be injurious are not to be used. These include but are not limited to: A large adult sitting on or straddling a small child, sleeper holds, arm twisting, hair holds, and throwing children and youths against walls, furniture, or other large immobile objects.

(5) The restrictions listed in subsections (3) and (4) of this section immediately preceding do not apply to juvenile detention facilities.

(6) Staff employed in group care facilities where it may be necessary to restrain children shall be trained in the use of appropriate restraining techniques.

AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-054 CLIENT RECORDS AND INFORMATION—ALL AGENCIES. (1) Records and information concerning persons in care shall be maintained in such a manner as to preserve their confidentiality. For American Indian children, see WAC 388-73-044. Records giving the following information on each person under care shall be maintained at the licensed facility. Records shall contain, at a minimum, the following information:

~~((+))~~ (a) Identifying information, including name, birthdate, and, for full-time care providers, dates of admission, absences, and discharge; for day care providers, daily attendance.

~~((2))~~ (b) Names, addresses, and telephone numbers, if any (home and business), of parents and/or other persons to be contacted in case of emergency.

~~((3))~~ (c) Dates and kinds of illnesses and accidents, medication and treatments prescribed, and time given and by whom, and, except for crisis residential centers and certified juvenile detention facilities, dates and types of immunization, and other pertinent information relating to the person's health.

~~((4))~~ (d) Written parental consent (or court order) for providing medical care and emergency surgery, except as such care is otherwise authorized by law.

~~((5))~~ (e) Names, addresses, and telephone numbers of persons authorized to take the person under care out of the facility.

~~((6))~~ (f) Authorization for acceptance of the person under care. Juvenile detention facilities and crisis residential centers shall record the time and date a placement is made, the names of the person and organization making the placement, and the reasons for the placement.

~~((7))~~ (g) In addition, for day care facilities completed application signed by the parent, guardian, or responsible relative.

(h) For day care facilities written consent signed by the parent or parents for all transportation provided by the caregiver, trips, and swimming if the child will be participating in these activities.

(i) A copy of the report sent to the department licensor of all accidents, injuries, and illnesses requiring inpatient hospitalization occurring to the child while he or she is present at the facility.

(j) Immunization records as per WAC 388-73-140 (4) and (5).

(2) Records of children severely and multiply handicapped shall also contain:

(a) Information obtained upon admission including identifying and social data, an inventory of personal belongings, medical history, and a report of a physical examination and diagnosis by a physician.

(b) Information about the child's daily care including all plans, treatments, medications, observations, teaching, examinations, physicians' orders, allergic responses, consent authorizations, releases, diagnostic reports, and revisions of assessments.

(c) A summary upon discharge including diagnoses, treatments, and prognosis by the person responsible for the total plan of care; instructions given to the person providing continuing care, and a record of any referrals directed toward continuity of care.

(d) Appropriate information if the child has died including the time and date of death, apparent cause of death, appropriate notification of the physician and relevant others (including the coroner if necessary), and the disposition of the body and personal effects.

AMENDATORY SECTION (Amending Order 1431, filed 9/10/79)

WAC 388-73-056 REPORTING OF ILLNESS, DEATH, INJURY, EPIDEMIC ((OR)), CHILD ABUSE, OR UNAUTHORIZED ABSENCE—ALL FACILITIES. The licensee shall report to the persons indicated the following events as soon as practical after occurrence:

(1) To the ((department, placement agency and)) licensor, responsible relative, and child's placement worker (if any), death, or serious injuries which include, but are not limited to:

(a) ((Serious)) An injury ((or death of a person under care)) requiring stitches,

(b) ((Evidence)) Casting, or

(c) Hospitalization of a child in care.

(2) To the department of social and health services' child protective services or law enforcement any instance where there is reasonable cause to believe that child abuse ((or)), neglect ((and child abandonment)), or exploitation may have occurred. See chapter 26.44 RCW and WAC ((388-73-050 and)) 388-73-044 and 388-73-050.

((2)) (3) To the department's division of health and to the local public health ((officer)) department any occurrence of food poisoning or communicable disease as required by the state board of health.

((3)) Day care providers shall in addition report to the responsible relative illness of the person under care and known or suspected exposure to communicable disease)

(4) To the placement agency (if any) or responsible relative the unauthorized absence of a child.

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-062 TRANSPORTATION. When a licensee provides transportation for persons under care:

(1) The vehicle shall be in safe operating condition. The driver shall have a current driver's license.

(2) There shall be at least one adult supervisor other than the driver in a vehicle when there are more than six preschool-aged children in the vehicle.

(3) Licensee or driver shall carry liability and medical insurance.

(4) Seat belts or other appropriate safety devices shall be provided for all passengers. The number of passengers shall not exceed the vehicle's seating capacity. Buses approved by the state patrol shall not be required to be equipped with seat belts.

(5) Day care facilities transporting children shall have written parental permission.

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-068 PERSONNEL POLICIES. (1) Each employee or volunteer having unmonitored access to children, expectant mothers, or developmentally disabled persons shall have completed an application for employment on a form prescribed by the department and forms enabling the department to complete a criminal history check and check of the central registry of child abuse and to share this information with the licensee. Misrepresentation by the prospective employee or volunteer shall be grounds for termination or denial of employment or volunteer service, as the case may be.

(2) All agencies employing five or more persons shall have written policies covering qualifications and duties of staff and volunteers.

NEW SECTION

WAC 388-73-069 CONSUMPTION OF ALCOHOLIC BEVERAGES. Except for family homes, foster and day care, licensees and staff may not consume or have in their possession or on their person alcoholic beverages on the premises while children are in care. Persons providing direct care to children in family day care homes may not consume alcoholic beverages while providing care.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-070 TRAINING. Staff shall be made aware of the licensee's policies and procedures and the rules contained in this chapter. All agencies employing five or more persons shall have an in-service training program for developing and upgrading staff skills. The agency shall provide or arrange for training in practice skills for its staff responsible for delivering the specific services it offers. Facilities required to provide staff training shall record the delivery and the nature of the training either in each employee's file or in a separate training file.

AMENDATORY SECTION (Amending Order 1431, filed 9/10/79)

WAC 388-73-074 SOCIAL SERVICE STAFF. (1) Each child-placing agency, day treatment program, maternity service, and group care facility, except for juvenile detention facilities, shall provide or arrange for social services by persons at least one of whom has a master's degree in social work or closely allied field.

(2) Social service staff (~~(who do)~~) not (~~(have)~~) having a master's degree in social work shall have a bachelor's degree in social work or closely allied field and shall (~~(be under the)~~) receive face-to-face supervision (~~(of)~~) by a person having a master's degree in social work or closely allied field for a minimum of (~~(two hours per week)~~) one hour for each twenty hours of paid employment.

(3) When social services are provided by an agency other than the licensee, there shall be a written agreement detailing the scope of service to be provided. Any such agreement must meet the requirements of this section.

(4) The following minimum ratios of full-time social service staff providing direct services to persons under care shall be provided:

Day treatment program	1 to 15
Group care facilities	1 to 25
Child-placing agency	1 to 25
Maternity services	1 to 25
Regional and other group care crisis residential centers	1 to 5

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-076 SOCIAL (~~(STUDY-TREATMENT)~~) STUDY-TREATMENT PLANS. Except for juvenile detention facilities, the social service staff of each child-placing agency, day treatment program, maternity service, and group care facility shall:

(1) Develop or assemble from appropriate sources a written diagnostic social study on each child and expectant mother accepted for care. Except in the case of persons accepted for emergency care, the study shall serve as the basis of the person's admission to care. In such case, the study shall be completed within thirty days after admission if the person remains in care. The study shall contain in addition to the minimum information recorded as required by WAC 388-73-054 the following information:

(a) Child's school records, when possible. Where children attend school away from the facility, records mean grade placement, reports, and correspondence with schools. Where the facility has a school on the grounds, records shall mean transcripts and other records normally kept by a school.

(b) Copies of psychological or psychiatric evaluations, if any, of the child or expectant mother.

(c) A narrative description of the background of the child and his or her family, the child's interrelationships and the problems and behaviors necessitating care away from own home, previous placement history, if any, and an evaluation as to need for the particular services and

type of care the licensee will provide. For American Indian children, see WAC 388-73-044.

(2) Develop and implement a written treatment plan for each person accepted for care. Such plan shall outline the agency's treatment goals and methods of work with the individual and his or her family. The plan shall be updated at least quarterly to show progress toward achievement of goals and shall identify impediments to the return of the child to his or her own home, the home of relatives, or placement for adoption and steps taken or to be taken to overcome those impediments. No person shall be admitted to nor retained in an agency's program where the person cannot be served effectively by the program or where the person can be served more appropriately by another available program.

(3) Whenever the treatment plan indicates the child may return to his or her own home, the agency shall provide or arrange for services to child's parents. Where geographical or other conditions prevent the licensee from working directly with child's parents or another agency is already providing appropriate services, the licensee shall enter into an agreement with the agency for joint planning and exchange of reports toward the end of reuniting the family, or shall make arrangements with another appropriate agency toward that end.

(4) Whenever the treatment plan indicates the child will not be able to return to his or her own home, the agency shall move expeditiously to develop a plan for permanence for the child. The permanent placement for the child shall be made in a family able to meet the child's physical, emotional, and cultural needs.

(5) Agency records shall include a running account of the treatment received by the child and others involved in the treatment plan including but not limited to group treatment, individual counseling, etc., whether delivered by the agency or a contracted source. The file shall be updated no less frequently than once per thirty days.

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-102 EQUIPMENT, SAFETY, AND MAINTENANCE. (1) The physical plant, premises, and equipment shall be maintained in a clean and sanitary condition, free of hazards, and in good repair. Steps shall be provided with handrails as determined necessary by the department. Emergency lighting devices, such as flashlights, in operational condition shall be available. All flaking or deteriorating lead-based paint on exterior and interior surfaces(;) and equipment and toys accessible to preschool-age children shall be refinished with lead-free paint or other nontoxic material.

(2) (~~(In facilities caring for seven or more children)~~) Except in family day care and foster family homes, toilet rooms, kitchens, and other rooms subject to moisture shall have washable, moisture impervious floors except that in kitchens, washable short-pile carpeting that is kept clean and sanitary may be approved by the department.

(3) Except in family day care and foster family homes, facilities caring for ((seven or more)) preschool children(;) shall have electrical outlets ((shall be)) of a

safety type, covered with blank plates, or otherwise made inaccessible to such children.

(4) There shall be provision for staff members to gain rapid access to any bedroom, toilet room, shower room, bathroom, or other room occupied by children should emergency need arise.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-106 STORAGE. (1) Suitable space shall be provided and used for the storage of clothing and personal possessions of person in care, play and teaching equipment and supplies, records and files, cots, mats and bedding.

(2) Cleaning supplies, toxic substances, poisons, aerosols, and items bearing warning labels shall be stored so as to be inaccessible to preschool children and other persons with limited mental capacity. All containers filled from a stock supply shall bear a label correctly identifying the contents.

AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-108 BEDROOMS. In full-time care facilities:

(1) Hallways, kitchens, living rooms, dining rooms, and unfinished basements shall not be used as bedrooms. Every bedroom shall be an outside room permitting entrance of natural light. Separate sleeping quarters shall be furnished for each sex for children over six years of age.

Multiple occupancy bedrooms shall provide not less than fifty square feet per occupant of floor area exclusive of closets. There shall be not less than thirty inches laterally between beds. In group-care facilities and maternity homes, single occupancy bedrooms shall provide at least eighty square feet of floor space. Each person in care shall have a bed of his or her own. There shall be no more than four persons to a bedroom except in facilities licensed for more prior to the adoption of these rules.

For facilities licensed after December 31, 1986, sleeping rooms shall have a minimum ceiling height of 7.5 feet and shall have a window area, permitting the direct entrance of natural light, of not less than one-tenth of the required floor space.

(2) For each person in care, there shall be a bed at least thirty inches wide with a clean, firm mattress, pillow, sheets, blankets, and pillowcases. Pillows shall be covered with waterproof material or be of a washable type. Waterproof mattress covers shall be provided for incontinent persons.

(3) The upper bunk of doubledeck beds are prohibited for use by preschool-age children, expectant mothers, and handicapped persons. When mother and infant sleep in the same room, the room shall contain at least eighty square feet of usable floor space. A crib or bassinet with a clean, firm mattress covered with a waterproof material shall be provided for the infant. No more than one mother and her newborn infant or infants may occupy a bedroom.

(4) Bedding shall be clean; sheets and pillowcases shall be laundered weekly.

(5) No child over the age of one year shall share a bedroom with foster parents or agency staff. An adult must be on the same floor or within easy hearing distance and accessibility to where children under six years of age are sleeping.

(6) See WAC 388-73-146(7) for requirements for cribs for infants.

(7) Only rooms having unrestricted direct access to hallways, corridors, living rooms, day rooms, or such common use area shall be used as bedrooms.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-112 KITCHEN FACILITIES. (1) Facilities for the proper storage, preparation, and service of food shall be provided to ~~((the extent required by the type of care being provided))~~ meet the needs of the program.

(2) All food service facilities and practices in day care centers, day treatment programs, group care facilities, and maternity homes shall be in compliance with chapter 248-84 WAC, rules and regulations of the state board of health governing food service sanitation, except home canned high-acid foods with a pH of less than 4.6 (such as canned fruits, jams, jellies, and pickles) may be used. Kitchen equipment and food preparation procedures shall be approved by the department.

(3) Children may participate in food preparation provided it is part of an agency's supervised program. Preschool-age children shall be supervised when in the kitchen.

(4) In day care centers and mini-day care centers not in the provider's abode, the kitchen shall be inaccessible to children except for planned and supervised activities.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-114 HOUSEKEEPING SINK. ~~((For facilities licensed for the care of thirteen or more persons, a housekeeping sink or a substitute acceptable to the department shall be provided))~~ All facilities shall have and use a method of drawing clean mop water and have and use an appropriate method of waste water disposal.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-116 LAUNDRY. (1) Adequate facilities shall be provided for separate storage of soiled linen and clean linen. Adequate laundry and drying equipment shall be provided unless other suitable arrangements are made ~~((for commercial laundry services, or bedding and/or clothing are provided and laundered by parents))~~.

(2) ~~((For facilities licensed to care for seven or more persons))~~ Except in family day care and foster homes, laundry equipment shall be located in an area separate from the kitchen and child care areas. Water temperature for laundry shall be maintained at a minimum of

140°F for laundry contaminated with urine, feces, infectious material, lice, or scabies. A lower wash temperature may be used for other laundry.

**AMENDATORY SECTION** (Amending Order 2081, filed 2/29/84)

WAC 388-73-118 **TOILETS, ((LAVATORIES)) HANDWASHING SINKS, AND BATHING FACILITIES.** (1) There shall be at least one indoor flush-type toilet and one ((lavatory)) nearby handwashing sink with hot and cold or tempered running water. The following ratios of persons normally on the premises to facilities shall apply:

	Toilets	<u>((Lavatories)) Handwashing Sinks</u>	Bathing Facilities
Day Care Centers Day Treatment Programs	*2 minimum and 1:15 or major fraction	2 minimum and 1:15 or major fraction	None Required
Mini-Day Care Programs	1 minimum	1 minimum	None Required
Group Care Facilities Maternity Homes	2 minimum and 1:8 or major fraction	2 minimum and 1:8 or major fraction	1 minimum and 1:8 or major fraction
Family Home for Adults Foster Family Home Family Day Care Home	1 minimum	1 minimum	1 minimum

\*A minimum of one is acceptable provided no more than fifteen persons capable of using a flush-type toilet are on the premises.

(2) Toilet and bathing facilities shall provide for privacy for persons of the opposite sex six years of age or older.

(3) Toilet, urinals, and handwashing sinks shall be of appropriate height for the children served or be provided with a safe and easily cleanable platform impervious to moisture.

(4) ~~((For facilities licensed for the care of seven or more persons, lavatories))~~ Except in family day care and foster family homes, handwashing and bathing facilities shall be provided with hot and cold or tempered running water not exceeding one hundred ten degrees Fahrenheit for preschool or ((mentally retarded)) developmentally disabled children and one hundred twenty degrees Fahrenheit for all others.

(5) All bathing facilities shall have a conveniently located grab bar unless other safety measures, such as nonskid pads, are approved by the department (see subsection (8) of this section). Preschool children and severely and multiply-handicapped children shall not be left unattended in a bathtub.

(6) Equipment for toileting and toilet training of toddlers shall be provided and maintained in a sanitary condition at all times. ~~((Infants in diapers and toddlers))~~ Children less than eighteen months of age and/or using toilet training equipment need not be included when determining the number of flush-type toilets required.

(7) Whenever urinals are provided, ~~((one toilet less than))~~ the number ((specified may be provided for each)) of urinals ((installed except the number of toilets in such cases)) shall not ((be reduced to less)) replace

more than ((two-thirds)) one-third of the ((minimum specified)) total required toilets.

(8) In maternity homes, bathing facilities shall have adequate grab bars in convenient places. All sleeping areas shall have at least one toilet and ~~((lavatory))~~ handwashing sink on the same floor.

(9) Soap and individual towels or disposable towels or approved other hand drying devices shall be provided.

**AMENDATORY SECTION** (Amending Order 1336, filed 9/8/78)

WAC 388-73-120 **LIGHTING.** Light fixtures shall be selected and located to provide for the comfort and safety of the persons under care. Lighting intensities shall be at least fifteen foot-candles for all rooms and areas used for care, except for classrooms, study areas, and food service areas, which shall be thirty foot-candles. Except for family homes, foster and day care, light bulbs and tubes shall be adequately shielded from breakage in areas used by children.

**AMENDATORY SECTION** (Amending Order 1933, filed 1/5/83)

WAC 388-73-132 **HEALTH CARE PLAN.** (1) All facilities providing direct care shall maintain current written medical policies and procedures including handwashing (i.e., for staff and children), communicable disease reporting and management, medication management, first aid, care of minor illnesses, action to be taken in event of medical emergencies, infant care procedures when infants are under care, and general health practices. The policies and procedures shall be written for staff orientation and readily available for implementation. For day care facilities, parents or guardians shall be informed of said policy.

(2) Agencies licensed for the care of thirteen or more persons and all group homes shall arrange for the services of an advisory physician, physician's assistant, or registered nurse to assist in the development and periodic review of the agency's health policies, procedures, and practices. Emergency phone numbers shall be posted next to the phone.

**AMENDATORY SECTION** (Amending Order 1933, filed 1/5/83)

WAC 388-73-134 **FIRST AID.** (1) A person having completed a basic Red Cross first-aid course or a first-aid course approved by the department and training in cardiopulmonary resuscitation (CPR) shall be present at all times persons are under care ~~((or the licensee shall have a plan approved by the department to obtain such training))~~ except for foster family homes, the "at all times" provision is not applicable. ((A list of the names of persons having completed such a course, and the dates of completion shall be maintained in the facility)) All said training shall be current. The requirement for CPR training may be waived for persons when such training is contraindicated for medical reasons. The CPR course shall include administration for the age group in care.

(2) For foster family care, the primary caregiver shall meet these requirements; except when a child for whom

it is medically indicated is in care, a person meeting these requirements shall be present at all times.

(3) Documentation of persons having completed the training shall be maintained in the facility.

(4) First-aid supplies(;) as needed to conform with first-aid policies and procedures shall be readily available. First-aid supplies shall include syrup of ipecac to be administered only on the advice of a physician or poison control center.

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-136 MEDICATIONS CONTROLLED BY LICENSEE. (1) All medications refrigerated or nonrefrigerated shall be kept in an orderly fashion in locked storage or otherwise made inaccessible to ~~((unauthorized persons and shall be refrigerated when so required))~~ children.

(2) External medications shall be stored separately (separate compartments) from internal medications.

(3) Medications must be stored in the medication's original container. Any medication container brought into the facility by the parent, guardian, or responsible relative of a child shall be appropriately labeled and have the child's first and last name on it.

(4) Only the licensee or responsible designee shall disburse or have access to medications except for self-administered medications as provided for in WAC 388-73-138.

(5) Medications shall be disbursed only on the written approval of a parent(;) or person or agency having authority by court order to approve medical care.

(6) Prescription medications shall be disbursed only as specified on the prescription label or as otherwise authorized by a physician or other person legally authorized to prescribe medication.

(7) Except for foster family care and family day care, nonprescription medication shall be disbursed only as authorized by a physician or as based on established medical policy approved by a physician.

(8) Except for foster family homes, a record shall be kept of all medications disbursed and "as needed" medications shall be approved by a physician or registered nurse prior to disbursement.

(9) Unused medications shall be properly disposed of or returned to the parent or other responsible party.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-138 SELF-ADMINISTRATION OF MEDICATIONS. Self-administration of medications by a person in care shall be in accordance with the following:

(1) The person shall be physically and mentally capable of properly taking ~~((his/her))~~ his or her own ~~((medicine))~~ medication. The licensee shall make a written statement of the person's capacities and include such statement in the person's file.

(2) ~~((Prescription drugs, over-the-counter drugs purchased independently by a person in care))~~ Medications and other ~~((medical materials used by individuals))~~

medical supplies shall be kept so they are not available to ~~((other))~~ unauthorized persons.

AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-142 INFECTION CONTROL, COMMUNICABLE DISEASE. (1) Each licensee, employee, adult volunteer, and other adult persons having regular contact with persons in care shall have a tuberculin skin test, by the Mantoux method, upon employment or licensing unless medically contraindicated.

(a) Persons whose TB skin test is positive (ten millimeters or more induration) shall have a chest x-ray within ninety days following the skin test.

(b) Routine periodic retesting or x-ray (biennial or otherwise) after the entry testing is not required.

(c) An entry test shall not be required of persons whose TB skin test has been documented as negative (less than ten millimeters) within the last two years nor shall routine periodic retesting or x-ray (biennial or otherwise) be required of such persons.

(2) A record of skin test results, x-rays, or exemptions to such will be kept in the facility.

(3) Persons with a communicable disease in an infectious stage shall not be on duty.

(4) Each facility caring for severely and multiply-handicapped children shall have an infection control program supervised by a registered nurse.

(5) ~~((The program))~~ Each facility shall ~~((include))~~ have written policies and procedures regarding the control of infections in the facility. This ~~((may))~~ shall include, but is not limited to, the following areas: Isolation, aseptic procedures, reporting of communicable diseases, handwashing and hygiene, toileting and diapering, and laundering.

AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-144 NUTRITION. (1) Food served ~~((by each agency))~~ shall be planned to meet the needs of the persons under care, taking into consideration the persons' ages, developmental levels, ~~((individual differences;))~~ individual metabolic differences, cultural backgrounds, any handicapping conditions, and hours of care in the facility. To promote an educational and socializing environment during mealtimes, whenever possible staff shall sit with the persons and eat the same foods.

(2) The use of raw milk is prohibited. Skim milk and reconstituted nonfat dry milk and one and two percent butterfat milks shall not be used for drinking purposes by ~~((children))~~ any child less than ~~((two and one-half years))~~ eighteen months of age, except with the written permission of a physician. Dry milk and milk products may be reconstituted in the facility for drinking purposes for children over ~~((two and one-half years))~~ eighteen months of age, provided the preparation, service, and storage of said milk is in accordance with the requirements of chapter 248-84 WAC relating to potentially hazardous foods. ~~((For facilities caring for severely and multiply-handicapped children, only fluid whole milk or formula shall be served to children less than eighteen~~

~~months of age, except with written permission of a physician.))~~

(3) ~~((Facilities licensed to care for seven or more persons))~~ Except for family day care and foster homes, facilities shall record all food served.

(a) Daily menus, including all snacks required to be served, shall be prepared at least one week in advance(;) and dated. A schedule of mealtimes shall be established and posted.

(b) A menu shall specify a variety of foods to enable a person to consume adequate nutrients. Cycle menus, including snacks, shall provide at least two weeks of variety before repeating. Any substitutions shall be of comparable nutrient value and recorded.

(c) The menus shall be kept on file for a minimum of six months for review by the department.

(d) For facilities caring for severely and multiply-handicapped children, a general meal pattern including types of food and kinds of meal service shall be posted. A system for recording food and fluid intake of each child shall be approved by a physician and a dietitian (see subsection (8) of this section). Records of food and fluid intake of each child shall be kept in the child's file for at least one month and in the facility for at least six months.

(4) Nutrient concentrates, supplements, and modified diets (therapeutic and allergy diets) shall not be served except with the written instructions of a physician.

(a) The licensee shall obtain from the parent, responsible guardian, responsible relative, or physician a written diet listing foods the person cannot have. ~~((The list,))~~ Dietary restrictions with ((the person's name,)) persons' names must be posted for staff to follow.

(b) For facilities caring for severely and multiply-handicapped children, all modified diets shall be planned, reviewed, and approved by a dietitian (see subsection (8) of this section).

(5) Day care and day treatment – Children in care for five to ten hours shall be served food providing at least one-third of the 1980 recommended dietary allowances set by the national research council. Children in care for more than ten hours, except children in evening care, shall be offered an additional snack. Children bringing sack meals from home shall be provided additional foods to meet the requirements. Licensees shall consult with parents as to what additional foods should be provided. Menus shall be posted where parents can view them.

(a) All children arriving before 7:00 a.m. not having received breakfast shall be offered a breakfast providing at least one-fourth of the recommended dietary allowances.

(b) All children present shall be offered ~~((mid-morning))~~ midmorning and ~~((mid-afternoon))~~ midafternoon snacks. If breakfast was served to all children, then a ~~((mid-morning))~~ midmorning snack is not required. Children arriving after school shall be offered a snack.

(c) Between-meal snacks shall be provided contributing toward the daily food needs. Snacks shall consist of two or more of the following items, served in age-appropriate serving sizes:

- (i) Milk or milk products;
- (ii) Fruit and/or vegetables;

(iii) Fruit and/or vegetable juices that are at least fifty percent real juice;

(iv) Whole grain or enriched breads and/or cereal products;

(v) Protein foods (animal or vegetable).

(d) The occasional serving of party foods not meeting the requirements is not prohibited.

(6) Full-time care providers – Food shall be served in accordance with the 1980 recommended dietary allowances of the food and nutrition board, national research council, adjusted for age, sex, physical abilities, and activity of each person.

A minimum of three meals in each twenty-four-hour period shall be provided. Deviation may be made from this minimum when a written request has been made to and approved in writing by the department. The time interval between the evening meal and breakfast shall be not more than fourteen hours. For facilities caring for severely multiply-handicapped children, if a child is incapable of consuming foods in the amounts and variety required to meet the recommended dietary allowances, nutritional supplements ordered by a physician must be provided to meet the 1980 recommended dietary allowances adjusted for age, weight, and height unless medically contraindicated.

(7) In facilities caring for severely and multiply-handicapped children, each child shall be weighed at least monthly and measured in length at least quarterly. Records of these measurements shall be maintained in ~~((each))~~ the child's record.

(8) Facilities caring for severely and multiply-handicapped children shall use the services of a dietitian meeting the 1980 registration requirements of the American dietetic association to comply with WAC 388-73-077, 388-73-144 (3) and (4), and 388-73-146(6).

#### AMENDATORY SECTION (Amending Order 2081, filed 2/29/84)

WAC 388-73-146 CARE OF YOUNGER OR SEVERELY AND MULTIPLY-HANDICAPPED CHILDREN. This section is applicable only to day care centers, mini-day care programs, family day care homes, group care facilities, and facilities for severely and multiply-handicapped children.

(1) ~~((Children))~~ A child under one month of age shall not be accepted for day care in mini-day programs and day care centers.

(2) Separate, safe play areas for children under one year or children not walking are required for facilities licensed to care for thirteen or more children. Children under one year of age shall be cared for in rooms or areas separate from older children, as approved by the department with not more than ten such children to a room or area and with handwashing facilities in each such room or area or convenient thereto.

(3) Diaper-changing places shall be sanitized between use for different children or protected by a disposable covering discarded after each use. Disposable towels or clean reusable towels having been laundered between children shall be used for cleaning children. Personnel shall wash hands before and after diapering each child.

Diaper-changing areas shall be separate from food preparation areas and shall be adjacent to a handwashing sink. The designated changing area shall be impervious to moisture and washable.

(4) Except for foster family homes(;) and family day care homes, (~~(maternity homes, and facilities for severely and multiply-handicapped children, facilities shall use)~~) disposable diapers, a commercial diaper service, or reusable diapers supplied by the child's family shall be used. Soiled (~~(reusable)~~) diapers shall be placed without rinsing into separate, cleanable, covered containers provided with waterproof liners prior to transport to laundry, parent, or acceptable disposal. Soiled diapers shall be removed from the facility at least daily. Diaper-changing procedures shall be posted at the changing areas.

(5) Toilet training shall be initiated when readiness is indicated by the child and in consultation with the child's parents or placement agency. Potty chairs, when in use, shall be located on washable, impervious surfaces.

(6) Formula feeding of infants (under one year of age) shall be on a schedule agreed upon by the child's parent or parents, guardian, the placement agency, and the licensee. Formula feeding of severely and multiply-handicapped children shall be on a schedule agreed upon by the child's physician and the facility's dietitian (see WAC 388-73-144(8)).

(a) Feedings prepared on the premises of the facility:

(i) Any formula provided by the parent or parents, guardian, placement agency, or licensee shall be in a ready-to-feed strength or require no preparation other than dilution with water at the day care facility.

(ii) If the container in which the feeding was purchased does not include a sanitized bottle and nipple, then transfer of ready-to-feed formula from the bulk container to the bottle and nipple feeding unit must be done in a sanitary manner in (~~(the kitchen)~~) an area separate from diapering areas.

(iii) (~~(Bottles)~~) Filled ((on the premises of the facility should)) bottles shall be refrigerated ((immediately)) if not used immediately and the contents shall be discarded if not used within twelve hours.

(iv) If bottles and nipples are to be reused by the facility, the bottles and nipples must be sanitized (~~(by boiling for five minutes or more just prior to refilling. Terminal (one step) sterilization of bottles, nipples, and formula is acceptable)~~).

(v) When more than one bottle-fed child is in care, bottles shall be labeled with the child's name and date prepared. Milk for children requiring bottles but no longer on formula shall be poured from the original container into sanitized, labeled bottles. Sanitized nipples only shall be used on the bottles.

(b) Feedings brought to the child care facility:

(i) Bottles brought into the facility shall have a label showing the child's name (~~(and date the bottle was prepared)~~).

(ii) Bottles shall be refrigerated immediately upon arrival at the facility and contents discarded if not used within twelve hours.

(c) Bottles shall not be propped. Semisolid foods shall be provided for infants at between four and five months

of age, upon consultation with the parent or placement agency, and/or with a physician when indicated. Infants too young or unable to sit in high chairs shall be held by the care giver in a semisitting position for all feedings unless medically contraindicated. Infants six months of age or over showing a preference for holding their own bottles may do so provided an adult remains in the room and within observation range. Bottles shall be taken from the child when he or she finishes feeding or when the bottle is empty. See also WAC 388-73-144.

(7) Cribs shall be made of wood, metal, or approved plastic and have secure latching devices. Cribs (~~(purchased)~~) for the use of infants under six months of age shall have no more than two and three-eighths inches space between vertical slats. Cribs (~~(currently on-hand)~~) not meeting the spacing requirement may be used provided crib bumpers or other effective methods are used to prevent the infant's body from slipping between the slats. Mattresses shall fit snugly to prevent the infant or severely and multiply-handicapped child being caught between the mattress and crib side rails. Crib mattresses shall be waterproof and easily sanitized.

(8) Children's activities - Infants and severely and multiply-handicapped children shall be provided opportunities for exercise, large and small muscle development, crawling and exploring, sensory stimulation, social interaction, and the development of communication and self-help skills. The facility shall provide safe and suitable toys and equipment for the care of infants and severely and multiply-handicapped children.

(9) Nursing consultation - Except for facilities caring for severely and multiply-handicapped children requiring a registered nurse on staff or under contract, day care facilities ((caring)) licensed for ((five or more)) the care of infants shall arrange for regular consultation to include at least one monthly on-site visit by a registered nurse trained or experienced in the care of young children. In collaboration with the agency's administrative staff, the nurse shall be responsible for advising the agency on the operation of the infant care program and on the implementation of the child health program. A written agreement with the registered nurse shall be available in the facility and on-site visits shall be documented. The nurse's name and telephone number shall be posted or otherwise available in the agency.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-202 REQUIRED PERSONNEL.

(1) A director shall be employed(;) who is at least twenty-one years of age and who is a mature person especially equipped by training, experience, and personal qualities to (~~(insure)~~) ensure an effective program, staff development, and efficient administration. That person must possess an understanding of the program to be administered and have demonstrated such leadership and supervisory ability as will (~~(insure)~~) ensure harmonious relationships and effective performance of agency personnel.

(2) Specialists in mental health, education, religion, and law shall also be available as needed for work with agency staff, children, and parents. Specialists used by

the agency shall meet the full requirements of professional competence in their respective fields.

(3) There shall be on staff a casework supervisor who has a master's degree from a recognized school of social work or equivalent academic training. Such person shall have experience and demonstrated skills in ((foster care practices)) each service area where supervision is provided and ability to teach and transmit knowledge which will ((insure)) ensure staff development and efficient administration of the casework program. ((In a small agency, this person may also be the director and may also carry a child care caseload.)) See also WAC 388-73-074.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-208 MEDICAL CARE. It shall be the responsibility of the child-placing agency to provide to foster and adoptive parents a health history(;) as complete as possible for each child upon placement. This history shall include an immunization history, allergies, previous illnesses, and conditions of the child which may adversely affect ((his/her)) his or her health. For adoptive children, it shall also include a developmental and psychological history. Adoptive parents shall also receive all available medical information on the birth parents of their adopted child. The child-placing agency has responsibility to arrange for medical examinations, immunizations, and health care as required by WAC 388-73-140.

AMENDATORY SECTION (Amending Order 1431, filed 9/10/79)

WAC 388-73-212 FOSTER CARE PLACEMENTS. (1) The agency shall, in planning for children, give due consideration to:

(a) A child's basic right to ((his/her)) his or her own home and family;

(b) The importance of skillful professional service to parents to help them meet the child's needs in ((his/her)) his or her own home whenever possible;

(c) The child's individual needs, ((his/her)) his or her ethnic background, religious background, ((his/her)) his or her family situation and the wishes and participation of ((his/her)) his or her parent; and

(d) The recruitment and selection of a foster home that will provide for maximum development of the child's capacities and meet the child's individual needs. Placements which involve the likelihood of community concern shall first be submitted to the department for review and written approval. See WAC 388-73-044 for recruitment involving placement of American Indian children.

(2) A written social study of each child and expectant mother shall serve as the basis for acceptance for foster care and related services.

(3) Every acceptance for care shall be based on well-planned, individual preparation of the child and ((his/her)) his or her family and the expectant mother other than in emergent situations.

(4) Except in an emergency, a child shall be placed in foster care only with the written consent of ((his/her)) his or her parents or under order of a court of competent jurisdiction. Such consent or order shall include authorization for medical care or emergency surgery.

(5) All foster homes and group care facilities used by child-placing agencies shall be licensed prior to placing any children therein.

(6) Sufficient information about the child (especially behavioral and emotional problems) and his or her family will be given to foster parents to enable them to make an informed decision regarding whether or not to accept a child in their home. Foster parents must be informed that this information is confidential and may not be shared. The provision of this information is to be documented in the child's file at the time of placement.

(7) The frequency of the caseworker's contacts with an expectant mother or child and his or her family shall be determined by a casework plan reflecting their needs. Each active foster home shall be visited not less than once every ninety days.

((7)) (8) The preparation for discharge from placement shall follow the same basic steps as preparation for placement, but a child shall be released only to parents, adoptive parents, guardians or other persons or agencies holding legal custody, or to a court of competent jurisdiction.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-214 ADOPTION PROCEDURES. ~~((Child-placing agencies shall, as a minimum utilize home study guidelines and procedures as prescribed by the department))~~ (1) All agencies providing adoption services shall have supervisory staff having experience and demonstrated skills in adoption services and an in-service training program to train service staff in adoption services.

(2) All agencies providing adoption services shall, as a minimum, provide to adoptive applicants the following services:

(a) Information about the adoption process, agency policy and practices, legal procedures, types of children available, implications for parenting different types of children, fees, and the availability of subsidy.

(b) An adoptive home study in which agency staff and applicant or applicants collaboratively assess the applicant or applicants appropriateness to be an adoptive parent, and the type of child or children for which the applicant or applicants are best suited.

(c) Acceptance or denial of the application with an explanation, when the application is denied, of the reason for denial.

(d) Preparation for placement of a specific child, with preparation including review and interpretation of all available social, medical, and psychological records of the child, and a discussion of the likely implications of the child's background for his or her adjustment in the adoptive family.

(e) Reevaluation of the applicant or applicants appropriateness for adoption upon each request for an additional adoptive placement.

(3) All agencies providing specialized adoption services, such as inter-country adoption, interstate adoption, and special needs adoptions, shall have supervisor staff having specialized training in the particular area and an in-service training program to train service staff in adoption for special needs children.

(4) All agencies accepting for adoptive placement children having a special need (racial minority, developmental disability, emotional disability, etc.) shall have a plan for active recruitment of families of the same race or ethnic category as the children, or able to meet the child's other special needs.

AMENDATORY SECTION (Amending Order 1431, filed 9/10/79)

WAC 388-73-216 ADOPTIVE PLACEMENTS.

(1) The agency shall protect the child from unnecessary separation from ((his/her)) his or her natural parents when ((they)) the natural parents are capable of successfully fulfilling their parental role or can be helped to do so. Adoptive placement shall be made only when the child is freed for adoption by action of a court of competent jurisdiction giving the agency authority to place such child for adoption and to consent to his or her adoption as provided by chapter 26.33 RCW ((26.36.010)).

(2) The agency shall evaluate potential adoptive ((applicants)) parents for a child in relation to their capacity and readiness for parenthood, their emotional and physical health and ability to ((shelter, feed, clothe, and educate an adopted)) meet the physical, social, emotional, educational, and cultural needs of the child. ((The)) An agency placing a child for whom it feels that continued contact with the child's birth family is in the child's best interest shall ((protect the child from placement which would be detrimental to his/her well-being and from interference of natural parents after placement)) evaluate the adoptive family's willingness to have the child maintain contact with members of his or her birth family. Preplacement reports shall be filed with the court as required by RCW ((26.32.200 through 26.32.270)) 26.33-.180 through 26.33.230.

(3) Except for inter-country adoptions, the agency shall ((make reasonable efforts to place a child in an adoptive home of the ethnic and religious background preferred by)) place all minority race children whose case plan is adoption into families of the same racial background as the child ((or his/her parents)): PROVIDED, That if ((such a home is not available within a reasonable period of time after the child is ready for adoptive placement, the child shall be placed in any other available and otherwise suitable home)) both the agency's own recruitment effort and registration with the Washington adoption resource exchange fail to identify a suitable family within ninety days, placement with a family of a different racial background may be considered: AND PROVIDED FURTHER, That ((when)) if a child ((is seven years of age or older and has been living in a particular religious or ethnic environment which has positive meaning to him or her, the agency shall ordinarily continue to seek an adoptive home of that religious or ethnic background for a period not to exceed six

months prior to placement in an otherwise suitable home)) was placed into a foster family of a different racial background before adoption was considered for the child, and if a strong attachment has developed between the foster parents and the child, and if the family can describe specific actions it will take to ensure the child's racial identification is maintained and enhanced, then adoption by the foster family may be considered: AND PROVIDED FURTHER, That if the child's birth parent or parents make a specific written request the child be placed in a family of a racial background different from that of the child, this request may be considered. See WAC 388-73-044 for placement involving an American Indian child.

(4) The agency shall transmit to the adoptive parent or parents at time of placement ((a medical report containing all reasonably available information concerning the child to be placed, especially that which would indicate the child is mentally deficient or physically impaired by reason of heredity, process of birth, disease or any other cause as required by RCW 26.36.050. The agency shall provide continued social service to assist the child and the family during the period of adjustment, and shall prepare information necessary for reporting to the court as next friend of the child at the time the adoption petition is heard)) a report containing all reasonably known medical, social, and psychological information about the child and his or her birth parents. The report shall contain no information which might identify the birth parents. The adoptive parent or parents shall sign one copy of the report, signifying receipt of the information. This signed copy shall be retained in the child's permanent record.

(5) The agency shall ((be responsible for receiving and providing temporary care for children in need of adoptive placement and, when authorized by a court of competent jurisdiction, for placing them for adoption and giving consent to their)) provide supervision of all adoptive placements at least once per month until the adoption is finalized. Upon filing of the petition for adoption, the agency shall make recommendation to the court on the advisability of finalizing the adoption.

(6) The agency shall be available for consultation and support of the adoptive family after finalization of the adoption.

(7) The agency shall maintain a permanent sealed record of each person for whom it has accepted permanent custody. This record shall contain all available identifying legal, medical, and social information. Access to the identifying information shall not be given without a court order if the person has been adopted. In the event the agency closes, the agency shall make arrangements for the permanent retention of these records.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-300 FOSTER FAMILY HOMES ((AND FAMILY HOMES FOR ADULTS)). The rules in WAC 388-73-300 through 388-73-350 apply exclusively to licensing foster family homes for children,

~~((and)) expectant mothers, and ((family homes for re-tarded adults and adults in need of protection)) developmentally disabled persons.~~

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-304 CAPACITY. (1) No family home for ~~((adults))~~ developmentally disabled persons shall be licensed for more than four ~~((adults))~~ persons.

(2) No foster family home for children shall be licensed for more than four foster children~~(;)~~, nor more than a total of six children to include the foster ~~((parent's))~~ parents' own or adopted minor children residing in the home; except that "a large foster home" where there are at least two adults providing care may be licensed for five or six foster children, such number to be reduced by the number of the foster parents' own or adopted children residing in the home.

(a) No home designated by the department as a "receiving home" shall be licensed for more than six foster children, such number to be reduced by the number of the foster ~~((parent's))~~ parents' own or adopted minor children residing in the home;

(b) No home otherwise meeting the standards shall be denied a license for the care of at least one child or single family of children.

(3) No foster family home for expectant mothers will be licensed for more than three expectant mothers.

(4) No foster family home for children shall be licensed for more than two children under two years of age, such number to be reduced by the number of licensee's own children of such age.

(5) No family home shall be licensed for the care of more than two persons suffering mental or physical handicaps of such severity as to require nursing care, and then only if the licensee is qualified by training and/or experience to provide proper care and the person's treatment is under the supervision of a physician.

(6) No foster family shall be licensed for the care of more than two nonambulatory persons whether that condition is due to age or physical or mental impairment.

(7) No foster family home functioning as a crisis residential center shall be licensed for the care of more than four children, including the foster parents' own minor children residing on the premises. No more than two children requiring crisis care may be in care at the same time. All such homes shall be two-parent homes and one or the other of the foster parents shall not be employed outside the home.

~~((7))~~ (8) A foster family home may, for purposes of respite care, exceed the foster family home licensed capacity by receiving foster children from another licensed foster home.

(a) This section does not authorize care in excess of subsection (4) or (6) of this section relating to the care of infants or nonambulatory children.

(b) Exceeding capacity under authority of this section will only be possible so long as the requirements of

WAC 388-73-310 (Fire safety), 388-73-108 (Bedrooms), and 388-73-054 (Client records and information—All agencies) are complied with for the larger number of children in care.

(c) Such an excess shall be permitted not more than three times in any calendar year and for not more than seventy-two hours.

~~((b))~~ (d) No foster home providing such care pursuant to ~~((subsection (7) of))~~ this ~~((section))~~ subsection shall exceed its licensing capacity by more than twice the number of persons for which the foster family has been licensed.

~~((c))~~ (e) Prior approval shall be obtained from the placing agency, if any, and if not, the person's or persons' parents or guardian or responsible relative.

AMENDATORY SECTION (Amending Order 1933, filed 1/5/83)

WAC 388-73-310 FIRE SAFETY. (1) Every room used by persons under care, unless provided with two separate doors or one door leading directly to the outside, shall have a window of sufficient size and free of obstructions to be readily available for emergency escape or rescue. All such windows shall have a minimum net clear opening of 5.7 square feet. The minimum net clear opening height dimension shall be twenty-four inches. The minimum net clear opening width dimension shall be twenty inches. Such windows shall have a finished sill height not more than forty-four inches above the floor.

(2) Every occupied area shall have access to at least one exit not passing through rooms or spaces subject to being locked or blocked from the opposite side.

(3) No space shall be used for residential purposes accessible only by ladder, folding stairs, or a trap door.

(4) Every bathroom door lock shall be designed to permit the opening of the locked door from the outside in an emergency.

(5) Every closet door latch shall be such that the door can be opened from the inside.

(6) No stove or heater shall be so located as to block escape in case of malfunctioning and ensuing fire.

(7) Flammable, combustible, or poisonous material shall be stored away from exits and in areas not accessible to persons under care.

(8) Open-flame devices, heating and cooking appliances, and other similar products capable of igniting clothing shall not be left unattended or used in such a manner which could result in accidental ignition of clothing.

(9) All persons in care shall be instructed in emergency evacuation procedures and drills conducted at regular intervals to test and practice the procedure.

(10) There shall be readily available an approved 2A-rated fire extinguisher. Except for facilities licensed prior to June 3, 1983, an approved five pound or larger all purpose (A.B.C.) fire extinguisher will be acceptable. (Where local fire authorities require installation of a different type or size of fire extinguisher, the requirement of the local authority shall apply.)

(11) A smoke detector in working condition shall be located in proximity to the ~~area~~~~((s))~~ or areas where persons under care sleep.

(12) If question arises concerning fire danger, the local fire protection authority shall be consulted.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-402 MAXIMUM HOURS—REST PERIODS. (1) Children shall normally not remain in care in excess of ten hours per day except as is necessitated by the parent's working hours and travel time to and from the day care facility.

(2) Supervised rest periods shall be provided for all children under five years of age (~~(who remain)) remaining~~ in care in excess of six hours and for other children (~~(who show)) showing~~ a need for rest. Children under two and one-half years of age shall (~~(nap in rooms or areas separated from older children and staff))~~ be allowed to follow their own sleep schedules.

NEW SECTION

WAC 388-73-403 OPERATING HOURS—STAFF ON PREMISES. (1) Operating hours of the center shall be specified on the application for licensing and shall be posted in a prominent place at the facility.

(2) A listing of staff and volunteers on duty shall be posted at a prominent place within the facility. During the operating hours set forth in the application, no person who is not a director, employee, or volunteer, other than a parent or custodian of a child under care (who may have unmonitored access to his or her own child or children), an employee of the department, or a law enforcement person shall have unmonitored access to the children placed within the care of the agency.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-406 NAP AND SLEEP EQUIPMENT. (1) A separate firm, clean bed, crib, play pen, cot, mat or mattress of sufficient size separated by at least thirty inches laterally and clean bedding shall be provided for each child under five years of age (~~(who remains)) remaining~~ in care for more than six hours, and for any other child (~~(who requires)) requiring~~ a nap or rest period. Sleep equipment and bedding shall be cleaned as necessary and between uses by different children. Infants shall be provided with cribs until at the discretion of the licensee and parent they (~~(are safer on)) can safely use~~ a cot or mat. Cribs (infant beds or bassinets) shall not be placed over one another when in use. See also WAC 388-73-146(7) (cribs).

(2) Mats should be at least six inches longer than the child's height, twice as wide as the child's width at the shoulders, and thick enough to provide adequate comfort for the child to nap. ~~Mats ((and mattresses shall be covered on all surfaces with impervious material that can be)) or moisture impervious mat covers must be able to be adequately cleaned between use by different children.~~ For children five years of age and older, a sleeping bag meeting the definition of a mat may be used.

(3) Cot surface may be of plastic or canvas or other material which can be cleaned with a detergent solution and allowed to air dry.

(4) Bedding shall consist of an easily laundered sheet or blanket to cover the sleeping surface and a suitable washable covering for the child. In lieu of bedding, for children five years of age and older, a clean, washable, sleeping bag may be used. Each child's bedding shall be stored separate from bedding used by other children.

(5) The upper bunk of double deck beds are prohibited for use by preschool-age children and handicapped persons.

NEW SECTION

WAC 388-73-409 OFF-GROUNDS TRIPS. Except in the event of a medical emergency, no child shall be removed from the premises of a day care center or mini-day care center by either the licensee or an employee or volunteer of the agency without the express written consent of the child's parent or custodian.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-410 INFORMATION TO PARENTS—DAY CARE FACILITIES. The parent shall be supplied with the following information in written form: A typical daily schedule of activities; admission requirements and enrollment procedures; hours of operation; meals and snacks served; fees and payment plan; regulations concerning sick children; transportation arrangements and arrangements for trips, disciplinary policies, (~~(and)) religious activities, (if any), action that will be taken in the event of a medical emergency; policies regarding the administration of medication; schools served and transportation available to the schools, non-discrimination; and, if licensed for young children, policy on diapers and the labeling of foods.~~ Parents shall have free access to all areas of day care facilities used by their children.

NEW SECTION

WAC 388-73-414 ATTENDANCE—DAY CARE CENTERS AND MINI-DAY CARE CENTERS. The parent, or other person authorized by the parent to take the child to or from the facility, shall sign the child in on arrival and out when leaving. When children leave the facility to attend school as authorized by the parents, a staff person shall sign them out when they leave and in when they return.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-424 FAMILY DAY CARE—PROGRAM AND EQUIPMENT. (1) A variety of play equipment suitable to the ages of the child and suitable for such activities as climbing, pulling, pushing, and riding shall be provided. Equipment shall be constructed and maintained to minimize chances of accidents. Toys or other items which might be ingested by infants or which are otherwise hazardous to young children shall be removed from areas in which they are playing.

There shall be a variety of suitable indoor play equipment including, but not limited to, art materials, musical materials, and toys suitable for table-top play.

(2) Children shall be under close supervision of an adult and within easy hearing distance at all times. If the absence of the day care parent is necessary, the child must be left in charge of a competent adult. With written parental permission, school-age children may visit neighborhood friends and participate in community activities.

(3) The day care parent shall develop a planned program of both group and individualized activities with the day care parent playing an active role, as well as periods of free play, designed to promote the physical, mental, and social skills of the children under care.

(4) Adequate play space shall be available both indoors and ~~((out))~~ outdoors. There shall be a minimum of thirty-five square feet per child of indoor play area available. The outdoor play area shall be fenced ((if conditions require)). The fence shall be at least four feet in height.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-440 PLAY AREAS—MINI-DAY CARE. (1) Except for facilities ~~((which provide))~~ providing strictly drop-in care, the facility shall have an appropriately equipped, safe outdoor play area ~~((which))~~ directly ~~((adjoins))~~ adjoining the indoor facilities or which can be reached by a safe route and method approved by the department. The playground shall contain a minimum of seventy-five square feet per child. If programming is such that only a portion of the group uses the playground at one time, the size may be reduced correspondingly. The outdoor play area shall be fenced ~~((if conditions require))~~. The fence shall be at least four feet in height.

(2) Adequate indoor play space shall be available. Play, dining, and napping may be carried on in the same room (exclusive of bathrooms, kitchens, hallways, and closets), provided ~~((it))~~ the room is of sufficient size, and programming is such that usage of the room for one purpose does not interfere with the usage for ~~((its))~~ the room's other purposes. If cots and mats are removed when not in use, a minimum of thirty-five square feet per child is required. For children requiring cribs, the area used for play and napping shall contain a minimum of fifty square feet per child.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-450 REQUIRED PERSONNEL—DAY CARE CENTERS. Each day care center shall have the following minimum staff:

(1) A director responsible for the overall management of the day care center's facility and its operation, and a program supervisor responsible for the planning and supervision of the child care and children's activities program. The director and program supervisor may be one and the same person if he or she is qualified for both positions. One or the other shall normally be on the

premises while children are in care and another competent person left in charge during their temporary absence.

(a) The director shall be at least twenty-one years of age and shall have the management and supervisory skills necessary for the proper administration of the day care center, including the maintenance of necessary records, the management of the agency's finances, and the maintenance of positive relationships with staff, parents, and the community as evidenced by appropriate references and on-the-job performance.

(b) The program supervisor shall be at least twenty-one years of age, and shall have a knowledge of child growth and development and techniques of guiding children's behavior and the ability to plan programs to meet the needs of the children served as evidenced by appropriate references and on-the-job performance. He or she shall have had at least two years successful experience working with children of the same age level as those served by the center and shall have completed forty-five college quarter credit hours in early childhood education/development or an equivalent educational background; or be a certified child development associate(~~;~~ ~~or have a plan approved by the department for the achievement of such training within a reasonable period of time~~)). For centers serving school-age children only, courses in education, recreation, or physical education may be substituted for the required training.

(c) The director and program supervisor may also serve as child care staff to the extent ~~((that))~~ such role does not interfere with their management and supervisory responsibilities.

(2) Child care staff. Persons responsible for the direct care and supervision of the children and free of other duties while serving in such role, whether paid staff or volunteers, shall be provided for each group of children as follows:

(a) Number of child care staff:

Age of Children	Ratio of Staff to Children	Maximum Size of Group
1 month through 11 months	<del>((1:5))</del> 1:4	<del>((10))</del> 8
12 months through 29 months	1:7	14
30 months through <del>((47 months))</del> 5 years	1:10	20
<del>((48 months and older</del>	<del>1:10*</del>	<del>20))</del>
6 years and older	1:15	30

~~((\*or major fraction of such number computed on the basis of the total number of children of such ages in care))~~

The above child care staff-to-child ratio shall be maintained both indoors and ~~((out))~~ outdoors and on field trips. Children shall be grouped according to their ages as indicated above. Individual children may be included in different age groups based on their developmental levels. The department may approve reasonable variations related to the groupings and activities of the children as long as the children are adequately supervised and the total required number of staff is maintained; the staff to child ratio maintained is that ratio designated for the youngest child in such a mixed group.

Such mixed groups shall be permitted for short portions of the day. During the children's rest periods the ratio shall be maintained, but child care staff may be involved in other activities so long as they remain on the premises and each child is within visual ((or)) and auditory range of a staff member. During the children's waking hours, child care staff are to be physically present in the room where the children are and no child or group of children are to be left at any time unattended. Children shall be in visual and auditory range of staff at all times except where a toilet trained child is using the toilet.

(b) Minimum staff on duty. At least two staff (at least one of whom is a child care staff) shall be present:

(i) Whenever more than six children, any of whom are under two years of age, are on the premises; or

(ii) Whenever more than eight children, any of whom are under three years of age, are on the premises; or

(iii) Whenever more than ten children are on the premises.

Whenever there is only one staff member present, there shall be a second staff member readily available in case of an emergency.

(c) Qualifications of child care staff. All child care staff shall be at least sixteen years of age, but in no case shall a person under eighteen be assigned sole responsibility for a group of children.

AMENDATORY SECTION (Amending Order 1336, filed 9/8/78)

WAC 388-73-702 TYPES OF MATERNITY SERVICES. (1) Day programs for mothers. A day program provides pregnant or delivered young women training in child care, help with adjustment problems, counseling and social planning, infant care as needed, and academic or vocational training as appropriate during part of the twenty-four-hour day in a facility suitable for such purposes.

~~(2) ((Residential care for mothers and infants. Residential care for a group of mothers and their infants provides a group living facility on a twenty-four hour basis, guidance, family life education, and child care for residents who need it, and academic and/or vocational training when appropriate.~~

~~(3) Foster family home care))~~ Child-placing agencies. The placement of pregnant ((girls)) children and ((women)) adults and mothers with infants in properly licensed foster family homes.

~~((4))~~ (3) Residential care for expectant mothers (maternity home). A maternity home serves as a group living facility to provide residential care and treatment on a twenty-four-hour basis to expectant unmarried mothers during the period of their pregnancy and the immediate postpartum period.

(4) Residential care for mothers and infants. Residential care for a group of mothers and their infants provides a group living facility on a twenty-four-hour basis, guidance, family life education, and child care for residents needing it, and academic and/or vocational training when appropriate. The care provided infants in the absence of their mother shall meet the applicable standards of chapter 388-73 WAC unless the care is exempt by virtue of RCW 74.15.020 (4)(a) through (k).

## WSR 86-24-060

NOTICE OF PUBLIC MEETINGS  
DEPARTMENT OF NATURAL RESOURCES  
(Forest Fire Advisory Board)  
[Memorandum—December 2, 1986]

The next meeting of the Forest Fire Advisory Board is scheduled for Tuesday, January 6, 1987, from 8:30 a.m. to 12 noon. The meeting location is Geology and Earth Resources' Conference Room, Building 1, Rowsix, Lacey.

If you have any questions regarding this meeting, or wish to propose additional agenda items, please contact Kenneth L. Hoover, Manager, Fire Control Division.

## WSR 86-24-061

PROPOSED RULES  
DEPARTMENT OF GAME  
(Game Commission)  
[Filed December 2, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning 1987 Spring bear and turkey seasons, WAC 232-28-709;

that the agency will at 9:00 a.m., Friday-Saturday, January 9-10, 1987, in the Towne Plaza Motor Inn, North 7th Street and East Yakima Avenue, Yakima, Washington 98901, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 9 or 10, 1987.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1987.

Dated: November 26, 1986

By: Jack L. Smith, Chief  
Wildlife Management Division

## STATEMENT OF PURPOSE

Title and Number of Rule Section: WAC 232-28-709  
1987 Spring bear and turkey seasons.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement:  
RCW 77.12.040.

Summary of the Rule: Seasons will be established in the manner outlined in the 1986 seasons pamphlet.

Reasons Supporting the Proposed Rule: Resource management.

Agency Personnel Responsible for Drafting and Implementation: Jack L. Smith, Chief, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, phone (206) 753-5728; and

Enforcement: Dave Schultz, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, phone (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement, and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

NEW SECTION

WAC 232-28-709 1987 SPRING BEAR AND TURKEY SEASONS.

Reviser's note: The text and accompanying pamphlet comprising the 1987 Spring bear and turkey seasons proposed by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

REPEALER

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

WAC 232-28-708 1986 SPRING BEAR AND TURKEY SEASONS

**WSR 86-24-062**  
**ADOPTED RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
[Order 281—Filed December 2, 1986]

Be it resolved by the State Game Commission, acting at Mill Creek, Washington, that it does adopt the annexed rules relating to amendment to 1986 Game fish seasons and catch limits—Definition of wild steelhead release, WAC 232-28-61511.

This action is taken pursuant to Notice No. WSR 86-17-053 filed with the code reviser on August 18, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED October 1, 1986.

By Archie U. Mills  
Chairman, Game Commission

REPEALER

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

WAC 232-28-61511 Amendment to 1986 game fish seasons and catch limits—Definition of wild steelhead release.

**WSR 86-24-063**  
**PROPOSED RULES**  
**DEPARTMENT OF TRANSPORTATION**  
[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Transportation intends to adopt, amend, or repeal rules concerning manual on uniform traffic control devices for streets and highways (MUTCD), chapter 468-95 WAC. Adoption of Revision No. 4 to the 1978 MUTCD as an amendment to chapter 468-95 WAC;

that the agency will at 10:30 a.m., Tuesday, February 17, 1987, in the Board Room, 1D 9, Transportation Building, Olympia, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 47.36.030, traffic control devices.

The specific statute these rules are intended to implement is chapter 47.36 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before February 10, 1987.

Dated: December 2, 1986  
By: A. D. Andreas  
Deputy Secretary

**STATEMENT OF PURPOSE**

Title: Amendment to chapter 468-95 WAC, adoption of Revision No. 4 to the 1978 manual on uniform traffic control devices for streets and highways (MUTCD).

Result of Federal Law or Federal or State Court Action: Implementation of changes in federal regulations.

Statutory Authority: Chapter 47.36 RCW, traffic control devices.

Summary of Rule: This rule incorporates the 18 official "changes" described in Revision No. 4 to the 1978 MUTCD. The 18 "changes" relate to signing and pavement marking and have been approved by the federal highway administrator.

Reason for Rule: This rule is necessary so that the signing, markings, signals, and construction and maintenance traffic control requirements on Washington streets and highways will remain uniform with those adopted by the federal highway administrator, and as prescribed by the state law.

For Further Information: Mr. D. D. Ernst, State Maintenance Engineer for the Department of Transportation, Room 1C-8, Transportation Building, phone 753-6014, is responsible for the drafting and implementation of this rule.

Proponents of Rule: Washington State Department of Transportation.

Agency Comments or Recommendations: The 1978 MUTCD, incorporating Revision No. 4 will continue to provide for uniformity in the application and use of traffic control devices on streets and highways in Washington. The 18 "changes" in Revision No. 4 should enhance safety and convenience for highway users.

AMENDATORY SECTION (Amending Order 98, filed 11/18/85)

WAC 468-95-010 GENERAL. The Manual on Uniform Traffic Control Devices for Streets and Highways 1978 edition (MUTCD), approved by the Federal Highway Administrator as the national standard for all highways open to public travel; published by the U.S. Department of Transportation, Federal Highway Administration, was duly adopted by Administrative Order No. 51 of the Secretary of Transportation dated March 17, 1980. Revision No. 1 of the 1978 edition was duly adopted by Administrative Order No. 59 of the Secretary of Transportation dated March 16, 1981. Revision No. 2 of the 1978 edition was duly adopted by Administrative Order No. 93 of the Secretary of Transportation dated 12/17/84. Revision No. 3 of the 1978 edition was duly adopted by Administrative Order 98 of the Secretary of Transportation dated 11/18/85. Revision No. 4 of the MUTCD was duly adopted by Administrative Order . . . . . of the Secretary of Transportation dated . . . . . The manual includes in part many illustrations, some of which depend on color for proper interpretation. The reviser has deemed it inexpedient to convert these regulations and illustrations to the prescribed form and style of WAC and therefore excludes them from publication. Copies of the MUTCD, incorporating Revision No. 1, Revision No. 2, ((and)) Revision No. 3, and Revision No. 4 may be obtained from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. The document is available for public inspection at the headquarters office and all district offices of the Washington state department of transportation. Further, each city, town, and county engineering office in the state will have a copy of the MUTCD with revisions in its possession.

**WSR 86-24-064**  
**PROPOSED RULES**  
**DEPARTMENT OF ECOLOGY**  
[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning motor vehicle emission inspection, amending chapter 173-422 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 6, 1987.

The authority under which these rules are proposed is RCW 70.120.040(7).

The specific statute these rules are intended to implement is RCW 70.120.040(7).

This notice is connected to and continues the matter in Notice No. WSR 86-21-087 filed with the code reviser's office on October 17, 1986.

Dated: December 3, 1986  
By: Phillip C. Johnson  
Deputy Director, Programs

**WSR 86-24-065**  
**PROPOSED RULES**  
**DEPARTMENT OF FISHERIES**  
[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning commercial fishing rules;

that the agency will at 10:00 a.m., Wednesday, January 13, 1986 [1987], in the Auditorium, 7600 Sand Point Way N.E., Seattle, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 20, 1986 [1987].

The authority under which these rules are proposed is RCW 75.08.080 and 75.30.180.

The specific statute these rules are intended to implement is RCW 75.08.080 and 75.30.180.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 13, 1986 [1987].

Dated: December 3, 1986  
By: Judith Merchant  
[Acting] Director

**STATEMENT OF PURPOSE**

Title: WAC 220-48-011 Beam trawl and otter trawl—Gear; 220-48-015 Beam trawl and bottom trawl—Seasons; 220-48-017 Pelagic trawl—Seasons; 220-48-025 Set net—Pacific cod—Gear; 220-48-026 Set net—Pacific cod—Seasons; 220-48-027 Set net—Pacific cod—Logbooks; 220-48-032 Set line—Seasons; 220-49-012 Herring, candlefish, anchovy and pilchard fishing—Purse seine; 220-49-020 Seasons—Lawful gear—Purposes; 220-49-021 Herring, candlefish, anchovy and pilchard fishing—Weekly periods; 220-49-023 Herring, candlefish, anchovy and pilchard—Reporting; 220-87-010 Puget Sound whiting endorsement validation procedure; 220-87-020 Puget Sound whiting endorsement—Transfer; repealing WAC 220-44-060 Commercial jig logbooks required; 220-44-070 Bottomfish troll logbooks required; 220-48-046 Commercial jig—Logbooks; and 220-48-056 Troll lines—Bottomfish—Logbooks.

Description of Purpose: Modify marine fish catch regulations; and create whiting validation procedure and transfer regulations.

Statutory Authority: RCW 75.08.080 and 75.30.180.

Summary of Rule and Reasons Supporting Proposed Action: Change in WAC 220-48-011 corrects oversight to allow smaller mesh throughout season and will allow harvest of smaller sole; changes in WAC 220-48-015, 220-48-025, 220-48-026 and 220-48-027 close the Port Townsend-Port Gamble cod fishery due to stock decline; change in WAC 220-48-017 opens seasonal fishery in Area 26A to allow harvest of available whiting; change in WAC 220-48-032 corrects typographical error; changes in chapter 220-49 WAC close herring fishery due to insufficient stocks to allow harvest; new

chapter 220-87 WAC provides rules for whiting endorsement and transfer as allowed by statute; and repealed sections are reporting requirement sections that are not needed.

Personnel Responsible for Drafting: Evan S. Jacoby, 115 General Administration Building, Olympia, Washington, 586-2429; Implementation: Mark G. Pedersen, 115 General Administration Building, Olympia, Washington, 753-6716; and Enforcement: James W. McKillip, 115 General Administration Building, Olympia, Washington, 753-6585.

These rules are proposed by the Washington Department of Fisheries.

Comments: None.

These proposals are not the result of federal law or court order.

Small Business Economic Impact Statement: No differential impact is anticipated. No effect on 10% of businesses in any one three-digit industrial classification nor 20% of all businesses is expected.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-44-060 COMMERCIAL JIG LOGBOOK REQUIRED.

WAC 220-44-070 BOTTOMFISH TROLL LOGBOOK REQUIRED.

#### AMENDATORY SECTION (Amending Order 85-24, filed 4/1/85)

WAC 220-48-011 BEAM TRAWL AND OTTER TRAWL—GEAR. (1) Mesh sizes. It is unlawful to use or operate beam trawls or otter trawls having mesh size in the codend section less than 4 1/2 inches in waters of Puget Sound, unless otherwise provided.

(a) It is lawful to use or operate bottom trawl gear having mesh size in the codend section of not less than 3 inches in Marine Fish-Shellfish Catch Reporting Areas 28A, 28B, 28C, and 28D, during December 1 through ~~((March 31))~~ April 14.

(b) It is lawful to use or operate pelagic trawl gear having mesh size in the codend section of not less than 3 inches while fishing for Pacific whiting during the seasons provided in WAC 220-48-017 (1) and (2).

(2) Chafing gear.

(a) For bottom trawls, chafing gear must have a minimum mesh size of 15 inches unless only the bottom one-half (underside) of the codend is covered by chafing gear.

(b) For roller trawls and pelagic trawls chafing gear covering the upper one-half (top side) of the codend must have a minimum mesh size of 6.0 inches.

#### AMENDATORY SECTION (Amending Order 85-24, filed 4/1/85)

WAC 220-48-015 BEAM TRAWL AND BOTTOM TRAWL—SEASONS. (1) It is lawful to ~~((take))~~ fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, 22B, 23A, 23B, 23C, 25A, 25B, 25D, and 29 the entire year with the following exceptions:

(a) Those waters of Area 20A east of a line projected from Point Whitehorn to Sandy Point are closed the entire year.

(b) Those waters of Area 25A lying southerly and westerly of a line projected from Kipot Point to Gibson Spit (Sequim Bay) are closed the entire year.

(c) Area 25D is closed from February 1 through April 14 each year.

(2) It is lawful to take, fish for and possess bottomfish with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 26A, 26B, and 26D from April 15 through February 14 with the following exceptions:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24A west of a line from Strawberry Point on Whidbey Island to Brown Point on Camano Island, are closed except from June 15 through February 14.

(b) Elliot Bay inside a line projected from Four Mile Rock to Alki Point is closed the entire year.

(c) Those waters of Area 26D south of lines projected from Dash Point to Point Piner on Maury Island, and from Point Dalco on Vashon Island true west to the Kitsap Peninsula are closed the entire year.

(d) Those waters provided for in WAC 220-20-020(4).

(3) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl and beam trawl gear for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 24D (Holmes Harbor), ~~((25C;))~~ 27A, 27B, and 27C (Hood Canal) except on Mondays and Tuesdays from December 1 through February 14.

(4) It is unlawful to take, fish for, or possess bottomfish taken with bottom trawl or beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Area 25E except on Monday through Thursday from December 1 through February 14 with the following exception: Those waters of Area 25E lying southerly of a line projected from Mill Point due east to the opposite shore, are closed the entire year.

(5) It is lawful to take, fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 28A, 28B, 28C, and 28D from December 1 through April 14, with the exception of the following closed waters:

(a) Those waters of Hale Passage and the Narrows east and north of lines projected from Fox Point on Fox Island true east to the mainland, and from the northwest point on Fox Island true north to the mainland.

(b) Budd Inlet south of the northern boundary of the restricted berthage area shown on United States Coast Guard Chart No. 6460.

(c) Eld Inlet south and west of a line projected true south from Flapjack Point.

(d) Totten Inlet south and west of lines projected true north and true east from the outermost point on the west side of Gallagher Cove.

(e) Henderson Inlet south of a line projected true east from Dickerson Point; the waters inside Hartstene Island between lines projected from Unsal Point to Brisco Point and Salmon Point true east to Hartstene Island; and all of Hammersley Inlet.

(f) Those waters provided for in WAC 220-20-010(6).

(g) Those waters of Area 28A south of a line due west from the northernmost point of McNeil Island; west of a line running north and south between McNeil and Anderson Islands through Eagle Island; and west of a line projected southerly from Lyle Point on Anderson Island through the quick flashing buoy on Nisqually flats and southerly of a line from Johnson's Point to Devil's Head.

(h) Those waters of Area 28A south of a line projected due west from Johnson Point to Hartstene Island (Dana Passage).

(6) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl or beam trawl gear for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 21B, 23D, 25C, and 26C the entire year.

(7) It is unlawful to operate bottom trawl or beam trawl in waters less than 60 feet in depth in Marine Fish-Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 25A, 25B, 25C, 25D, 25E, 26A, or 26B, and it is unlawful to operate bottom trawl or beam trawl in waters less than 30 feet deep in all other waters of Puget Sound east of the mouth of the Sekiu River.

#### AMENDATORY SECTION (Amending Order 84-24, filed 3/27/84)

WAC 220-48-017 PELAGIC TRAWL—SEASONS. It is unlawful to take, fish for and possess bottomfish taken with pelagic trawl gear except in the Marine Fish-Shellfish Management and Catch Reporting Areas and during the times as follows:

(1) Area 24C south of a line projected due west from the flashing red light northwest of Lowell Point - Open Monday through Thursday, October 1 through January 14 unless otherwise provided.

(2) Area 26A - Open Monday through Thursday, October 1 through January 14.

(3) Areas 24B, that portion of 24C south of a line projected due west from the flashing red light northwest of Lowell Point, and 26A - Open Monday and Wednesday, January 15 until the in-season quota is taken but not beyond May 15 in any case.

~~((3))~~ (4) Area 20A - Open March 1 through April 14.

~~((4))~~ (5) In any area at any time so designated by a permit issued by the director of the department of fisheries.

AMENDATORY SECTION (Amending Order 83-200, filed 11/30/83, effective 1/1/84)

WAC 220-48-025 SET NET—PACIFIC COD—GEAR. ~~((+)) It is lawful to take, fish for and possess Pacific cod with the following set net gear:~~

~~(a) Maximum three nets per vessel, each net having a length not to exceed 600 feet.~~

~~(b) Net mesh must not be less than 5 inches.~~

~~(c) Net depth must not exceed 29 meshes.~~

~~(2) Pacific cod set net tags, issued by the department of fisheries for the current year, must be affixed to buoys on each end of each net.) Pacific cod set net gear may not be used in Puget Sound.~~

AMENDATORY SECTION (Amending Order 83-200, filed 11/30/83, effective 1/1/84)

WAC 220-48-026 SET NET—PACIFIC COD—SEASONS. It is unlawful to ~~((take;))~~ fish for ~~((and))~~ or possess Pacific cod ~~((and other species of bottomfish taken with Pacific cod set net gear for commercial purposes except in that portion of Marine Fish-Shellfish Management and Catch Reporting Area 25C east of a line from Twin Spits to the Port Gamble Mill Stack, and all of Catch Reporting Area 25D from February 1 through April 14. It is unlawful to take or possess halibut, salmon)), other foodfish, or shellfish taken with Pacific cod set net gear in any Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area the entire year.~~

AMENDATORY SECTION (Amending Order 83-200, filed 11/30/83, effective 1/1/84)

WAC 220-48-027 SET NET—PACIFIC COD—LOGBOOKS. ~~((It is unlawful for any operator of Pacific cod set net gear to fail to obtain and accurately maintain the appropriate harvest log available from the department. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has commercial caught bottomfish aboard. The vessel operator must submit the log for inspection upon request by authorized department representatives. Vessel operators shall record the vessel registration number, and, for each date and ground fished, the number and length of nets, mesh and thread size of nets, hours fished, and number and estimated weight of each species caught, including discards. The department's copy of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. Department copies must be received within ten days following any calendar month in which fishing activity occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first.)) Pacific cod set net gear may not be used in Puget Sound.~~

AMENDATORY SECTION (Amending Order 82-215, filed 12/1/82, effective 1/1/83)

WAC 220-48-032 SET LINE—SEASONS. It is lawful to take, fish for, and possess dogfish and other bottomfish with set lines in all Marine Fish-Shellfish Management and Catch Reporting Areas the entire year except as follows:

(1) That portion of Area 26C north of a line projected due east from Point Bolin ~~((on))~~ to Bainbridge Island is closed all year.

(2) That portion of Area 26D south of lines projected due west of point Dalco on Vashon Island, and from Dash Point to Point Piner on Maury Island, is closed all year.

(3) That portion of Area 28A east of a line projected due north from the northwest tip of Fox Island, and north of a line projected due east from Fox Point on Fox Island is closed all year.

(4) Those waters provided for in WAC 220-20-010(6) and 220-20-020(4).

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-48-046 COMMERCIAL JIG—LOGBOOKS.

WAC 220-48-056 TROLL LINES—BOTTOMFISH—LOGBOOKS.

AMENDATORY SECTION (Amending Order 76-148, filed 12/2/76)

WAC 220-49-012 HERRING, CANDLEFISH, ANCHOVY AND PILCHARD FISHING—PURSE SEINE. Lawful purse seine gear in the Puget Sound herring, candlefish, anchovy, and pilchard fishery shall not exceed 600 feet in length or contain meshes less than 1/2-inch stretch measure ~~((, except that in Areas 20A, 20B, 21A, and 21B, lawful purse seine gear shall not exceed 1,650 feet in length)).~~

AMENDATORY SECTION (Amending Order 84-24, filed 3/27/84)

WAC 220-49-020 SEASONS—LAWFUL GEAR—PURPOSES. It shall be unlawful to take, fish for or possess for commercial purposes herring, candlefish, anchovy or pilchards in Puget Sound except during lawful seasons, with lawful gear and for such purposes as provided for hereinafter in each respective fishing area:

(1) ~~((Areas 20A, 20B, 21A, and 21B:~~

~~(a) Closed September 1 through April 15 to all commercial fishing gear.~~

~~(b) Open April 16 through May 31, with purse seine, lampara, dip bag net, and gill net, except as provided in WAC 220-49-021.~~

~~(c) Open June 1 through August 31 with drag seine, purse seine, lampara, and dip bag net for bait and human consumption only except as provided in subsection (4) of this section:~~

~~((2)) Areas 22A, 22B, 23A, 23B, 23C, 23D, and 29 - Open entire year with drag seine, purse seine, lampara, and dip bag net for human consumption or bait only except as provided in subsection ~~((4))~~ (3) of this section.~~

~~((3)) (2) Areas 24A, 24B, 24C, 24D, 25A, 25B, 25C, 25D, 25E, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D - Open entire year, with drag seine, lampara, or dip bag net, for human consumption or bait only except as provided in subsection ~~((4))~~ (3) of this section: PROVIDED, That it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess herring with any net gear which exceeds 200 feet in length, except drag seine gear (350 foot length).~~

~~((4)) (3) The director may authorize by permit the taking of herring in specified areas, quantities, and times, for emergency use as food for zoo animals; permit application requires written certification from the zoo director that no other source of herring suitable for zoo food is available and the shortage will damage the health or well-being of the zoo animals in custody of the zoo director.~~

AMENDATORY SECTION (Amending Order 76-148, filed 12/2/76)

WAC 220-49-021 HERRING, CANDLEFISH, ANCHOVY AND PILCHARD FISHING—WEEKLY PERIODS. ~~((It shall be unlawful to take, fish for or possess herring, candlefish, anchovy or pilchards in Areas 20A, 20B, 21A, and 21B from April 15 to May 31, except during weekly periods and daily hours hereinafter designated:~~

~~(1) Weekly periods: Monday, Tuesday, and Thursday.~~

~~(2) Daily hours: 8:00 a.m. to 6:00 p.m. on open days.)) No weekly restrictions.~~

AMENDATORY SECTION (Amending Order 83-200, filed 11/30/83, effective 1/1/84)

WAC 220-49-023 HERRING, CANDLE FISH, ANCHOVY AND PILCHARD—REPORTING. ~~((+)) It shall be unlawful for the original receiver of herring taken from Puget Sound Herring Fishing Areas 20A, 20B, 21A, and 21B during the period April 16 through May 31 to fail to report each calendar day's receipts by noon of the following day to the Washington department of fisheries, Olympia, Washington; telephone (206) 753-6637.~~

~~(2) It shall be unlawful for original buyer of herring from Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A or 21B to process or resell such herring until after the herring have been landed at a shore station.)) No reporting required by fisherman.~~

NEW SECTION

WAC 220-87-010 PUGET SOUND WHITING ENDORSEMENT VALIDATION PROCEDURE. (1) A Puget Sound whiting endorsement for the current year will be issued to a natural person who meets the following qualifications:

(a) Is the possessor of a valid trawl license.

(b) Submits proof of landing as required by RCW 75.30.170.

(c) Submits proof of ownership or lease, as of January 1, 1986, of an otter trawl vessel and otter trawl net, which may be either a pelagic trawl net or a bottom trawl net.

(2) The possessor of the Puget Sound whiting endorsement must be aboard the vessel at all times while the vessel is fishing for whiting or has whiting aboard, except during unloading.

(3) Only a natural person may obtain a yearly Puget Sound whiting endorsement. A corporation or partnership that meets the qualifications in subsection (1) may designate one natural person to receive the endorsement. The designation is irrevocable.

(4) The Puget Sound whiting endorsement is valid for one person and one vessel. An individual may not possess more than one endorsement.

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

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

#### NEW SECTION

WAC 220-87-020 PUGET SOUND WHITING ENDORSEMENT—TRANSFER. (1) A person may transfer a Puget Sound whiting endorsement to that person's spouse or natural or step-child only. The person making the transfer is required to show proof of the relationship. Acceptable proof is a marriage certificate, birth certificate, or decree of adoption. A Puget Sound whiting endorsement will only be transferred to a person who has a valid trawl license, and transfer must be documented at the department's licensing division.

(2) A person may transfer a Puget Sound whiting endorsement from one vessel to another vessel by making application at the department's licensing division for a transfer of the person's trawl license from the first vessel to the second vessel, and informing the licensing division, in writing, that the person is additionally transferring the Puget Sound whiting endorsement. In the case of an individual having more than one trawl license, the transfer of the Puget Sound whiting endorsement from one vessel to a second vessel will be made in substantially the same form as if a trawl license was being transferred.

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

### WSR 86-24-066

#### PROPOSED RULES

#### DEPARTMENT OF ECOLOGY

[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning:

Amd WAC 173-19-390 Snohomish County.  
Amd WAC 173-19-2521 Seattle, city of;

that the agency will at 2:00 p.m., Thursday, January 8, 1987, in the Department of Ecology Headquarters Office, Abbott Raphael Hall, Room 273, Lacey, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 11, 1987.

The authority under which these rules are proposed is RCW 90.58.120 and [90.58].200.

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

Dated: December 3, 1986

By: Phillip C. Johnson  
Deputy Director, Programs

#### STATEMENT OF PURPOSE

Title: Amending WAC 173-19-390 Snohomish County; and 173-19-2521 Seattle, city of.

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

Statutory Authority: RCW 90.58.120 and 90.58.200.

Summary of Rule: The amendment adopts revisions to the shoreline master program for the city of Seattle and Snohomish County.

Reasons Supporting Proposed Action: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Administrative Procedure Act.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Randy Davis, WDOE, Mailstop PV-11, Olympia, WA 98504, (206) 459-6762.

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

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

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

Small Business Economic Impact Statement: On file at the Department of Ecology.

#### AMENDATORY SECTION (Amending Order DE 83-43 [86-23], filed 1/4/84 [9/12/86])

WAC 173-19-390 SNOHOMISH COUNTY. Snohomish County master program approved December 27, 1974. Revision approved June 16, 1978. Revision approved June 23, 1982. Revision approved August 25, 1983. Revision approved January 4, 1984. Revision approved February 11, 1987.

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

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

#### AMENDATORY SECTION (Amending Order DE 86-28, filed 10/20/86)

WAC 173-19-2521 SEATTLE, CITY OF. City of Seattle master program approved June 30, 1976. Revision approved March 11, 1977. Revision approved September 10, 1980. Revision approved February 24, 1981. Revision approved May 14, 1981. Revision approved October 1, 1981. Revision approved January 5, 1982. Revision approved February 24, 1983. Revision approved June 7, 1983. Revision approved July 12, 1983. Revision approved October 13, 1983. Revision approved October 1, 1985. Revision approved October 20, 1986. Revision approved February 11, 1987.

**WSR 86-24-067**  
**PROPOSED RULES**  
**DEPARTMENT OF ECOLOGY**  
**(Water Resources)**  
[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning administration of flood control zones, chapter 508-60 WAC;

that the agency will at 7:00 p.m., Wednesday, January 7, 1987, in the Olympia Timberland Library, East Meeting Room, 8th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Tuesday, February 17, 1987.

The authority under which these rules are proposed is chapters 43.21A and 34.04 RCW.

The specific statute these rules are intended to implement is RCW 86.16.027.

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

Dated: December 3, 1986  
By: Phillip C. Johnson  
Deputy Director, Programs

**STATEMENT OF PURPOSE**

Title: Amending chapter 508-60 WAC, Administration of flood control zones.

Description of Purpose: To clarify which building activities are allowable within the flood control zones.

Statutory Authority: RCW 86.16.027.

Summary of Rule: Defines certain limited amount and types of construction associated with existing residential or nonresidential structures within flood control zones which are considered not to have an effect upon floodwaters.

Reasons Supporting Proposed Action: Clarify the intent and affect of the prohibition of new residential construction in the floodway.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jerry Louthain, WDOE, Mailstop PV-11, Olympia, WA 98504, (206) 459-6791.

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

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

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

Small Business Economic Impact Statement: On file at the Department of Ecology.

NEW SECTION

WAC 508-60-008 EXEMPTIONS Certain limited amounts and types of construction associated with existing residential or non-residential structures within flood control zones is not considered to have an effect upon floodwaters. It is appropriate then that applications for flood control zone permits and flood control zone permits not be necessary in these instances.

Construction work to be performed on existing residential or non-residential structures within either the floodway or floodway fringe areas of flood control zones is exempted from the provisions of Chapter 86.16 RCW and Chapter 508-60 WAC if both of the following conditions apply:

(1) Repairs, reconstruction or improvements to a structure which do not increase the ground floor area; and

(2) Repairs, reconstruction or improvements to a structure the cost of which does not exceed 50 percent of the market value of the structure either, (a) before the repair, reconstruction or repair is started, or (b) if the structure has been damaged, and is being restored, before the damage occurred.

**WSR 86-24-068**  
**ADOPTED RULES**  
**DEPARTMENT OF LICENSING**  
**(Board of Medical Examiners)**  
[Order PM 627—Filed December 3, 1986]

Be it resolved by the Board of Medical Examiners, acting at Seattle, Washington, that it does adopt the annexed rules relating to termination of supervision, adopting WAC 308-52-146.

This action is taken pursuant to Notice No. WSR 86-08-093 filed with the code reviser on April 2, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Board of Medical Examiners as authorized in RCW 18.71A.020.

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

APPROVED AND ADOPTED November 17, 1986.  
By David K. Boston  
Executive Secretary

NEW SECTION

WAC 308-52-146 TERMINATION OF SUPERVISION. Upon termination of employment, the board shall require the supervising physician and physician assistant to submit a written report including the reasons for termination of the relationship and an evaluation of the physician assistant's performance. Such report shall be submitted to the board within fifteen days following termination of supervision.

**WSR 86-24-069**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
 [Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the director of the Department of Licensing intends to adopt, amend, or repeal rules concerning the regulation of health care assistants; that the agency will at 1:30 p.m., Thursday, January 15, 1987, in the Exam Center, Quince Street Office Building, 1300 Quince Street S.E., Olympia, WA 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place after January 15, 1987.

The authority under which these rules are proposed is RCW 18.135.040.

The specific statute these rules are intended to implement is RCW 18.135.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 15, 1987.

Dated: December 2, 1986

By: John H. Keith  
 Assistant Attorney General  
 Agency Counsel

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: To implement the provisions of chapter 18.135 RCW dealing with the functions authorized to be performed by health care assistants; the delegation and supervision of these functions, and mechanism for certification of the health care assistants. The proposed rules outline the responsibilities of the department, the delegators and describing training of health care assistants.

Statutory Authority: RCW 18.135.040.

Summary: WAC 308-175-065 defines the medication and diagnostic agent list required to be filed with the department; 308-175-075 classifies health care assistants as Category A, B, or C; 308-175-084 establishes the Category A minimum requirements; 308-175-086 establishes the Category B minimum requirements; 308-175-088 establishes the Category C minimum requirements; 308-175-100 sets the health care assistant fees; 308-175-110 provides for the recertification of health care assistants; and 308-175-120 lists the types of drugs for injection in nursing homes and hospitals.

Reason Proposed: To implement the provisions of chapter 18.135 RCW adopted by the legislature during the 1986 session.

Responsible Departmental Personnel: In addition to the director of the Department of Licensing, the following department personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Delores Spice, Program Manager, 1300 Quince Street S.E., Olympia, Washington 98504, (206) 753-1761 comm, 234-1761 scan.

Proponents: These rules are proposed by the director of the Department of Licensing with the advice of designees of the Board of Medical Examiners, the Board of Osteopathic Medicine and Surgery, the Podiatry Board and the Board of Nursing.

Small Business Economic Impact Statement: Not required since these rules do not impact small businesses as that term was defined by RCW 43.31.920.

#### NEW SECTION

WAC 308-175-065 MEDICATION AND DIAGNOSTIC AGENT LIST. The list of specific medications, diagnostic agents and the route of administration of each that has been authorized for injection pursuant to RCW 18.135.065 shall be submitted to the director within sixty (60) days of initial certification registration and again with every recertification registration. If any changes occur which alter the list, a new list with the delegator and delegatee's signatures must be submitted to the department within five (5) days of the change. All submitted lists will be maintained in the department of licensing filed under the name of the certifying practitioner or facility and shall be available for review.

#### NEW SECTION

WAC 308-175-075 HEALTH CARE ASSISTANT CLASSIFICATION. There shall be three categories of health care assistants:

(1) Category A assistants may perform skin tests and administer medications, including diagnostic agents, by subcutaneous, intradermal and intramuscular and intravenous injections.

(2) Category B assistants may perform minor invasive procedures to withdraw blood.

(3) Category C assistants may perform both category A and category B functions.

#### NEW SECTION

WAC 308-175-084 CATEGORY A MINIMUM REQUIREMENTS. Category A assistants shall meet the following minimum requirements:

(1) Educational and occupational qualifications:

(a) the ability to read, write and converse in the English language;

(b) possess a basic knowledge of mathematics; and,

(c) adequate physical ability including sufficient manual dexterity to perform the requisite health care services.

(2) Training and instruction. The category A assistant shall receive training, evaluation(s) and assessment of knowledge and skills to determine entry level competency in the following areas:

(a) job responsibilities - to cover all areas of the responsibilities to be delegated which include ethical implications and patient confidentiality;

(b) patient identification process;

(c) identification of and relationship to licensed health care practitioner;

(d) procedure requesting process to include, but not be limited to, forms used, accessing process and collection patterns;

(e) materials to be used;

(f) anatomic considerations for performing injections;

(g) procedures for injections of agents will include a formulary. For each agent there shall be instruction concerning dosage, technique, acceptable route(s) of administration and appropriate anatomic sites, expected reactions, possible adverse reactions, appropriate intervention for adverse reaction and risk to employee;

(h) common terminology and practices such as medical classifications, standard diagnoses, test synonyms, background information on procedures, interferences;

(i) physical layout of the workplace, including patient care areas; and,

(j) safety requirements including the handling of infectious disease cases and the handling and disposal of biohazardous materials.

(3) Work Experience. The category A assistant should have the following work experience:

(a) observe a licensed practitioner perform the duties for a minimum of four hours for each separate route of administration;

(b) practice technique in a simulated situation;

(c) perform procedure on patients under observation of a licensed practitioner until the trainee demonstrates proficiency. The time and number of performances will vary with the specific procedure and skill of the trainee; and,

(d) document all health care assistants' training on a checklist appropriate to the facility and the duties and responsibilities of the trainee. This documentation will be completed, signed by the certified health care assistant and the licensed practitioner and be placed in employee personnel file. The health care assistant must demonstrate minimum entry level skill proficiency before certification can be granted.

**NEW SECTION**

WAC 308-175-086 CATEGORY B MINIMUM REQUIREMENTS. Category B assistants shall meet the following minimum requirements:

- (1) Educational and occupational qualifications:
  - (a) the ability to read, write and converse in the English language; and,
  - (b) adequate physical ability, including sufficient manual dexterity to perform the requisite health care services.
- (2) Training and instruction. The category B assistant shall receive training, evaluation(s) and assessment of knowledge and skills to determine entry level competency in the following areas:
  - (a) job responsibilities - to cover all areas of the responsibilities to be delegated which include ethical implications and patient confidentiality;
  - (c) patient identification process;
  - (d) identification of and relationship to licensed health care practitioner;
  - (e) procedure requesting process, including forms used, accessing process and collection patterns;
  - (f) materials to be used;
  - (g) anatomic considerations for performing such functions as venipuncture, capillary finger collection, heel sticks, arterial puncture, line draws;
  - (h) procedural standards for blood collection;
  - (i) common terminology and practices such as medical classifications, standard diagnoses, test synonyms, background information on procedures, interferences;
  - (j) physical layout of the workplace, including patient care areas; and,
  - (k) safety requirements including the handling of infectious disease cases and the handling and disposal of biohazardous materials.
- (3) Work experience. The category B assistant should have the following work experience:
  - (a) observe a licensed practitioner perform the duties for a minimum of eight hours;
  - (b) practice technique in a simulated situation;
  - (c) perform procedure on patients under observation of a licensed practitioner until the trainee demonstrates proficiency to be certified at the minimum entry level of competency. The time and number of performances will vary with the specific procedure and skill of the trainee; and,
  - (d) document all training on a checklist appropriate to the facility and the duties and responsibilities of the trainee. This will be completed, signed by a licensed practitioner and be placed in employee personnel file.

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

**NEW SECTION**

WAC 308-175-088 CATEGORY C MINIMUM REQUIREMENTS. The minimum requirements for category C will be the combination of the category A and B requirements.

**NEW SECTION**

WAC 308-175-100 HEALTH CARE ASSISTANT FEES. (1) The following fees shall be charged by the professional licensing division of the department of licensing:

Initial 2 year certification	\$5.00
2 year recertification	\$5.00
Late penalty	\$5.00

**NEW SECTION**

WAC 308-175-110 RECERTIFICATION FOR HEALTH CARE ASSISTANTS. It shall be the responsibility of every health care facility and every health care practitioner who certifies health care assistants to submit a recertification application and fees on or before each certification expiration date.

**NEW SECTION**

WAC 308-175-120 HOSPITAL OR NURSING HOME DRUG INJECTION. (1) Class A or C health care assistants working in a hospital or nursing home may administer the following types of drugs by injection:

- Antihistamines
- Antiiinfective agents
- Antineoplastic agents
- Autonomic drugs
- Blood derivatives
- Blood formation and coagulation
- Cardiovascular drugs
- CNS agents
- Diagnostic agents
- Electrolytic, caloric and water balance
- Enzymes
- Antitussives, expectorants, mucolytics
- Eye, ear, nose, throat
- Gastrointestinal drugs
- Gold compounds
- Heavy metal antagonists
- Hormones/Synthetic substitutes
- Local anesthetics
- Oxytocics
- Radioactive agents
- Serums, toxoids, vaccines
- Skin and mucous membrane agents
- Smooth muscle relaxants
- Vitamins
- Unclassified therapeutic agents

(2) The schedule of drugs in subsection (1) shall not include any controlled substances as defined in RCW 69.50.101(d), any experimental drug and any cancer chemotherapy agent unless a delegator is physically present in the immediate area where the drug is administered.

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

**REPEALER**

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

WAC 308-175-080 MINIMUM TRAINING AND DEMONSTRATED PROFICIENCY OF HEALTH CARE ASSISTANTS.

**WSR 86-24-070  
PROPOSED RULES  
INSURANCE COMMISSIONER  
[Filed December 3, 1986]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning requirements for the separation and accounting of premiums and return premiums by insurance agents, brokers, solicitors, general agents and surplus line brokers, and defining noncompliance to be an unfair practice;

that the agency will at 1:00 p.m., Thursday, January 15, 1987, in the First Floor Conference Room, General

Administration Building, 11th and Columbia Streets, Olympia, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 48.02.060 (3)(a) and 48.30.010(2).

The specific statute these rules are intended to implement is RCW 48.05.310(6), 48.15.140 (1)(c), 48.17.480, 48.17.600 and 48.30.010(2).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 15, 1987. Mailing address: Insurance Building, AQ-21, Olympia, Washington 98504.

Dated: December 3, 1986

By: Robert E. Johnson

Deputy Commissioner

### STATEMENT OF PURPOSE

Title: WAC 284-12-080, proposing requirements to be met by insurance agents, brokers, solicitors, general agents and surplus line brokers with respect to the separation and accounting of premium funds.

The statutory authority for the proposed rule is RCW 48.02.060 (3)(a) to effectuate the provisions of RCW 48.05.310(6), 48.15.140 (1)(c), 48.17.480 and 48.17.600. In addition, to avoid any question as to the applicability of RCW 48.17.600 to general agents and surplus line brokers and to aid in the enforcement of the rule, RCW 48.30.010 is used to define it to be an unfair practice for any agent or broker to fail to comply with the requirements of this rule.

Effective January 1, 1987, RCW 48.17.600 will require that insurance premiums and return premiums be accounted for and maintained in separate accounts apart from other funds. The commissioner has received a substantial number of inquiries as to the interpretation and effect of that law and it was deemed advisable to set forth guidelines or standards that licensees should follow to meet the legislative intent. The rule deals with the following aspects: To whom it applies; the funds which may be deposited in the separate account; the type of account, financial institution and its location; the time within which funds should be deposited and disbursed; forwarding of premiums without the use of the separate account; the application of any interest earned on the separate account; the maintenance of records; the appropriate accounting system; and permissible use of separate accounts by persons affiliated with firms or corporations and by solicitors.

It is the intent of the rule to provide useful guidelines to be followed by all licensees so that the new law will be effective without being unduly burdensome.

Melodie Bankers, Deputy Commissioner, (206) 586-3574, was directly responsible for the drafting of the proposed rule, under the supervision of Robert E. Johnson, Deputy Commissioner, (206) 753-2406. It will be implemented and enforced, as appropriate, by the licensing, company supervision and consumer protection divisions of the Insurance Commissioner's Office under the direct supervision of David Rodgers, Chief Deputy,

(206) 753-7302. The address of each of the individuals named is Insurance Building, AQ-21, Olympia, Washington 98504.

The rule is proposed by Dick Marquardt, the insurance commissioner, a state public official.

The proposed rule is not necessary as the result of federal law or federal or state court action.

Small Business Economic Impact Statement: The proposed rule will have a minimal impact on licensees, large or small. The additional cost per employee or per hour of labor is estimated to be zero, whether the licensee has more or less than fifty employees. Some licensees may be required to change their procedures or their accounting systems, which may cause added expenses. However, that is primarily the result of the new law, not the rule.

### NEW SECTION

WAC 284-12-080 REQUIREMENTS FOR SEPARATE ACCOUNTS. (1) The purpose of this section is to effectuate RCW 48.17.600 and 48.17.480 with respect to the separation and accounting of premium funds by agents, brokers, solicitors, general agents and surplus line brokers, hereinafter called "producers." Pursuant to RCW 48.30.010, the commissioner has found and hereby defines it to be an unfair practice for any producer to conduct insurance business without complying with the requirements of RCW 48.17.600 and this section.

(2) All funds representing premiums and return premiums received on Washington business by a producer in his or her fiduciary capacity on or after January 1, 1987, shall be deposited in one or more identifiable separate accounts which may be interest bearing.

(a) A producer may deposit no funds other than premiums and return premiums to the separate account except as follows:

- (i) Funds reasonably sufficient to pay bank charges;
- (ii) Funds a producer may deem prudent for advancing premiums, or establishing reserves for the paying of return premiums; and
- (iii) Funds for contingencies as may arise in the business of receiving and transmitting premiums or return premiums.

(b) A producer may commingle Washington premiums and return premiums with those produced in other states, but there shall be no commingling of any funds which would not be permitted by this section.

(3)(a) The separate account shall be a checking account, demand account, or a savings account in a bank, national banking association, savings and loan association, mutual savings bank, stock savings bank, credit union, or trust company located in the state of Washington and selected by the producer in the exercise of ordinary prudence. Every account must be insured by an entity of the federal government.

(b) A nonresident licensee, or a resident producer with affiliated operations under common ownership in two or more states, may utilize a comparable depository in another state provided such depository otherwise meets the requirements of RCW 48.17.600 and this rule, and is accessible to the commissioner for purposes of examination or audit at the expense of the producer.

(4)(a) The entire premium (including a surplus lines premium tax if paid by the insured) must be deposited into the separate account. Such funds shall be paid promptly to the insurer or to another producer entitled thereto, in accordance with the terms of any applicable agreement between the parties.

(b) Return premiums received by a producer and the producer's share of any premiums required to be refunded, must be deposited promptly to the separate account. Such funds shall be paid promptly to the insured. A failure to pay within five working days after receipt from an insurer by credit or otherwise shall be considered unreasonable in the absence of an explanation satisfactory to the commissioner.

(5)(a) Where a producer receives a premium payment in the form of an instrument, such as a check, which is made payable to an insurer, general agent or surplus line broker, the producer may forward such instrument directly to the payee if that can be done without endorsement or alteration. In such a case, the producer's separate account is not involved because the producer has not "received" any funds.

(b) If the producer receives a premium payment in the form of cash or an instrument requiring endorsement by the producer, such premium must be deposited into the producer's separate account and be paid

therefrom, unless the insurer entitled to such funds has established other procedures by written direction to a producer who is its appointed agent, which procedures:

- (i) Recognize that such agent is receiving premiums directly on behalf of the insurer; and
- (ii) Authorize the producer to give adequate receipts on behalf of the insurer; and
- (iii) Require deposit of the proceeds into the insurer's own account or forwarding of the funds according to the insurer's direction.

Thus, for example, an insurer may utilize the services of a licensed agent, known in the industry as a "captive agent," in the sale of its insurance and in the operation of its places of business, and directly receive payments intended for it without such payments being deposited into and accounted for through the licensed agent's separate account. In such cases, for purposes of this rule, the insurer, as distinguished from the agent, is actually "receiving" the funds and is immediately responsible therefor.

(6) The commissioner recognizes the practical problems of accounting for the small amounts of interest involved spread over a large number of insurers and insureds. Therefore, absent any agreement between the producer and the insured or insurer to the contrary, interest earned on the deposits held in the separate account may be retained by the producer and used to offset bank charges, establish reserves, pay return premiums, or for any of the purposes listed in subsection (2) of this section, or the interest may be removed to the operating account.

(7) A producer shall establish and maintain records and an appropriate accounting system for all premiums and return premiums coming into possession of the producer, and shall make such records available for inspection by the commissioner during regular business hours upon demand during the five years immediately after the date of the transaction.

(8) The accounting system used must effectively isolate the separate account from any operating accounts. The accounting must show to whom the money in the account belongs and trace in detail all activity for each insurer, each producer and each insured. An appropriate system would be a "control ledger—subsidiary ledger" system, where the totals of the account balances in the subsidiary ledger must equal the account balance in the control ledger, which must in turn reconcile to the separate account's balance.

(9)(a) A producer that is a firm or corporation may utilize one separate account for the funds received by its affiliated persons operating under its license, and such affiliated persons may deposit the funds they receive in such capacity directly into the separate account of their firm or corporation.

(b) Funds received by a solicitor may be deposited into and accounted for through the separate account of the agent or broker represented by the solicitor.

## WSR 86-24-071

### ADOPTED RULES

#### DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-16—Filed December 3, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to amusement ride or structures, chapter 296-403 WAC. These rules are intended to implement the legislation which was passed during the 1986 legislative session. The proposed rules include: Amusement ride inspector qualifications, requirements to attend a safety and maintenance seminar, requirements for an on-site amusement ride inspector examination, and the contents of the examination.

In addition, the proposed rules provide for a reciprocal certificate for amusement ride safety inspectors, provisions for an insurance company amusement ride inspector, revocation of amusement ride inspector certificates, and fees for examination certification and renewal of certification for amusement ride inspectors.

A small business impact statement is not required because the proposed rules do not affect more than twenty percent of all industries or ten percent of any one industry.

Correspondence relating to this notice and the proposed rules should be addressed to:

J. Philip Simmons  
Chief Electrical Inspector  
Department of Labor and Industries  
Electrical Section  
805 Plum Street S.E.  
P.O. Box 9519  
Olympia, WA 98504-9519  
(206) 753-2330

This action is taken pursuant to Notice No. WSR 86-19-080 filed with the code reviser on September 17, 1986. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 67.42 RCW and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Department of Labor and Industries as authorized in chapter 67.42 RCW.

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

APPROVED AND ADOPTED December 3, 1986.

By Richard A. Davis  
Director

### NEW SECTION

WAC 296-403-080 AMUSEMENT RIDE INSPECTOR QUALIFICATIONS. An amusement ride inspector shall have the following minimum qualifications:

(1) Two years experience with an insurance company as an amusement ride inspector; or

(2) Two years experience inspecting amusement rides and enforcing amusement ride codes while employed by a state or governmental body regulating amusement rides; or

(3) Not less than five years documented field operating and maintenance experience with amusement rides and devices, including responsibility for erection, assembly, disassembly; personnel supervision responsibility for erection, maintenance, and operating functions; or

(4) Not less than ten years documented practical experience in the design, construction, maintenance, repair, field inspection, and operation of amusement rides and devices as an authorized representative of a recognized amusement ride manufacturer.

### NEW SECTION

WAC 296-403-090 SAFETY AND MAINTENANCE SEMINAR. Every inspector shall annually attend at least one amusement ride safety and maintenance seminar sponsored by the American Recreational Equipment Association or an equivalent approved by the

department. All experience and schooling shall be documented and verified which shall be furnished to the department with an application for an amusement ride inspector certificate.

NEW SECTION

**WAC 296-403-100 ON-SITE EXAMINATION.** All applicants, after payment of fees and after being deemed qualified by experience will be required to pass an on-site inspection of a minimum of at least six rides of which no two may be the same. This on-site inspection will be supervised by the electrical inspection section and each applicant will be evaluated on his general knowledge of the field and specific criteria. If the applicant fails, the applicant may reapply in six months.

NEW SECTION

**WAC 296-403-110 ON-SITE EXAMINATION CONTENT.** The on-site inspection examination will include, at a minimum, the applicant's familiarity with: Proper blocking; main bearings and bearings or bushings on each passenger container; main drive unit alignment and excess wear; entire ride lubrication and excess lubrication; proper ride R.P.M.; braking surfaces condition and effectiveness; emergency stop procedures; structural defects, broken bolts, cracked welds, etc.; missing and proper size pins and proper keys; guys, anti-sway devices, cable placement and proper tension; bolts (correct grade); alignment; operation at full R.P.M.; operator control during normal operating hours with normal crowds; machinery for proper guards; points of wear for excess wear; manufacturer's maintenance manual for specific rides and manufacturer recommended points of critical inspection; entrance, egress, and public areas for oil, broken boards, hand rails and safety restraints for waiting riders; entrance and exit sharp edges, torn metal, and exposed parts that a passenger could encounter; tubs, chairs, seats, containers, for exposed dangerous edges, safety restraints, condition of safety webbing, latches, hinges, worn parts, proper alignment of bars, doors, latches; rider operated controls; all cars, tubs or chair bushing, suspension, shocks, safety chains, safety cables; car tub or chair worn or loose bushings; exits to determine if exits could be entered or if proper restraints are in place; all electrical boxes locked; all rides have an equipment grounding conductor extending from ride back to main power source; main power properly grounded and fused; insulation on all power cords; proper fusing on branch circuits according to wire size; all splices for bare conductors and proper insulation; all cords on rides for condition, plugs and cord bodies; light fixtures secured; light fixtures for wiring methods; articulated items for wiring deficiencies, slip rings, and such other aspects and conditions as are set out in manufacturers specifications and technical data; requirements under the National Electrical Code or chapter 296-46 WAC for amusement rides and devices; rider or devices which are substantially altered, or for which manufacturer's data is not available.

NEW SECTION

**WAC 296-403-120 RECIPROCAL CERTIFICATE.** The department may upon proper application, issue an amusement ride inspector certificate to an individual who meets the minimum qualifications as set forth in this chapter and who possesses a current, valid amusement ride inspector certificate in a state or province which has equal or higher standards for amusement ride inspectors as those contained in this chapter. No amusement ride inspection examination will be required of those persons who qualify for a reciprocal amusement ride inspector certificate.

NEW SECTION

**WAC 296-403-130 INSURANCE COMPANY AMUSEMENT RIDE INSPECTOR.** An insurance company amusement ride inspector may inspect only amusement rides or devices insured or to be insured by his or her employer or principle. The amusement ride inspector who is inspecting an amusement ride or device which is, or is to be insured by his or her employer, is exempt from the minimum qualifications and on-site inspection examination of this chapter.

NEW SECTION

**WAC 296-403-140 REVOCATION OF CERTIFICATION OF AMUSEMENT RIDE INSPECTORS—REINSTATEMENT.** (1) An amusement ride inspector's certificate of competency may be suspended or revoked for any cause such as certifying the safety of an unsafe ride, falsifying records or reports or certifying an amusement ride or structure which he or she has not personally inspected.

(2) No certificate of competency shall be suspended or revoked until after a hearing has been held before the department. The inspector and his employer are entitled to appear at such hearings and to be heard.

(3) The department of labor and industries shall deliver to both the inspector charged and to his employer, not less than ten days prior to the hearing, a written notice of the charges and of the time and place of such hearing.

(4) An inspector whose certificate of competency has been suspended or revoked may apply for the reinstatement thereof not less than ninety days after the time of revocation.

NEW SECTION

**WAC 296-403-150 FEES FOR EXAMINATION, CERTIFICATION, AND RENEWAL OF CERTIFICATION FOR INSPECTORS.** (1) Fee for each application for inspector's certificate of competency and examination . . . . . \$100  
(2) Application fee (nonrefundable) . . . . . \$20  
(3) Fee for annual renewal of certificate of competency, reciprocal inspector certificate, or for insurance company inspector certificate . . . . . \$20

## WSR 86-24-072

## PROPOSED RULES

## DEPARTMENT OF LABOR AND INDUSTRIES

[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning this notice proposes to amend a section in chapter 296-15 WAC, rules and regulations for self-insured employers. WAC 296-15-030 posting of security, sets the security requirements for self-insured employers, specifically in this instance, for self-insured governmental units;

that the agency will at 10:00 a.m., Thursday, January 8, 1987, in the 4th Floor Conference Room, 1011 Plum Street S.E., Olympia, WA 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 9, 1987.

The authority under which these rules are proposed is RCW 51.04.020(1).

The specific statute these rules are intended to implement is chapter 51.14 RCW.

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

The agency reserves the right to modify the text of these proposed rules and changes prior to the public hearing thereon or in response to written and/or oral comments thereon received prior to or during the public hearing.

Written and/or oral submissions may also contain data, views, and arguments of the rules on economic values, pursuant to chapter 43.21H RCW.

Correspondence relating to this notice and proposed rules attached should be addressed to:

Joseph A. Dear, Deputy Director  
Department of Labor and Industries  
334 General Administration Building, HC-101  
Olympia, Washington 98504

Dated: December 3, 1986

By: Richard A. Davis  
Director

## STATEMENT OF PURPOSE

Title and Number of Rule Sections or Chapters: Chapter 296-15 WAC, Rules and regulations for self-insured employers, includes WAC 296-15-030 Posting of security.

Statutory Authority: RCW 51.04.020.

Specific Statute that Rule is Intended to Implement: Chapter 51.14 RCW.

Summary of the Rule: To make the following substantive change in chapter 296-15 WAC, amendment to WAC 296-15-030, sets security requirements for self-insured employers, specifically, for self-insured governmental units.

Reasons Supporting the Proposed Rule: To define security requirements for self-insured governmental units

as the financial structure of those units can vary from private industry.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rule: Joseph A. Dear, Deputy Director, (206) 753-6308, HC-101; and Douglas Connell, Self-Insurance Administrator, (206) 753-3677, HC-221, Department of Labor and Industries, General Administration Building, Olympia, WA 98504.

Name of Person or Organization, Whether Private, Public or Governmental, that is Proposing the Rule: State of Washington Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rules: No further comment.

This rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: No further comment.

Small Business Economic Impact Statement: This statement pertains to revisions in chapter 296-15 WAC, proposed by the Department of Labor and Industries to become effective March 10, 1987, and is prepared to conform with sections 3(2) and 4, chapter 6, Laws of 1982, of the Regulatory Fairness Act.

The proposed rule revision pertains to employers who self-insure their workers' compensation benefit obligations. Small businesses seldom qualify as self-insurers because they lack the extensive financial resources and long-term continuity of operation which are prerequisites for self-insurance. Therefore, the rules have negligible direct impact on small businesses.

## AMENDATORY SECTION (Amending Order 86-25, filed 7/1/86)

WAC 296-15-030 POSTING OF SECURITY. Subsections (1), (2), (3), and (4) of this section shall apply only to individual self-insurers (~~who are not~~) except counties, cities, school districts, municipal corporations, and individual accounts participating in a group self-insurance program. Subsection (6) of this section shall apply only to counties, cities, and municipal corporations. Group self-insurance programs are subject to reserve requirements set forth in WAC 296-15-02601(3) and 296-15-02605, in lieu of application of this section.

(1) Upon receiving a completed application for certification to self-insure, the director shall review the matter and notify the employer of the amount of security which must be deposited to secure the payment of compensation and assessments, pursuant to RCW 51.14.020 as now or hereafter amended. This amount as so established may be satisfied by the employer's supplying of money, corporate or governmental securities approved by the director, or a surety bond, written by a company admitted to transact surety business in this state, in favor of the department. All such securities of a self-insurer shall be deposited with an escrow agent appointed by the director and administered pursuant to a written agreement between the department, the self-insurer and the escrow agent. Securities shall be registered in the name of the escrow agent on behalf of the self-insurer. The original of all surety bonds submitted by self-insurers following approval by the director and the attorney general will be kept on file in the department.

(2) On or after July 1, 1985, the minimum amount of security required for initial certification as a self-insurer shall be the projected average cost of a permanent total pension claim for an injury occurring during the first year after the employer's self-insuring, including medical, time loss and any other miscellaneous claim costs paid prior to award of the pension. This average cost shall be calculated by the department on an annual basis.

The security required for initial certification as a self-insurer on or after July 1, 1985, may be greater than the minimum amount described above. In establishing such security requirements, the department shall estimate the following amounts:

(a) The estimated amount of accident and medical aid fund premium that the self-insurer would have paid to the state fund during the first year of self-insurance, if it had remained in the state fund.

(b) The estimated amount of incurred benefits for the first year of self-insurance, based on past experience with the state fund, adjusted for intervening changes in benefit schedules and exposure.

If either or both of the above amounts exceed the minimum security deposit described in this section, the department may require the larger of (a) or (b) of this subsection as a security deposit for initial certification as a self-insurer on or after July 1, 1985.

The security required in accordance with the above procedures may be adjusted by the department if there are other known conditions which may alter the self-insurer's potential claim costs and/or its ability to pay them.

(3) The amount of security required of each self-insurer shall be reviewed periodically by the director to determine if there is need for any increase or decrease thereof. To facilitate this review a self-insurer's annual report (SIF #7) shall be required in the form prescribed by the director and supplied to all self-insurers.

Security requirements in effect on, or initially established after, July 1, 1985, shall not be increased unless and until one or more of the following conditions are met:

(a) An estimate of the self-insurer's outstanding claim liabilities, made by either the self-insured employer or the department, exceeds the amount of security in force; or

(b) The projected average cost of a permanent total pension claim for an injury in the current year, including medical, time-loss and any other miscellaneous claim costs paid prior to award of the pension, exceeds the security in force for the employer by one hundred thousand dollars or more.

(4) The following procedure shall apply for purposes of updating security requirements:

(a) On July 1, 1985, the security requirement for each self-insurer shall be the larger of the following two amounts:

(i) The existing security in force for the self-insurer; or

(ii) The self-insurer's stated estimate of outstanding claim liabilities as shown on the 1984 self-insurer's annual report (SIF #7).

(b) On July 1, 1986, the security requirement for each self-insurer shall be the larger of the following amounts:

(i) The existing security in force for the self-insurer; or

(ii) The average of the self-insurer's stated estimate of outstanding claim liabilities as shown on the 1985 self-insurer's annual report (SIF #7) and the department's estimate of the self-insurer's outstanding claim liabilities as of December 31, 1985, made in accordance with provisions of (e) of this subsection; or

(iii) The minimum security requirement.

(c) On July 1, 1987, the security requirement for each self-insurer shall be the larger of the following amounts:

(i) The existing security in force for the self-insurer; or

(ii) The department's estimate of the self-insurer's outstanding claim liabilities as of December 31, 1986, made in accordance with provisions of (e) of this subsection; or

(iii) The minimum security requirement.

(d) After July 1, 1987, the security requirement for each self-insurer will be subject to review and increased or decreased at such times as the director deems necessary to maintain the adequacy of those requirements. Such review and adjustment, when made, shall be performed in accordance with provisions of (e) of this subsection.

(e) In establishing or adjusting security requirements for a self-insurer, the department may perform a runoff test of the adequacy of the employer's estimates of liabilities, by tracking the subsequent cost of claims (subsequent payments plus the employer's updated estimates of remaining liabilities). If the subsequent costs do not exceed original liability estimates, the employer's most recent estimates of claim liabilities shall be considered adequate for purposes of setting current security requirements for the employer.

If the runoff test shows that subsequent costs of claims exceed the employer's original estimates of outstanding liabilities, the department may apply a loss development factor to the employer's most recent estimates of claim liabilities to compensate for anticipated repetition of inadequate estimates. The loss development factor shall be based on the self-insured employer's experience.

The following special considerations shall apply in establishing or adjusting security requirements for a self-insurer:

(i) Pension claims - Reserve amounts attributable to death or permanent total disability claims independently secured by means of a surety bond or assignment of account, and which are included in estimates of outstanding claim liabilities as shown on the self-insurer's annual report (SIF #7), shall be deducted from estimates of outstanding claim liabilities made in accordance with other provisions of this section.

(ii) Reinsurance - Anticipated recoveries under reinsurance policies held by a self-insurer must be documented by the self-insurer and reported to the department to qualify for consideration in establishing security requirements. Such anticipated recoveries shall be applied to either the self-insurer's estimate of outstanding claim liabilities as shown on the most current self-insurer's annual report (SIF #7) or the department's estimate of the self-insurer's outstanding liabilities made in accordance with (e) of this subsection, whichever is greater. If the resulting estimate of claim liabilities net of reinsurance recoveries is less than the security requirements imposed by this section without adjustment for reinsurance, the security requirement shall be reduced accordingly; provided, that security requirements imposed upon initial certification of a self-insurer or based upon the projected average cost of a permanent total pension claim may be retained by the department regardless of other estimates of claim liabilities for the self-insurer.

(iii) Strict application of loss development factors based upon the runoff test presumes a consistency of reserving methodology and results for the self-insurer. If the department determines that an employer has changed its reserving methodology in such a way as to invalidate loss development factors based upon past experience, then the department shall make such adjustments to the procedure as it may deem appropriate under the circumstances.

(iv) The department will give full consideration to any evaluation of the self-insured employer's outstanding claim liabilities made by an independent qualified actuary. Such independent actuarial evaluations are optional and not required by this rule.

(f) Any changes to existing bonds and/or adjustments to bond amounts made by or required of a self-insurer on or after July 1, 1985, shall provide adequate security for all self-insured workers' compensation liabilities of the employer, regardless of when the claims giving rise to those liabilities were incurred. Changes contemplated by this subsection include, but are not limited to, designation of a new surety carrier, issuance of a replacement bond by a current surety carrier, and/or revision of the face amount of any bond whether by endorsement or issuance of a replacement bond. If a new surety carrier does not assume full responsibility for all past self-insured liabilities regardless of when incurred, the department may require that such liabilities be secured by other means.

(5) A self-insurer's annual report (SIF #7) shall be required of group self-insurance plans, in the form prescribed by the director and supplied to all group self-insurance plans.

(6) On January 1, 1987, the security requirement for counties, cities, school districts, and municipal corporations shall provide for sufficient revenues to satisfy one hundred percent of the estimated claims for the succeeding fiscal year. The county, city, school district, or municipal corporation shall provide a cumulative reserve fund comprised of governmental securities, surety bonds, or any legal source of funding, equal to no less than twenty-five percent of the estimated claims payments for the succeeding fiscal year, to satisfy unforeseen claims obligations: PROVIDED, That the minimum security requirement shall be one hundred thousand dollars. If a jurisdiction's cumulative reserve fund as of the effective date of this section is not at the required level, it shall annually increase the amount of such fund by no less than one-fourth of the difference between the amount of such fund as of January 1, 1987, and the required level of such cumulative reserve fund.

By February 1 of each year, each county, city, school district, or municipal corporation shall certify in writing to the department, the security requirements, specifying the source, or sources, of revenues including securities, bonds, anticipated insurance recoveries, or other moneys. A copy of the officially adopted budget that sets forth the fund or funds, and the accounts as required by the state auditor's budget accounting reporting system to meet the minimum security requirement, expenses, and liabilities of industrial insurance shall be available to the department. Security requirements for governmental units shall be subject to an annual review by the department.

**WSR 86-24-073**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Health)**

[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning nursing homes, amending chapter 248-14 WAC;

that the agency will at 10:00 a.m., Wednesday, January 7, 1987, in the Auditorium, OB 2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 8, 1987.

The authority under which these rules are proposed is RCW 18.51.070.

The specific statute these rules are intended to implement is RCW 18.51.054.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 7, 1987.

Correspondence concerning this notice and proposed rules attached should be addressed to:

Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel  
 Department of Social and Health Services  
 Mailstop OB 14  
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753-7015 by December 24, 1986. The meeting site is in a location which is barrier free.

Dated: December 2, 1986

By: Lee D. Bomberger, Acting Director  
 Division of Administration and Personnel

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.

Re: Amending WAC 248-14-080 and 248-14-090.

Purpose of the Rule Change: To allow the department to deny a nursing home license to any applicant who has a history of significant noncompliance with federal or state nursing home requirements.

Reason this Rule is Necessary: To allow the department to develop criteria to review an applicant's history of providing patient care.

Statutory Authority: RCW 18.51.054 and 18.51.050.

Summary of the Rule Change: WAC 248-14-080, to add the criteria the department will use in reviewing new license applications; and 248-14-090, to require sellers and buyers of nursing homes to notify the department at least 60 days prior to the proposed date of transfer of ownership.

Person Responsible for Drafting, Implementation and Enforcement of the Rule: Mike Wills, Acting Director,

Residential Rates and Licensure Services, Aging and Adult Services, mailstop HB-11, phone (206) 753-5840.

Person or Organization (if other than DSHS) who Proposed These Rules: None.

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

#### AMENDATORY SECTION (Amending Order 1455, filed 11/15/79)

WAC 248-14-080 LICENSURE—DISQUALIFICATION. (1) Each and every individual named in an application for a nursing home license shall be considered separately and jointly as applicants, and if any one be deemed unqualified by the department in accordance with the law or these rules, regulations, and standards, the license shall be denied, suspended, or revoked.

(2) Individuals who, in the state of Washington or in any place other than the state of Washington, have been previously denied a license to operate a hospital, nursing, maternity, or boarding home or other facility for the care of children, the aged, ill, or infirm, or have been convicted of operating such a facility without a license, or have had their license to operate such a facility revoked, shall not be granted a license.

(3) ~~((Individuals who, in any place other than the state of Washington, have been previously denied a license to operate a hospital, nursing, maternity or boarding home or other facility for the care of children, the aged, ill or infirm, or who have had their licenses to operate such a facility suspended or revoked, shall not be granted a license unless they affirmatively establish to the satisfaction of the department by clear, cogent and convincing evidence their ability to operate the home for which the license is sought fully in conformity with all applicable laws and rules and regulations.~~

~~(4)) Any individual addicted to the use of narcotics or the excessive use of intoxicants(;) and individuals of poor credit reputation shall be disqualified even though the premises are adequate. Individuals convicted of a crime of moral turpitude or a felony may be disqualified by reason of such conviction if such conviction is reasonably related to the competency of the individual to exercise responsibilities of ownership and/or operation of a nursing home and the department determines, after investigation, that such person has not been sufficiently rehabilitated subsequent to such conviction to warrant public trust. License shall also be denied, suspended, or revoked for failure or refusal to comply with the requirements established by chapter 18.51 RCW or with these rules, regulations, and standards promulgated pursuant thereto, and in addition, any of the following:~~

~~(a) Obtaining or attempting to obtain a license by fraudulent means or misrepresentation.~~

~~(b) Permitting, aiding, or abetting the commission of any illegal act on the nursing home premises.~~

~~(c) Cruelty or indifference to the welfare of the patients.~~

~~(d) Personnel insufficient in number or unqualified by training, experience, or temperament, properly to care for the proposed or actual number and type of patients.~~

~~(e) Misappropriation of the property of the patients.~~

~~(f) Failure or inability to meet financial obligations as they fall due in the normal course of business.~~

~~(4) The department shall deny a nursing home license to any applicant who has a history of significant noncompliance with federal or state nursing home requirements.~~

~~(5) In making a determination to deny a nursing home license, the department shall review the information contained in the application. In addition, other documents that the department deems relevant may be reviewed, including survey and complaint investigation findings in each facility with which the applicant is or has been affiliated during the past ten years.~~

~~(6) The department may consider, but is not limited to, the following criteria in conducting a review relating to noncompliance with federal or state regulation:~~

~~(a) Whether the violation or violations threatened or resulted in significant harm to the health, safety, or welfare of any patient.~~

~~(b) Whether a reasonably prudent nursing home operator should have been aware of the conditions which resulted in the violation or violations.~~

~~(c) Whether the applicant promptly investigated the circumstances surrounding any violation and took steps to correct and prevent recurrences of the violation or violations.~~

(d) The overall frequency of noncompliance as well as the recurrence of violations in the same or similar areas.

(e) Inability to attain compliance within a reasonable period of time.

(7) All applications for nursing home licensure are subject to review under this chapter. Applications for renewal are not considered applicants under this chapter. The department will not commence review of an incomplete application. The department requires a minimum of sixty days to review a completed application.

(8) Failure to provide any authorization the department requires in order to verify information contained in the application or to verify additional information which the department deems is relevant to the application shall result in denial of the license. If the department deems additional information is necessary to process the application, the applicant must respond to such a request in a timely fashion.

(9) Any applicant denied a license shall be afforded an opportunity for an administrative hearing if a hearing is requested within twenty days after receipt by the applicant of notice of denial, pursuant to RCW 18.51.065. All hearings shall be conducted in accordance with the Administrative Procedure Act, chapter 34.04 RCW.

#### AMENDATORY SECTION (Amending Order 1509, filed 5/28/80)

WAC 248-14-090 CHANGE OF OWNERSHIP. (1) When a change of a nursing home ownership is contemplated, the owner/operator (seller) and the prospective buyer shall each notify the department at least ~~((fifteen))~~ sixty days prior to the proposed date of transfer.

(2) Notification shall be in writing and shall contain the following information:

- (a) Name of the present owner and buyer.
- (b) Name and address of the nursing home being transferred.
- (c) Date of proposed transfer.
- (d) Kind of transfer, i.e., sale, lease, rental, etc.

(3) The possession or ownership of a nursing home shall not be transferred until the transferee has been notified by the department that the transferee's application for a license has been approved.

(4) Nothing in this section shall relieve a person proposing to acquire a nursing home of the responsibility to meet applicable certificate of need requirements under chapter 70.38 RCW and chapter 248-19 WAC, and requirements under Section 1122 of the Social Security Act.

### WSR 86-24-074

#### PROPOSED RULES

### HIGHER EDUCATION PERSONNEL BOARD

[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning Resignation—Leave penalties—Withdrawals, WAC 251-10-020;

that the agency will at 9:00 a.m., Friday, January 16, 1987, in the Thomas Burke Memorial Room, Burke Memorial Museum, University of Washington, Seattle, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 28B.16.100.

The specific statute these rules are intended to implement is chapter 28B.16 RCW.

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

Dated: December 3, 1986

By: Dorothy Gerard  
for John A. Spitz  
Director

#### STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on December 3, 1986, and is filed pursuant to RCW 34.04.025.

Title: RCW 10-020 [WAC 251-10-020] Resignation—Leave penalties—Withdrawals.

Description of Purpose: To specify more clearly the conditions of resignation.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100.

Summary of Rule: The proposed rule modification sets forth four conditions specific to resignation leave penalties and withdrawal of resignations.

Reasons Supporting Proposed Action: The Higher Education Personnel Board has determined, as a result of appeals it has heard, the present rule language does not provide sufficient standards for processing resignations.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Higher Education Personnel Board staff, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: The change is not the result of federal law or state or federal court action.

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

WAC 251-10-020 RESIGNATION—LEAVE PENALTIES—WITHDRAWALS. ((Any employee may resign from service and should present, at least fourteen calendar days in advance of the effective date, his/her resignation in writing to the appointing authority or employing official. With the approval of the appointing authority or employing official, an employee may withdraw a resignation.)) (1) Any employee may resign from service by providing notice either orally or in writing to the appointing authority or employing official.

(2) An employee who provides fourteen calendar days' notice as indicated in subsection (1) of this section and who is leaving state employment shall be entitled to compensation for accrued vacation leave computed as provided in WAC 251-22-090.

(3) An employee who provides less than fourteen calendar days' notice as indicated in subsection (1) of this section without adequate reason or justification may be denied compensation for his/her accrued vacation leave.

(4) A permanent employee has the right to withdraw his/her resignation by submitting written notice of such withdrawal at any time within forty-eight hours (excluding Saturdays, Sundays, and holidays) after resigning. Thereafter, the appointing authority may permit withdrawal of a resignation at any time prior to the effective date of the resignation.

**WSR 86-24-075**  
**PROPOSED RULES**  
**HIGHER EDUCATION PERSONNEL BOARD**  
 [Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning preseparation or predisciplinary notice, WAC 251-10-115;

that the agency will at 9:00 a.m., Friday, January 16, 1987, in the Thomas Burke Memorial Room, Burke Memorial Museum, University of Washington, Seattle, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 28B.16.100.

The specific statute these rules are intended to implement is chapter 28B.16 RCW.

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

Dated: December 3, 1986

By: Dorothy Gerard  
for John A. Spitz  
Director

**STATEMENT OF PURPOSE**

This statement is related to the notice filed with the code reviser on December 3, 1986, and is filed pursuant to RCW 34.04.025.

Title: WAC 251-10-115 Preseparation or predisciplinary notice.

Description of Purpose: To specify conditions for preseparation or prediscipline.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100(1).

Summary of Rule: Establishes criteria for preseparation/prediscipline process; and modifies immediate dismissal process to include preseparation/prediscipline process.

Reasons Supporting Proposed Action: The United States Supreme Court required that an employee be given "some kind of hearing" prior to discharge of an employee who has constitutionally protected property interest in his employment. The name of the case is *Cleveland Board of Education vs. James Loudermill, et al.*

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule: Higher Education Personnel Board staff, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: The change is a result of a federal court

action, United States Supreme Court, *Cleveland Board of Education vs. James Loudermill, et al.*

NEW SECTION

WAC 251-10-115 PRESEPARATION OR PREDISCIPLINARY NOTICE. (1) Prior to dismissal, separation or demotion of definite duration of a permanent employee pursuant to WAC 251-10-120, 251-10-130, 251-10-140 or 251-10-150, the employing agency shall give the employee:

(a) Oral or written notice of the charges against the employee;

(b) An oral or written explanation of the evidence which forms the basis for the charges;

(c) An oral or written statement of the action being contemplated by the employing official; and

(d) A reasonable opportunity for the employee to present reasons, either orally or in writing, why the proposed action should not be taken.

(2) The requirement in section (1)(b) of this rule shall not limit the employing agency from presenting a more detailed and complete case at an appeal hearing should the proposed action be taken and the employee appeals.

(3) An employing agency should follow the procedure set forth in section (1) of this rule for reductions in salary pursuant to WAC 251-10-050, suspensions pursuant to WAC 251-10-130, and removal from supervisory positions pursuant to WAC 251-10-111. However, it shall not be considered a violation of this rule if an employing agency does not follow such procedure for these types of discipline.

**WSR 86-24-076**  
**PROPOSED RULES**  
**HIGHER EDUCATION PERSONNEL BOARD**  
 [Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning predetermination discussion process, WAC 251-10-115;

that the agency will at 9:00 a.m., Friday, January 16, 1987, in the Thomas Burke Memorial Room, Burke Memorial Museum, University of Washington, Seattle, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 28B.16.100.

The specific statute these rules are intended to implement is chapter 28B.16 RCW.

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

Dated: December 3, 1986

By: Dorothy Gerard  
for John A. Spitz  
Director

**STATEMENT OF PURPOSE**

This statement is related to the notice filed with the code reviser on December 3, 1986, and is filed pursuant to RCW 34.04.025.

Title: WAC 251-10-115 Predetermination discussion process.

Description of Purpose: To specify conditions for prediscipline/preseparation.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100.

Summary of Rule: Establishes criteria for prediscipline/preseparation process; and modifies immediate dismissal process to include prediscipline/preseparation process.

Reasons Supporting Proposed Action: The United States Supreme Court required that an employee be given "some kind of hearing" prior to discharge of an employee who has constitutionally protected property interest in his employment. The name of the case is *Cleveland Board of Education vs. James Loudermill, et al.*

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule: Inter-Institutional Personnel Officers Committee, governmental.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: The change is a result of a federal court action, United States Supreme Court, *Cleveland Board of Education vs. James Loudermill, et al.*

#### NEW SECTION

WAC 251-10-115 PREDETERMINATION DISCUSSION PROCESS. Prior to permanent demotion, dismissal, or separation, a permanent employee shall be informed of the charges, the basis of the charges, the action contemplated, and an opportunity to respond. The foregoing may be done either verbally or in writing at the option of the employer. If there is a meeting, the employee shall be informed in advance and given the opportunity to have a representative present.

### **WSR 86-24-077**

#### **PROPOSED RULES**

### **HIGHER EDUCATION PERSONNEL BOARD**

[Filed December 3, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning Predisciplinary hearing—Required—Standards/notice of discipline, WAC 251-10-108;

that the agency will at 9:00 a.m., Friday, January 16, 1987, in the Thomas Burke Memorial Room, Burke Memorial Museum, University of Washington, Seattle, Washington, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 28B.16.100.

The specific statute these rules are intended to implement is chapter 28B.16 RCW.

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

Dated: December 3, 1986

By: Dorothy Gerard  
for John A. Spitz  
Director

#### STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on December 3, 1986, and is filed pursuant to RCW 34.04.025.

Title: WAC 251-10-108 Predisciplinary hearing—Required—Standards/notice of discipline.

Description of Purpose: To specify procedures for disciplining and terminating classified employees which comply with the requirements of due process as provided in the Washington State and United States Constitutions and promote standardized procedures for fair and reasoned decisions by appointing authorities.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Specific Statute this Rule is Intended to Implement: RCW 28B.16.100.

Summary of Rule: The proposed rule specifies procedures to be followed prior to the demotion, reduction in pay, suspension, dismissal or separation of a classified employee. An employee shall be provided with written notice of the proposed action, an explanation of the reasons and factual reasons underlying the action and an opportunity to respond to the proposed action in person or in writing. The employee may be represented by an attorney or union representative. Any basis for a final action not previously presented to the employee may not be considered by the Higher Education Personnel Board on appeal. However, the rule will not prevent more detailed evidence of charges which are presented prior to the action.

Reasons Supporting Proposed Action: The proposed rule will establish board policy regarding predisciplinary hearings stemming from the recent United States Supreme Court decision in *Cleveland Board of Education vs. Loudermill*. Subsequent to that decision, considerable confusion has arisen as to what standards should be followed and what the consequences of failure to follow these standards should be. This rule proposal will: Ensure uniform practice among the various institutions of higher education; inform both institutions and employees of their rights in disciplinary situations; and avoid wasted time and effort on due process issues in individual appeals on a case by case basis. The procedures proposed are similar to procedures followed in the Federal Civil Service and approved by the United States Supreme Court in *Arnett vs. Kennedy* (1974). They are also similar to procedures recommended by the Washington Department of Personnel and the Association of Washington Cities.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Spitz, Director, Higher Education Personnel Board, 1202 Black Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Person or Organization Proposing Rule, and Whether Public, Private or Governmental: Washington Public Employees Association, public/labor union.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: The change is the result of federal law or state or federal court action, United States Supreme Court, *Cleveland Board of Education vs. James Loudermill, et al.*

NEW SECTION

WAC 251-10-108 PREDISCIPLINARY HEARING—REQUIRED—STANDARDS/NOTICE OF DISCIPLINE. An appointing authority or designee shall provide and arrange for a predisciplinary hearing prior to demotion, reduction, suspension, dismissal, or separation of a classified employee.

(1) A permanent employee shall be provided, in writing, with a notice of the charge and an explanation of the department's evidence. The employee must be given an opportunity to respond to the charges, orally or in writing, as to why the department's proposed action should not be taken.

(2) The employee may have legal counsel or union representation present at a predisciplinary hearing.

(3) The department's explanation of the department's evidence at the predisciplinary hearing must be sufficient to apprise the employee of the basis for the proposed action. This rule, however, shall not be construed to limit the employer at subsequent hearing from presenting a more detailed and complete case, including presentation of witnesses and documents not available at the predisciplinary hearing.

(4) Should the appointing authority determine to discipline following the predisciplinary procedure, written notice of discipline shall be given to the employee as provided in WAC 251-10-120, 251-10-130, 251-10-140, and/or 251-10-150. Such notice shall include the charges against the employee and a general statement of the evidence supporting the charges.

(5) The higher education personnel board shall not consider on appeal any basis for disciplinary action not previously presented to the employee.

## Table of WAC Sections Affected

### KEY TO TABLE

**Symbols:**

- AMD = Amendment of existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- RE-AD = Readoption of existing section
- REP = Repeal of existing section
- REAFF = Order assuming and reaffirming rules
- REMOV = Removal of rule pursuant to RCW 34.04.050(5)
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule
- STMT = Statement regarding previously adopted rule

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

**WAC #** shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

**WSR #** shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

**Suffixes:**

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- W = Withdrawal of proposed action
- No suffix means permanent action

WAC #	AMD	WSR #	WAC #	AMD	WSR #	WAC #	AMD	WSR #
4-25-140	AMD-E	86-16-056	16-218-010	AMD-E	86-17-033	16-324-520	AMD-P	86-11-063
4-25-140	AMD-P	86-22-064	16-218-02001	AMD-P	86-14-098	16-324-520	AMD	86-15-045
4-25-140	AMD-E	86-23-005	16-218-02001	AMD	86-17-032	16-324-530	AMD-P	86-11-063
4-25-181	AMD-P	86-19-074	16-218-02001	AMD-E	86-17-033	16-324-530	AMD	86-15-045
4-25-181	AMD-W	86-20-072	16-230-079	NEW-E	86-13-032	16-324-540	AMD-P	86-11-063
4-25-181	AMD-P	86-20-087	16-304-110	AMD-P	86-09-090	16-324-540	AMD	86-15-045
4-25-280	NEW-P	86-20-087	16-304-110	AMD	86-13-014	16-400-010	AMD-P	86-04-029
16-59-030	AMD-E	86-09-001	16-304-130	AMD-P	86-09-090	16-400-010	AMD-E	86-06-038
16-86-092	AMD-E	86-04-050	16-304-130	AMD	86-13-014	16-400-010	AMD	86-08-081
16-86-092	AMD-P	86-04-051	16-316-183	NEW-P	86-09-090	16-400-040	AMD-P	86-04-029
16-86-092	AMD	86-08-055	16-316-183	NEW	86-13-014	16-400-040	AMD-E	86-06-038
16-101-690	NEW-P	86-23-042	16-316-350	AMD-P	86-09-090	16-400-040	AMD	86-08-081
16-108-010	AMD	86-04-027	16-316-350	AMD	86-13-014	16-400-050	AMD-P	86-04-029
16-125-200	NEW-P	86-13-051	16-316-355	AMD-P	86-09-090	16-400-050	AMD-E	86-06-038
16-125-200	NEW	86-17-014	16-316-355	AMD	86-13-014	16-400-050	AMD	86-08-081
16-125-210	NEW-P	86-13-051	16-316-370	AMD-P	86-09-090	16-400-100	AMD-P	86-04-029
16-125-210	NEW	86-17-014	16-316-370	AMD	86-13-014	16-400-100	AMD-E	86-06-038
16-129-050	NEW-P	86-17-078	16-316-445	AMD-P	86-09-090	16-400-100	AMD	86-08-081
16-129-050	NEW	86-21-007	16-316-445	AMD	86-13-014	16-400-210	AMD-P	86-04-029
16-154-010	NEW-P	86-13-050	16-316-525	AMD-P	86-09-090	16-400-210	AMD-E	86-06-038
16-154-010	NEW-C	86-16-033	16-316-525	AMD	86-13-014	16-400-210	AMD	86-08-081
16-154-010	NEW-C	86-17-031	16-316-800	AMD-P	86-09-090	16-403-141	NEW-P	86-10-057
16-154-010	NEW	86-18-040	16-316-800	AMD	86-13-014	16-403-141	NEW	86-14-026
16-154-020	NEW-P	86-13-050	16-316-810	AMD-P	86-09-090	16-403-160	AMD-P	86-10-057
16-154-020	NEW-C	86-16-033	16-316-810	AMD	86-13-014	16-403-160	AMD	86-14-026
16-154-020	NEW-C	86-17-031	16-316-820	AMD-P	86-09-090	16-403-225	AMD-P	86-08-080
16-154-020	NEW	86-18-040	16-316-820	AMD	86-13-014	16-403-225	AMD	86-10-045
16-154-030	NEW-P	86-13-050	16-316-830	AMD-P	86-09-090	16-425-001	REP-P	86-04-070
16-154-030	NEW-C	86-16-033	16-316-830	AMD	86-13-014	16-425-001	REP	86-08-078
16-154-030	NEW-C	86-17-031	16-316-832	NEW-P	86-09-090	16-425-010	REP-P	86-04-070
16-154-030	NEW-C	86-17-031	16-316-832	NEW	86-13-014	16-425-010	REP	86-08-078
16-212-030	AMD-E	86-14-083	16-316-850	NEW-P	86-09-090	16-425-015	REP-P	86-04-070
16-212-030	AMD-E	86-20-051	16-316-850	NEW	86-13-014	16-425-015	REP	86-08-078
16-212-030	AMD-P	86-22-058	16-316-860	NEW-P	86-09-090	16-462-001	REP-P	86-04-070
16-212-060	AMD-E	86-14-083	16-316-860	NEW	86-13-014	16-462-001	REP	86-08-078
16-212-060	AMD-E	86-20-051	16-316-860	NEW-P	86-09-090	16-462-010	AMD-P	86-04-070
16-212-060	AMD-P	86-22-058	16-316-870	NEW	86-13-014	16-462-010	AMD	86-08-078
16-212-070	AMD-E	86-14-083	16-316-870	NEW	86-13-014	16-462-015	AMD-P	86-04-070
16-212-070	AMD-E	86-20-051	16-316-880	NEW-P	86-09-090	16-462-015	AMD	86-08-078
16-212-070	AMD-P	86-22-058	16-316-880	NEW	86-13-014	16-462-015	AMD	86-08-078
16-212-082	AMD-E	86-14-083	16-324	AMD-C	86-14-096	16-462-020	AMD-P	86-04-070
16-212-082	AMD-E	86-20-051	16-324-375	AMD-P	86-11-063	16-462-020	AMD	86-08-078
16-212-082	AMD-P	86-22-058	16-324-375	AMD	86-15-045	16-462-025	AMD-P	86-04-070
16-213-210	AMD-P	86-16-066	16-324-390	AMD-P	86-11-063	16-462-025	AMD	86-08-078
16-213-210	AMD	86-20-050	16-324-390	AMD	86-15-045	16-462-030	AMD-P	86-04-070
16-213-240	NEW-P	86-16-066	16-324-400	AMD-P	86-11-063	16-462-030	AMD	86-08-078
16-213-240	NEW-E	86-17-030	16-324-400	AMD	86-15-045	16-462-035	AMD-P	86-04-070
16-213-240	NEW	86-20-050	16-324-430	AMD-P	86-11-063	16-462-035	AMD	86-08-078
16-213-250	NEW-P	86-16-066	16-324-430	AMD	86-15-045	16-462-050	NEW-P	86-04-070
16-213-250	NEW-E	86-17-030	16-324-445	AMD-P	86-11-063	16-462-050	NEW	86-08-078
16-213-250	NEW	86-20-050	16-324-445	AMD	86-15-045	16-462-055	NEW-P	86-04-070
16-218-010	AMD-P	86-14-098	16-324-510	AMD-P	86-11-063	16-462-055	NEW	86-08-078
16-218-010	AMD	86-17-032	16-324-510	AMD	86-15-045	16-470-010	AMD-P	86-03-075

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-470-010	AMD	86-07-020	16-750-010	AMD-P	86-04-062	30-01-020	NEW	86-08-072
16-470-020	AMD-P	86-03-075	16-750-010	AMD	86-07-024	30-01-030	NEW	86-08-072
16-470-020	AMD	86-07-020	16-752-001	NEW-E	86-15-054	30-01-040	NEW	86-08-072
16-470-100	AMD-P	86-03-075	16-752-001	NEW-P	86-16-073	30-01-050	NEW	86-08-072
16-470-100	AMD	86-07-020	16-752-001	NEW	86-19-060	30-01-060	NEW	86-08-072
16-470-200	AMD-P	86-03-075	16-752-005	NEW-E	86-15-054	30-04-010	NEW	86-08-072
16-470-200	AMD	86-07-020	16-752-005	NEW-P	86-16-073	30-04-020	NEW	86-08-072
16-470-240	NEW-E	86-08-009	16-752-005	NEW	86-19-060	30-04-030	NEW	86-08-072
16-470-240	NEW-P	86-10-048	16-752-010	NEW-E	86-15-054	30-04-040	NEW	86-08-072
16-470-240	NEW	86-14-097	16-752-010	NEW-P	86-16-073	30-04-050	NEW	86-08-072
16-470-300	AMD-P	86-03-075	16-752-010	NEW	86-19-060	30-04-060	NEW	86-08-072
16-470-300	AMD	86-07-020	24-12-010	AMD-E	86-18-033	30-04-070	NEW	86-08-072
16-470-500	NEW-E	86-21-090	24-12-010	AMD-P	86-18-034	30-04-080	NEW	86-08-072
16-470-500	NEW-P	86-23-016	24-12-010	AMD	86-21-088	30-04-090	NEW	86-08-072
16-470-510	NEW-E	86-21-090	25-24-010	AMD-E	86-08-082	30-04-100	NEW	86-08-072
16-470-510	NEW-P	86-23-016	25-24-020	AMD-E	86-08-082	30-04-110	NEW	86-08-072
16-470-520	NEW-E	86-21-090	25-24-040	AMD-E	86-08-082	30-04-120	NEW	86-08-072
16-470-520	NEW-P	86-23-016	25-24-050	AMD-E	86-08-082	30-08-010	NEW	86-08-072
16-470-530	NEW-E	86-21-090	25-24-060	AMD-E	86-08-082	30-08-020	NEW	86-08-072
16-470-530	NEW-P	86-23-016	25-24-070	AMD-E	86-08-082	30-08-030	NEW	86-08-072
16-488	AMD-C	86-17-049	25-42-010	NEW-P	86-09-038	30-08-040	NEW	86-08-072
16-488-001	REP-P	86-14-023	25-42-010	NEW	86-13-002	30-08-050	NEW	86-08-072
16-488-001	REP	86-19-002	25-42-020	NEW-P	86-09-038	30-08-060	NEW	86-08-072
16-488-002	NEW-P	86-14-023	25-42-020	NEW	86-13-002	30-08-070	NEW	86-08-072
16-488-002	NEW	86-19-002	25-42-030	NEW-P	86-09-038	30-12-010	NEW	86-08-072
16-488-005	REP-P	86-14-023	25-42-030	NEW	86-13-002	30-12-020	NEW	86-08-072
16-488-005	REP	86-19-002	25-42-040	NEW-P	86-09-038	30-12-030	NEW	86-08-072
16-488-006	NEW-P	86-14-023	25-42-040	NEW	86-13-002	30-12-040	NEW	86-08-072
16-488-006	NEW	86-19-002	25-42-050	NEW-P	86-09-038	30-12-050	NEW	86-08-072
16-488-010	AMD-P	86-14-023	25-42-050	NEW	86-13-002	30-12-060	NEW	86-08-072
16-488-010	AMD	86-19-002	25-42-060	NEW-P	86-09-038	30-12-070	NEW	86-08-072
16-488-015	AMD-P	86-14-023	25-42-060	NEW	86-13-002	30-12-080	NEW	86-08-072
16-488-015	AMD	86-19-002	25-42-070	NEW-P	86-09-038	30-12-090	NEW	86-08-072
16-488-020	REP-P	86-14-023	25-42-070	NEW	86-13-002	30-12-100	NEW	86-08-072
16-488-020	REP	86-19-002	25-42-080	NEW-P	86-09-038	30-12-110	NEW	86-08-072
16-488-025	AMD-P	86-14-023	25-42-080	NEW	86-13-002	30-12-120	NEW	86-08-072
16-488-025	AMD	86-19-002	25-42-090	NEW-P	86-09-038	30-12-130	NEW	86-08-072
16-488-030	AMD-P	86-14-023	25-42-090	NEW	86-13-002	30-12-140	NEW	86-08-072
16-488-030	AMD	86-19-002	25-42-100	NEW-P	86-09-038	30-12-150	NEW	86-08-072
16-488-035	REP-P	86-14-023	25-42-100	NEW	86-13-002	30-12-160	NEW	86-08-072
16-488-035	REP	86-19-002	25-42-110	NEW-P	86-09-038	30-12-170	NEW	86-08-072
16-488-040	REP-P	86-14-023	25-42-110	NEW	86-13-002	30-16-010	NEW-P	86-24-038
16-488-040	REP	86-19-002	25-42-120	NEW-P	86-09-038	30-16-020	NEW-P	86-24-038
16-488-990	NEW-P	86-14-023	25-42-120	NEW	86-13-002	30-16-030	NEW-P	86-24-038
16-488-990	NEW	86-19-002	25-42-130	NEW-P	86-09-038	30-16-040	NEW-P	86-24-038
16-488-995	NEW-P	86-14-023	25-42-130	NEW	86-13-002	30-16-050	NEW-P	86-24-038
16-488-995	NEW	86-19-002	25-48-010	NEW-P	86-09-039	30-16-060	NEW-P	86-24-038
16-524-040	AMD-P	86-06-045	25-48-010	NEW	86-13-001	30-16-070	NEW-P	86-24-038
16-524-040	AMD	86-13-057	25-48-020	NEW-P	86-09-039	30-16-080	NEW-P	86-24-038
16-536-040	AMD-P	86-09-079	25-48-020	NEW	86-13-001	30-16-090	NEW-P	86-24-038
16-536-040	AMD-E	86-15-001	25-48-030	NEW-P	86-09-039	30-16-100	NEW-P	86-24-038
16-536-040	AMD	86-15-002	25-48-030	NEW	86-13-001	30-16-110	NEW-P	86-24-038
16-560-06001	AMD-P	86-07-051	25-48-040	NEW-P	86-09-039	30-16-120	NEW-P	86-24-038
16-560-06001	AMD	86-14-066	25-48-040	NEW	86-13-001	30-20-010	NEW-P	86-24-038
16-561-010	AMD-P	86-06-046	25-48-050	NEW-P	86-09-039	30-20-020	NEW-P	86-24-038
16-561-010	AMD	86-13-012	25-48-050	NEW	86-13-001	30-20-030	NEW-P	86-24-038
16-561-020	AMD-P	86-06-046	25-48-060	NEW-P	86-09-039	30-20-040	NEW-P	86-24-038
16-561-020	AMD	86-13-012	25-48-060	NEW	86-13-001	30-20-050	NEW-P	86-24-038
16-561-040	AMD-P	86-06-046	25-48-070	NEW-P	86-09-039	30-20-060	NEW-P	86-24-038
16-561-040	AMD	86-13-012	25-48-070	NEW	86-13-001	30-20-070	NEW-P	86-24-038
16-561-041	AMD-P	86-06-046	25-48-080	NEW-P	86-09-039	30-20-080	NEW-P	86-24-038
16-570-010	NEW-P	86-13-012	25-48-080	NEW	86-13-001	30-20-090	NEW-P	86-24-038
16-570-010	NEW-E	86-12-065	25-48-090	NEW-P	86-09-039	30-20-100	NEW-P	86-24-038
16-570-010	NEW-C	86-15-063	25-48-090	NEW	86-13-001	30-20-110	NEW-P	86-24-038
16-570-010	NEW	86-16-023	25-48-100	NEW-P	86-09-039	30-20-120	NEW-P	86-24-038
16-570-020	NEW-P	86-12-065	25-48-100	NEW	86-13-001	30-24-010	NEW-P	86-24-038
16-570-020	NEW-E	86-12-066	25-48-105	NEW	86-13-001	30-24-020	NEW-P	86-24-038
16-570-020	NEW-C	86-15-063	25-48-105	NEW	86-13-001	30-24-030	NEW-P	86-24-038
16-570-020	NEW	86-16-023	25-48-110	NEW-P	86-09-039	30-24-040	NEW-P	86-24-038
16-570-030	NEW-P	86-12-065	25-48-110	NEW	86-13-001	30-24-050	NEW-P	86-24-038
16-570-030	NEW-E	86-12-066	25-48-120	NEW-P	86-09-039	30-24-060	NEW-P	86-24-038
16-570-030	NEW-C	86-15-063	25-48-120	NEW	86-13-001	30-24-070	NEW-P	86-24-038
16-570-030	NEW	86-16-023	25-48-130	NEW-P	86-09-039	30-24-080	NEW-P	86-24-038
16-570-040	NEW-E	86-16-017	25-48-130	NEW	86-13-001	30-24-090	NEW-P	86-24-038
16-654-050	NEW	86-04-026	25-48-140	NEW-P	86-09-039	30-24-100	NEW-P	86-24-038
16-654-060	NEW	86-04-026	30-01-010	NEW	86-13-001	30-28-010	NEW-P	86-24-038
					86-08-072	30-28-020	NEW-P	86-24-038

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30-28-030	NEW-P 86-24-038	51-12-601	AMD 86-11-013	100-101-060	NEW-E 86-14-013
30-28-040	NEW-P 86-24-038	51-12-601	AMD-P 86-16-071	100-101-070	NEW-E 86-14-013
30-32-010	NEW-P 86-24-038	51-12-601	AMD 86-20-024	100-101-075	NEW-E 86-14-013
30-32-020	NEW-P 86-24-038	51-12-602	AMD-P 86-06-058	100-101-080	NEW-E 86-14-013
30-32-030	NEW-P 86-24-038	51-12-602	AMD-E 86-06-059	100-101-085	NEW-E 86-14-013
30-32-040	NEW-P 86-24-038	51-12-602	AMD 86-11-013	100-101-1989	NEW-E 86-14-013
30-32-050	NEW-P 86-24-038	51-12-608	AMD-P 86-06-058	100-101-900	NEW-E 86-14-013
30-32-060	NEW-P 86-24-038	51-12-608	AMD-E 86-06-059	106-08-001	AMD-P 86-20-045
30-32-070	NEW-P 86-24-038	51-12-608	AMD 86-11-013	106-08-001	AMD 86-23-007
30-32-080	NEW-P 86-24-038	51-16-060	AMD-P 86-20-095	106-72	AMD-P 86-20-045
30-36-010	NEW-P 86-24-038	51-16-060	AMD 86-24-041	106-72	AMD 86-23-007
30-36-020	NEW-P 86-24-038	60-12-010	AMD-P 86-21-130	106-72-005	NEW-P 86-20-045
30-36-030	NEW-P 86-24-038	67-35-150	AMD-P 86-04-063	106-72-005	NEW 86-23-007
30-36-040	NEW-P 86-24-038	67-35-150	AMD 86-08-010	106-72-010	REP-P 86-20-045
30-36-050	NEW-P 86-24-038	67-35-230	AMD-P 86-04-063	106-72-010	REP 86-23-007
30-36-060	NEW-P 86-24-038	67-35-230	AMD 86-08-010	106-72-015	NEW-P 86-20-045
30-36-070	NEW-P 86-24-038	82-50-021	AMD-P 86-14-065	106-72-015	NEW 86-23-007
30-36-080	NEW-P 86-24-038	82-50-021	AMD 86-17-001	106-72-025	NEW-P 86-20-045
30-36-090	NEW-P 86-24-038	82-60-010	NEW-E 86-16-018	106-72-025	NEW 86-23-007
30-36-100	NEW-P 86-24-038	82-60-020	NEW-E 86-16-018	106-72-100	REP-P 86-20-045
30-36-110	NEW-P 86-24-038	82-60-030	NEW-E 86-16-018	106-72-100	REP 86-23-007
30-40-010	NEW-P 86-24-038	98-20-020	NEW-P 86-12-068	106-72-110	REP-P 86-20-045
30-40-020	NEW-P 86-24-038	98-20-020	NEW-C 86-15-036	106-72-110	REP 86-23-007
30-40-030	NEW-P 86-24-038	98-20-020	NEW 86-17-063	106-72-120	REP-P 86-20-045
30-40-040	NEW-P 86-24-038	100-100-010	REP-E 86-14-013	106-72-120	REP 86-23-007
30-40-050	NEW-P 86-24-038	100-100-010	AMD-P 86-16-084	106-72-140	REP-P 86-20-045
30-40-060	NEW-P 86-24-038	100-100-010	AMD 86-21-084	106-72-140	REP 86-23-007
30-40-070	NEW-P 86-24-038	100-100-020	REP-E 86-14-013	106-72-230	REP-P 86-20-045
30-40-080	NEW-P 86-24-038	100-100-020	AMD-P 86-16-084	106-72-230	REP 86-23-007
30-40-090	NEW-P 86-24-038	100-100-020	AMD 86-21-084	106-72-250	AMD-P 86-20-045
30-44-010	NEW-P 86-24-038	100-100-030	REP-E 86-14-013	106-72-250	AMD 86-23-007
30-44-020	NEW-P 86-24-038	100-100-030	AMD-P 86-16-084	106-72-260	REP-P 86-20-045
30-44-030	NEW-P 86-24-038	100-100-030	AMD 86-21-084	106-72-260	REP 86-23-007
30-44-040	NEW-P 86-24-038	100-100-040	REP-E 86-14-013	106-72-270	REP-P 86-20-045
30-44-050	NEW-P 86-24-038	100-100-040	AMD-P 86-16-084	106-72-270	REP 86-23-007
30-48-010	NEW-P 86-24-038	100-100-040	AMD 86-21-084	106-72-400	NEW-P 86-20-045
30-48-020	NEW-P 86-24-038	100-100-050	REP-E 86-14-013	106-72-400	NEW 86-23-007
30-48-030	NEW-P 86-24-038	100-100-050	AMD-P 86-16-084	106-72-410	NEW-P 86-20-045
30-48-040	NEW-P 86-24-038	100-100-050	AMD 86-21-084	106-72-410	NEW 86-23-007
30-48-050	NEW-P 86-24-038	100-100-052	NEW-P 86-16-084	106-72-420	NEW-P 86-20-045
30-48-060	NEW-P 86-24-038	100-100-052	NEW 86-21-084	106-72-420	NEW 86-23-007
30-48-070	NEW-P 86-24-038	100-100-060	REP-E 86-14-013	106-72-430	NEW-P 86-20-045
50-12-120	NEW-P 86-23-015	100-100-060	AMD-P 86-16-084	106-72-430	NEW 86-23-007
50-12-130	NEW-P 86-23-015	100-100-060	AMD 86-21-084	106-72-440	NEW-P 86-20-045
50-12-140	NEW-P 86-23-015	100-100-070	REP-E 86-14-013	106-72-440	NEW 86-23-007
50-12-150	NEW-P 86-23-015	100-100-070	AMD-P 86-16-084	106-72-450	NEW-P 86-20-045
50-12-160	NEW-P 86-23-015	100-100-070	AMD 86-21-084	106-72-450	NEW 86-23-007
50-12-170	NEW-P 86-23-015	100-100-075	REP-E 86-14-013	106-72-460	NEW-P 86-20-045
50-12-180	NEW-P 86-23-015	100-100-075	AMD-P 86-16-084	106-72-460	NEW 86-23-007
50-12-190	NEW-P 86-23-015	100-100-075	AMD 86-21-084	106-72-470	NEW-P 86-20-045
50-12-200	NEW-P 86-23-015	100-100-080	REP-E 86-14-013	106-72-470	NEW 86-23-007
51-10	AMD-P 86-14-094	100-100-080	AMD-P 86-16-084	106-72-480	NEW-P 86-20-045
51-10	AMD 86-24-040	100-100-080	AMD 86-21-084	106-72-480	NEW 86-23-007
51-12-102	AMD-P 86-06-058	100-100-085	NEW-P 86-16-084	106-72-490	NEW-P 86-20-045
51-12-102	AMD-E 86-06-059	100-100-085	NEW 86-21-084	106-72-490	NEW 86-23-007
51-12-102	AMD 86-11-013	100-100-090	REP-E 86-14-013	106-72-500	NEW-P 86-20-045
51-12-102	AMD-P 86-16-071	100-100-100	REP-E 86-14-013	106-72-500	NEW 86-23-007
51-12-102	AMD 86-20-024	100-100-1100	NEW-P 86-16-084	106-72-510	NEW-P 86-20-045
51-12-201	AMD-P 86-16-071	100-100-1200	NEW-P 86-16-084	106-72-510	NEW 86-23-007
51-12-201	AMD 86-20-024	100-100-1300	NEW-P 86-16-084	106-72-520	NEW-P 86-20-045
51-12-304	AMD-P 86-16-071	100-100-1400	NEW-P 86-16-084	106-72-520	NEW 86-23-007
51-12-304	AMD 86-20-024	100-100-1500	NEW-P 86-16-084	106-72-530	NEW-P 86-20-045
51-12-402	AMD-P 86-16-071	100-100-1525	NEW-P 86-16-084	106-72-530	NEW 86-23-007
51-12-402	AMD 86-20-024	100-100-1550	NEW-P 86-16-084	106-72-540	NEW-P 86-20-045
51-12-404	AMD-P 86-06-058	100-100-1600	NEW-P 86-16-084	106-72-540	NEW 86-23-007
51-12-404	AMD-E 86-06-059	100-100-1700	NEW-P 86-16-084	106-72-550	NEW-P 86-20-045
51-12-404	AMD 86-11-013	100-100-1900	NEW-P 86-16-084	106-72-550	NEW 86-23-007
51-12-411	AMD-P 86-06-058	100-100-1910	NEW-P 86-16-084	106-72-560	NEW-P 86-20-045
51-12-411	AMD-E 86-06-059	100-100-1989	NEW-P 86-16-084	106-72-560	NEW 86-23-007
51-12-411	AMD 86-11-013	100-100-1989	NEW 86-21-084	106-72-570	NEW-P 86-20-045
51-12-426	AMD-P 86-06-058	100-100-900	NEW 86-21-084	106-72-570	NEW 86-23-007
51-12-426	AMD-E 86-06-059	100-101-010	NEW-E 86-14-013	106-72-580	NEW-P 86-20-045
51-12-426	AMD 86-11-013	100-101-020	NEW-E 86-14-013	106-72-580	NEW 86-23-007
51-12-426	AMD-P 86-16-071	100-101-030	NEW-E 86-14-013	106-72-590	NEW-P 86-20-045
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51-12-601	AMD-P 86-06-058	100-101-050	NEW-E 86-14-013	106-72-600	NEW-P 86-20-045
51-12-601	AMD-E 86-06-059	100-101-052	NEW-E 86-14-013	106-72-600	NEW 86-23-007





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118-07-040	REP-P 86-06-037	132K-12-180	AMD-P 86-11-047	132S-30-042	AMD 86-16-010
118-07-050	REP-P 86-06-037	132K-12-180	AMD 86-15-020	132S-30-044	REP-P 86-10-033
118-07-060	REP-P 86-06-037	132K-12-242	AMD-P 86-11-047	132S-30-044	REP 86-16-010
118-08-010	REP-P 86-06-037	132K-12-242	AMD 86-15-020	132S-30-046	REP-P 86-10-033
118-08-020	REP-P 86-06-037	132K-16-010	AMD-P 86-11-047	132S-30-046	REP 86-16-010
118-08-030	REP-P 86-06-037	132K-16-010	AMD 86-15-020	132S-30-048	REP-P 86-10-033
118-08-040	REP-P 86-06-037	132K-16-040	AMD-P 86-11-047	132S-30-048	REP 86-16-010
118-08-050	REP-P 86-06-037	132K-16-040	AMD 86-15-020	132S-30-064	AMD-P 86-10-033
118-08-060	REP-P 86-06-037	132K-16-060	AMD-P 86-11-047	132S-30-064	AMD 86-16-010
118-08-070	REP-P 86-06-037	132K-16-060	AMD 86-15-020	132S-30-082	AMD-P 86-10-033
118-30-010	NEW-P 86-06-037	132K-16-070	AMD-P 86-11-047	132S-30-082	AMD 86-16-010
118-30-010	NEW 86-15-068	132K-16-070	AMD 86-15-020	132S-30-084	AMD-P 86-10-033
118-30-020	NEW-P 86-06-037	132K-20-010	AMD-P 86-11-047	132S-30-084	AMD 86-16-010
118-30-020	NEW 86-15-068	132K-20-010	AMD 86-15-020	132V-120-330	NEW-P 86-22-049
118-30-030	NEW-P 86-06-037	132K-20-020	AMD-P 86-11-047	136-60-010	NEW-P 86-17-097
118-30-030	NEW 86-15-068	132K-20-020	AMD 86-15-020	136-60-010	NEW-C 86-21-032
118-30-040	NEW-P 86-06-037	132K-20-070	AMD-P 86-11-047	136-60-010	NEW 86-23-050
118-30-040	NEW 86-15-068	132K-20-070	AMD 86-15-020	136-60-020	NEW-P 86-17-097
118-30-050	NEW-P 86-06-037	132K-20-080	AMD-P 86-11-047	136-60-020	NEW-C 86-21-032
118-30-050	NEW 86-15-068	132K-20-080	AMD 86-15-020	136-60-020	NEW 86-23-050
118-30-060	NEW-P 86-06-037	132K-116-010	AMD-P 86-11-047	136-60-030	NEW-P 86-17-097
118-30-060	NEW 86-15-068	132K-116-010	AMD 86-15-020	136-60-030	NEW-C 86-21-032
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118-30-080	NEW-P 86-06-037	132K-116-065	AMD-P 86-11-047	136-60-040	NEW-C 86-21-032
118-30-080	NEW 86-15-068	132K-116-065	AMD 86-15-020	136-60-040	NEW 86-23-050
130-20-010	NEW-E 86-16-034	132K-116-135	AMD-P 86-11-047	136-60-050	NEW-P 86-17-097
130-20-020	NEW-E 86-16-034	132K-116-135	AMD 86-15-020	136-60-050	NEW-C 86-21-032
130-20-030	NEW-E 86-16-034	132K-116-140	AMD-P 86-11-047	136-60-050	NEW 86-23-050
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130-20-050	NEW-E 86-16-034	132K-120	AMD-P 86-11-047	136-60-060	NEW-C 86-21-032
131-08-010	NEW 86-05-004	132K-120	AMD 86-15-020	136-60-060	NEW 86-23-050
131-08-010	AMD-P 86-24-032	132K-120-010	AMD-P 86-11-047	136-130-030	AMD 86-06-005
131-16-011	AMD-P 86-16-063	132K-120-010	AMD 86-15-020	136-130-050	AMD 86-06-005
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131-16-011	AMD 86-22-027	132K-120-015	AMD 86-15-020	136-130-050	AMD 86-21-076
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131-28-040	AMD-E 86-19-052	132K-120-020	AMD 86-15-020	136-150-010	AMD 86-06-005
131-28-040	AMD-P 86-19-070	132K-120-025	AMD-P 86-11-047	136-150-020	AMD 86-06-005
131-28-040	AMD 86-22-026	132K-120-025	AMD 86-15-020	136-150-024	NEW 86-06-005
131-28-045	AMD-E 86-19-052	132K-120-045	AMD-P 86-11-047	136-150-040	AMD 86-06-005
131-28-045	AMD-P 86-19-070	132K-120-045	AMD 86-15-020	136-160-050	AMD-E 86-21-075
131-28-045	AMD 86-22-026	132K-120-065	AMD-P 86-11-047	136-160-060	AMD 86-06-005
131-32-030	NEW-E 86-11-059	132K-120-065	AMD 86-15-020	136-160-060	AMD-P 86-17-097
131-32-030	NEW-P 86-12-056	132K-120-085	AMD-P 86-11-047	136-160-060	AMD 86-21-076
131-32-030	NEW-C 86-21-021	132K-120-085	AMD 86-15-020	136-180-025	AMD-P 86-17-097
131-32-030	NEW 86-22-028	132K-122-010	AMD-P 86-11-047	136-180-025	AMD-W 86-21-056
131-32-035	NEW-E 86-11-059	132K-122-010	AMD 86-15-020	136-200-040	AMD-P 86-17-097
131-32-035	NEW-P 86-12-056	132K-122-020	AMD-P 86-11-047	136-200-040	AMD 86-21-076
131-32-035	NEW-C 86-21-021	132K-122-020	AMD 86-15-020	136-220-020	AMD-P 86-17-097
131-32-035	NEW 86-22-028	132K-122-030	AMD-P 86-11-047	136-220-020	AMD 86-21-076
131-32-040	NEW-E 86-11-059	132K-122-030	AMD 86-15-020	136-220-030	AMD-P 86-17-097
131-32-040	NEW-P 86-12-056	132K-122-040	AMD-P 86-11-047	136-220-030	AMD 86-21-076
131-32-040	NEW-C 86-21-021	132K-122-040	AMD 86-15-020	136-230-010	NEW-P 86-17-097
131-32-040	NEW 86-22-028	132K-122-080	AMD-P 86-11-047	136-230-010	NEW-W 86-21-056
132H-120-060	REP-P 86-13-047	132K-122-080	AMD 86-15-020	136-230-020	NEW-P 86-17-097
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132H-160-550	NEW-E 86-09-045	132K-122-120	AMD 86-15-020	137-08-060	AMD-P 86-07-066
132H-160-550	NEW-P 86-09-046	132K-122-130	AMD-P 86-11-047	137-08-060	AMD 86-10-010
132H-160-550	NEW 86-18-038	132K-122-130	AMD 86-15-020	137-08-070	AMD-P 86-07-066
132J-136-020	REP-P 86-06-044	132K-276-040	AMD-P 86-11-047	137-08-070	AMD 86-10-010
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132J-136-030	REP-P 86-06-044	132K-995-990	AMD-P 86-11-047	137-08-140	AMD 86-10-010
132J-136-040	REP-P 86-06-044	132K-995-990	AMD 86-15-020	137-48-040	AMD-P 86-18-032
132J-136-050	REP-P 86-06-044	132Q-01-005	NEW 86-04-010	137-48-040	AMD 86-21-058
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132K-04-001	AMD 86-15-020	132Q-01-020	NEW 86-04-010	137-54-030	AMD 86-07-034
132K-04-050	AMD-P 86-11-047	132Q-01-030	NEW 86-04-010	137-56-010	AMD 86-06-012
132K-04-050	AMD 86-15-020	132Q-01-040	NEW 86-04-010	137-56-015	NEW-E 86-03-058
132K-04-080	AMD-P 86-11-047	132Q-01-050	NEW 86-04-010	137-56-015	NEW-P 86-03-059
132K-04-080	AMD 86-15-020	132S-30-011	AMD-P 86-10-033	137-56-015	NEW 86-06-039
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139-10-320	NEW	86-19-021	173-14-150	AMD	86-12-011	173-22-0606	NEW-P	86-05-052
139-10-410	NEW-P	86-15-072	173-14-180	AMD-P	86-05-052	173-22-0606	NEW	86-12-011
139-10-410	NEW	86-19-021	173-14-180	AMD	86-12-011	173-22-0608	NEW-P	86-05-052
139-10-420	NEW-P	86-15-072	173-19	AMD-C	86-08-098	173-22-0608	NEW	86-12-011
139-10-420	NEW	86-19-021	173-19-020	AMD-P	86-05-052	173-22-0610	NEW-P	86-05-052
139-10-510	NEW-P	86-15-072	173-19-020	AMD	86-12-011	173-22-0610	NEW	86-12-011
139-10-510	NEW	86-19-021	173-19-044	AMD-P	86-05-052	173-22-0612	NEW-P	86-05-052
139-10-520	NEW-P	86-15-072	173-19-044	AMD	86-12-011	173-22-0612	NEW	86-12-011
139-10-520	NEW	86-19-021	173-19-050	AMD-P	86-05-052	173-22-0614	NEW-P	86-05-052
139-14-010	REP-P	86-15-072	173-19-050	AMD	86-12-011	173-22-0614	NEW	86-12-011
139-14-010	REP	86-19-021	173-19-060	AMD-P	86-05-052	173-22-0616	NEW-P	86-05-052
139-15-110	NEW-P	86-15-072	173-19-060	AMD	86-12-011	173-22-0616	NEW	86-12-011
139-15-110	NEW	86-19-021	173-19-061	NEW-P	86-05-052	173-22-0616	NEW-P	86-05-052
139-16-010	REP-P	86-15-072	173-19-061	NEW	86-12-011	173-22-0618	NEW	86-12-011
139-16-010	REP	86-19-021	173-19-062	AMD-P	86-05-052	173-22-0620	NEW-P	86-05-052
139-18-010	REP-P	86-15-072	173-19-062	AMD	86-12-011	173-22-0620	NEW	86-12-011
139-18-010	REP	86-19-021	173-19-064	AMD-P	86-05-052	173-22-0622	NEW-P	86-05-052
139-20-020	REP-P	86-15-072	173-19-064	AMD	86-12-011	173-22-0622	NEW	86-12-011
139-20-020	REP	86-19-021	173-19-130	AMD	86-04-040	173-22-0624	NEW-P	86-05-052
139-22-010	REP-P	86-15-072	173-19-130	AMD-P	86-06-060	173-22-0624	NEW	86-12-011
139-22-010	REP	86-19-021	173-19-130	AMD-C	86-11-003	173-22-0626	NEW-P	86-05-052
139-22-020	REP-P	86-15-072	173-19-130	AMD	86-12-069	173-22-0626	NEW	86-12-011
139-22-020	REP	86-19-021	173-19-1404	AMD-P	86-11-066	173-22-0628	NEW-P	86-05-052
139-28-010	REP-P	86-15-072	173-19-1404	AMD	86-16-003	173-22-0628	NEW	86-12-011
139-28-010	REP	86-19-021	173-19-220	AMD-P	86-07-068	173-22-0630	NEW-P	86-05-052
139-32-010	REP-P	86-15-072	173-19-220	AMD-C	86-11-032	173-22-0630	NEW	86-12-011
139-32-010	REP	86-19-021	173-19-220	AMD	86-12-071	173-22-0630	NEW-P	86-05-052
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139-36-020	REP	86-19-021	173-19-2512	AMD-C	86-11-002	173-22-0634	NEW-P	86-05-052
139-36-030	REP-P	86-15-072	173-19-2512	AMD	86-12-070	173-22-0634	NEW	86-12-011
139-36-030	REP	86-19-021	173-19-2519	AMD-P	86-16-075	173-22-0636	NEW-P	86-05-052
139-36-031	REP-P	86-15-072	173-19-2519	AMD-C	86-20-064	173-22-0636	NEW	86-12-011
139-36-031	REP	86-19-021	173-19-2519	AMD	86-21-110	173-22-0638	NEW-P	86-05-052
139-36-032	REP-P	86-15-072	173-19-2521	AMD-P	86-17-068	173-22-0638	NEW	86-12-011
139-36-032	REP	86-19-021	173-19-2521	AMD	86-21-109	173-22-0640	NEW-P	86-05-052
139-36-033	REP-P	86-15-072	173-19-2521	AMD-P	86-24-066	173-22-0640	NEW	86-12-011
139-36-033	REP	86-19-021	173-19-2523	AMD-P	86-21-108	173-22-0642	NEW-P	86-05-052
139-36-040	REP-P	86-15-072	173-19-2523	AMD-C	86-22-077	173-22-0642	NEW	86-12-011
139-36-040	REP	86-19-021	173-19-3210	AMD-P	86-14-110	173-22-0644	NEW-P	86-05-052
139-36-041	REP-P	86-15-072	173-19-3210	AMD-C	86-17-069	173-22-0644	NEW	86-12-011
139-36-041	REP	86-19-021	173-19-3210	AMD	86-19-048	173-22-0646	NEW-P	86-05-052
139-36-050	REP-P	86-15-072	173-19-330	AMD-P	86-11-068	173-22-0646	NEW	86-12-011
139-36-050	REP	86-19-021	173-19-330	AMD-C	86-16-002	173-22-0648	NEW-P	86-05-052
139-36-051	REP-P	86-15-072	173-19-330	AMD-C	86-17-071	173-22-0648	NEW	86-12-011
139-36-051	REP	86-19-021	173-19-330	AMD	86-18-052	173-22-0650	NEW-P	86-05-052
139-36-060	REP-P	86-15-072	173-19-3514	AMD-P	86-11-067	173-22-0650	NEW	86-12-011
139-36-060	REP	86-19-021	173-19-3514	AMD	86-16-004	173-22-0652	NEW-P	86-05-052
139-36-061	REP-P	86-15-072	173-19-3701	AMD-C	86-06-057	173-22-0652	NEW	86-12-011
139-36-061	REP	86-19-021	173-19-3701	AMD	86-07-049	173-22-0654	NEW-P	86-05-052
139-40-010	REP-P	86-15-072	173-19-380	AMD-P	86-08-100	173-22-0654	NEW	86-12-011
139-40-010	REP	86-19-021	173-19-380	AMD	86-12-072	173-22-0656	NEW-P	86-05-052
139-50-010	REP-P	86-15-072	173-19-390	AMD-P	86-14-111	173-22-0656	NEW	86-12-011
139-50-010	REP	86-19-021	173-19-390	AMD-C	86-17-070	173-22-0658	NEW-P	86-05-052
139-50-020	REP-P	86-15-072	173-19-390	AMD	86-19-049	173-22-0658	NEW	86-12-011
139-50-020	REP	86-19-021	173-19-390	AMD-P	86-24-066	173-22-0660	NEW-P	86-05-052
139-50-030	REP-P	86-15-072	173-19-3903	AMD-P	86-06-061	173-22-0660	NEW	86-12-011
139-50-030	REP	86-19-021	173-19-3903	AMD-C	86-11-002	173-22-0662	NEW-P	86-05-052
154-12-050	AMD-E	86-13-005	173-19-3903	AMD	86-12-070	173-22-0662	NEW	86-12-011
154-12-050	AMD-P	86-13-024	173-19-430	AMD-C	86-06-057	173-22-0664	NEW-P	86-05-052
154-12-050	AMD	86-16-025	173-19-430	AMD	86-07-049	173-22-0664	NEW	86-12-011
173-14	AMD-C	86-08-098	173-22	AMD-C	86-08-098	173-22-0666	NEW-P	86-05-052
173-14-030	AMD-P	86-05-052	173-22-030	AMD-P	86-05-052	173-22-0666	NEW	86-12-011
173-14-030	AMD	86-12-011	173-22-030	AMD	86-12-011	173-22-0668	NEW-P	86-05-052
173-14-040	AMD-P	86-05-052	173-22-040	AMD-P	86-05-052	173-22-0668	NEW	86-12-011
173-14-040	AMD	86-12-011	173-22-040	AMD	86-12-011	173-22-0670	NEW-P	86-05-052
173-14-055	NEW-P	86-05-052	173-22-050	AMD-P	86-05-052	173-22-0670	NEW	86-12-011
173-14-055	NEW	86-12-011	173-22-050	AMD	86-12-011	173-22-0672	NEW-P	86-05-052
173-14-060	AMD-P	86-05-052	173-22-052	NEW-P	86-05-052	173-22-0672	NEW	86-12-011
173-14-064	AMD-P	86-05-052	173-22-052	NEW	86-12-011	173-22-0674	NEW-P	86-05-052
173-14-064	AMD	86-12-011	173-22-055	AMD-P	86-05-052	173-22-0674	NEW	86-12-011
173-14-090	AMD-P	86-05-052	173-22-055	AMD	86-12-011	173-22-0676	NEW-P	86-05-052
173-14-090	AMD	86-12-011	173-22-060	AMD-P	86-05-052	173-22-0676	NEW	86-12-011
173-14-130	AMD-P	86-05-052	173-22-060	AMD	86-12-011	173-22-0678	NEW-P	86-05-052
173-14-130	AMD	86-12-011	173-22-0602	NEW-P	86-05-052	173-22-0678	NEW	86-12-011
173-14-140	AMD-P	86-05-052	173-22-0602	NEW	86-12-011	173-80-080	NEW-E	86-15-005
173-14-140	AMD	86-12-011	173-22-0604	NEW-P	86-05-052	173-80-080	NEW-P	86-15-083



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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-303-400	AMD	86-12-057	173-326-020	NEW-E	86-23-052	173-555-040	AMD-W	86-18-051
173-303-420	AMD-P	86-22-047	173-326-030	NEW-E	86-23-052	173-555-060	AMD-P	86-10-062
173-303-500	AMD-P	86-07-069	173-326-040	NEW-E	86-23-052	173-555-060	AMD-W	86-12-048
173-303-500	AMD	86-12-057	173-403-030	AMD-P	86-19-069	173-555-060	AMD-P	86-13-066
173-303-505	AMD-P	86-07-069	173-403-030	AMD	86-23-014	173-555-060	AMD-W	86-18-051
173-303-505	AMD	86-12-057	173-403-110	AMD-P	86-19-069	173-555-065	NEW-P	86-10-062
173-303-510	AMD-P	86-07-069	173-403-110	AMD	86-23-014	173-555-065	NEW-W	86-12-048
173-303-510	AMD	86-12-057	173-403-140	REP-P	86-19-069	173-555-065	NEW-P	86-13-066
173-303-515	AMD-P	86-07-069	173-403-140	REP	86-23-014	173-555-065	NEW-W	86-18-051
173-303-515	AMD	86-12-057	173-403-141	NEW-P	86-19-069	173-555-070	AMD-P	86-10-062
173-303-520	AMD-P	86-07-069	173-403-141	NEW	86-23-014	173-555-070	AMD-W	86-12-048
173-303-520	AMD	86-12-057	173-403-145	NEW-P	86-19-069	173-555-070	AMD-P	86-13-066
173-303-525	NEW-P	86-07-069	173-403-145	NEW	86-23-014	173-555-070	AMD-W	86-18-051
173-303-525	NEW	86-12-057	173-422	AMD-C	86-24-064	173-555-080	NEW-P	86-10-062
173-303-600	AMD-P	86-07-069	173-422-130	AMD-P	86-21-087	173-555-080	NEW-W	86-12-048
173-303-600	AMD	86-12-057	173-434-010	NEW-P	86-22-071	173-555-080	NEW-P	86-13-066
173-303-630	AMD-P	86-07-069	173-434-020	NEW-P	86-22-071	173-555-080	NEW-W	86-18-051
173-303-630	AMD	86-12-057	173-434-030	NEW-P	86-22-071	173-591-010	NEW-P	86-10-071
173-303-640	AMD-P	86-07-069	173-434-050	NEW-P	86-22-071	173-591-010	NEW	86-15-029
173-303-640	AMD	86-12-057	173-434-100	NEW-P	86-22-071	173-591-020	NEW-P	86-10-071
173-303-650	AMD-P	86-07-069	173-434-110	NEW-P	86-22-071	173-591-020	NEW	86-15-029
173-303-650	AMD	86-12-057	173-434-120	NEW-P	86-22-071	173-591-030	NEW-P	86-10-071
173-303-655	AMD-P	86-07-069	173-434-130	NEW-P	86-22-071	173-591-030	NEW	86-15-029
173-303-655	AMD	86-12-057	173-434-160	NEW-P	86-22-071	173-591-040	NEW-P	86-10-071
173-303-660	AMD-P	86-07-069	173-434-170	NEW-P	86-22-071	173-591-040	NEW	86-15-029
173-303-660	AMD	86-12-057	173-434-190	NEW-P	86-22-071	173-591-050	NEW-P	86-10-071
173-303-665	AMD-P	86-07-069	173-434-200	NEW-P	86-22-071	173-591-050	NEW	86-15-029
173-303-665	AMD	86-12-057	173-434-210	NEW-P	86-22-071	173-591-060	NEW-P	86-10-071
173-303-670	AMD-P	86-07-069	173-480-010	NEW-P	86-04-092	173-591-060	NEW	86-15-029
173-303-670	AMD	86-12-057	173-480-010	NEW-C	86-07-067	173-591-070	NEW-P	86-10-071
173-303-802	AMD-P	86-07-069	173-480-010	NEW	86-10-053	173-591-070	NEW	86-15-029
173-303-802	AMD	86-12-057	173-480-020	NEW-P	86-04-092	173-591-080	NEW-P	86-10-071
173-303-804	AMD-P	86-07-069	173-480-020	NEW-C	86-07-067	173-591-080	NEW	86-15-029
173-303-804	AMD	86-12-057	173-480-020	NEW	86-10-053	173-591-090	NEW-P	86-10-071
173-303-805	AMD-P	86-07-069	173-480-030	NEW-P	86-04-092	173-591-090	NEW	86-15-029
173-303-805	AMD	86-12-057	173-480-030	NEW-C	86-07-067	173-591-100	NEW-P	86-10-071
173-303-806	AMD-P	86-07-069	173-480-030	NEW	86-10-053	173-591-100	NEW	86-15-029
173-303-806	AMD	86-12-057	173-480-040	NEW-P	86-04-092	173-591-110	NEW-P	86-10-071
173-303-910	AMD-P	86-07-069	173-480-040	NEW-C	86-07-067	173-591-110	NEW	86-15-029
173-303-910	AMD	86-12-057	173-480-040	NEW	86-10-053	173-591-120	NEW-P	86-10-071
173-303-960	NEW-P	86-07-069	173-480-050	NEW-P	86-04-092	173-591-120	NEW	86-15-029
173-303-960	NEW	86-12-057	173-480-050	NEW-C	86-07-067	173-591-130	NEW-P	86-10-071
173-303-9902	AMD-P	86-07-069	173-480-050	NEW	86-10-053	173-591-130	NEW	86-15-029
173-303-9902	AMD	86-12-057	173-480-060	NEW-P	86-04-092	173-592-010	NEW-P	86-10-072
173-303-9903	AMD-P	86-07-069	173-480-060	NEW-C	86-07-067	173-592-010	NEW	86-15-030
173-303-9903	AMD	86-12-057	173-480-060	NEW	86-10-053	173-592-020	NEW-P	86-10-072
173-303-9904	AMD-P	86-07-069	173-480-070	NEW-P	86-04-092	173-592-020	NEW	86-15-030
173-303-9904	AMD	86-12-057	173-480-070	NEW-C	86-07-067	173-592-030	NEW-P	86-10-072
173-303-9905	AMD-P	86-07-069	173-480-070	NEW	86-10-053	173-592-030	NEW	86-15-030
173-303-9905	AMD	86-12-057	173-480-080	NEW-P	86-04-092	173-592-040	NEW-P	86-10-072
173-304-012	NEW-P	86-21-125	173-480-080	NEW-C	86-07-067	173-592-040	NEW	86-15-030
173-325-010	NEW-E	86-09-017	173-480-080	NEW	86-10-053	173-592-050	NEW-P	86-10-072
173-325-010	NEW-P	86-10-043	173-516-010	NEW-W	86-05-019	173-592-050	NEW	86-15-030
173-325-010	NEW-C	86-11-069	173-516-020	NEW-W	86-05-019	173-592-060	NEW-P	86-10-072
173-325-010	NEW-E	86-15-007	173-516-030	NEW-W	86-05-019	173-592-060	NEW	86-15-030
173-325-010	NEW	86-15-008	173-516-040	NEW-W	86-05-019	173-592-070	NEW-P	86-10-072
173-325-020	NEW-E	86-09-017	173-516-050	NEW-W	86-05-019	173-592-070	NEW	86-15-030
173-325-020	NEW-P	86-10-043	173-516-060	NEW-W	86-05-019	173-592-080	NEW-P	86-10-072
173-325-020	NEW-C	86-11-069	173-516-070	NEW-W	86-05-019	173-592-080	NEW	86-15-030
173-325-020	NEW-E	86-15-007	173-516-080	NEW-W	86-05-019	173-592-090	NEW-P	86-10-072
173-325-020	NEW	86-15-008	173-516-090	NEW-W	86-05-019	173-592-090	NEW	86-15-030
173-325-030	NEW-E	86-09-017	173-516-100	NEW-W	86-05-019	173-592-100	NEW-P	86-10-072
173-325-030	NEW-P	86-10-043	173-555-015	NEW-P	86-10-062	173-592-100	NEW	86-15-030
173-325-030	NEW-C	86-11-069	173-555-015	NEW-W	86-12-048	173-592-110	NEW-P	86-10-072
173-325-030	NEW-E	86-15-007	173-555-015	NEW-P	86-13-066	173-592-110	NEW	86-15-030
173-325-030	NEW	86-15-008	173-555-015	NEW-W	86-18-051	173-592-120	NEW-P	86-10-072
173-325-040	NEW-E	86-09-017	173-555-020	AMD-P	86-10-062	173-592-120	NEW	86-15-030
173-325-040	NEW-P	86-10-043	173-555-020	AMD-W	86-12-048	180-16-200	AMD-P	86-17-085
173-325-040	NEW-C	86-11-069	173-555-020	AMD-P	86-13-066	180-16-200	AMD	86-21-020
173-325-040	NEW-E	86-15-007	173-555-020	AMD-W	86-18-051	180-16-205	AMD-P	86-17-085
173-325-040	NEW	86-15-008	173-555-030	AMD-P	86-10-062	180-16-205	AMD	86-21-020
173-325-050	NEW-E	86-09-017	173-555-030	AMD-W	86-12-048	180-16-220	AMD-P	86-09-095
173-325-050	NEW-P	86-10-043	173-555-030	AMD-P	86-13-066	180-16-220	AMD	86-13-015
173-325-050	NEW-C	86-11-069	173-555-030	AMD-W	86-18-051	180-16-220	AMD-P	86-17-084
173-325-050	NEW-E	86-15-007	173-555-040	AMD-P	86-10-062	180-16-220	AMD	86-20-056
173-325-050	NEW	86-15-008	173-555-040	AMD-W	86-12-048	180-16-221	NEW-P	86-09-095
173-326-010	NEW-E	86-23-052	173-555-040	AMD-P	86-13-066	180-16-221	NEW	86-13-015

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180-16-223	NEW-P	86-09-095	180-27-105	AMD	86-04-067	180-85-040	NEW	86-13-018
180-16-223	NEW	86-13-015	180-29-1075	NEW	86-04-065	180-85-045	NEW-P	86-09-098
180-16-224	NEW-P	86-09-095	180-39-027	NEW-P	86-21-138	180-85-045	NEW	86-13-018
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180-16-225	AMD-P	86-09-095	180-39-030	AMD-P	86-21-138	180-85-075	NEW	86-13-018
180-16-225	AMD	86-13-015	180-39-035	AMD-P	86-21-138	180-85-080	NEW-P	86-09-098
180-16-226	NEW	86-13-015	180-40-300	AMD-E	86-15-058	180-85-080	NEW	86-13-018
180-16-231	NEW-P	86-09-095	180-40-300	AMD-P	86-17-083	180-85-100	NEW-P	86-09-098
180-16-236	NEW	86-13-015	180-40-300	AMD	86-20-055	180-85-100	NEW	86-13-018
180-16-236	NEW-P	86-09-095	180-51-005	AMD-P	86-17-081	180-85-105	NEW-P	86-09-098
180-16-236	NEW	86-13-015	180-51-005	AMD	86-20-053	180-85-105	NEW	86-13-018
180-24-003	NEW-P	86-21-137	180-53-005	AMD-P	86-17-082	180-85-110	NEW-P	86-09-098
180-24-005	REP-P	86-21-137	180-53-005	AMD	86-20-054	180-85-110	NEW	86-13-018
180-24-007	NEW-P	86-21-137	180-75	AMD-P	86-09-096	180-85-115	NEW-P	86-09-098
180-24-008	NEW-P	86-21-137	180-75	AMD	86-13-016	180-85-115	NEW	86-13-018
180-24-010	REP-P	86-21-137	180-75-003	NEW-P	86-09-096	180-85-120	NEW-P	86-09-098
180-24-013	NEW-P	86-21-137	180-75-003	NEW	86-13-016	180-85-120	NEW	86-13-018
180-24-015	REP-P	86-21-137	180-75-017	NEW-P	86-09-096	180-85-130	NEW-P	86-09-098
180-24-016	NEW-P	86-21-137	180-75-017	NEW	86-13-016	180-85-130	NEW	86-13-018
180-24-017	NEW-P	86-21-137	180-75-020	AMD-P	86-09-096	180-85-135	NEW-P	86-09-098
180-24-020	REP-P	86-21-137	180-75-020	AMD	86-13-016	180-85-135	NEW	86-13-018
180-24-021	NEW-P	86-21-137	180-75-025	AMD-P	86-09-096	180-85-200	NEW-P	86-09-098
180-24-025	REP-P	86-21-137	180-75-025	AMD	86-13-016	180-85-200	NEW	86-13-018
180-24-030	REP-P	86-21-137	180-75-027	NEW-P	86-09-096	180-85-205	NEW-P	86-09-098
180-24-080	NEW-P	86-21-137	180-75-027	NEW	86-13-016	180-85-205	NEW	86-13-018
180-24-100	REP-P	86-21-137	180-75-030	AMD-P	86-09-096	180-85-210	NEW-P	86-09-098
180-24-101	NEW-P	86-21-137	180-75-030	AMD	86-13-016	180-85-210	NEW	86-13-018
180-24-102	NEW-P	86-21-137	180-75-033	NEW-P	86-09-096	180-85-215	NEW-P	86-09-098
180-24-110	NEW-P	86-21-137	180-75-033	NEW	86-13-016	180-85-215	NEW	86-13-018
180-24-112	NEW-P	86-21-137	180-75-035	AMD-P	86-09-096	180-85-220	NEW-P	86-09-098
180-24-115	NEW-P	86-21-137	180-75-035	AMD	86-13-016	180-85-220	NEW	86-13-018
180-24-120	NEW-P	86-21-137	180-75-040	AMD-P	86-09-096	180-85-225	NEW-P	86-09-098
180-24-125	NEW-P	86-21-137	180-75-040	AMD	86-13-016	180-85-225	NEW	86-13-018
180-24-130	NEW-P	86-21-137	180-75-045	AMD-P	86-09-096	182-08-120	AMD-P	86-13-044
180-24-140	NEW-P	86-21-137	180-75-045	AMD	86-13-016	182-08-120	AMD-E	86-13-045
180-24-200	AMD-P	86-21-137	180-75-055	AMD-P	86-09-096	182-08-120	AMD	86-16-061
180-24-300	NEW-E	86-20-044	180-75-055	AMD	86-13-016	182-08-160	AMD-P	86-13-044
180-24-300	NEW-P	86-21-137	180-75-087	NEW-P	86-09-096	182-08-160	AMD-E	86-13-045
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180-24-305	NEW-P	86-21-137	180-75-090	AMD-P	86-09-096	182-08-170	AMD-P	86-13-044
180-24-310	NEW-E	86-20-044	180-75-090	AMD	86-13-016	182-08-170	AMD-E	86-13-045
180-24-310	NEW-P	86-21-137	180-79-013	AMD-P	86-05-046	182-08-170	AMD	86-16-061
180-24-312	NEW-E	86-20-044	180-79-013	AMD	86-09-011	182-08-220	NEW-P	86-13-044
180-24-312	NEW-P	86-21-137	180-79-013	AMD-P	86-09-097	182-08-220	NEW-E	86-13-045
180-24-315	NEW-E	86-20-044	180-79-013	AMD	86-13-017	182-08-220	NEW	86-16-061
180-24-315	NEW-P	86-21-137	180-79-065	AMD-P	86-09-097	182-12-115	AMD-P	86-13-043
180-24-320	NEW-E	86-20-044	180-79-065	AMD	86-13-017	182-12-115	AMD-E	86-16-062
180-24-320	NEW-P	86-21-137	180-79-075	AMD-P	86-09-097	182-12-115	AMD-P	86-17-025
180-24-325	NEW-E	86-20-044	180-79-075	AMD	86-13-017	182-12-115	AMD-E	86-21-041
180-24-325	NEW-P	86-21-137	180-79-080	NEW-P	86-09-097	182-12-115	AMD	86-21-042
180-24-327	NEW-E	86-20-044	180-79-080	NEW	86-13-017	182-12-122	AMD-P	86-13-044
180-24-327	NEW-P	86-21-137	180-79-086	NEW-P	86-09-097	182-12-122	AMD-E	86-13-045
180-24-330	NEW-E	86-20-044	180-79-086	NEW	86-13-017	182-12-122	AMD	86-16-061
180-24-330	NEW-P	86-21-137	180-79-100	AMD-P	86-09-097	182-12-126	NEW-P	86-13-044
180-24-335	NEW-E	86-20-044	180-79-100	AMD	86-13-017	182-12-126	NEW-E	86-13-045
180-24-335	NEW-P	86-21-137	180-79-115	AMD-P	86-09-097	182-12-126	NEW	86-16-061
180-24-340	NEW-E	86-20-044	180-79-115	AMD	86-13-017	182-12-160	AMD-C	86-05-020
180-24-340	NEW-P	86-21-137	180-79-125	AMD-P	86-09-097	182-12-160	AMD	86-06-003
180-24-345	NEW-E	86-20-044	180-79-125	AMD	86-13-017	182-12-210	NEW-P	86-13-044
180-24-345	NEW-P	86-21-137	180-79-230	AMD-P	86-09-097	182-12-210	NEW-E	86-13-045
180-24-350	NEW-E	86-20-044	180-79-231	NEW-P	86-09-097	182-12-210	NEW	86-16-061
180-24-350	NEW-P	86-21-137	180-79-233	NEW-P	86-09-097	182-12-220	NEW-P	86-13-044
180-24-355	NEW-E	86-20-044	180-85-005	NEW-P	86-09-098	182-12-220	NEW-E	86-13-045
180-24-355	NEW-P	86-21-137	180-85-005	NEW	86-13-018	182-12-220	NEW	86-16-061
180-24-360	NEW-E	86-20-044	180-85-010	NEW-P	86-09-098	192-12-005	NEW-P	86-23-056
180-24-360	NEW-P	86-21-137	180-85-010	NEW	86-13-018	192-12-011	NEW-P	86-23-056
180-24-365	NEW-E	86-20-044	180-85-015	NEW-P	86-09-098	192-12-012	NEW-P	86-23-056
180-24-365	NEW-P	86-21-137	180-85-015	NEW	86-13-018	192-12-025	AMD-P	86-11-044
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180-24-375	NEW-P	86-21-137	180-85-025	NEW	86-13-018	192-12-134	REP-P	86-22-062
180-24-380	NEW-E	86-20-044	180-85-030	NEW-P	86-09-098	192-12-141	AMD-P	86-23-056
180-24-380	NEW-P	86-21-137	180-85-030	NEW	86-13-018	192-12-158	NEW-E	86-24-039
180-25-043	NEW	86-04-065	180-85-035	NEW-P	86-09-098	192-12-158	NEW-P	86-24-053

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192-23-011	AMD-P	86-23-056	210-01-120	NEW	86-14-002	212-52-045	AMD-P	86-08-064
192-23-012	AMD-P	86-23-056	210-01-130	NEW-P	86-10-056	212-52-045	AMD	86-11-038
192-23-014	AMD-P	86-23-056	210-01-130	NEW	86-14-002	212-52-050	AMD-P	86-08-064
192-23-015	AMD-P	86-23-056	212-32-005	AMD-P	86-08-063	212-52-050	AMD	86-11-038
192-23-016	AMD-P	86-23-056	212-32-005	AMD	86-12-062	212-52-055	AMD-P	86-08-064
192-23-018	NEW-P	86-23-056	212-32-015	AMD-P	86-08-063	212-52-055	AMD	86-11-038
192-23-051	AMD-P	86-23-056	212-32-015	AMD	86-12-062	212-52-060	AMD-P	86-08-064
192-23-800	AMD-P	86-23-056	212-32-035	AMD-P	86-08-063	212-52-060	AMD	86-11-038
192-23-810	AMD-P	86-23-056	212-32-035	AMD	86-12-062	212-52-065	REP-P	86-08-064
192-28-105	AMD-P	86-14-095	212-32-040	AMD-P	86-08-063	212-52-065	REP	86-11-038
192-28-105	AMD	86-17-023	212-32-040	AMD	86-12-062	212-52-070	AMD-P	86-08-064
192-28-110	AMD-P	86-14-095	212-32-045	AMD-P	86-08-063	212-52-070	AMD	86-11-038
192-28-110	AMD	86-17-023	212-32-045	AMD	86-12-062	212-52-075	AMD-P	86-08-064
192-28-115	AMD-P	86-14-095	212-32-050	AMD-P	86-08-063	212-52-075	AMD	86-11-038
192-28-115	AMD	86-17-023	212-32-050	AMD	86-12-062	212-52-080	AMD-P	86-08-064
192-28-120	AMD-P	86-14-095	212-32-070	AMD-P	86-08-063	212-52-080	AMD	86-11-038
192-28-120	AMD	86-17-023	212-32-070	AMD	86-12-062	212-52-085	AMD-P	86-08-064
192-28-125	AMD-P	86-14-095	212-32-075	AMD-P	86-08-063	212-52-085	AMD	86-11-038
192-28-125	AMD	86-17-023	212-32-075	AMD	86-12-062	212-52-090	AMD-P	86-08-064
192-40-010	NEW-P	86-05-022	212-32-080	AMD-P	86-08-063	212-52-090	AMD	86-11-038
192-40-010	NEW	86-08-073	212-32-080	AMD	86-12-062	212-52-095	AMD-P	86-08-064
192-40-020	NEW-P	86-05-022	212-32-085	AMD-P	86-08-063	212-52-095	AMD	86-11-038
192-40-020	NEW	86-08-073	212-32-085	AMD	86-12-062	212-52-100	AMD-P	86-08-064
192-40-030	NEW-P	86-05-022	212-32-095	AMD-P	86-08-063	212-52-100	AMD	86-11-038
192-40-030	NEW	86-08-073	212-32-095	AMD	86-12-062	212-52-105	AMD-P	86-08-064
192-40-040	NEW-P	86-05-022	212-32-100	AMD-P	86-08-063	212-52-105	AMD	86-11-038
192-40-040	NEW	86-08-073	212-32-100	AMD	86-12-062	212-52-112	NEW-P	86-08-064
192-40-050	NEW-P	86-05-022	212-32-110	NEW-P	86-08-063	212-52-112	NEW	86-11-038
192-40-050	NEW	86-08-073	212-32-110	NEW	86-12-062	212-52-115	AMD-P	86-08-064
192-40-060	NEW-P	86-05-022	212-32-115	NEW-P	86-08-063	212-52-115	AMD	86-11-038
192-40-060	NEW	86-08-073	212-32-115	NEW	86-12-062	212-52-120	AMD-P	86-08-064
192-40-070	NEW-P	86-05-022	212-32-120	NEW-P	86-08-063	212-52-120	AMD	86-11-038
192-40-070	NEW	86-08-073	212-32-120	NEW	86-12-062	212-52-99001	NEW-P	86-08-064
192-40-080	NEW-P	86-05-022	212-32-125	NEW-P	86-08-063	212-52-99001	NEW	86-11-038
192-40-080	NEW	86-08-073	212-32-125	NEW	86-12-062	212-52-99002	NEW-P	86-08-064
192-40-090	NEW-P	86-05-022	212-32-130	NEW-P	86-08-063	212-52-99002	NEW	86-11-038
192-40-090	NEW	86-08-073	212-32-130	NEW	86-12-062	220-12-020	AMD-P	86-21-013
192-40-100	NEW-P	86-05-022	212-32-135	NEW-P	86-08-063	220-12-020	AMD	86-24-046
192-40-100	NEW	86-08-073	212-32-135	NEW	86-12-062	220-12-0200A	NEW-E	86-16-014
192-40-110	NEW-P	86-05-022	212-32-140	NEW-P	86-08-063	220-16-315	AMD-P	86-08-103
192-40-110	NEW	86-08-073	212-32-140	NEW	86-12-062	220-16-315	AMD-C	86-13-037
192-40-120	NEW-P	86-05-022	212-32-145	NEW-P	86-08-063	220-16-315	AMD	86-13-038
204-41-010	NEW-P	86-17-072	212-32-145	NEW	86-12-062	220-16-385	NEW-P	86-16-021
204-41-010	NEW	86-20-037	212-32-150	NEW-P	86-08-063	220-16-385	NEW	86-20-028
204-41-020	NEW-P	86-17-072	212-32-150	NEW	86-12-062	220-16-390	NEW-P	86-23-011
204-41-020	NEW	86-20-037	212-32-155	NEW-P	86-08-063	220-20-017	NEW-P	86-21-037
204-41-030	NEW-P	86-17-072	212-32-155	NEW	86-12-062	220-20-017	NEW	86-24-047
204-41-030	NEW	86-20-037	212-32-160	NEW-P	86-08-063	220-22-020	AMD-P	86-10-075
204-41-040	NEW-P	86-17-072	212-32-160	NEW	86-12-062	220-22-02000D	NEW-E	86-19-028
204-41-040	NEW	86-20-037	212-52-001	AMD-P	86-08-064	220-22-510	NEW-P	86-15-086
204-41-050	NEW-P	86-17-072	212-52-001	AMD	86-11-038	220-22-510	NEW	86-19-043
204-41-050	NEW	86-20-037	212-52-002	NEW-P	86-08-064	220-22-51000A	NEW-E	86-10-027
204-41-060	NEW-P	86-17-072	212-52-002	NEW	86-11-038	220-24-02000J	NEW-E	86-10-007
204-41-070	NEW-P	86-17-072	212-52-005	AMD-P	86-08-064	220-24-02000J	REP-E	86-10-015
210-01-010	NEW-P	86-10-056	212-52-005	AMD	86-11-038	220-24-02000K	NEW-E	86-10-015
210-01-010	NEW	86-14-002	212-52-012	AMD-P	86-08-064	220-24-02000K	REP-E	86-11-016
210-01-020	NEW-P	86-10-056	212-52-012	AMD	86-11-038	220-24-02000L	NEW-E	86-11-016
210-01-020	NEW	86-14-002	212-52-016	NEW-P	86-08-064	220-24-02000L	REP-E	86-11-043
210-01-030	NEW-P	86-10-056	212-52-016	NEW	86-11-038	220-24-02000M	NEW-E	86-11-043
210-01-030	NEW	86-14-002	212-52-018	NEW-P	86-08-064	220-24-02000M	REP-E	86-12-012
210-01-040	NEW-P	86-10-056	212-52-018	NEW	86-11-038	220-24-02000N	NEW-E	86-12-012
210-01-040	NEW	86-14-002	212-52-020	AMD-P	86-08-064	220-24-02000N	REP-E	86-12-032
210-01-050	NEW-P	86-10-056	212-52-020	AMD	86-11-038	220-24-02000O	NEW-E	86-12-032
210-01-050	NEW	86-14-002	212-52-025	AMD-P	86-08-064	220-24-02000P	NEW-E	86-16-036
210-01-060	NEW-P	86-10-056	212-52-025	AMD	86-11-038	220-24-02000P	REP-E	86-16-074
210-01-060	NEW	86-14-002	212-52-027	AMD-P	86-08-064	220-24-02000Q	NEW-E	86-16-074
210-01-070	NEW-P	86-10-056	212-52-027	AMD	86-11-038	220-24-02000Q	REP-E	86-16-083
210-01-070	NEW	86-14-002	212-52-028	NEW-P	86-08-064	220-24-02000R	NEW-E	86-16-083
210-01-080	NEW-P	86-10-056	212-52-028	NEW	86-11-038	220-28-01000A	NEW-E	86-17-008
210-01-080	NEW	86-14-002	212-52-030	AMD-P	86-08-064	220-28-601	NEW-E	86-15-017
210-01-090	NEW-P	86-10-056	212-52-030	AMD	86-11-038	220-28-601	REP-E	86-15-055
210-01-090	NEW	86-14-002	212-52-037	AMD-P	86-08-064	220-28-602	NEW-E	86-15-055
210-01-100	NEW-P	86-10-056	212-52-037	AMD	86-11-038	220-28-602	REP-E	86-16-015
210-01-100	NEW	86-14-002	212-52-040	REP-P	86-08-064	220-28-603	NEW-E	86-16-015
210-01-110	NEW-P	86-10-056	212-52-040	REP	86-11-038	220-28-603	REP-E	86-16-032

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220-28-604	REP-E	86-16-050	220-32-05100Y	REP-E	86-19-010	220-40-02100Q	REP-E	86-22-015
220-28-605	NEW-E	86-16-050	220-32-05100Z	NEW-E	86-19-010	220-40-02100R	NEW-E	86-22-015
220-28-605	REP-E	86-17-011	220-32-05500Q	REP-E	86-20-047	220-40-02100R	REP-E	86-22-022
220-28-606	NEW-E	86-17-011	220-32-05500Q	NEW-E	86-11-050	220-40-02100S	NEW-E	86-22-022
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220-28-607	NEW-E	86-17-042	220-32-05500P	NEW-E	86-12-014	220-40-02100T	NEW-E	86-22-034
220-28-607	REP-E	86-18-047	220-32-05500P	REP-E	86-12-055	220-40-022	AMD-P	86-10-075
220-28-608	NEW-E	86-18-047	220-32-05500R	NEW-E	86-12-055	220-40-022	AMD	86-15-016
220-28-608	REP-E	86-19-009	220-32-05500R	REP-E	86-17-060	220-40-024	AMD-P	86-10-075
220-28-609	NEW-E	86-19-009	220-32-05500S	NEW-E	86-17-060	220-40-024	AMD	86-15-016
220-28-609	REP-E	86-19-018	220-32-05900I	NEW-E	86-09-015	220-44-050	AMD-P	86-09-004
220-28-610	NEW-E	86-19-018	220-32-05900J	NEW-E	86-10-005	220-44-050	AMD	86-12-027
220-28-610	REP-E	86-19-047	220-36-020	AMD-P	86-10-075	220-44-05000A	NEW-E	86-21-097
220-28-611	NEW-E	86-19-047	220-36-020	AMD	86-15-016	220-44-05000A	REP-E	86-24-045
220-28-611	REP-E	86-20-004	220-36-021	AMD-P	86-10-075	220-44-05000B	NEW-E	86-24-045
220-28-612	NEW-E	86-20-004	220-36-021	AMD	86-15-016	220-44-05000W	NEW-E	86-08-104
220-28-612	REP-E	86-20-007	220-36-02100A	NEW-E	86-21-069	220-44-05000X	NEW-E	86-18-007
220-28-613	NEW-E	86-20-007	220-36-02100A	REP-E	86-21-100	220-44-05000X	REP-E	86-18-008
220-28-613	REP-E	86-20-033	220-36-02100B	NEW-E	86-21-100	220-44-05000Y	NEW-E	86-18-008
220-28-614	NEW-E	86-20-033	220-36-02100B	REP-E	86-21-121	220-44-05000Y	REP-E	86-20-036
220-28-614	REP-E	86-20-049	220-36-02100C	NEW-E	86-21-121	220-44-05000Z	NEW-E	86-20-036
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220-28-615	REP-E	86-20-057	220-36-02100D	NEW-E	86-22-014	220-44-060	REP-P	86-24-065
220-28-616	NEW-E	86-20-057	220-36-02100D	REP-E	86-22-022	220-44-070	REP-P	86-24-065
220-28-616	REP-E	86-21-006	220-36-02100E	NEW-E	86-22-022	220-47-262	AMD-P	86-08-103
220-28-617	NEW-E	86-21-006	220-36-02100E	REP-E	86-22-035	220-47-262	AMD-C	86-13-037
220-28-617	REP-E	86-21-044	220-36-02100F	NEW-E	86-22-035	220-47-262	AMD	86-13-038
220-28-618	NEW-E	86-21-044	220-36-02100F	REP-E	86-23-012	220-47-301	AMD-P	86-08-103
220-28-618	REP-E	86-22-007	220-36-02100G	NEW-E	86-22-048	220-47-301	AMD-C	86-13-037
220-28-619	NEW-E	86-22-007	220-36-02100G	REP-E	86-23-012	220-47-301	AMD	86-13-038
220-28-619	REP-E	86-22-016	220-36-02100H	NEW-E	86-23-012	220-47-307	AMD-P	86-08-103
220-28-620	NEW-E	86-22-016	220-36-02100H	REP-E	86-23-028	220-47-307	AMD-C	86-13-037
220-28-620	REP-E	86-22-037	220-36-02100I	NEW-E	86-23-028	220-47-311	AMD-P	86-08-103
220-28-621	NEW-E	86-22-037	220-36-02100Y	NEW-E	86-14-084	220-47-311	AMD-C	86-13-037
220-28-621	REP-E	86-23-030	220-36-02100Z	NEW-E	86-21-034	220-47-311	AMD	86-13-038
220-28-622	NEW-E	86-23-030	220-36-02100Z	REP-E	86-21-069	220-47-312	AMD-P	86-08-103
220-28-622	REP-E	86-24-035	220-36-022	AMD-P	86-10-075	220-47-312	AMD-C	86-13-037
220-28-623	NEW-E	86-24-035	220-36-022	AMD	86-15-016	220-47-312	AMD	86-13-038
220-32-02000A	NEW-E	86-07-035	220-36-024	AMD-P	86-10-075	220-47-313	AMD-P	86-08-103
220-32-02000B	NEW-E	86-14-012	220-36-024	AMD	86-15-016	220-47-313	AMD-C	86-13-037
220-32-021	AMD-P	86-05-040	220-36-025	AMD-P	86-10-075	220-47-313	AMD	86-13-038
220-32-021	AMD	86-08-039	220-36-025	AMD	86-15-016	220-47-401	AMD-P	86-08-103
220-32-02200P	NEW-E	86-04-017	220-36-02500S	NEW-E	86-11-073	220-47-401	AMD-C	86-13-037
220-32-02200Q	NEW-E	86-16-005	220-36-02500S	REP-E	86-13-013	220-47-401	AMD	86-13-038
220-32-02200Q	REP-E	86-16-031	220-36-02500T	NEW-E	86-12-007	220-47-402	AMD-P	86-08-103
220-32-02200R	NEW-E	86-16-031	220-36-02500T	REP-E	86-12-033	220-47-402	AMD-C	86-13-037
220-32-03000A	NEW-E	86-19-029	220-36-02500U	NEW-E	86-12-033	220-47-402	AMD	86-13-038
220-32-03000A	REP-E	86-19-057	220-36-02500U	REP-E	86-12-073	220-47-403	AMD-P	86-08-103
220-32-03000B	NEW-E	86-19-057	220-36-02500V	NEW-E	86-12-073	220-47-403	AMD-C	86-13-037
220-32-03000B	REP-E	86-20-098	220-36-02500V	REP-E	86-14-009	220-47-403	AMD	86-13-038
220-32-03000C	NEW-E	86-20-098	220-36-02500W	NEW-E	86-14-009	220-47-411	AMD-P	86-08-103
220-32-03000C	REP-E	86-21-102	220-36-02500W	REP-E	86-14-057	220-47-411	AMD-C	86-13-037
220-32-03000D	NEW-E	86-21-102	220-36-02500X	NEW-E	86-14-057	220-47-411	AMD	86-13-038
220-32-03000Y	NEW-E	86-06-013	220-36-02500Y	NEW-E	86-19-017	220-47-412	AMD-P	86-08-103
220-32-03000Z	NEW-E	86-14-012	220-40-020	AMD-P	86-10-075	220-47-412	AMD-C	86-13-037
220-32-03000Z	REP-E	86-19-029	220-40-020	AMD	86-15-016	220-47-412	AMD	86-13-038
220-32-04100I	NEW-E	86-12-013	220-40-021	AMD-P	86-10-075	220-47-413	AMD-P	86-08-103
220-32-042	REP-P	86-05-040	220-40-021	AMD	86-15-016	220-47-413	AMD-C	86-13-037
220-32-042	REP	86-08-039	220-40-02100G	NEW-E	86-14-084	220-47-413	AMD	86-13-038
220-32-05100A	NEW-E	86-19-027	220-40-02100G	REP-E	86-19-058	220-47-414	AMD-P	86-08-103
220-32-05100A	REP-E	86-20-047	220-40-02100H	NEW-E	86-19-058	220-47-414	AMD-C	86-13-037
220-32-05100B	NEW-E	86-20-047	220-40-02100H	REP-E	86-19-078	220-47-414	AMD	86-13-038
220-32-05100B	REP-E	86-20-096	220-40-02100I	NEW-E	86-19-078	220-47-701	NEW-E	86-16-016
220-32-05100C	NEW-E	86-20-047	220-40-02100J	REP-E	86-20-008	220-47-701	REP-E	86-16-051
220-32-05100C	REP-E	86-20-096	220-40-02100J	NEW-E	86-20-008	220-47-702	NEW-E	86-16-051
220-32-05100D	NEW-E	86-20-096	220-40-02100J	REP-E	86-20-014	220-47-702	REP-E	86-17-010
220-32-05100D	REP-E	86-21-028	220-40-02100K	NEW-E	86-20-014	220-47-703	NEW-E	86-17-010
220-32-05100E	NEW-E	86-20-096	220-40-02100K	REP-E	86-20-032	220-47-703	REP-E	86-17-041
220-32-05100E	REP-E	86-21-028	220-40-02100L	NEW-E	86-20-076	220-47-704	NEW-E	86-17-041
220-32-05100F	NEW-E	86-21-028	220-40-02100L	REP-E	86-21-116	220-47-704	REP-E	86-18-013
220-32-05100F	REP-E	86-21-062	220-40-02100M	NEW-E	86-21-034	220-47-705	NEW-E	86-18-013
220-32-05100G	NEW-E	86-21-062	220-40-02100M	REP-E	86-21-063	220-47-705	REP-E	86-18-021
220-32-05100W	NEW-E	86-14-012	220-40-02100N	NEW-E	86-21-063	220-47-706	NEW-E	86-18-021
220-32-05100W	REP-E	86-17-043	220-40-02100N	REP-E	86-21-101	220-47-706	REP-E	86-18-046
220-32-05100X	NEW-E	86-17-043	220-40-02100P	NEW-E	86-21-101	220-47-707	NEW-E	86-18-046
220-32-05100X	REP-E	86-18-076	220-40-02100P	REP-E	86-21-116	220-47-707	REP-E	86-18-062

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220-47-708	REP-E	86-18-077	220-52-07300E	NEW-E	86-10-026	220-56-32500H	NEW-E	86-11-042
220-47-709	NEW-E	86-18-077	220-52-074	AMD-P	86-16-021	220-56-330	AMD-C	86-03-089
220-47-709	REP-E	86-19-008	220-52-074	AMD	86-20-028	220-56-330	AMD	86-09-020
220-47-710	NEW-E	86-19-008	220-52-07400D	NEW-E	86-20-029	220-56-335	AMD-C	86-03-089
220-47-710	REP-E	86-19-046	220-52-075	AMD-P	86-23-011	220-56-335	AMD	86-09-020
220-47-711	NEW-E	86-19-046	220-52-07500A	NEW-E	86-16-014	220-56-340	AMD-C	86-03-089
220-47-711	REP-E	86-20-006	220-52-07500J	NEW-E	86-21-014	220-56-340	AMD	86-09-020
220-47-712	NEW-E	86-20-006	220-55-040	AMD-P	86-21-037	220-56-350	AMD-C	86-03-089
220-47-712	REP-E	86-20-048	220 55 -040	AMD	86-24-047	220-56-350	AMD	86-09-020
220-47-713	NEW-E	86-20-048	220-55-04000A	NEW-E	86-19-045	220-56-35000B	NEW-E	86-06-026
220-47-713	REP-E	86-20-097	220-56-100	AMD-C	86-03-089	220-56-36000L	NEW-E	86-05-024
220-47-714	NEW-E	86-20-097	220-56-100	AMD	86-09-020	220-56-36000M	NEW-E	86-21-019
220-47-714	REP-E	86-21-016	220-56-10000B	NEW-E	86-08-065	220-56-365	AMD-C	86-03-089
220-47-715	NEW-E	86-21-016	220-56-10000B	REP-E	86-14-024	220-56-365	AMD	86-09-020
220-47-715	REP-E	86-21-035	220-56-12000A	NEW-E	86-16-006	220-56-380	AMD-C	86-03-089
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220-47-716	REP-E	86-21-043	220-56-12000B	NEW-E	86-19-044	220-56-382	AMD-C	86-03-089
220-47-717	NEW-E	86-21-043	220-56-12000B	REP-E	86-20-002	220-56-382	AMD	86-09-020
220-47-717	REP-E	86-21-099	220-56-150	AMD-C	86-03-089	220-56-38200A	NEW-E	86-08-065
220-47-718	NEW-E	86-21-099	220-56-150	AMD	86-09-020	220-56-38200A	REP-E	86-14-024
220-47-718	REP-E	86-22-008	220-56-15000A	NEW-E	86-08-065	220-56-400	AMD-C	86-03-089
220-47-719	NEW-E	86-22-008	220-56-15000A	REP-E	86-14-024	220-56-400	AMD	86-09-020
220-47-719	REP-E	86-22-036	220-56-16000Z	NEW-E	86-08-047	220-56-40000B	NEW-E	86-08-065
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220-47-720	REP-E	86-23-002	220-56-180	AMD-C	86-03-089	220-57-001	AMD-C	86-03-089
220-47-721	NEW-E	86-23-002	220-56-180	AMD	86-09-020	220-57-001	AMD	86-09-020
220-47-721	REP-E	86-23-013	220-56-18000S	NEW-E	86-08-065	220-57-13000I	NEW-E	86-15-056
220-47-722	NEW-E	86-23-013	220-56-18000S	REP-E	86-14-024	220-57-13000I	REP-E	86-21-098
220-47-722	REP-E	86-23-031	220-56-18000T	NEW-E	86-06-031	220-57-13000J	NEW-E	86-21-098
220-47-723	NEW-E	86-23-031	220-56-190	AMD-C	86-03-089	220-57-13000J	REP-E	86-23-008
220-47-723	REP-E	86-23-055	220-56-190	AMD	86-09-020	220-57-13500H	NEW-E	86-15-056
220-47-724	NEW-E	86-23-055	220-56-19000A	NEW-E	86-14-024	220-57-13500H	REP-E	86-21-098
220-47-724	REP-E	86-24-005	220-56-19000A	REP-E	86-17-009	220-57-13500I	NEW-E	86-21-098
220-47-725	NEW-E	86-24-005	220-56-19000B	NEW-E	86-17-009	220-57-13500I	REP-E	86-23-008
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220-47-726	NEW-E	86-24-013	220-56-19000C	NEW-E	86-17-029	220-57-138	AMD	86-09-020
220-47-726	REP-E	86-24-036	220-56-19000C	REP-E	86-17-051	220-57-140	AMD-C	86-03-089
220-47-727	NEW-E	86-24-036	220-56-19000D	NEW-E	86-17-051	220-57-140	AMD	86-09-020
220-47-727	REP-E	86-24-049	220-56-19000D	REP-E	86-18-074	220-57-14000E	NEW-E	86-21-015
220-47-728	NEW-E	86-24-049	220-56-19000E	NEW-E	86-18-074	220-57-14000F	NEW-E	86-21-070
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220-48-015	AMD-P	86-24-065	220-56-19000F	NEW-E	86-21-036	220-57-160	AMD-C	86-03-089
220-48-01500T	NEW-E	86-03-044	220-56-19000Z	NEW-E	86-08-065	220-57-160	AMD	86-09-020
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220-48-01500V	NEW-E	86-06-025	220-56-19500D	NEW-E	86-08-065	220-57-16000B	REP-E	86-17-044
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220-48-026	AMD-P	86-24-065	220-56-197	REP-E	86-20-005	220-57-16000D	NEW-E	86-18-045
220-48-027	AMD-P	86-24-065	220-56-205	AMD-C	86-03-089	220-57-16000D	REP-E	86-18-074
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220-49-020	AMD-P	86-24-065	220-56-240	AMD	86-09-020	220-57-16000Z	REP-E	86-16-022
220-49-02000S	NEW-E	86-09-042	220-56-24000C	NEW-E	86-08-065	220-57-175	AMD-C	86-03-089
220-49-021	AMD-P	86-24-065	220-56-24000C	REP-E	86-14-024	220-57-175	AMD	86-09-020
220-49-023	AMD-P	86-24-065	220-56-295	AMD-C	86-03-089	220-57-17500P	NEW-E	86-08-065
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220-52-010	AMD	86-19-043	220-56-29500B	NEW-E	86-08-065	220-57-200	AMD-C	86-03-089
220-52-03000C	NEW-E	86-09-010	220-56-29500B	REP-E	86-14-024	220-57-200	AMD	86-09-020
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220-52-04600Q	NEW-E	86-24-006	220-56-305	AMD	86-09-020	220-57-20000C	REP-E	86-23-008
220-52-05300Q	NEW-E	86-11-042	220-56-30500B	NEW-E	86-08-065	220-57-220	AMD-C	86-03-089
220-52-060	AMD-P	86-15-086	220-56-30500B	REP-E	86-14-024	220-57-220	AMD	86-09-020
220-52-060	AMD	86-19-043	220-56-310	AMD-C	86-03-089	220-57-22000A	NEW-E	86-20-002
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220-52-07100A	NEW-E	86-21-014	220-56-312	NEW-C	86-03-089	220-57-260	AMD-C	86-03-089
220-52-072	NEW-P	86-21-013	220-56-312	NEW	86-09-020	220-57-260	AMD	86-09-020
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220-52-073	AMD-P	86-16-021	220-56-31200A	REP-E	86-14-024	220-57-27000Q	NEW-E	86-18-075
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220-57-31500E	NEW-E	86-09-018	220-57A-152	AMD-C	86-03-089
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220-57-43500D	NEW-E	86-23-032	220-69-243	NEW	86-19-043
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220-57-46000P	NEW-E	86-11-051	220-69-255	REP	86-19-043
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220-57-46000R	REP-E	86-23-008	220-69-260	AMD	86-19-043
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220-57A-015	AMD-C	86-03-089	220-69-272	AMD	86-19-043
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220-57A-017	AMD-C	86-03-089	220-69-273	AMD	86-19-043
220-57A-017	AMD	86-09-020	220-69-274	AMD-P	86-15-086
220-57A-035	AMD-C	86-03-089	220-69-274	AMD	86-19-043
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220-57A-037	AMD-C	86-03-089	220-69-280	AMD	86-19-043
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220-57A-040	AMD-C	86-03-089	220-69-300	AMD	86-19-043
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230-02-350	AMD-C	86-24-026	220-76-030	AMD-C	86-24-026
230-02-350	AMD-P	86-15-027	220-76-030	AMD-P	86-15-027
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230-08-100	REP-P	86-15-027	220-76-030	AMD-P	86-15-027
230-08-130	AMD-P	86-15-027	220-76-030	AMD	86-19-056
230-08-130	AMD	86-19-056	220-76-030	AMD	86-15-027
230-08-160	AMD-P	86-15-027	220-76-030	AMD-P	86-15-027
230-08-160	AMD	86-19-056	220-76-030	AMD	86-19-056
230-08-165	NEW-P	86-11-005	220-76-030	AMD-P	86-11-005
230-08-165	NEW-C	86-15-026	220-76-030	AMD	86-15-026
230-08-165	NEW-C	86-17-054	220-76-030	AMD-P	86-17-054
230-12-040	AMD-P	86-09-040	220-76-030	AMD	86-09-040
230-12-040	AMD	86-13-055	220-76-030	AMD	86-13-055
230-12-075	NEW-P	86-19-055	220-76-030	AMD-P	86-19-055
230-12-075	NEW	86-24-025	220-76-030	AMD	86-24-025
230-12-240	NEW-P	86-13-053	220-76-030	NEW-P	86-13-053
230-12-310	AMD-P	86-09-040	220-76-030	AMD-P	86-09-040
230-12-310	AMD-P	86-13-053	220-76-030	AMD-P	86-13-053
230-12-310	AMD-P	86-14-076	220-		

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
230-12-310	AMD-P	86-17-056	232-12-806	REP	86-03-053	248-14-080	AMD-P	86-24-073
230-12-310	AMD	86-21-060	232-12-807	NEW	86-03-053	248-14-090	AMD-P	86-24-073
230-20-010	AMD-P	86-05-044	232-12-809	AMD-P	86-05-049	248-14-235	AMD-P	86-16-039
230-20-010	AMD	86-09-036	232-12-809	AMD	86-09-024	248-14-235	AMD	86-20-018
230-20-064	AMD-P	86-07-043	232-16-289	REP-P	86-14-105	248-14-240	AMD-P	86-16-039
230-20-064	AMD-C	86-13-054	232-16-289	REP	86-18-010	248-14-240	AMD	86-20-018
230-20-064	AMD-C	86-17-055	232-16-380	AMD-P	86-14-104	248-16-900	AMD-P	86-03-070
230-20-100	AMD-P	86-05-044	232-16-380	AMD-W	86-17-004	248-16-900	AMD	86-08-002
230-20-100	AMD	86-09-036	232-16-630	REP-P	86-14-105	248-16-999	AMD-P	86-03-070
230-20-240	AMD-P	86-05-044	232-16-630	REP	86-18-010	248-16-999	AMD	86-08-002
230-20-240	AMD	86-09-036	232-16-650	REP-P	86-14-105	248-18-001	AMD-P	86-03-070
230-20-246	AMD-P	86-05-044	232-16-650	REP	86-18-010	248-18-001	AMD	86-08-002
230-20-246	AMD	86-09-036	232-16-670	REP-P	86-14-105	248-18-010	AMD-P	86-03-070
230-20-380	AMD-P	86-24-027	232-16-670	REP	86-18-010	248-18-010	AMD	86-08-002
230-30-050	AMD	86-07-037	232-28-108	REP-P	86-12-054	248-18-031	AMD-P	86-23-026
230-30-060	AMD-P	86-21-061	232-28-108	REP	86-16-028	248-18-040	AMD-P	86-05-005
230-30-070	AMD-P	86-21-061	232-28-109	NEW-P	86-12-054	248-18-040	AMD	86-08-086
230-40-010	AMD-P	86-15-059	232-28-109	NEW	86-16-028	248-18-245	AMD-P	86-03-070
230-40-010	AMD	86-19-056	232-28-210	REP-P	86-09-084	248-18-245	AMD	86-08-002
230-40-055	AMD-P	86-11-005	232-28-210	REP	86-16-020	248-18-312	NEW-P	86-24-008
230-40-055	AMD-C	86-15-026	232-28-211	NEW-P	86-05-050	248-18-320	REP-P	86-24-008
230-40-055	AMD	86-17-057	232-28-211	NEW-W	86-06-027	248-18-321	NEW-P	86-24-008
230-40-070	AMD-P	86-09-040	232-28-212	NEW-P	86-09-084	248-18-515	AMD-P	86-03-070
230-40-070	AMD	86-13-055	232-28-212	NEW	86-16-020	248-18-515	AMD	86-08-002
230-40-120	AMD-P	86-11-005	232-28-212	NEW-E	86-16-027	248-18-662	NEW-P	86-24-008
230-40-120	AMD	86-15-025	232-28-21201	NEW-P	86-17-095	248-18-663	NEW-P	86-24-008
230-40-310	AMD-P	86-09-040	232-28-21201	NEW	86-21-011	248-18-718	AMD-P	86-03-070
230-40-310	AMD	86-13-055	232-28-409	REP-P	86-14-106	248-18-718	AMD	86-08-002
230-40-400	AMD-P	86-11-005	232-28-409	REP	86-18-020	248-18-999	AMD-P	86-03-070
230-46-010	AMD-P	86-03-035	232-28-410	NEW-P	86-14-106	248-18-999	AMD	86-08-002
230-46-010	AMD	86-08-007	232-28-410	NEW	86-18-020	248-19-200	REP	86-06-030
230-46-020	AMD-P	86-03-035	232-28-508	REP-P	86-12-053	248-19-210	AMD	86-06-030
230-46-020	AMD	86-08-007	232-28-508	REP	86-18-019	248-19-220	AMD	86-06-030
230-46-030	REP-P	86-03-035	232-28-509	NEW-P	86-12-053	248-19-230	AMD	86-06-030
230-46-030	REP	86-07-044	232-28-509	NEW	86-18-019	248-19-240	AMD	86-06-030
230-46-040	REP-P	86-03-035	232-28-61423	NEW-E	86-05-051	248-19-260	AMD	86-06-030
230-46-040	REP	86-07-044	232-28-615	REP-P	86-14-102	248-19-270	AMD	86-06-030
230-46-050	REP-P	86-03-035	232-28-615	REP	86-24-023	248-19-280	AMD	86-06-030
230-46-050	REP	86-07-044	232-28-61502	NEW-E	86-03-002	248-19-290	REP	86-06-030
230-46-060	REP-P	86-03-035	232-28-61506	NEW-E	86-03-018	248-19-295	NEW	86-06-030
230-46-060	REP	86-07-044	232-28-61507	NEW-E	86-07-030	248-19-300	AMD	86-06-030
230-46-100	NEW-P	86-05-045	232-28-61508	NEW-E	86-06-029	248-19-310	AMD	86-06-030
230-46-100	NEW-P	86-06-001	232-28-61508	NEW-E	86-12-047	248-19-320	AMD	86-06-030
230-46-100	NEW-C	86-11-004	232-28-61508	NEW-E	86-18-044	248-19-325	REP	86-06-030
230-46-100	NEW-C	86-13-054	232-28-61509	NEW-E	86-08-060	248-19-326	NEW	86-06-030
230-46-110	NEW-P	86-05-045	232-28-61510	NEW-E	86-08-061	248-19-327	NEW	86-06-030
230-46-110	NEW-P	86-07-036	232-28-61511	NEW-E	86-09-071	248-19-330	AMD	86-06-030
230-46-110	NEW-C	86-11-004	232-28-61511	NEW-P	86-09-083	248-19-340	AMD	86-06-030
230-46-110	NEW-C	86-13-054	232-28-61511	NEW	86-12-046	248-19-350	AMD	86-06-030
230-46-120	NEW-P	86-05-045	232-28-61511	REP-P	86-17-053	248-19-373	AMD-P	86-09-049
230-46-120	NEW-C	86-11-004	232-28-61511	REP	86-24-022	248-19-373	AMD	86-12-044
230-46-140	NEW-P	86-05-045	232-28-61511	REP	86-24-062	248-19-400	AMD	86-06-030
230-46-140	NEW-C	86-11-004	232-28-61512	NEW-E	86-13-041	248-19-403	AMD	86-06-030
230-46-140	NEW-C	86-13-054	232-28-61512	NEW-E	86-19-020	248-19-405	AMD	86-06-030
232-12-001	AMD-P	86-14-102	232-28-61513	NEW-E	86-16-029	248-19-410	AMD	86-06-030
232-12-001	AMD-P	86-17-053	232-28-61514	NEW-E	86-18-061	248-19-415	AMD	86-06-030
232-12-001	AMD	86-21-017	232-28-61515	NEW-E	86-16-030	248-19-420	AMD	86-06-030
232-12-04506	NEW-E	86-03-017	232-28-61516	NEW-E	86-22-030	248-19-430	AMD	86-06-030
232-12-04507	NEW-E	86-04-021	232-28-61517	NEW-E	86-21-001	248-19-440	AMD	86-06-030
232-12-091	AMD-P	86-05-047	232-28-616	NEW-P	86-14-102	248-19-450	AMD	86-06-030
232-12-091	AMD	86-09-023	232-28-616	NEW	86-24-023	248-19-460	AMD	86-06-030
232-12-167	REP-P	86-14-102	232-28-707	REP	86-06-028	248-19-470	AMD	86-06-030
232-12-167	REP-P	86-17-053	232-28-708	NEW	86-06-028	248-19-475	AMD	86-06-030
232-12-167	REP	86-21-017	232-28-708	REP-P	86-24-061	248-19-480	AMD	86-06-030
232-12-168	NEW-P	86-14-102	232-28-709	NEW-P	86-24-061	248-21-002	AMD-P	86-03-070
232-12-168	NEW-P	86-17-053	232-28-807	REP-P	86-05-048	248-21-002	AMD	86-08-002
232-12-168	NEW	86-21-017	232-28-807	REP	86-12-045	248-29-001	AMD	86-04-031
232-12-169	NEW-P	86-24-021	232-28-808	NEW-P	86-05-048	248-29-010	AMD	86-04-031
232-12-189	AMD	86-03-054	232-28-808	NEW	86-12-045	248-29-020	AMD	86-04-031
232-12-241	AMD	86-03-055	240-10-010	AMD-P	86-05-023	248-29-030	AMD	86-04-031
232-12-241	AMD-P	86-14-103	240-10-010	AMD	86-08-070	248-29-040	AMD	86-04-031
232-12-241	AMD-W	86-16-035	240-10-030	AMD-P	86-05-023	248-29-050	AMD	86-04-031
232-12-241	AMD-P	86-17-052	240-10-030	AMD	86-08-070	248-29-060	AMD	86-04-031
232-12-241	AMD	86-21-009	240-10-040	AMD-P	86-05-023	248-29-070	AMD	86-04-031
232-12-292	NEW-P	86-17-096	240-10-040	AMD	86-08-070	248-29-080	AMD	86-04-031
232-12-292	NEW	86-21-010	240-10-055	NEW-P	86-05-023	248-29-090	AMD	86-04-031
232-12-804	AMD	86-03-052	240-10-055	NEW	86-08-070	248-40-040	AMD-P	86-10-074

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-40-040	AMD	86-14-008	250-61-100	NEW-P	86-13-067	251-01-120	NEW	86-09-078
248-40-050	AMD-P	86-10-074	250-61-100	NEW-E	86-18-017	251-01-125	NEW-P	86-06-052
248-40-050	AMD	86-14-008	250-61-100	NEW-C	86-20-082	251-01-125	NEW	86-09-078
248-100-175	REP	86-05-013	250-61-100	NEW	86-24-003	251-01-130	NEW-P	86-06-052
248-140-010	AMD-P	86-03-070	250-61-110	NEW-P	86-13-067	251-01-130	NEW	86-09-078
248-140-010	AMD	86-08-002	250-61-110	NEW-E	86-18-017	251-01-135	NEW-P	86-06-052
248-140-140	AMD-P	86-03-070	250-61-110	NEW-C	86-20-082	251-01-135	NEW	86-09-078
248-140-140	AMD	86-08-002	250-61-110	NEW	86-24-003	251-01-140	NEW-P	86-06-052
248-140-150	AMD-P	86-03-070	250-61-120	NEW-P	86-13-067	251-01-140	NEW	86-09-078
248-140-150	AMD	86-08-002	250-61-120	NEW-E	86-18-017	251-01-145	NEW-P	86-06-052
248-140-220	AMD-P	86-03-070	250-61-120	NEW-C	86-20-082	251-01-145	NEW	86-09-078
248-140-220	AMD	86-08-002	250-61-120	NEW	86-24-003	251-01-150	NEW-P	86-06-052
248-554-001	AMD-P	86-18-064	250-61-130	NEW-P	86-13-067	251-01-150	NEW	86-09-078
248-554-001	AMD-E	86-18-065	250-61-130	NEW-E	86-18-017	251-01-155	NEW-P	86-06-052
248-554-001	AMD	86-22-039	250-61-130	NEW-C	86-20-082	251-01-155	NEW	86-09-078
248-554-005	AMD-P	86-18-064	250-61-130	NEW	86-24-003	251-01-160	NEW-P	86-06-052
248-554-005	AMD-E	86-18-065	250-61-140	NEW-P	86-13-067	251-01-160	NEW	86-09-078
248-554-005	AMD	86-22-039	250-61-140	NEW-E	86-18-017	251-01-165	NEW-P	86-06-052
248-554-010	AMD-P	86-18-064	250-61-140	NEW-C	86-20-082	251-01-165	NEW	86-09-078
248-554-010	AMD-E	86-18-065	250-61-140	NEW	86-24-003	251-01-170	NEW-P	86-06-052
248-554-010	AMD	86-22-039	250-61-150	NEW-P	86-13-067	251-01-170	NEW	86-09-078
248-554-015	AMD-P	86-18-064	250-61-150	NEW-E	86-18-017	251-01-175	NEW-P	86-06-052
248-554-015	AMD-E	86-18-065	250-61-150	NEW-C	86-20-082	251-01-175	NEW	86-09-078
248-554-015	AMD	86-22-039	250-61-150	NEW	86-24-003	251-01-180	NEW-P	86-06-052
248-554-018	NEW-P	86-18-064	250-61-160	NEW-P	86-13-067	251-01-180	NEW	86-09-078
248-554-018	NEW-E	86-18-065	250-61-160	NEW-E	86-18-017	251-01-185	NEW-P	86-06-052
248-554-018	NEW	86-22-039	250-61-160	NEW-C	86-20-082	251-01-185	NEW	86-09-078
248-554-020	AMD-P	86-18-064	250-61-160	NEW	86-24-003	251-01-190	NEW-P	86-06-052
248-554-020	AMD-E	86-18-065	250-61-170	NEW-C	86-20-082	251-01-190	NEW	86-09-078
248-554-020	AMD	86-22-039	250-61-170	NEW	86-24-003	251-01-190	AMD-P	86-23-047
248-554-030	AMD-P	86-18-064	250-61-180	NEW-C	86-20-082	251-01-195	NEW-P	86-06-052
248-554-030	AMD-E	86-18-065	250-61-180	NEW	86-24-003	251-01-195	NEW	86-09-078
248-554-030	AMD	86-22-039	250-61-190	NEW-C	86-20-082	251-01-200	NEW-P	86-06-052
250-20-021	AMD-P	86-09-033	250-61-190	NEW	86-24-003	251-01-200	NEW	86-09-078
250-20-021	AMD-E	86-09-034	251-01-005	NEW-P	86-06-052	251-01-205	NEW-P	86-06-052
250-20-021	AMD	86-12-077	251-01-005	NEW	86-09-078	251-01-205	NEW	86-09-078
250-40-050	AMD-E	86-04-038	251-01-010	NEW-P	86-06-052	251-01-210	NEW-P	86-06-052
250-40-050	AMD-E	86-07-041	251-01-010	NEW	86-09-078	251-01-210	NEW	86-09-078
250-40-050	AMD-P	86-07-042	251-01-015	NEW-P	86-06-052	251-01-215	NEW-P	86-06-052
250-40-050	AMD	86-10-014	251-01-015	NEW	86-09-078	251-01-215	NEW	86-09-078
250-61	REVIEW	86-20-094	251-01-020	NEW-P	86-06-052	251-01-220	NEW-P	86-06-052
250-61-010	NEW-P	86-13-067	251-01-020	NEW	86-09-078	251-01-220	NEW	86-09-078
250-61-010	NEW-E	86-18-017	251-01-025	NEW-P	86-06-052	251-01-225	NEW-P	86-06-052
250-61-010	NEW-C	86-20-082	251-01-025	NEW	86-09-078	251-01-225	NEW	86-09-078
250-61-010	NEW	86-24-003	251-01-030	NEW-P	86-06-052	251-01-230	NEW-P	86-06-052
250-61-020	NEW-P	86-13-067	251-01-030	NEW	86-09-078	251-01-230	NEW	86-09-078
250-61-020	NEW-E	86-18-017	251-01-035	NEW-P	86-06-052	251-01-235	NEW-P	86-06-052
250-61-020	NEW-C	86-20-082	251-01-035	NEW	86-09-078	251-01-235	NEW	86-09-078
250-61-020	NEW	86-24-003	251-01-040	NEW-P	86-06-052	251-01-240	NEW-P	86-06-052
250-61-030	NEW-P	86-13-067	251-01-040	NEW	86-09-078	251-01-240	NEW	86-09-078
250-61-030	NEW-E	86-18-017	251-01-045	NEW-P	86-06-052	251-01-245	NEW-P	86-06-052
250-61-030	NEW-C	86-20-082	251-01-045	NEW	86-09-078	251-01-245	NEW	86-09-078
250-61-030	NEW	86-24-003	251-01-050	NEW-P	86-06-052	251-01-250	NEW-P	86-06-052
250-61-040	NEW-P	86-13-067	251-01-050	NEW	86-09-078	251-01-250	NEW	86-09-078
250-61-040	NEW-E	86-18-017	251-01-055	NEW-P	86-06-052	251-01-255	NEW-P	86-06-052
250-61-040	NEW-C	86-20-082	251-01-055	NEW	86-09-078	251-01-255	NEW	86-09-078
250-61-040	NEW	86-24-003	251-01-060	NEW-P	86-06-052	251-01-260	NEW-P	86-06-052
250-61-050	NEW-P	86-13-067	251-01-060	NEW	86-09-078	251-01-260	NEW	86-09-078
250-61-050	NEW-E	86-18-017	251-01-065	NEW-P	86-06-052	251-01-265	NEW-P	86-06-052
250-61-050	NEW-C	86-20-082	251-01-065	NEW	86-09-078	251-01-265	NEW	86-09-078
250-61-050	NEW	86-24-003	251-01-070	NEW-P	86-06-052	251-01-270	NEW-P	86-06-052
250-61-060	NEW-P	86-13-067	251-01-070	NEW	86-09-078	251-01-270	NEW	86-09-078
250-61-060	NEW-E	86-18-017	251-01-075	NEW-P	86-06-052	251-01-275	NEW-P	86-06-052
250-61-060	NEW-C	86-20-082	251-01-075	NEW	86-09-078	251-01-275	NEW	86-09-078
250-61-060	NEW	86-24-003	251-01-080	NEW-P	86-06-052	251-01-280	NEW-P	86-06-052
250-61-070	NEW-P	86-13-067	251-01-080	NEW	86-09-078	251-01-280	NEW	86-09-078
250-61-070	NEW-E	86-18-017	251-01-085	NEW-P	86-06-052	251-01-285	NEW-P	86-06-052
250-61-070	NEW-C	86-20-082	251-01-085	NEW	86-09-078	251-01-285	NEW	86-09-078
250-61-070	NEW	86-24-003	251-01-100	NEW-P	86-06-052	251-01-290	NEW-P	86-06-052
250-61-080	NEW-P	86-13-067	251-01-100	NEW	86-09-078	251-01-290	NEW	86-09-078
250-61-080	NEW-E	86-18-017	251-01-105	NEW-P	86-06-052	251-01-295	NEW-P	86-06-052
250-61-080	NEW-C	86-20-082	251-01-105	NEW	86-09-078	251-01-295	NEW	86-09-078
250-61-080	NEW	86-24-003	251-01-110	NEW-P	86-06-052	251-01-300	NEW-P	86-06-052
250-61-090	NEW-P	86-13-067	251-01-110	NEW	86-09-078	251-01-300	NEW	86-09-078
250-61-090	NEW-E	86-18-017	251-01-115	NEW-P	86-06-052	251-01-300	AMD-P	86-23-047
250-61-090	NEW-C	86-20-082	251-01-115	NEW	86-09-078	251-01-305	NEW-P	86-06-052
250-61-090	NEW	86-24-003	251-01-120	NEW-P	86-06-052	251-01-305	NEW	86-09-078

**Table of WAC Sections Affected**

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
251-01-310	NEW-P	86-06-052	251-10-025	AMD-P	86-10-066	251-25-030	NEW-P	86-10-066
251-01-310	NEW	86-09-078	251-10-025	AMD-E	86-12-037	251-25-030	NEW-E	86-12-037
251-01-315	NEW-P	86-06-052	251-10-025	AMD	86-14-041	251-25-030	NEW	86-14-041
251-01-315	NEW	86-09-078	251-10-030	AMD-P	86-23-047	251-25-040	NEW-P	86-10-066
251-01-320	NEW-P	86-06-052	251-10-055	AMD-P	86-23-047	251-25-040	NEW-E	86-12-037
251-01-320	NEW	86-09-078	251-10-105	NEW	86-06-033	251-25-040	NEW	86-14-041
251-01-325	NEW-P	86-06-052	251-10-108	NEW-P	86-24-077	251-25-050	NEW-P	86-10-066
251-01-325	NEW	86-09-078	251-10-110	AMD-C	86-04-011	251-25-050	NEW-E	86-12-037
251-01-330	NEW-P	86-06-052	251-10-110	AMD	86-06-033	251-25-050	NEW	86-14-041
251-01-330	NEW	86-09-078	251-10-110	AMD-W	86-08-091	253-16-070	AMD-P	86-22-023
251-01-335	NEW-P	86-06-052	251-10-111	NEW	86-06-033	253-16-090	AMD-P	86-22-023
251-01-335	NEW	86-09-078	251-10-115	NEW-W	86-08-091	253-16-100	AMD-P	86-22-023
251-01-340	NEW-P	86-06-052	251-10-115	NEW-P	86-24-075	254-20-010	NEW-P	86-17-090
251-01-340	NEW	86-09-078	251-10-115	NEW-P	86-24-076	254-20-010	NEW-E	86-17-091
251-01-345	NEW-P	86-06-052	251-10-120	AMD-W	86-08-091	254-20-010	NEW-C	86-20-031
251-01-345	NEW	86-09-078	251-10-195	AMD-P	86-23-047	254-20-010	NEW	86-21-103
251-01-350	NEW-P	86-06-052	251-12-240	AMD-P	86-23-047	254-20-020	NEW-P	86-17-090
251-01-350	NEW	86-09-078	251-14-050	AMD-P	86-04-077	254-20-020	NEW-E	86-17-091
251-01-355	NEW-P	86-06-052	251-14-050	AMD-P	86-04-078	254-20-020	NEW-C	86-20-031
251-01-355	NEW	86-09-078	251-14-050	AMD-C	86-08-038	254-20-020	NEW	86-21-103
251-01-360	NEW-P	86-06-052	251-14-050	AMD	86-09-076	254-20-030	NEW-P	86-17-090
251-01-360	NEW	86-09-078	251-14-050	AMD-P	86-23-047	254-20-030	NEW-E	86-17-091
251-01-365	NEW-P	86-06-052	251-14-060	AMD-P	86-04-078	254-20-030	NEW-C	86-20-031
251-01-365	NEW	86-09-078	251-14-060	AMD-C	86-08-038	254-20-030	NEW	86-21-103
251-01-370	NEW-P	86-06-052	251-14-060	AMD	86-09-076	254-20-040	NEW-P	86-17-090
251-01-370	NEW	86-09-078	251-14-080	AMD-W	86-08-091	254-20-040	NEW-E	86-17-091
251-01-375	NEW-P	86-06-052	251-14-080	AMD-P	86-10-064	254-20-040	NEW-C	86-20-031
251-01-375	NEW	86-09-078	251-14-080	AMD-P	86-10-065	254-20-040	NEW	86-21-103
251-01-380	NEW-P	86-06-052	251-14-080	AMD	86-14-042	254-20-050	NEW-P	86-17-090
251-01-380	NEW	86-09-078	251-14-082	NEW-W	86-08-091	254-20-050	NEW-E	86-17-091
251-01-385	NEW-P	86-06-052	251-14-082	NEW-P	86-10-064	254-20-050	NEW-C	86-20-031
251-01-385	NEW	86-09-078	251-14-082	NEW	86-14-042	254-20-050	NEW	86-21-103
251-01-390	NEW-P	86-06-052	251-14-083	NEW-W	86-08-091	254-20-060	NEW-P	86-17-090
251-01-390	NEW	86-09-078	251-14-083	NEW-P	86-10-064	254-20-060	NEW-E	86-17-091
251-01-395	NEW-P	86-06-052	251-14-083	NEW	86-14-042	254-20-060	NEW-C	86-20-031
251-01-395	NEW	86-09-078	251-14-084	NEW-W	86-08-091	254-20-060	NEW	86-21-103
251-01-400	NEW-P	86-06-052	251-14-084	NEW-P	86-10-065	254-20-070	NEW-P	86-17-090
251-01-400	NEW	86-09-078	251-14-085	NEW-W	86-08-091	254-20-070	NEW-E	86-17-091
251-01-400	AMD-P	86-23-047	251-14-085	NEW-P	86-10-064	254-20-070	NEW-C	86-20-031
251-01-405	NEW-P	86-06-052	251-14-085	NEW	86-14-042	254-20-070	NEW	86-21-103
251-01-405	NEW	86-09-078	251-14-086	NEW-W	86-08-091	254-20-080	NEW-P	86-17-090
251-01-410	NEW-P	86-06-052	251-14-086	NEW-P	86-10-064	254-20-080	NEW-E	86-17-091
251-01-410	NEW	86-09-078	251-14-086	NEW	86-14-042	254-20-080	NEW-C	86-20-031
251-01-415	NEW-P	86-06-052	251-14-087	NEW-W	86-08-091	254-20-080	NEW	86-21-103
251-01-415	NEW	86-09-078	251-14-087	NEW-P	86-10-064	254-20-090	NEW-P	86-17-090
251-01-420	NEW-P	86-06-052	251-14-087	NEW	86-14-042	254-20-090	NEW-E	86-17-091
251-01-420	NEW	86-09-078	251-14-090	AMD-W	86-08-091	254-20-090	NEW-C	86-20-031
251-01-425	NEW-P	86-06-052	251-18-035	AMD	86-06-034	254-20-090	NEW	86-21-103
251-01-425	NEW	86-09-078	251-18-041	AMD	86-03-081	254-20-090	AMD-P	86-22-057
251-01-430	NEW-P	86-06-052	251-18-060	AMD	86-06-034	254-20-090	AMD-E	86-23-048
251-01-430	NEW	86-09-078	251-18-176	AMD-P	86-23-047	254-20-100	NEW-P	86-17-090
251-01-435	NEW-P	86-06-052	251-18-180	AMD	86-03-081	254-20-100	NEW-E	86-17-091
251-01-435	NEW	86-09-078	251-18-240	AMD	86-06-034	254-20-100	NEW-C	86-20-031
251-01-440	NEW-P	86-06-052	251-18-250	REP	86-06-034	254-20-100	NEW	86-21-103
251-01-440	NEW	86-09-078	251-18-350	AMD-P	86-23-047	254-20-110	NEW-P	86-17-090
251-01-445	NEW-P	86-06-052	251-18-390	REP	86-06-034	254-20-110	NEW-E	86-17-091
251-01-445	NEW	86-09-078	251-22-040	AMD-P	86-04-079	254-20-110	NEW-C	86-20-031
251-01-450	NEW-P	86-06-052	251-22-040	AMD	86-08-037	254-20-110	NEW	86-21-103
251-01-450	NEW	86-09-078	251-22-040	AMD-P	86-23-047	254-20-120	NEW-P	86-17-090
251-01-455	NEW-P	86-06-052	251-22-045	AMD-P	86-23-047	254-20-120	NEW-E	86-17-091
251-01-455	NEW	86-09-078	251-22-240	AMD-P	86-15-028	254-20-120	NEW-C	86-20-031
251-01-460	NEW-P	86-06-052	251-22-240	AMD-W	86-23-004	254-20-120	NEW	86-21-103
251-01-460	NEW	86-09-078	251-23-010	NEW	86-06-034	260-12-160	AMD-P	86-04-042
251-04-020	AMD	86-03-081	251-23-020	NEW	86-06-034	260-13-010	NEW-P	86-09-092
251-04-020	AMD-P	86-04-076	251-23-030	NEW	86-06-034	260-13-010	NEW	86-13-056
251-04-020	REP	86-06-052	251-23-040	NEW	86-06-034	260-13-020	NEW-P	86-09-092
251-04-020	REP	86-09-078	251-23-040	AMD-P	86-23-047	260-13-020	NEW	86-13-056
251-04-040	AMD-P	86-23-047	251-23-050	NEW	86-06-034	260-13-020	AMD-P	86-15-082
251-04-050	AMD-P	86-06-052	251-23-050	AMD-P	86-23-047	260-13-020	AMD	86-21-081
251-04-050	AMD	86-09-077	251-23-060	NEW	86-06-034	260-13-030	NEW-P	86-09-092
251-05-060	AMD-P	86-23-047	251-23-060	AMD-P	86-23-047	260-13-030	NEW	86-13-056
251-09-020	AMD-W	86-08-091	251-25-010	NEW-P	86-10-066	260-13-040	NEW-P	86-09-092
251-09-030	AMD-W	86-08-091	251-25-010	NEW-E	86-12-037	260-13-040	NEW	86-13-056
251-09-030	AMD-P	86-08-102	251-25-010	NEW	86-14-041	260-13-050	NEW-P	86-09-092
251-09-030	AMD	86-12-006	251-25-020	NEW-P	86-10-066	260-13-050	NEW	86-13-056
251-10-020	AMD-P	86-24-074	251-25-020	NEW-E	86-12-037	260-13-060	NEW-P	86-09-092
			251-25-020	NEW	86-14-041	260-13-060	NEW	86-13-056

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260-13-070	NEW 86-13-056	260-13-430	NEW-P 86-09-092	261-40-150	AMD 86-15-018
260-13-080	NEW-P 86-09-092	260-13-430	NEW 86-13-056	261-40-150	AMD-P 86-19-068
260-13-080	NEW 86-13-056	260-13-440	NEW-P 86-09-092	261-40-150	AMD-C 86-22-009
260-13-090	NEW-P 86-09-092	260-13-440	NEW 86-13-056	261-40-155	NEW-P 86-19-068
260-13-090	NEW 86-13-056	260-13-450	NEW-P 86-09-092	261-40-155	NEW-C 86-22-009
260-13-100	NEW-P 86-09-092	260-13-450	NEW 86-13-056	261-40-170	AMD-P 86-08-077
260-13-100	NEW 86-13-056	260-13-460	NEW-P 86-09-092	261-40-170	AMD 86-11-041
260-13-110	NEW-P 86-09-092	260-13-460	NEW-P 86-15-086	261-40-170	AMD-P 86-19-068
260-13-110	NEW 86-13-056	260-13-460	NEW 86-21-081	261-40-170	AMD-C 86-22-009
260-13-120	NEW-P 86-09-092	260-13-470	NEW-P 86-09-092	261-40-200	AMD-P 86-08-077
260-13-120	NEW 86-13-056	260-13-470	NEW-P 86-15-086	261-40-200	AMD 86-11-041
260-13-130	NEW-P 86-09-092	260-13-470	NEW 86-21-081	261-40-201	AMD-P 86-08-077
260-13-130	NEW 86-13-056	260-13-480	NEW-P 86-15-086	261-40-201	AMD-C 86-11-040
260-13-140	NEW-P 86-09-092	260-13-480	NEW 86-21-081	261-40-201	AMD 86-13-052
260-13-140	NEW 86-13-056	260-13-490	NEW-P 86-15-086	261-40-220	AMD-P 86-08-077
260-13-150	NEW-P 86-09-092	260-13-490	NEW 86-21-081	261-40-220	AMD 86-11-041
260-13-150	NEW 86-13-056	260-13-500	NEW-P 86-15-086	261-40-250	NEW-P 86-08-077
260-13-160	NEW-P 86-09-092	260-16-040	AMD-P 86-04-042	261-40-250	NEW 86-11-041
260-13-160	NEW 86-13-056	260-16-040	AMD-P 86-15-082	261-40-315	AMD-P 86-08-077
260-13-160	AMD-P 86-15-082	260-16-040	AMD 86-21-081	261-40-315	AMD 86-11-041
260-13-160	AMD 86-21-081	260-16-050	NEW-P 86-04-042	261-40-400	AMD-P 86-08-077
260-13-170	NEW-P 86-09-092	260-16-050	NEW-P 86-15-082	261-40-400	AMD 86-11-041
260-13-170	NEW 86-13-056	260-16-050	NEW 86-21-081	261-40-405	AMD-P 86-08-077
260-13-180	NEW-P 86-09-092	260-16-060	NEW-P 86-15-082	261-40-405	AMD 86-11-041
260-13-180	NEW 86-13-056	260-16-060	NEW 86-21-081	261-40-410	AMD-P 86-08-077
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260-13-190	NEW 86-13-056	260-16-070	NEW 86-21-081	261-40-435	AMD-P 86-08-077
260-13-190	AMD-P 86-15-082	260-16-080	NEW-P 86-15-082	261-40-435	AMD 86-11-041
260-13-190	AMD 86-21-081	260-16-080	NEW 86-21-081	261-40-470	AMD-P 86-08-077
260-13-200	NEW-P 86-09-092	260-36-020	AMD-P 86-04-042	261-40-470	AMD 86-11-041
260-13-200	NEW 86-13-056	260-36-020	AMD-E 86-05-017	261-40-480	AMD-P 86-08-077
260-13-210	NEW-P 86-09-092	260-36-020	AMD 86-09-072	261-40-480	AMD 86-11-041
260-13-210	NEW 86-13-056	260-36-030	AMD-P 86-04-042	261-40-485	AMD-P 86-08-077
260-13-220	NEW-P 86-09-092	260-36-030	AMD-E 86-05-017	261-40-485	AMD 86-11-041
260-13-220	NEW 86-13-056	260-36-030	AMD 86-09-072	261-40-490	AMD-P 86-08-077
260-13-230	NEW-P 86-09-092	260-36-040	AMD-P 86-04-042	261-40-490	AMD 86-11-041
260-13-230	NEW 86-13-056	260-36-040	AMD-E 86-05-017	261-50-030	AMD-P 86-10-046
260-13-240	NEW-P 86-09-092	260-36-040	AMD 86-09-072	261-50-030	AMD 86-14-081
260-13-240	NEW 86-13-056	260-36-080	AMD-P 86-04-042	261-50-040	AMD-P 86-10-046
260-13-250	NEW-P 86-09-092	260-36-080	AMD-E 86-05-017	261-50-040	AMD 86-14-081
260-13-250	NEW 86-13-056	260-36-080	AMD 86-09-072	261-50-045	AMD-P 86-10-046
260-13-260	NEW-P 86-09-092	260-40-100	AMD-P 86-04-042	261-50-045	AMD 86-14-081
260-13-260	NEW 86-13-056	260-40-100	AMD-E 86-05-017	261-50-090	AMD-P 86-10-046
260-13-270	NEW-P 86-09-092	260-40-100	AMD 86-09-072	261-50-090	AMD 86-14-081
260-13-270	NEW 86-13-056	260-48-035	NEW-P 86-04-042	263-12-007	AMD 86-03-021
260-13-280	NEW-P 86-09-092	260-48-035	NEW-E 86-05-017	263-12-015	AMD 86-03-021
260-13-280	NEW 86-13-056	260-48-035	NEW 86-09-072	263-12-016	AMD 86-03-021
260-13-290	NEW-P 86-09-092	260-70-010	AMD-P 86-04-042	263-12-017	NEW 86-03-021
260-13-290	NEW 86-13-056	260-70-010	AMD 86-09-072	263-12-018	AMD 86-03-021
260-13-300	NEW-P 86-09-092	260-72-010	AMD-P 86-15-082	263-12-019	NEW 86-03-021
260-13-300	NEW 86-13-056	260-72-010	AMD 86-21-081	263-12-050	AMD 86-03-021
260-13-310	NEW-P 86-09-092	261-02-050	NEW-P 86-08-077	263-12-056	AMD 86-03-021
260-13-310	NEW 86-13-056	261-02-050	NEW 86-11-041	263-12-060	AMD 86-03-021
260-13-320	NEW-P 86-09-092	261-02-060	NEW-P 86-08-077	263-12-098	NEW-C 86-03-023
260-13-320	NEW 86-13-056	261-02-060	NEW 86-11-041	263-12-098	NEW-W 86-05-007
260-13-330	NEW-P 86-09-092	261-10-080	AMD-P 86-08-077	263-12-125	AMD 86-03-021
260-13-330	NEW 86-13-056	261-10-080	AMD 86-11-041	263-12-145	AMD 86-03-021
260-13-330	AMD-P 86-15-082	261-12-090	NEW-P 86-08-077	263-12-145	AMD-E 86-03-022
260-13-330	AMD 86-21-081	261-12-090	NEW 86-11-041	263-12-150	AMD 86-03-021
260-13-340	NEW-P 86-09-092	261-14-090	NEW-P 86-08-077	263-12-150	AMD-E 86-03-022
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260-13-350	NEW-P 86-09-092	261-20	AMD-P 86-20-083	263-12-180	AMD 86-03-021
260-13-350	NEW 86-13-056	261-20	AMD 86-24-019	263-12-190	AMD 86-03-021
260-13-360	NEW-P 86-09-092	261-20-040	AMD-P 86-08-077	263-16-005	REP 86-03-021
260-13-360	NEW 86-13-056	261-20-040	AMD 86-11-041	263-16-010	REP 86-03-021
260-13-370	NEW-P 86-09-092	261-20-045	AMD-P 86-08-077	263-16-020	REP 86-03-021
260-13-370	NEW 86-13-056	261-20-045	AMD-C 86-11-040	263-16-030	REP 86-03-021
260-13-380	NEW-P 86-09-092	261-20-045	AMD 86-13-052	263-16-040	REP 86-03-021
260-13-380	NEW 86-13-056	261-20-090	AMD-P 86-08-077	263-16-050	REP 86-03-021
260-13-390	NEW-P 86-09-092	261-20-090	AMD 86-11-041	263-16-060	REP 86-03-021
260-13-390	NEW 86-13-056	261-40-135	AMD-P 86-08-077	263-16-070	REP 86-03-021
260-13-400	NEW-P 86-09-092	261-40-135	AMD 86-11-041	263-16-080	REP 86-03-021
260-13-400	NEW 86-13-056	261-40-140	AMD-P 86-08-077	263-16-090	REP 86-03-021
260-13-410	NEW-P 86-09-092	261-40-140	AMD 86-11-041	275-16-030	AMD-P 86-14-010
260-13-410	NEW 86-13-056	261-40-145	AMD-P 86-08-077	275-16-030	AMD-E 86-14-072
260-13-420	NEW-P 86-09-092	261-40-145	AMD 86-11-041	275-16-030	AMD 86-17-075

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275-19-030	AMD	86-22-020	284-51-075	NEW	86-22-051	286-24-010	AMD	86-23-038
275-19-040	AMD-P	86-19-087	284-51-180	AMD-P	86-19-051	286-26	AMD-P	86-20-052
275-19-040	AMD	86-22-020	284-51-180	AMD-W	86-19-084	286-26	AMD	86-23-038
275-19-075	AMD-P	86-23-053	284-51-185	NEW-P	86-19-085	286-26-010	AMD-P	86-20-052
275-19-075	AMD-E	86-24-001	284-51-185	NEW-C	86-22-006	286-26-010	AMD	86-23-038
275-19-940	NEW-P	86-19-087	284-51-185	NEW	86-22-051	286-26-020	AMD-P	86-20-052
275-19-940	NEW	86-22-020	284-53-010	NEW-P	86-14-112	286-26-020	AMD	86-23-038
275-19-950	NEW-P	86-19-087	284-53-010	NEW	86-18-027	286-26-030	AMD-P	86-20-052
275-19-950	NEW	86-22-020	284-78-010	NEW-E	86-14-069	286-26-030	AMD	86-23-038
275-19-960	NEW-P	86-19-087	284-78-010	NEW-P	86-15-062	286-26-040	AMD-P	86-20-052
275-19-960	NEW	86-22-020	284-78-010	NEW	86-18-043	286-26-040	AMD	86-23-038
275-19-970	NEW-P	86-19-087	284-78-020	NEW-E	86-14-069	286-26-055	AMD-P	86-20-052
275-19-970	NEW	86-22-020	284-78-020	NEW-P	86-15-062	286-26-055	AMD	86-23-038
275-19-980	NEW-P	86-19-087	284-78-020	NEW	86-18-043	286-26-060	AMD-P	86-20-052
275-19-980	NEW	86-22-020	284-78-030	NEW-E	86-14-069	286-26-060	AMD	86-23-038
275-19-985	NEW-P	86-19-087	284-78-030	NEW-P	86-15-062	286-26-070	AMD-P	86-20-052
275-19-985	NEW	86-22-020	284-78-030	NEW	86-18-043	286-26-070	AMD	86-23-038
275-19-990	NEW-P	86-19-087	284-78-040	NEW-E	86-14-069	289-02-020	AMD-P	86-14-021
275-19-990	NEW	86-22-020	284-78-040	NEW-P	86-15-062	289-02-020	AMD	86-19-016
275-26-020	AMD-E	86-04-074	284-78-040	NEW	86-18-043	289-10-310	AMD-P	86-14-021
275-26-020	AMD-P	86-04-075	284-78-050	NEW-E	86-14-069	289-10-310	AMD	86-19-016
275-26-020	AMD	86-08-003	284-78-050	NEW-P	86-15-062	289-10-320	REP-P	86-14-021
275-27	AMD-E	86-14-046	284-78-050	NEW	86-18-043	289-10-320	REP	86-19-016
275-27	AMD-P	86-14-060	284-78-060	NEW-E	86-14-069	289-10-330	REP-P	86-14-021
275-27	AMD	86-18-049	284-78-060	NEW-P	86-15-062	289-10-330	REP	86-19-016
275-27-050	AMD-E	86-14-046	284-78-060	NEW	86-18-043	289-10-520	AMD-P	86-14-021
275-27-050	AMD-P	86-14-060	284-78-070	NEW-E	86-14-069	289-10-520	AMD	86-19-016
275-27-050	AMD	86-18-049	284-78-070	NEW-P	86-15-062	289-10-530	AMD-P	86-14-021
275-27-060	AMD-E	86-14-046	284-78-070	NEW	86-18-043	289-10-530	AMD	86-19-016
275-27-060	AMD-P	86-14-060	284-78-080	NEW-E	86-14-069	289-12-030	AMD-P	86-14-021
275-27-060	AMD	86-18-049	284-78-080	NEW-P	86-15-062	289-12-030	AMD	86-19-016
275-27-210	REP-E	86-14-046	284-78-080	NEW	86-18-043	289-12-045	NEW-P	86-14-021
275-27-210	REP-P	86-14-060	284-78-090	NEW-E	86-14-069	289-12-045	NEW	86-19-016
275-27-210	REP	86-18-049	284-78-090	NEW-P	86-15-062	289-15-225	AMD-P	86-05-038
275-27-220	NEW-E	86-14-046	284-78-090	NEW	86-18-043	289-15-225	AMD	86-09-070
275-27-220	NEW-P	86-14-060	284-78-100	NEW-E	86-14-069	289-15-225	AMD-P	86-14-022
275-27-220	NEW	86-18-049	284-78-100	NEW-P	86-15-062	289-15-225	AMD	86-19-015
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275-27-230	AMD-P	86-14-060	284-78-110	NEW-E	86-14-069	289-26-300	AMD	86-19-016
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296-23-356	REP-E	86-22-031	296-23-725	AMD-C	86-04-036	296-23A-230	NEW-E	86-22-031
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296-23-490	AMD	86-06-032	296-23-960	NEW-C	86-03-050	296-23A-266	NEW-E	86-22-031
296-23-495	AMD-C	86-03-050	296-23-960	NEW-C	86-04-036	296-23A-266	NEW-P	86-22-059
296-23-495	AMD-C	86-04-036	296-23-960	NEW	86-06-032	296-23A-268	NEW-E	86-22-031
296-23-495	AMD	86-06-032	296-23-960	AMD-P	86-15-011	296-23A-268	NEW-P	86-22-059
296-23-50001	AMD-C	86-03-050	296-23-960	AMD	86-20-074	296-23A-300	NEW-E	86-22-031
296-23-50001	AMD-C	86-04-036	296-23-970	NEW-C	86-03-050	296-23A-300	NEW-P	86-22-059
296-23-50001	AMD	86-06-032	296-23-970	NEW-C	86-04-036	296-23A-310	NEW-E	86-22-031
296-23-50002	AMD-C	86-03-050	296-23-970	NEW	86-06-032	296-23A-310	NEW-P	86-22-059
296-23-50002	AMD-C	86-04-036	296-23-980	NEW-C	86-03-050	296-23A-315	NEW-E	86-22-031
296-23-50002	AMD	86-06-032	296-23-980	NEW-C	86-04-036	296-23A-315	NEW-P	86-22-059
296-23-50003	AMD-C	86-03-050	296-23-980	NEW	86-06-032	296-23A-320	NEW-E	86-22-031
296-23-50003	AMD-C	86-04-036	296-23-980	AMD-P	86-15-011	296-23A-320	NEW-P	86-22-059
296-23-50003	AMD	86-06-032	296-23-980	AMD	86-20-074	296-23A-325	NEW-E	86-22-031
296-23-50004	AMD-C	86-03-050	296-23A-100	NEW-E	86-22-031	296-23A-325	NEW-P	86-22-059
296-23-50004	AMD-C	86-04-036	296-23A-100	NEW-P	86-22-059	296-23A-330	NEW-E	86-22-031
296-23-50004	AMD	86-06-032	296-23A-105	NEW-E	86-22-031	296-23A-330	NEW-P	86-22-059
296-23-50005	AMD-C	86-03-050	296-23A-105	NEW-P	86-22-059	296-23A-335	NEW-E	86-22-031
296-23-50005	AMD-C	86-04-036	296-23A-110	NEW-E	86-22-031	296-23A-335	NEW-P	86-22-059
296-23-50005	AMD	86-06-032	296-23A-110	NEW-P	86-22-059	296-23A-340	NEW-E	86-22-031
296-23-50006	AMD-C	86-03-050	296-23A-115	NEW-E	86-22-031	296-23A-340	NEW-P	86-22-059
296-23-50006	AMD-C	86-04-036	296-23A-115	NEW-P	86-22-059	296-23A-345	NEW-E	86-22-031
296-23-50006	AMD	86-06-032	296-23A-120	NEW-E	86-22-031	296-23A-345	NEW-P	86-22-059
296-23-50008	AMD-C	86-03-050	296-23A-120	NEW-P	86-22-059	296-23A-350	NEW-E	86-22-031
296-23-50008	AMD-C	86-04-036	296-23A-125	NEW-E	86-22-031	296-23A-350	NEW-P	86-22-059
296-23-50008	AMD	86-06-032	296-23A-125	NEW-P	86-22-059	296-23A-355	NEW-E	86-22-031
296-23-50009	AMD-C	86-03-050	296-23A-130	NEW-E	86-22-031	296-23A-355	NEW-P	86-22-059
296-23-50009	AMD-C	86-04-036	296-23A-130	NEW-P	86-22-059	296-23A-360	NEW-E	86-22-031
296-23-50009	AMD	86-06-032	296-23A-135	NEW-E	86-22-031	296-23A-360	NEW-P	86-22-059
296-23-50012	AMD-C	86-03-050	296-23A-135	NEW-P	86-22-059	296-23A-400	NEW-E	86-22-031
296-23-50012	AMD-C	86-04-036	296-23A-140	NEW-E	86-22-031	296-23A-400	NEW-P	86-22-059
296-23-50012	AMD	86-06-032	296-23A-140	NEW-P	86-22-059	296-23A-410	NEW-E	86-22-031
296-23-50013	AMD-C	86-03-050	296-23A-145	NEW-E	86-22-031	296-23A-410	NEW-P	86-22-059
296-23-50013	AMD-C	86-04-036	296-23A-145	NEW-P	86-22-059	296-23A-415	NEW-E	86-22-031
296-23-50013	AMD	86-06-032	296-23A-150	NEW-E	86-22-031	296-23A-415	NEW-P	86-22-059
296-23-50014	AMD-C	86-03-050	296-23A-150	NEW-P	86-22-059	296-23A-420	NEW-E	86-22-031



Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-44-125	NEW-P	86-11-072	296-44-184	REP	86-16-007	296-44-24233	NEW-P	86-11-072
296-44-125	NEW	86-16-007	296-44-187	REP-P	86-11-072	296-44-24233	NEW	86-16-007
296-44-12505	NEW-P	86-11-072	296-44-187	REP	86-16-007	296-44-244	REP-P	86-11-072
296-44-12505	NEW	86-16-007	296-44-190	REP-P	86-11-072	296-44-244	REP	86-16-007
296-44-12515	NEW-P	86-11-072	296-44-190	REP	86-16-007	296-44-247	REP-P	86-11-072
296-44-12515	NEW	86-16-007	296-44-193	REP-P	86-11-072	296-44-247	REP	86-16-007
296-44-127	REP-P	86-11-072	296-44-193	REP	86-16-007	296-44-250	REP-P	86-11-072
296-44-127	REP	86-16-007	296-44-194	NEW-P	86-11-072	296-44-250	REP	86-16-007
296-44-130	REP-P	86-11-072	296-44-194	NEW	86-16-007	296-44-253	REP-P	86-11-072
296-44-130	REP	86-16-007	296-44-19405	NEW-P	86-11-072	296-44-253	REP	86-16-007
296-44-133	REP-P	86-11-072	296-44-19405	NEW	86-16-007	296-44-256	REP-P	86-11-072
296-44-133	REP	86-16-007	296-44-19421	NEW-P	86-11-072	296-44-256	REP	86-16-007
296-44-134	NEW-P	86-11-072	296-44-19421	NEW	86-16-007	296-44-259	REP-P	86-11-072
296-44-134	NEW	86-16-007	296-44-19433	NEW-P	86-11-072	296-44-259	REP	86-16-007
296-44-13405	NEW-P	86-11-072	296-44-19433	NEW	86-16-007	296-44-262	REP-P	86-11-072
296-44-13405	NEW	86-16-007	296-44-196	REP-P	86-11-072	296-44-262	REP	86-16-007
296-44-13415	NEW-P	86-11-072	296-44-196	REP	86-16-007	296-44-263	NEW-P	86-11-072
296-44-13415	NEW	86-16-007	296-44-199	REP-P	86-11-072	296-44-263	NEW	86-16-007
296-44-13421	NEW-P	86-11-072	296-44-199	REP	86-16-007	296-44-26309	NEW-P	86-11-072
296-44-13421	NEW	86-16-007	296-44-202	REP-P	86-11-072	296-44-26309	NEW	86-16-007
296-44-13431	NEW-P	86-11-072	296-44-202	REP	86-16-007	296-44-26321	NEW-P	86-11-072
296-44-13431	NEW	86-16-007	296-44-205	REP-P	86-11-072	296-44-26321	NEW	86-16-007
296-44-136	REP-P	86-11-072	296-44-205	REP	86-16-007	296-44-26333	NEW-P	86-11-072
296-44-136	REP	86-16-007	296-44-208	REP-P	86-11-072	296-44-26333	NEW	86-16-007
296-44-139	REP-P	86-11-072	296-44-208	REP	86-16-007	296-44-265	REP-P	86-11-072
296-44-139	REP	86-16-007	296-44-211	REP-P	86-11-072	296-44-265	REP	86-16-007
296-44-142	REP-P	86-11-072	296-44-211	REP	86-16-007	296-44-268	REP-P	86-11-072
296-44-142	REP	86-16-007	296-44-212	NEW-P	86-11-072	296-44-268	REP	86-16-007
296-44-145	REP-P	86-11-072	296-44-212	NEW	86-16-007	296-44-271	REP-P	86-11-072
296-44-145	REP	86-16-007	296-44-21209	NEW-P	86-11-072	296-44-271	REP	86-16-007
296-44-148	REP-P	86-11-072	296-44-21209	NEW	86-16-007	296-44-274	REP-P	86-11-072
296-44-148	REP	86-16-007	296-44-21221	NEW-P	86-11-072	296-44-274	REP	86-16-007
296-44-151	REP-P	86-11-072	296-44-21221	NEW	86-16-007	296-44-277	REP-P	86-11-072
296-44-151	REP	86-16-007	296-44-21230	NEW-P	86-11-072	296-44-277	REP	86-16-007
296-44-154	REP-P	86-11-072	296-44-21230	NEW	86-16-007	296-44-278	NEW-P	86-11-072
296-44-154	REP	86-16-007	296-44-21241	NEW-P	86-11-072	296-44-278	NEW	86-16-007
296-44-157	REP-P	86-11-072	296-44-21241	NEW	86-16-007	296-44-27809	NEW-P	86-11-072
296-44-157	REP	86-16-007	296-44-21253	NEW-P	86-11-072	296-44-27809	NEW	86-16-007
296-44-160	REP-P	86-11-072	296-44-21253	NEW	86-16-007	296-44-27821	NEW-P	86-11-072
296-44-160	REP	86-16-007	296-44-21265	NEW-P	86-11-072	296-44-27821	NEW	86-16-007
296-44-163	REP-P	86-11-072	296-44-21265	NEW	86-16-007	296-44-27833	NEW-P	86-11-072
296-44-163	REP	86-16-007	296-44-21273	NEW-P	86-11-072	296-44-27833	NEW	86-16-007
296-44-166	REP-P	86-11-072	296-44-21273	NEW	86-16-007	296-44-27847	NEW-P	86-11-072
296-44-166	REP	86-16-007	296-44-21279	NEW-P	86-11-072	296-44-27847	NEW	86-16-007
296-44-169	REP-P	86-11-072	296-44-21279	NEW	86-16-007	296-44-280	REP-P	86-11-072
296-44-169	REP	86-16-007	296-44-21287	NEW-P	86-11-072	296-44-280	REP	86-16-007
296-44-170	NEW-P	86-11-072	296-44-21287	NEW	86-16-007	296-44-283	REP-P	86-11-072
296-44-170	NEW	86-16-007	296-44-21295	NEW-P	86-11-072	296-44-283	REP	86-16-007
296-44-17005	NEW-P	86-11-072	296-44-21295	NEW	86-16-007	296-44-286	REP-P	86-11-072
296-44-17005	NEW	86-16-007	296-44-214	REP-P	86-11-072	296-44-286	REP	86-16-007
296-44-17017	NEW-P	86-11-072	296-44-214	REP	86-16-007	296-44-289	REP-P	86-11-072
296-44-17017	NEW	86-16-007	296-44-217	REP-P	86-11-072	296-44-289	REP	86-16-007
296-44-17029	NEW-P	86-11-072	296-44-217	REP	86-16-007	296-44-292	REP-P	86-11-072
296-44-17029	NEW	86-16-007	296-44-220	REP-P	86-11-072	296-44-292	REP	86-16-007
296-44-172	REP-P	86-11-072	296-44-220	REP	86-16-007	296-44-295	REP-P	86-11-072
296-44-172	REP	86-16-007	296-44-223	REP-P	86-11-072	296-44-295	REP	86-16-007
296-44-175	REP-P	86-11-072	296-44-223	REP	86-16-007	296-44-29501	NEW-P	86-11-072
296-44-175	REP	86-16-007	296-44-226	REP-P	86-11-072	296-44-29501	NEW	86-16-007
296-44-178	REP-P	86-11-072	296-44-226	REP	86-16-007	296-44-29509	NEW-P	86-11-072
296-44-178	REP	86-16-007	296-44-229	REP-P	86-11-072	296-44-29509	NEW	86-16-007
296-44-181	REP-P	86-11-072	296-44-229	REP	86-16-007	296-44-29515	NEW-P	86-11-072
296-44-181	REP	86-16-007	296-44-232	REP-P	86-11-072	296-44-29515	NEW	86-16-007
296-44-182	NEW-P	86-11-072	296-44-232	REP	86-16-007	296-44-29523	NEW-P	86-11-072
296-44-182	NEW	86-16-007	296-44-235	REP-P	86-11-072	296-44-29523	NEW	86-16-007
296-44-18205	NEW-P	86-11-072	296-44-235	REP	86-16-007	296-44-29529	NEW-P	86-11-072
296-44-18205	NEW	86-16-007	296-44-238	REP-P	86-11-072	296-44-29529	NEW	86-16-007
296-44-18225	NEW-P	86-11-072	296-44-238	REP	86-16-007	296-44-29539	NEW-P	86-11-072
296-44-18225	NEW	86-16-007	296-44-241	REP-P	86-11-072	296-44-29539	NEW	86-16-007
296-44-18239	NEW-P	86-11-072	296-44-241	REP	86-16-007	296-44-29541	NEW-P	86-11-072
296-44-18239	NEW	86-16-007	296-44-242	NEW-P	86-11-072	296-44-29541	NEW	86-16-007
296-44-18250	NEW-P	86-11-072	296-44-242	NEW	86-16-007	296-44-29551	NEW-P	86-11-072
296-44-18250	NEW	86-16-007	296-44-24205	NEW-P	86-11-072	296-44-29551	NEW	86-16-007
296-44-18261	NEW-P	86-11-072	296-44-24205	NEW	86-16-007	296-44-29563	NEW-P	86-11-072
296-44-18261	NEW	86-16-007	296-44-24213	NEW-P	86-11-072	296-44-29563	NEW	86-16-007
296-44-18273	NEW-P	86-11-072	296-44-24213	NEW	86-16-007	296-44-29572	NEW-P	86-11-072
296-44-18273	NEW	86-16-007	296-44-24221	NEW-P	86-11-072	296-44-29572	NEW	86-16-007
296-44-184	REP-P	86-11-072	296-44-24221	NEW	86-16-007	296-44-298	REP-P	86-11-072

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-44-298	REP	86-16-007	296-44-36527	NEW-P	86-11-072	296-44-421	REP	86-16-007
296-44-301	REP-P	86-11-072	296-44-36527	NEW	86-16-007	296-44-424	REP-P	86-11-072
296-44-301	REP	86-16-007	296-44-36539	NEW-P	86-11-072	296-44-424	REP	86-16-007
296-44-304	REP-P	86-11-072	296-44-36539	NEW	86-16-007	296-44-425	NEW-P	86-11-072
296-44-304	REP	86-16-007	296-44-36551	NEW-P	86-11-072	296-44-425	NEW	86-16-007
296-44-307	REP-P	86-11-072	296-44-36551	NEW	86-16-007	296-44-42509	NEW-P	86-11-072
296-44-307	REP	86-16-007	296-44-36563	NEW-P	86-11-072	296-44-42509	NEW	86-16-007
296-44-310	REP-P	86-11-072	296-44-36563	NEW	86-16-007	296-44-42521	NEW-P	86-11-072
296-44-310	REP	86-16-007	296-44-36575	NEW-P	86-11-072	296-44-42521	NEW	86-16-007
296-44-313	REP-P	86-11-072	296-44-36575	NEW	86-16-007	296-44-42533	NEW-P	86-11-072
296-44-313	REP	86-16-007	296-44-367	REP-P	86-11-072	296-44-42533	NEW	86-16-007
296-44-316	REP-P	86-11-072	296-44-367	REP	86-16-007	296-44-42541	NEW-P	86-11-072
296-44-316	REP	86-16-007	296-44-373	REP-P	86-11-072	296-44-42541	NEW	86-16-007
296-44-317	NEW-P	86-11-072	296-44-373	REP	86-16-007	296-44-42559	NEW-P	86-11-072
296-44-317	NEW	86-16-007	296-44-376	REP-P	86-11-072	296-44-42559	NEW	86-16-007
296-44-31709	NEW-P	86-11-072	296-44-376	REP	86-16-007	296-44-427	REP-P	86-11-072
296-44-31709	NEW	86-16-007	296-44-379	REP-P	86-11-072	296-44-427	REP	86-16-007
296-44-31719	NEW-P	86-11-072	296-44-379	REP	86-16-007	296-44-430	REP-P	86-11-072
296-44-31719	NEW	86-16-007	296-44-382	REP-P	86-11-072	296-44-430	REP	86-16-007
296-44-31729	NEW-P	86-11-072	296-44-382	REP	86-16-007	296-44-433	REP-P	86-11-072
296-44-31729	NEW	86-16-007	296-44-385	REP-P	86-11-072	296-44-433	REP	86-16-007
296-44-31738	NEW-P	86-11-072	296-44-385	REP	86-16-007	296-44-436	REP-P	86-11-072
296-44-31738	NEW	86-16-007	296-44-386	NEW-P	86-11-072	296-44-436	REP	86-16-007
296-44-31749	NEW-P	86-11-072	296-44-386	NEW	86-16-007	296-44-439	REP-P	86-11-072
296-44-31749	NEW	86-16-007	296-44-38609	NEW-P	86-11-072	296-44-439	REP	86-16-007
296-44-31757	NEW-P	86-11-072	296-44-38609	NEW	86-16-007	296-44-440	NEW-P	86-11-072
296-44-31757	NEW	86-16-007	296-44-38628	NEW-P	86-11-072	296-44-440	NEW	86-16-007
296-44-31765	NEW-P	86-11-072	296-44-38628	NEW	86-16-007	296-44-44009	NEW-P	86-11-072
296-44-31765	NEW	86-16-007	296-44-38641	NEW-P	86-11-072	296-44-44009	NEW	86-16-007
296-44-31772	NEW-P	86-11-072	296-44-38641	NEW	86-16-007	296-44-44021	NEW-P	86-11-072
296-44-31772	NEW	86-16-007	296-44-38653	NEW-P	86-11-072	296-44-44021	NEW	86-16-007
296-44-31783	NEW-P	86-11-072	296-44-38653	NEW	86-16-007	296-44-44033	NEW-P	86-11-072
296-44-31783	NEW	86-16-007	296-44-388	REP-P	86-11-072	296-44-44033	NEW	86-16-007
296-44-31792	NEW-P	86-11-072	296-44-388	REP	86-16-007	296-44-44047	NEW-P	86-11-072
296-44-31792	NEW	86-16-007	296-44-391	REP-P	86-11-072	296-44-44047	NEW	86-16-007
296-44-319	REP-P	86-11-072	296-44-391	REP	86-16-007	296-44-442	REP-P	86-11-072
296-44-319	REP	86-16-007	296-44-394	REP-P	86-11-072	296-44-442	REP	86-16-007
296-44-322	REP-P	86-11-072	296-44-394	REP	86-16-007	296-44-445	REP-P	86-11-072
296-44-322	REP	86-16-007	296-44-397	REP-P	86-11-072	296-44-445	REP	86-16-007
296-44-325	REP-P	86-11-072	296-44-397	REP	86-16-007	296-44-448	REP-P	86-11-072
296-44-325	REP	86-16-007	296-44-398	NEW-P	86-11-072	296-44-448	REP	86-16-007
296-44-328	REP-P	86-11-072	296-44-398	NEW	86-16-007	296-44-451	REP-P	86-11-072
296-44-328	REP	86-16-007	296-44-39809	NEW-P	86-11-072	296-44-451	REP	86-16-007
296-44-331	REP-P	86-11-072	296-44-39809	NEW	86-16-007	296-44-452	NEW-P	86-11-072
296-44-331	REP	86-16-007	296-44-39823	NEW-P	86-11-072	296-44-452	NEW	86-16-007
296-44-334	REP-P	86-11-072	296-44-39823	NEW	86-16-007	296-44-45209	NEW-P	86-11-072
296-44-334	REP	86-16-007	296-44-39842	NEW-P	86-11-072	296-44-45209	NEW	86-16-007
296-44-337	REP-P	86-11-072	296-44-39842	NEW	86-16-007	296-44-45219	NEW-P	86-11-072
296-44-337	REP	86-16-007	296-44-39855	NEW-P	86-11-072	296-44-45219	NEW	86-16-007
296-44-340	REP-P	86-11-072	296-44-39855	NEW	86-16-007	296-44-45231	NEW-P	86-11-072
296-44-340	REP	86-16-007	296-44-400	REP-P	86-11-072	296-44-45231	NEW	86-16-007
296-44-343	REP-P	86-11-072	296-44-400	REP	86-16-007	296-44-45243	NEW-P	86-11-072
296-44-343	REP	86-16-007	296-44-403	REP-P	86-11-072	296-44-45243	NEW	86-16-007
296-44-346	REP-P	86-11-072	296-44-403	REP	86-16-007	296-44-45257	NEW-P	86-11-072
296-44-346	REP	86-16-007	296-44-406	REP-P	86-11-072	296-44-45257	NEW	86-16-007
296-44-349	REP-P	86-11-072	296-44-406	REP	86-16-007	296-44-454	REP-P	86-11-072
296-44-349	REP	86-16-007	296-44-409	REP-P	86-11-072	296-44-454	REP	86-16-007
296-44-350	NEW-P	86-11-072	296-44-409	REP	86-16-007	296-44-457	REP-P	86-11-072
296-44-350	NEW	86-16-007	296-44-412	REP-P	86-11-072	296-44-457	REP	86-16-007
296-44-35009	NEW-P	86-11-072	296-44-412	REP	86-16-007	296-44-460	REP-P	86-11-072
296-44-35009	NEW	86-16-007	296-44-413	NEW-P	86-11-072	296-44-460	REP	86-16-007
296-44-35021	NEW-P	86-11-072	296-44-413	NEW	86-16-007	296-44-463	REP-P	86-11-072
296-44-35021	NEW	86-16-007	296-44-41309	NEW-P	86-11-072	296-44-463	REP	86-16-007
296-44-352	REP-P	86-11-072	296-44-41309	NEW	86-16-007	296-44-466	REP-P	86-11-072
296-44-352	REP	86-16-007	296-44-41321	NEW-P	86-11-072	296-44-466	REP	86-16-007
296-44-355	REP-P	86-11-072	296-44-41321	NEW	86-16-007	296-44-467	NEW-P	86-11-072
296-44-355	REP	86-16-007	296-44-41333	NEW-P	86-11-072	296-44-467	NEW	86-16-007
296-44-358	REP-P	86-11-072	296-44-41333	NEW	86-16-007	296-44-46709	NEW-P	86-11-072
296-44-358	REP	86-16-007	296-44-41341	NEW-P	86-11-072	296-44-46709	NEW	86-16-007
296-44-361	REP-P	86-11-072	296-44-41341	NEW	86-16-007	296-44-46733	NEW-P	86-11-072
296-44-361	REP	86-16-007	296-44-41359	NEW-P	86-11-072	296-44-46733	NEW	86-16-007
296-44-364	REP-P	86-11-072	296-44-41359	NEW	86-16-007	296-44-46739	NEW-P	86-11-072
296-44-364	REP	86-16-007	296-44-415	REP-P	86-11-072	296-44-46739	NEW	86-16-007
296-44-365	NEW-P	86-11-072	296-44-415	REP	86-16-007	296-44-46747	NEW-P	86-11-072
296-44-365	NEW	86-16-007	296-44-418	REP-P	86-11-072	296-44-46747	NEW	86-16-007
296-44-36518	NEW-P	86-11-072	296-44-418	REP	86-16-007	296-44-46755	NEW-P	86-11-072
296-44-36518	NEW	86-16-007	296-44-421	REP-P	86-11-072	296-44-46755	NEW	86-16-007

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-44-46761	NEW-P	86-11-072	296-44-574	REP	86-16-007	296-44-691	REP-P	86-11-072
296-44-46761	NEW	86-16-007	296-44-577	REP-P	86-11-072	296-44-691	REP	86-16-007
296-44-469	REP-P	86-11-072	296-44-577	REP	86-16-007	296-44-694	REP-P	86-11-072
296-44-469	REP	86-16-007	296-44-580	REP-P	86-11-072	296-44-694	REP	86-16-007
296-44-472	REP-P	86-11-072	296-44-580	REP	86-16-007	296-44-697	REP-P	86-11-072
296-44-472	REP	86-16-007	296-44-583	REP-P	86-11-072	296-44-697	REP	86-16-007
296-44-478	REP-P	86-11-072	296-44-583	REP	86-16-007	296-44-700	REP-P	86-11-072
296-44-478	REP	86-16-007	296-44-586	REP-P	86-11-072	296-44-700	REP	86-16-007
296-44-481	REP-P	86-11-072	296-44-586	REP	86-16-007	296-44-703	REP-P	86-11-072
296-44-481	REP	86-16-007	296-44-589	REP-P	86-11-072	296-44-703	REP	86-16-007
296-44-484	REP-P	86-11-072	296-44-589	REP	86-16-007	296-44-706	REP-P	86-11-072
296-44-484	REP	86-16-007	296-44-592	REP-P	86-11-072	296-44-706	REP	86-16-007
296-44-487	REP-P	86-11-072	296-44-592	REP	86-16-007	296-44-709	REP-P	86-11-072
296-44-487	REP	86-16-007	296-44-595	REP-P	86-11-072	296-44-709	REP	86-16-007
296-44-490	REP-P	86-11-072	296-44-595	REP	86-16-007	296-44-712	REP-P	86-11-072
296-44-490	REP	86-16-007	296-44-598	REP-P	86-11-072	296-44-712	REP	86-16-007
296-44-491	NEW-P	86-11-072	296-44-598	REP	86-16-007	296-44-715	REP-P	86-11-072
296-44-491	NEW	86-16-007	296-44-601	REP-P	86-11-072	296-44-715	REP	86-16-007
296-44-49109	NEW-P	86-11-072	296-44-601	REP	86-16-007	296-44-718	REP-P	86-11-072
296-44-49109	NEW	86-16-007	296-44-604	REP-P	86-11-072	296-44-718	REP	86-16-007
296-44-49121	NEW-P	86-11-072	296-44-604	REP	86-16-007	296-44-721	REP-P	86-11-072
296-44-49121	NEW	86-16-007	296-44-607	REP-P	86-11-072	296-44-721	REP	86-16-007
296-44-493	REP-P	86-11-072	296-44-607	REP	86-16-007	296-44-724	REP-P	86-11-072
296-44-493	REP	86-16-007	296-44-610	REP-P	86-11-072	296-44-724	REP	86-16-007
296-44-496	REP-P	86-11-072	296-44-610	REP	86-16-007	296-44-727	REP-P	86-11-072
296-44-496	REP	86-16-007	296-44-613	REP-P	86-11-072	296-44-727	REP	86-16-007
296-44-499	REP-P	86-11-072	296-44-613	REP	86-16-007	296-44-730	REP-P	86-11-072
296-44-499	REP	86-16-007	296-44-616	REP-P	86-11-072	296-44-730	REP	86-16-007
296-44-502	REP-P	86-11-072	296-44-616	REP	86-16-007	296-44-733	REP-P	86-11-072
296-44-502	REP	86-16-007	296-44-619	REP-P	86-11-072	296-44-733	REP	86-16-007
296-44-505	REP-P	86-11-072	296-44-619	REP	86-16-007	296-44-736	REP-P	86-11-072
296-44-505	REP	86-16-007	296-44-622	REP-P	86-11-072	296-44-736	REP	86-16-007
296-44-508	REP-P	86-11-072	296-44-622	REP	86-16-007	296-44-739	REP-P	86-11-072
296-44-508	REP	86-16-007	296-44-625	REP-P	86-11-072	296-44-739	REP	86-16-007
296-44-511	REP-P	86-11-072	296-44-625	REP	86-16-007	296-44-742	REP-P	86-11-072
296-44-511	REP	86-16-007	296-44-628	REP-P	86-11-072	296-44-742	REP	86-16-007
296-44-514	REP-P	86-11-072	296-44-628	REP	86-16-007	296-44-745	REP-P	86-11-072
296-44-514	REP	86-16-007	296-44-631	REP-P	86-11-072	296-44-745	REP	86-16-007
296-44-517	REP-P	86-11-072	296-44-631	REP	86-16-007	296-44-748	REP-P	86-11-072
296-44-517	REP	86-16-007	296-44-634	REP-P	86-11-072	296-44-748	REP	86-16-007
296-44-520	REP-P	86-11-072	296-44-634	REP	86-16-007	296-44-751	REP-P	86-11-072
296-44-520	REP	86-16-007	296-44-637	REP-P	86-11-072	296-44-751	REP	86-16-007
296-44-523	REP-P	86-11-072	296-44-637	REP	86-16-007	296-44-754	REP-P	86-11-072
296-44-523	REP	86-16-007	296-44-640	REP-P	86-11-072	296-44-754	REP	86-16-007
296-44-526	REP-P	86-11-072	296-44-640	REP	86-16-007	296-44-757	REP-P	86-11-072
296-44-526	REP	86-16-007	296-44-643	REP-P	86-11-072	296-44-757	REP	86-16-007
296-44-529	REP-P	86-11-072	296-44-643	REP	86-16-007	296-44-760	REP-P	86-11-072
296-44-529	REP	86-16-007	296-44-646	REP-P	86-11-072	296-44-760	REP	86-16-007
296-44-532	REP-P	86-11-072	296-44-646	REP	86-16-007	296-44-763	REP-P	86-11-072
296-44-532	REP	86-16-007	296-44-649	REP-P	86-11-072	296-44-763	REP	86-16-007
296-44-535	REP-P	86-11-072	296-44-649	REP	86-16-007	296-44-766	REP-P	86-11-072
296-44-535	REP	86-16-007	296-44-652	REP-P	86-11-072	296-44-766	REP	86-16-007
296-44-538	REP-P	86-11-072	296-44-652	REP	86-16-007	296-46-348	NEW-P	86-14-077
296-44-538	REP	86-16-007	296-44-655	REP-P	86-11-072	296-46-348	NEW-E	86-14-078
296-44-541	REP-P	86-11-072	296-44-655	REP	86-16-007	296-46-360	AMD	86-14-077
296-44-541	REP	86-16-007	296-44-658	REP-P	86-11-072	296-46-360	AMD-E	86-14-078
296-44-544	REP-P	86-11-072	296-44-658	REP	86-16-007	296-46-360	AMD	86-18-041
296-44-544	REP	86-16-007	296-44-661	REP-P	86-11-072	296-46-600	NEW-P	86-14-077
296-44-547	REP-P	86-11-072	296-44-661	REP	86-16-007	296-46-600	NEW-E	86-14-078
296-44-547	REP	86-16-007	296-44-664	REP-P	86-11-072	296-46-600	NEW	86-18-041
296-44-550	REP-P	86-11-072	296-44-664	REP	86-16-007	296-46-680	NEW-P	86-14-077
296-44-550	REP	86-16-007	296-44-667	REP-P	86-11-072	296-46-680	NEW-E	86-14-078
296-44-553	REP-P	86-11-072	296-44-667	REP	86-16-007	296-46-680	NEW	86-18-041
296-44-553	REP	86-16-007	296-44-670	REP-P	86-11-072	296-46-915	NEW-P	86-14-077
296-44-556	REP-P	86-11-072	296-44-670	REP	86-16-007	296-46-915	NEW-E	86-14-078
296-44-556	REP	86-16-007	296-44-673	REP-P	86-11-072	296-46-915	NEW	86-18-041
296-44-559	REP-P	86-11-072	296-44-673	REP	86-16-007	296-46-920	NEW-P	86-14-077
296-44-559	REP	86-16-007	296-44-676	REP-P	86-11-072	296-46-920	NEW-E	86-14-078
296-44-562	REP-P	86-11-072	296-44-676	REP	86-16-007	296-46-920	NEW	86-18-041
296-44-562	REP	86-16-007	296-44-679	REP-P	86-11-072	296-46-930	NEW-P	86-14-077
296-44-565	REP-P	86-11-072	296-44-679	REP	86-16-007	296-46-930	NEW-E	86-14-078
296-44-565	REP	86-16-007	296-44-682	REP-P	86-11-072	296-46-930	NEW	86-18-041
296-44-568	REP-P	86-11-072	296-44-682	REP	86-16-007	296-46-940	NEW-P	86-14-077
296-44-568	REP	86-16-007	296-44-685	REP-P	86-11-072	296-46-940	NEW-E	86-14-078
296-44-571	REP-P	86-11-072	296-44-685	REP	86-16-007	296-46-940	NEW	86-18-041
296-44-571	REP	86-16-007	296-44-688	REP-P	86-11-072	296-46-950	NEW-P	86-14-077
296-44-574	REP-P	86-11-072	296-44-688	REP	86-16-007			



Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-56-60249	AMD	86-03-064	296-63-015	NEW	86-23-003	296-93-010	AMD	86-03-030
296-56-60251	AMD	86-03-064	296-64-400	REP-P	86-06-051	296-93-050	AMD	86-03-030
296-56-60253	AMD	86-03-064	296-64-400	REP	86-12-004	296-93-060	REP	86-03-030
296-56-990	REP	86-03-064	296-64-405	REP-P	86-06-051	296-93-070	AMD	86-03-030
296-56-99001	REP	86-03-064	296 64-405	REP	86-12-004	296-93-110	REP	86-03-030
296-56-99002	AMD	86-03-064	296-64-410	REP-P	86-06-051	296-93-120	AMD	86-03-030
296-56-99003	AMD	86-03-064	296-64-410	REP	86-12-004	296-93-130	REP	86-03-030
296-56-99004	REP	86-03-064	296-64-415	REP-P	86-06-051	296-93-170	AMD	86-03-030
296-56-99005	REP	86-03-064	296-64-415	REP	86-12-004	296-93-180	REP	86-03-030
296-56-99006	REP	86-03-064	296-64-420	REP-P	86-06-051	296-93-200	AMD	86-03-030
296-62-05403	AMD-P	86-06-051	296-64-420	REP	86-12-004	296-93-210	AMD	86-03-030
296-62-05403	AMD-C	86-10-001	296-64-425	REP-P	86-06-051	296-93-220	AMD	86-03-030
296-62-05403	AMD-C	86-10-035	296 64-425	REP	86-12-004	296-93-230	AMD	86-03-030
296-62-05403	AMD	86-12-004	296-81-007	AMD	86-03-024	296-94-010	NEW	86-03-032
296-62-05405	AMD-P	86-06-051	296-81-010	AMD	86-03-024	296-94-020	NEW	86-03-032
296-62-05405	AMD-C	86-10-001	296-81-260	AMD	86-03-024	296-94-030	NEW	86-03-032
296-62-05405	AMD-C	86-10-035	296-83-010	REP	86-03-025	296-94-040	NEW	86-03-032
296-62-05405	AMD	86-12-004	296-83-015	REP	86-03-025	296-94-050	NEW	86-03-032
296-62-05407	AMD-P	86-06-051	296-83-020	REP	86-03-025	296-94-060	NEW	86-03-032
296-62-05407	AMD-C	86-10-001	296-83-025	REP	86-03-025	296-94-070	NEW	86-03-032
296-62-05407	AMD-C	86-10-035	296-83-030	REP	86-03-025	296-94-080	NEW	86-03-032
296-62-05407	AMD	86-12-004	296-83-035	REP	86-03-025	296-94-090	NEW	86-03-032
296-62-05413	AMD-P	86-06-051	296-83-040	REP	86-03-025	296-94-100	NEW	86-03-032
296-62-05413	AMD-C	86-10-001	296 83-045	REP	86-03-025	296-94-110	NEW	86-03-032
296-62-05413	AMD-C	86-10-035	296-83-050	REP	86-03-025	296-94-120	NEW	86-03-032
296-62-05413	AMD	86-12-004	296-83-055	REP	86-03-025	296-94-130	NEW	86-03-032
296-62-05415	AMD-P	86-06-051	296 83-060	REP	86-03-025	296-94-140	NEW	86-03-032
296-62-05415	AMD-C	86-10-001	296-83-065	REP	86-03-025	296-94-150	NEW	86-03-032
296-62-05415	AMD-C	86-10-035	296-83-070	REP	86-03-025	296-94-160	NEW	86-03-032
296-62-05415	AMD	86-12-004	296-83-075	REP	86-03-025	296-94-170	NEW	86-03-032
296-62-05417	AMD-P	86-06-051	296-83-080	REP	86-03-025	296-94-180	NEW	86-03-032
296-62-05417	AMD-C	86-10-001	296-83-085	REP	86-03-025	296-94-190	NEW	86-03-032
296-62-05417	AMD-C	86-10-035	296-86-020	AMD	86-03-026	296-94-200	NEW	86-03-032
296-62-05417	AMD	86-12-004	296-86-030	AMD	86-03-026	296-94-210	NEW	86-03-032
296-62-05425	AMD-P	86-06-051	296-86-060	AMD	86-03-026	296-94-220	NEW	86-03-032
296-62-05425	AMD-C	86-10-001	296-86-070	AMD	86-03-026	296-94-230	NEW	86-03-032
296-62-05425	AMD-C	86-10-035	296-86-075	AMD	86-03-026	296-94-240	NEW	86-03-032
296-62-05425	AMD	86-12-004	296-87-001	NEW	86-03-033	296-94-250	NEW	86-03-032
296-62-05427	NEW-P	86-06-051	296-87-020	AMD	86-03-033	296-100-001	NEW	86-03-031
296-62-05427	NEW-C	86-10-001	296-87-040	AMD	86-03-033	296-100-050	NEW	86-03-031
296-62-05427	NEW-C	86-10-035	296-87-060	AMD	86-03-033	296-100-060	NEW	86-03-031
296-62-05427	NEW	86-12-004	296-87-080	AMD	86-03-033	296-104-210	AMD-P	86-04-060
296-62-07306	AMD-P	86-11-071	296-87-120	AMD	86-03-033	296-104-210	AMD	86-07-064
296-62-07306	AMD	86-16-009	296-88-001	REP	86-03-027	296-104-500	AMD	86-04-059
296-62-07329	AMD-P	86-11-071	296-88-010	REP	86-03-027	296-104-515	NEW	86-04-059
296-62-07329	AMD	86-16-009	296-88-020	REP	86-03-027	296-116-080	AMD	86-04-059
296-62-07341	AMD-P	86-11-071	296-88-030	REP	86-03-027	296-116-080	AMD	86-07-010
296-62-07341	AMD	86-16-009	296-88-040	REP	86-03-027	296-116-080	AMD-P	86-19-001
296-62-07345	AMD-P	86-11-071	296-88-050	REP	86-03-027	296-116-080	AMD-W	86-20-021
296-62-07345	AMD	86-16-009	296-88-060	REP	86-03-027	296-116-185	AMD-P	86-22-072
296-62-07353	AMD-P	86-11-071	296-88-070	REP	86-03-027	296-116-300	AMD-E	86-15-021
296-62-07353	AMD	86-16-009	296-88-080	REP	86-03-027	296-116-300	AMD-P	86-15-047
296-62-07515	AMD-P	86-11-071	296-88-090	REP	86-03-027	296-116-300	AMD	86-19-066
296-62-07515	AMD	86-16-009	296-88-100	REP	86-03-027	296-116-300	AMD-E	86-21-059
296-62-14533	AMD-P	86-11-071	296-88-110	REP	86-03-027	296-116-300	AMD-P	86-22-073
296-62-14533	AMD	86-16-009	296-88-120	REP	86-03-027	296-127-010	AMD	86-03-063
296-62-14543	NEW-P	86-11-071	296-88-130	REP	86-03-027	296-127-020	AMD	86-03-063
296-62-14543	NEW	86-16-009	296-90-010	REP	86-03-028	296-127-130	NEW	86-03-063
296-62-20009	AMD-P	86-11-071	296-90-020	REP	86-03-028	296-127-140	NEW	86-03-063
296-62-20009	AMD	86-16-009	296-90-030	REP	86-03-028	296-127-150	NEW	86-03-063
296-62-20011	AMD-P	86-11-071	296-90-040	REP	86-03-028	296-127-160	NEW	86-03-063
296-62-20011	AMD	86-16-009	296-90-050	REP	86-03-028	296-127-170	NEW	86-03-063
296-63-001	NEW-P	86-18-070	296-90-060	REP	86-03-028	296-127-180	NEW	86-03-063
296-63-001	NEW	86-23-003	296-90-070	REP	86-03-028	296-127-190	NEW	86-03-063
296-63-003	NEW-P	86-18-070	296-90-080	REP	86-03-028	296-127-200	NEW	86-03-063
296-63-003	NEW	86-23-003	296-90-090	REP	86-03-028	296-127-210	NEW	86-03-063
296-63-005	NEW-P	86-18-070	296-92-010	REP	86-03-029	296-127-220	NEW	86-03-063
296-63-005	NEW	86-23-003	296-92-020	REP	86-03-029	296-127-300	NEW	86-03-063
296-63-007	NEW-P	86-18-070	296-92-030	REP	86-03-029	296-127-310	NEW	86-03-063
296-63-007	NEW	86-23-003	296-92-040	REP	86-03-029	296-127-320	NEW	86-03-063
296-63-009	NEW-P	86-18-070	296-92-050	REP	86-03-029	296-132-005	REP-P	86-05-027
296-63-009	NEW	86-23-003	296-92-060	REP	86-03-029	296-132-005	REP	86-08-015
296-63-011	NEW-P	86-18-070	296-92-070	REP	86-03-029	296-132-010	REP-P	86-05-027
296-63-011	NEW	86-23-003	296-92-080	REP	86-03-029	296-132-010	REP	86-08-015
296-63-013	NEW-P	86-18-070	296-92-090	REP	86-03-029	296-132-015	REP-P	86-05-027
296-63-013	NEW	86-23-003	296-92-100	REP	86-03-029	296-132-015	REP	86-08-015
296-63-015	NEW-P	86-18-070	296-92-110	REP	86-03-029	296-132-050	REP-P	86-05-027

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296-132-055	REP-P	86-05-027	296-150A-300	AMD-P	86-14-033	296-155-203	NEW	86-03-074
296-132-055	REP	86-08-015	296-150A-300	AMD-E	86-14-037	296-155-20301	NEW-C	86-03-073
296-132-060	REP-P	86-05-027	296-150A-300	AMD	86-19-081	296-155-20301	NEW	86-03-074
296-132-060	REP	86-08-015	296-150A-300	AMD-E	86-19-082	296-155-20303	NEW-C	86-03-073
296-132-065	REP-P	86-05-027	296-150B-015	AMD-P	86-14-036	296-155-20305	NEW-C	86-03-073
296-132-065	REP	86-08-015	296-150B-015	AMD-E	86-14-040	296-155-20307	NEW-C	86-03-073
296-132-100	REP-P	86-05-027	296-150B-015	AMD-E	86-20-073	296-155-20307	NEW	86-03-074
296-132-100	REP	86-08-015	296-150B-015	AMD	86-21-136	296-155-205	AMD-C	86-03-073
296-132-105	REP-P	86-05-027	296-150B-300	AMD-P	86-14-036	296-155-205	AMD	86-03-074
296-132-105	REP	86-08-015	296-150B-300	AMD-E	86-14-040	296-155-211	NEW-C	86-03-073
296-132-110	REP-P	86-05-027	296-150B-300	AMD-E	86-20-073	296-155-211	NEW	86-03-074
296-132-110	REP	86-08-015	296-150B-300	AMD	86-21-136	296-155-212	AMD-C	86-03-073
296-132-115	REP-P	86-05-027	296-150B-305	AMD-P	86-14-036	296-155-212	AMD	86-03-074
296-132-115	REP	86-08-015	296-150B-305	AMD-E	86-14-040	296-155-225	AMD-C	86-03-073
296-132-120	REP-P	86-05-027	296-150B-305	AMD-E	86-20-073	296-155-225	AMD	86-03-074
296-132-120	REP	86-08-015	296-150B-305	AMD	86-21-136	296-155-230	AMD-C	86-03-073
296-132-125	REP-P	86-05-027	296-150B-307	NEW-P	86-14-036	296-155-230	AMD	86-03-074
296-132-125	REP	86-08-015	296-150B-307	NEW-E	86-14-040	296-155-250	AMD-C	86-03-073
296-132-130	REP-P	86-05-027	296-150B-307	NEW-E	86-20-073	296-155-250	AMD	86-03-074
296-132-130	REP	86-08-015	296-150B-307	NEW	86-21-136	296-155-260	AMD-C	86-03-073
296-132-135	REP-P	86-05-027	296-150B-508	NEW-P	86-14-036	296-155-260	AMD	86-03-074
296-132-135	REP	86-08-015	296-150B-508	NEW-E	86-14-040	296-155-270	AMD-C	86-03-073
296-132-140	REP-P	86-05-027	296-150B-508	NEW-E	86-20-073	296-155-270	AMD	86-03-074
296-132-140	REP	86-08-015	296-150B-508	NEW	86-21-136	296-155-275	AMD-C	86-03-073
296-132-145	REP-P	86-05-027	296-150B-550	AMD-P	86-14-036	296-155-275	AMD	86-03-074
296-132-145	REP	86-08-015	296-150B-550	AMD-E	86-14-040	296-155-300	AMD-C	86-03-073
296-132-150	REP-P	86-05-027	296-150B-550	AMD-E	86-20-073	296-155-300	AMD	86-03-074
296-132-150	REP	86-08-015	296-150B-550	AMD	86-21-136	296-155-305	AMD-C	86-03-073
296-132-151	REP-P	86-05-027	296-150B-553	AMD-P	86-14-036	296-155-305	AMD	86-03-074
296-132-151	REP	86-08-015	296-150B-553	AMD-E	86-14-040	296-155-325	AMD-C	86-03-073
296-132-152	REP-P	86-05-027	296-150B-553	AMD-E	86-20-073	296-155-325	AMD	86-03-074
296-132-152	REP	86-08-015	296-150B-553	AMD	86-21-136	296-155-330	AMD-C	86-03-073
296-132-155	REP-P	86-05-027	296-150B-797	AMD-P	86-14-036	296-155-330	AMD	86-03-074
296-132-155	REP	86-08-015	296-150B-797	AMD-E	86-14-040	296-155-335	AMD-C	86-03-073
296-132-160	REP-P	86-05-027	296-150B-797	AMD-E	86-20-073	296-155-335	AMD	86-03-074
296-132-160	REP	86-08-015	296-150B-797	AMD	86-21-136	296-155-34911	AMD-C	86-03-073
296-132-200	REP-P	86-05-027	296-150B-800	AMD-P	86-14-036	296-155-34911	AMD	86-03-074
296-132-200	REP	86-08-015	296-150B-800	AMD-E	86-14-040	296-155-34912	AMD-C	86-03-073
296-132-205	REP-P	86-05-027	296-150B-800	AMD-E	86-20-073	296-155-34912	AMD	86-03-074
296-132-205	REP	86-08-015	296-150B-800	AMD	86-21-136	296-155-34913	AMD-C	86-03-073
296-132-210	REP-P	86-05-027	296-155-003	AMD-C	86-03-073	296-155-34913	AMD	86-03-074
296-132-210	REP	86-08-015	296-155-003	AMD	86-03-074	296-155-34914	AMD-C	86-03-073
296-132-215	REP-P	86-05-027	296-155-005	AMD-C	86-03-073	296-155-34914	AMD	86-03-074
296-132-215	REP	86-08-015	296-155-005	AMD	86-03-074	296-155-34920	AMD-C	86-03-073
296-132-220	REP-P	86-05-027	296-155-009	NEW-C	86-03-073	296-155-34920	AMD	86-03-074
296-132-220	REP	86-08-015	296-155-009	NEW	86-03-074	296-155-355	AMD-C	86-03-073
296-132-225	REP-P	86-05-027	296-155-010	AMD-C	86-03-073	296-155-355	AMD	86-03-074
296-132-225	REP	86-08-015	296-155-010	AMD	86-03-074	296-155-360	AMD-C	86-03-073
296-132-226	REP-P	86-05-027	296-155-012	AMD-C	86-03-073	296-155-360	AMD	86-03-074
296-132-226	REP	86-08-015	296-155-012	AMD	86-03-074	296-155-363	NEW-C	86-03-073
296-132-250	REP-P	86-05-027	296-155-020	AMD-C	86-03-073	296-155-363	NEW	86-03-074
296-132-250	REP	86-08-015	296-155-020	AMD	86-03-074	296-155-36301	NEW-C	86-03-073
296-132-255	REP-P	86-05-027	296-155-035	AMD-C	86-03-073	296-155-36301	NEW	86-03-074
296-132-255	REP	86-08-015	296-155-035	AMD	86-03-074	296-155-36303	NEW-C	86-03-073
296-132-260	REP-P	86-05-027	296-155-100	AMD-C	86-03-073	296-155-36303	NEW	86-03-074
296-132-260	REP	86-08-015	296-155-100	AMD	86-03-074	296-155-36305	NEW-C	86-03-073
296-132-265	REP-P	86-05-027	296-155-110	AMD-C	86-03-073	296-155-36305	NEW	86-03-074
296-132-265	REP	86-08-015	296-155-110	AMD	86-03-074	296-155-36307	NEW-C	86-03-073
296-132-301	REP-P	86-05-027	296-155-120	AMD-C	86-03-073	296-155-36307	NEW	86-03-074
296-132-301	REP	86-08-015	296-155-120	AMD	86-03-074	296-155-36309	NEW-C	86-03-073
296-132-302	REP-P	86-05-027	296-155-125	AMD-C	86-03-073	296-155-36309	NEW	86-03-074
296-132-302	REP	86-08-015	296-155-125	AMD	86-03-074	296-155-36311	NEW-C	86-03-073
296-132-306	REP-P	86-05-027	296-155-130	AMD-C	86-03-073	296-155-36311	NEW	86-03-074
296-132-306	REP	86-08-015	296-155-130	AMD	86-03-074	296-155-36313	NEW-C	86-03-073
296-132-311	REP-P	86-05-027	296-155-140	AMD-C	86-03-073	296-155-36313	NEW	86-03-074
296-132-311	REP	86-08-015	296-155-140	AMD	86-03-074	296-155-36315	NEW-C	86-03-073
296-132-316	REP-P	86-05-027	296-155-155	AMD-C	86-03-073	296-155-36315	NEW	86-03-074
296-132-316	REP	86-08-015	296-155-155	AMD	86-03-074	296-155-36317	NEW-C	86-03-073
296-132-350	REP-P	86-05-027	296-155-160	AMD-C	86-03-073	296-155-36317	NEW	86-03-074
296-132-350	REP	86-08-015	296-155-160	AMD	86-03-074	296-155-36319	NEW-C	86-03-073
296-132-360	REP-P	86-05-027	296-155-165	AMD-C	86-03-073	296-155-36321	NEW	86-03-074
296-132-360	REP	86-08-015	296-155-165	AMD	86-03-074	296-155-36321	NEW-C	86-03-073
296-132-370	REP-P	86-05-027	296-155-200	AMD-C	86-03-073	296-155-36321	NEW	86-03-074
296-132-370	REP	86-08-015	296-155-200	AMD	86-03-074	296-155-365	AMD-C	86-03-073
296-132-380	REP-P	86-05-027	296-155-201	AMD-C	86-03-073	296-155-365	AMD	86-03-074
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296-155-370	AMD-C	86-03-073	296-155-61713	NEW-C	86-03-073	296-200-015	AMD-P	86-14-035
296-155-370	AMD	86-03-074	296-155-61713	NEW	86-03-074	296-200-015	AMD-E	86-14-039
296-155-400	AMD-C	86-03-073	296-155-625	AMD-C	86-03-073	296-200-015	AMD	86-19-086
296-155-400	AMD	86-03-074	296-155-625	AMD	86-03-074	296-200-080	AMD-P	86-14-035
296-155-405	AMD-C	86-03-073	296-155-650	AMD-C	86-03-073	296-200-080	AMD-E	86-14-039
296-155-405	AMD	86-03-074	296-155-650	AMD	86-03-074	296-200-080	AMD	86-19-086
296-155-407	NEW-C	86-03-073	296-155-655	AMD-C	86-03-073	296-200-300	AMD-P	86-14-035
296-155-407	NEW	86-03-074	296-155-655	AMD	86-03-074	296-200-300	AMD-E	86-14-039
296-155-425	AMD-C	86-03-073	296-155-65505	NEW-C	86-03-073	296-200-300	AMD	86-19-086
296-155-425	AMD	86-03-074	296-155-65505	NEW	86-03-074	296-200-320	AMD-P	86-14-035
296-155-430	AMD-C	86-03-073	296-155-660	AMD-C	86-03-073	296-200-320	AMD-E	86-14-039
296-155-430	AMD	86-03-074	296-155-660	AMD	86-03-074	296-200-320	AMD	86-19-086
296-155-435	AMD-C	86-03-073	296-155-66005	NEW-C	86-03-073	296-200-330	NEW-P	86-14-035
296-155-435	AMD	86-03-074	296-155-66005	NEW	86-03-074	296-200-330	NEW-E	86-14-039
296-155-440	AMD-C	86-03-073	296-155-665	AMD-C	86-03-073	296-200-330	NEW	86-19-086
296-155-440	AMD	86-03-074	296-155-665	AMD	86-03-074	296-200-340	NEW-P	86-14-035
296-155-475	AMD-C	86-03-073	296-155-66501	AMD-C	86-03-073	296-200-340	NEW-E	86-14-039
296-155-475	AMD	86-03-074	296-155-66501	AMD	86-03-074	296-200-340	NEW	86-19-086
296-155-480	AMD-C	86-03-073	296-155-66502	AMD-C	86-03-073	296-200-340	AMD-E	86-22-011
296-155-480	AMD	86-03-074	296-155-680	AMD-C	86-03-073	296-200-340	AMD-P	86-22-061
296-155-485	AMD-C	86-03-073	296-155-680	AMD	86-03-074	296-200-350	NEW-P	86-14-035
296-155-485	AMD	86-03-074	296-155-690	AMD-C	86-03-073	296-200-350	NEW-E	86-14-039
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296-155-48523	NEW	86-03-074	296-155-695	AMD-C	86-03-073	296-200-350	AMD-E	86-22-011
296-155-48525	NEW-C	86-03-073	296-155-695	AMD	86-03-074	296-200-350	AMD-P	86-22-061
296-155-48525	NEW	86-03-074	296-155-700	AMD-C	86-03-073	296-200-360	NEW-P	86-14-035
296-155-48527	NEW-C	86-03-073	296-155-700	AMD	86-03-074	296-200-360	NEW-E	86-14-039
296-155-48527	NEW	86-03-074	296-155-705	AMD-C	86-03-073	296-200-360	NEW	86-19-086
296-155-48529	NEW-C	86-03-073	296-155-705	AMD	86-03-074	296-200-370	NEW-P	86-14-035
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296-155-48531	NEW-C	86-03-073	296-155-720	AMD	86-03-074	296-200-370	NEW	86-19-086
296-155-48531	NEW	86-03-074	296-155-725	AMD-C	86-03-073	296-200-370	AMD-E	86-22-011
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296-155-48533	NEW	86-03-074	296-155-730	AMD-C	86-03-073	296-200-380	NEW-P	86-14-035
296-155-500	AMD-C	86-03-073	296-155-730	AMD	86-03-074	296-200-380	NEW-E	86-14-039
296-155-500	AMD	86-03-074	296-155-750	AMD-C	86-03-073	296-200-380	NEW	86-19-086
296-155-505	AMD-C	86-03-073	296-155-750	AMD	86-03-074	296-200-380	NEW-P	86-14-035
296-155-505	AMD	86-03-074	296-155-760	REP-C	86-03-073	296-200-390	NEW-E	86-14-039
296-155-50503	NEW-C	86-03-073	296-155-760	REP	86-03-074	296-200-390	NEW	86-19-086
296-155-50503	NEW	86-03-074	296-155-765	AMD-C	86-03-073	296-200-400	NEW-P	86-14-035
296-155-50505	NEW-C	86-03-073	296-155-765	AMD	86-03-074	296-200-400	NEW-E	86-14-039
296-155-50505	NEW	86-03-074	296-155-775	AMD-C	86-03-073	296-200-400	NEW	86-19-086
296-155-510	AMD-C	86-03-073	296-155-775	AMD	86-03-074	296-200-410	NEW	86-19-086
296-155-510	AMD	86-03-074	296-155-830	AMD-C	86-03-073	296-306-003	NEW-P	86-21-134
296-155-515	NEW-C	86-03-073	296-155-830	AMD	86-03-074	296-306-005	REP-P	86-21-134
296-155-515	NEW	86-03-074	296-155-850	REP-C	86-03-073	296-306-006	NEW-P	86-21-134
296-155-530	AMD-C	86-03-073	296-155-850	REP	86-03-074	296-306-009	NEW-P	86-21-134
296-155-530	AMD	86-03-074	296-155-855	REP-C	86-03-073	296-306-012	NEW-P	86-21-134
296-155-545	AMD-C	86-03-073	296-155-855	REP	86-03-074	296-306-025	AMD-P	86-21-134
296-155-545	AMD	86-03-074	296-155-860	REP-C	86-03-073	296-306-057	NEW-P	86-21-134
296-155-570	AMD-C	86-03-073	296-155-860	REP	86-03-074	296-306-300	NEW-P	86-21-134
296-155-570	AMD	86-03-074	296-155-865	REP-C	86-03-073	296-306-310	NEW-P	86-21-134
296-155-575	AMD-C	86-03-073	296-155-865	REP	86-03-074	296-306-320	NEW-P	86-21-134
296-155-575	AMD	86-03-074	296-155-870	REP-C	86-03-073	296-350-050	AMD-P	86-11-070
296-155-576	AMD-C	86-03-073	296-155-870	REP	86-03-074	296-350-050	AMD	86-16-008
296-155-580	AMD-C	86-03-073	296-155-875	REP-C	86-03-073	296-350-080	AMD-P	86-11-070
296-155-580	AMD	86-03-074	296-155-875	REP	86-03-074	296-350-080	AMD	86-16-008
296-155-605	AMD-C	86-03-073	296-155-880	REP-C	86-03-073	296-350-300	NEW	86-06-002
296-155-605	AMD	86-03-074	296-155-880	REP	86-03-074	296-350-400	AMD	86-03-064
296-155-610	AMD-C	86-03-073	296-155-885	REP-C	86-03-073	296-400-005	NEW-P	86-14-034
296-155-610	AMD	86-03-074	296-155-885	REP	86-03-074	296-400-005	NEW-E	86-14-038
296-155-615	AMD-C	86-03-073	296-155-890	REP-C	86-03-073	296-400-005	NEW	86-19-083
296-155-615	AMD	86-03-074	296-155-890	REP	86-03-074	296-400-030	AMD-P	86-14-034
296-155-617	NEW-C	86-03-073	296-155-895	REP-C	86-03-073	296-400-030	AMD-E	86-14-038
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296-155-61701	NEW-C	86-03-073	296-155-900	REP-C	86-03-073	296-400-035	NEW-P	86-14-034
296-155-61701	NEW	86-03-074	296-155-900	REP	86-03-074	296-400-035	NEW-E	86-14-038
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296-155-61703	NEW	86-03-074	296-155-905	REP	86-03-074	296-400-045	AMD-P	86-14-034
296-155-61705	NEW-C	86-03-073	296-155-910	REP-C	86-03-073	296-400-045	AMD-E	86-14-038
296-155-61705	NEW	86-03-074	296-155-910	REP	86-03-074	296-400-045	AMD	86-19-083
296-155-61707	NEW-C	86-03-073	296-155-915	REP-C	86-03-073	296-400-050	AMD-P	86-14-034
296-155-61707	NEW	86-03-074	296-155-915	REP	86-03-074	296-400-050	AMD-E	86-14-038
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296-155-61709	NEW	86-03-074	296-155-920	REP	86-03-074	296-400-070	NEW-P	86-14-034
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296-400-070	NEW	86-19-083	296-403-110	NEW-P	86-19-080	308-25-015	NEW-P	86-05-032
296-400-100	NEW-P	86-14-034	296-403-110	NEW	86-24-071	308-25-015	NEW	86-09-014
296-400-100	NEW-E	86-14-038	296-403-120	NEW-P	86-19-080	308-25-025	REP-P	86-05-032
296-400-100	NEW	86-19-083	296-403-120	NEW	86-24-071	308-25-025	REP	86-09-014
296-400-110	NEW-P	86-14-034	296-403-130	NEW-P	86-19-080	308-25-030	REP-P	86-05-032
296-400-110	NEW-E	86-14-038	296-403-130	NEW	86-24-071	308-25-030	REP	86-09-014
296-400-110	NEW	86-19-083	296-403-140	NEW-P	86-19-080	308-25-035	NEW-P	86-05-032
296-400-120	NEW-P	86-14-034	296-403-140	NEW	86-24-071	308-25-035	NEW	86-09-014
296-400-120	NEW-E	86-14-038	296-403-150	NEW-P	86-19-080	308-29-060	AMD-P	86-10-002
296-400-120	NEW	86-19-083	296-403-150	NEW	86-24-071	308-29-060	AMD	86-14-051
296-400-130	NEW-P	86-14-034	304-12-025	AMD-P	86-09-091	308-29-070	NEW-P	86-10-002
296-400-130	NEW-E	86-14-038	304-12-025	AMD	86-12-067	308-29-070	NEW	86-14-051
296-400-130	NEW	86-19-083	304-12-040	NEW-P	86-09-091	308-29-080	NEW-P	86-10-002
296-400-140	NEW-P	86-14-034	304-12-040	NEW	86-12-067	308-29-080	NEW	86-14-051
296-400-140	NEW-E	86-14-038	304-12-045	NEW-P	86-09-091	308-31-010	AMD-P	86-18-054
296-400-140	NEW	86-19-083	304-12-045	NEW	86-12-067	308-31-010	AMD	86-22-042
296-401-030	AMD-P	86-14-077	304-12-145	NEW-P	86-09-091	308-31-015	AMD-P	86-24-054
296-401-030	AMD-E	86-14-078	304-12-145	NEW	86-12-067	308-31-025	NEW-P	86-24-054
296-401-030	AMD	86-18-041	304-12-290	AMD-P	86-09-091	308-31-030	AMD-E	86-15-043
296-401-060	AMD-P	86-14-077	304-12-290	AMD	86-12-067	308-31-030	AMD-P	86-18-054
296-401-060	AMD-E	86-14-078	304-12-350	AMD-P	86-09-091	308-31-030	AMD	86-22-042
296-401-060	AMD	86-18-041	304-12-350	AMD	86-12-067	308-31-100	AMD-P	86-24-054
296-401-080	AMD-P	86-14-077	304-25-030	AMD-P	86-03-048	308-31-120	AMD-P	86-24-054
296-401-080	AMD-E	86-14-078	304-25-030	AMD	86-08-042	308-31-500	AMD-P	86-24-054
296-401-080	AMD	86-18-041	304-25-530	AMD-P	86-21-089	308-31-550	AMD-P	86-18-054
296-401-090	AMD-P	86-14-077	304-25-540	AMD-P	86-21-089	308-31-550	AMD	86-22-042
296-401-090	AMD-E	86-14-078	304-25-550	AMD-P	86-21-089	308-40-102	AMD-P	86-04-089
296-401-090	AMD	86-18-041	304-25-560	AMD-P	86-03-048	308-40-102	AMD	86-08-046
296-401-100	AMD-P	86-14-077	304-25-560	AMD	86-08-042	308-42-045	AMD-P	86-16-076
296-401-100	AMD-E	86-14-078	304-25-560	AMD-P	86-21-089	308-42-045	AMD	86-19-063
296-401-100	AMD	86-18-041	304-25-570	AMD-P	86-21-089	308-42-060	AMD-P	86-16-076
296-401-120	AMD-P	86-14-077	304-25-580	AMD-P	86-21-089	308-42-060	AMD	86-19-063
296-401-120	AMD-E	86-14-078	308-04-010	AMD-P	86-04-090	308-48-010	AMD-P	86-09-006
296-401-120	AMD	86-18-041	308-04-010	AMD	86-08-069	308-48-010	AMD	86-15-022
296-401-160	AMD-P	86-14-077	308-11-030	AMD-P	86-17-094	308-48-060	AMD-P	86-09-006
296-401-160	AMD-E	86-14-078	308-11-030	AMD-E	86-19-076	308-48-060	AMD	86-15-022
296-401-160	AMD	86-18-041	308-11-030	AMD	86-21-127	308-48-120	REP-P	86-09-006
296-401-165	AMD-P	86-14-077	308-11-035	NEW-P	86-17-094	308-48-120	REP	86-15-022
296-401-165	AMD-E	86-14-078	308-11-035	NEW-E	86-19-076	308-48-130	REP-P	86-09-006
296-401-165	AMD	86-18-041	308-11-035	NEW	86-21-127	308-48-130	REP	86-15-022
296-401-168	NEW-P	86-14-077	308-11-040	REP-P	86-17-094	308-48-140	AMD-P	86-09-006
296-401-168	NEW-E	86-14-078	308-11-040	REP-E	86-19-076	308-48-140	AMD	86-15-022
296-401-168	NEW	86-18-041	308-11-040	REP	86-21-127	308-48-150	AMD-P	86-09-006
296-401-170	AMD-P	86-14-077	308-11-050	REP-E	86-14-086	308-48-150	AMD	86-15-022
296-401-170	AMD-E	86-14-078	308-11-050	AMD-P	86-17-094	308-48-160	AMD-P	86-09-006
296-401-170	AMD	86-18-041	308-11-050	AMD-E	86-19-076	308-48-160	AMD	86-15-022
296-401-175	AMD-E	86-10-017	308-11-050	AMD	86-21-127	308-48-165	AMD-P	86-09-006
296-401-175	AMD-P	86-14-077	308-11-060	AMD-P	86-17-094	308-48-165	AMD	86-15-022
296-401-175	AMD-E	86-14-078	308-11-060	AMD-E	86-19-076	308-48-790	NEW	86-05-031
296-401-175	AMD	86-18-041	308-11-060	AMD	86-21-127	308-50-230	REP-P	86-05-034
296-403-010	NEW-P	86-07-055	308-11-080	REP-P	86-17-094	308-50-230	REP	86-09-064
296-403-010	NEW-E	86-12-018	308-11-080	REP-E	86-19-076	308-50-330	AMD-P	86-05-034
296-403-010	NEW	86-12-019	308-11-080	REP	86-21-127	308-50-330	AMD	86-09-064
296-403-020	NEW-P	86-07-055	308-11-130	NEW-E	86-14-017	308-50-420	NEW-P	86-05-034
296-403-020	NEW-E	86-12-018	308-11-140	NEW-E	86-14-086	308-50-420	NEW	86-09-064
296-403-020	NEW	86-12-019	308-12-050	AMD	86-04-088	308-50-430	NEW-P	86-05-034
296-403-030	NEW-P	86-07-055	308-12-081	AMD	86-04-088	308-50-430	NEW	86-09-064
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296-403-030	NEW	86-12-019	308-12-140	NEW	86-04-088	308-52-135	AMD	86-12-031
296-403-040	NEW-P	86-07-055	308-12-145	NEW	86-04-088	308-52-139	AMD-P	86-08-093
296-403-040	NEW-E	86-12-018	308-12-150	NEW	86-04-088	308-52-139	AMD	86-12-031
296-403-040	NEW	86-12-019	308-12-312	AMD-E	86-04-086	308-52-140	AMD-P	86-08-093
296-403-050	NEW-P	86-07-055	308-12-312	AMD-E	86-10-037	308-52-140	AMD	86-12-031
296-403-050	NEW-E	86-12-018	308-12-312	AMD-E	86-22-041	308-52-140	AMD-P	86-13-069
296-403-050	NEW	86-12-019	308-13-015	AMD-P	86-07-058	308-52-140	AMD	86-16-054
296-403-060	NEW-P	86-07-055	308-13-015	AMD	86-16-013	308-52-141	AMD-P	86-08-093
296-403-060	NEW-E	86-12-018	308-13-020	AMD-P	86-20-078	308-52-141	AMD	86-12-031
296-403-060	NEW	86-12-019	308-13-040	AMD-P	86-07-058	308-52-142	REP-P	86-08-093
296-403-070	NEW-P	86-07-055	308-13-040	AMD	86-16-013	308-52-142	REP	86-12-031
296-403-070	NEW-E	86-12-018	308-13-041	NEW-P	86-07-058	308-52-143	REP-P	86-08-093
296-403-070	NEW	86-12-019	308-13-041	NEW	86-16-013	308-52-143	REP	86-12-031
296-403-080	NEW-P	86-19-080	308-13-042	NEW-P	86-07-058	308-52-145	REP-P	86-08-093
296-403-080	NEW	86-24-071	308-13-042	NEW	86-16-013	308-52-145	REP	86-12-031
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296-403-100	NEW-P	86-19-080	308-20-171	AMD-E	86-18-072	308-52-270	AMD	86-03-056
296-403-100	NEW	86-24-071	308-25-010	AMD-P	86-05-032	308-52-502	AMD-P	86-13-069

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308-52-515	NEW-P	86-13-069	308-66-120	AMD-E	86-16-026	308-94-230	REP-P	86-21-129
308-52-515	NEW	86-16-054	308-66-120	AMD-P	86-16-052	308-94-240	AMD-P	86-21-129
308-53-010	AMD-P	86-07-059	308-66-120	AMD-E	86-22-040	308-94-250	AMD-P	86-21-129
308-53-070	AMD-P	86-07-059	308-66-130	REP-E	86-16-026	308-94-260	REP-P	86-21-129
308-53-070	AMD	86-13-009	308-66-130	REP-P	86-16-052	308-94-261	NEW-P	86-21-129
308-53-075	NEW-P	86-08-092	308-66-130	REP-E	86-22-040	308-94-265	NEW-P	86-21-129
308-53-075	NEW	86-13-008	308-66-135	NEW	86-08-028	308-94-270	NEW-P	86-21-129
308-53-080	REP-P	86-08-092	308-66-140	AMD-E	86-16-026	308-96A-005	AMD-P	86-03-010
308-53-080	REP	86-13-008	308-66-140	AMD-P	86-16-052	308-96A-005	AMD	86-10-040
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308-53-084	NEW	86-13-008	308-66-145	NEW-E	86-16-026	308-96A-010	AMD	86-10-040
308-53-085	AMD-P	86-08-092	308-66-145	NEW-P	86-16-052	308-96A-015	AMD-P	86-03-010
308-53-085	AMD	86-13-008	308-66-145	NEW-E	86-22-040	308-96A-015	AMD	86-10-040
308-53-100	REP-P	86-08-092	308-66-155	AMD-E	86-16-026	308-96A-020	AMD-P	86-03-010
308-53-105	NEW-P	86-08-092	308-66-155	AMD-P	86-16-052	308-96A-020	AMD	86-10-040
308-53-125	AMD-P	86-08-092	308-66-155	AMD-E	86-22-040	308-96A-020	REP-E	86-15-069
308-53-212	NEW-P	86-08-092	308-66-157	NEW-E	86-16-026	308-96A-020	REP-P	86-15-070
308-53-212	NEW	86-13-008	308-66-157	NEW-P	86-16-052	308-96A-026	NEW-P	86-20-080
308-53-212	REVIEW	86-19-073	308-66-157	NEW-E	86-22-040	308-96A-026	NEW	86-23-045
308-53-212	REP-P	86-22-066	308-66-160	AMD-E	86-16-053	308-96A-030	REP-P	86-03-010
308-53-265	NEW-P	86-08-092	308-66-160	AMD-P	86-16-077	308-96A-030	REP	86-10-040
308-53-265	NEW	86-13-008	308-66-160	AMD	86-21-025	308-96A-035	AMD-P	86-03-010
308-54-020	AMD-P	86-22-046	308-66-170	AMD-E	86-16-026	308-96A-035	AMD	86-10-040
308-54-060	AMD-P	86-22-046	308-66-170	AMD-P	86-16-052	308-96A-040	AMD-P	86-03-010
308-54-080	AMD-P	86-22-046	308-66-170	AMD-E	86-22-040	308-96A-040	AMD	86-10-040
308-54-090	AMD-P	86-22-046	308-66-180	AMD-E	86-16-026	308-96A-050	AMD-P	86-03-010
308-54-095	AMD-P	86-22-046	308-66-180	AMD-P	86-16-052	308-96A-050	AMD	86-10-040
308-54-100	AMD-P	86-22-046	308-66-180	AMD-E	86-22-040	308-96A-055	REP-P	86-03-010
308-54-110	AMD-P	86-22-046	308-66-210	AMD-E	86-16-026	308-96A-055	REP	86-10-040
308-54-140	AMD-P	86-22-046	308-66-210	AMD-P	86-16-052	308-96A-060	REP-P	86-03-010
308-54-200	AMD-P	86-22-046	308-66-210	AMD-E	86-22-040	308-96A-060	REP	86-10-040
308-54-230	AMD-P	86-22-046	308-66-225	NEW-E	86-16-026	308-96A-075	AMD-P	86-03-010
308-54-320	AMD-P	86-22-046	308-66-225	NEW-P	86-16-052	308-96A-075	AMD	86-10-040
308-61-010	AMD	86-03-011	308-66-225	NEW-E	86-22-040	308-96A-100	AMD-P	86-03-010
308-61-025	AMD	86-03-011	308-66-230	AMD-E	86-16-026	308-96A-100	AMD	86-10-040
308-61-026	NEW	86-03-011	308-66-230	AMD-P	86-16-052	308-96A-105	AMD-P	86-03-010
308-61-027	REP	86-03-011	308-66-230	AMD-E	86-22-040	308-96A-105	AMD	86-10-040
308-61-030	AMD	86-03-011	308-79-050	NEW-E	86-03-071	308-96A-115	REP-P	86-03-010
308-61-040	AMD	86-03-011	308-79-050	NEW-P	86-06-042	308-96A-115	REP	86-10-040
308-61-050	AMD	86-03-011	308-79-050	NEW	86-10-003	308-96A-120	AMD-P	86-03-010
308-61-100	REP	86-03-011	308-80-015	NEW	86-08-028	308-96A-120	AMD	86-10-040
308-61-105	NEW	86-03-011	308-93-010	AMD-P	86-07-060	308-96A-125	REP-P	86-03-010
308-61-108	NEW	86-03-011	308-93-010	AMD	86-10-068	308-96A-125	REP	86-10-040
308-61-110	REP	86-03-011	308-93-072	NEW-P	86-07-060	308-96A-130	REP-P	86-03-010
308-61-115	NEW	86-03-011	308-93-072	NEW	86-10-068	308-96A-130	REP	86-10-040
308-61-120	REP	86-03-011	308-93-073	NEW-P	86-07-060	308-96A-135	AMD-P	86-03-010
308-61-125	NEW	86-03-011	308-93-073	NEW	86-10-068	308-96A-135	AMD	86-10-040
308-61-130	REP	86-03-011	308-93-074	NEW-P	86-07-060	308-96A-140	REP-P	86-03-010
308-61-135	NEW	86-03-011	308-93-074	NEW	86-10-068	308-96A-140	REP	86-10-040
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308-61-145	NEW	86-03-011	308-93-078	NEW	86-10-068	308-96A-145	AMD	86-10-040
308-61-150	REP	86-03-011	308-93-079	NEW-P	86-07-060	308-96A-155	REP-P	86-03-010
308-61-155	REP	86-03-011	308-93-079	NEW	86-10-068	308-96A-155	REP	86-10-040
308-61-158	NEW	86-03-011	308-93-240	REP-E	86-15-069	308-96A-160	REP-P	86-03-010
308-61-160	REP	86-03-011	308-93-240	REP-P	86-15-070	308-96A-160	REP	86-10-040
308-61-165	REP	86-03-011	308-93-310	REP-E	86-15-069	308-96A-165	REP-P	86-03-010
308-61-168	NEW	86-03-011	308-93-310	REP-P	86-15-070	308-96A-165	REP	86-10-040
308-61-170	REP	86-03-011	308-94	AMD-P	86-21-129	308-96A-170	REP-P	86-03-010
308-61-175	NEW	86-03-011	308-94-010	AMD-P	86-21-129	308-96A-170	REP	86-10-040
308-61-180	REP	86-03-011	308-94-020	REP-P	86-21-129	308-96A-200	REP-P	86-03-010
308-61-185	NEW	86-03-011	308-94-030	AMD-P	86-21-129	308-96A-200	REP	86-10-040
308-61-190	NEW	86-03-011	308-94-040	AMD-P	86-21-129	308-96A-205	AMD-P	86-03-010
308-61-205	NEW	86-08-028	308-94-050	AMD-P	86-21-129	308-96A-205	AMD	86-10-040
308-61-220	AMD-E	86-16-053	308-94-060	REP-P	86-21-129	308-96A-210	AMD-P	86-03-010
308-61-220	AMD-P	86-16-077	308-94-070	AMD-P	86-21-129	308-96A-210	AMD	86-10-040
308-61-220	AMD-P	86-20-079	308-94-080	AMD-P	86-21-129	308-96A-215	REP-P	86-03-010
308-61-220	AMD-E	86-21-024	308-94-100	AMD-P	86-21-129	308-96A-215	REP	86-10-040
308-61-305	NEW	86-08-028	308-94-110	AMD-P	86-21-129	308-96A-220	AMD-P	86-03-010
308-61-400	AMD	86-08-028	308-94-160	AMD-P	86-21-129	308-96A-220	AMD	86-10-040
308-61-405	NEW	86-08-028	308-94-170	AMD-P	86-21-129	308-96A-225	REP-P	86-03-010
308-61-420	AMD-E	86-16-053	308-94-180	REP-P	86-21-129	308-96A-225	REP	86-10-040
308-61-420	AMD-P	86-16-077	308-94-181	NEW-P	86-21-129	308-96A-230	REP-P	86-03-010
308-61-420	AMD-P	86-20-079	308-94-190	REP-P	86-21-129	308-96A-230	REP	86-10-040
308-61-420	AMD-E	86-21-024	308-94-191	NEW-P	86-21-129	308-96A-235	REP-P	86-03-010
308-66-110	AMD-E	86-16-026	308-94-200	AMD-P	86-21-129	308-96A-235	REP	86-10-040
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308-96A-260	AMD-P	86-03-010	308-122-630	NEW	86-04-087	308-171-302	NEW	86-17-064
308-96A-260	AMD	86-08-028	308-122-640	AMD	86-04-087	308-175-065	NEW-P	86-24-069
308-96A-260	AMD	86-10-040	308-122-670	NEW	86-04-087	308-175-075	NEW-P	86-24-069
308-96A-265	REP-P	86-03-010	308-124A-430	NEW-P	86-04-091	308-175-080	REP-P	86-24-069
308-96A-265	REP	86-10-040	308-124A-430	NEW	86-11-011	308-175-084	NEW-P	86-24-069
308-96A-270	REP-P	86-03-010	308-124A-440	NEW-P	86-04-091	308-175-086	NEW-P	86-24-069
308-96A-270	REP	86-10-040	308-124A-440	NEW	86-11-011	308-175-088	NEW-P	86-24-069
308-96A-275	AMD-P	86-03-010	308-124A-450	NEW-P	86-04-091	308-175-100	NEW-P	86-24-069
308-96A-275	AMD	86-10-040	308-124A-450	NEW	86-11-011	308-175-110	NEW-P	86-24-069
308-96A-280	REP-P	86-03-010	308-124A-455	NEW-E	86-11-010	308-175-120	NEW-P	86-24-069
308-96A-280	REP	86-10-040	308-124C-020	AMD	86-06-011	308-180-100	NEW-P	86-07-061
308-96A-285	REP-P	86-03-010	308-124D-040	NEW-P	86-16-068	308-180-100	NEW	86-10-038
308-96A-285	REP	86-10-040	308-124D-040	NEW	86-19-062	308-180-120	NEW-P	86-07-061
308-96A-290	REP-P	86-03-010	308-124H-035	NEW-P	86-04-091	308-180-120	NEW	86-10-038
308-96A-290	REP	86-10-040	308-124H-035	NEW	86-11-011	308-250-010	NEW-P	86-07-062
308-96A-295	AMD-P	86-03-010	308-124H-036	NEW-P	86-04-091	308-250-010	NEW	86-10-036
308-96A-295	AMD	86-10-040	308-124H-036	NEW	86-11-011	308-250-020	NEW-P	86-07-062
308-96A-300	AMD-P	86-03-010	308-124H-037	NEW-P	86-04-091	308-250-020	NEW	86-10-036
308-96A-300	AMD	86-10-040	308-124H-037	NEW-P	86-11-061	308-250-030	NEW-P	86-07-062
308-96A-305	REP-P	86-03-010	308-124H-037	NEW	86-16-055	308-250-030	NEW	86-10-036
308-96A-305	REP	86-10-040	308-124H-040	AMD-P	86-04-091	308-250-040	NEW-P	86-07-062
308-99-020	AMD-E	86-09-013	308-124H-040	AMD	86-06-011	308-250-040	NEW	86-10-036
308-99-020	AMD-P	86-09-100	308-124H-040	AMD	86-11-011	308-250-050	NEW-P	86-07-062
308-99-020	AMD	86-14-016	308-124H-040	AMD-P	86-21-126	308-250-050	NEW	86-10-036
308-99-021	NEW-E	86-09-013	308-124H-043	NEW	86-06-011	308-300-310	NEW-P	86-11-062
308-99-021	NEW-P	86-09-100	308-124H-045	AMD	86-06-011	308-300-310	NEW-E	86-12-016
308-99-021	NEW	86-14-016	308-128F-030	REP-E	86-11-018	308-300-310	NEW	86-15-037
308-99-040	AMD-P	86-21-128	308-128F-030	REP-E	86-18-030	308-400	AMD-P	86-20-088
308-102-090	AMD-P	86-03-083	308-128F-050	AMD-E	86-11-018	308-400	AMD	86-24-055
308-102-090	AMD	86-07-018	308-128F-050	AMD-E	86-18-030	308-400-010	AMD-P	86-20-088
308-102-100	AMD-P	86-03-083	308-151-110	NEW-P	86-05-033	308-400-010	AMD	86-24-055
308-102-100	AMD	86-07-018	308-151-110	NEW	86-08-068	308-400-020	AMD-P	86-20-088
308-102-190	AMD-P	86-03-083	308-153	AMD-P	86-10-067	308-400-020	AMD	86-24-055
308-102-190	AMD	86-07-018	308-153	AMD	86-13-070	308-400-025	NEW-P	86-20-088
308-102-200	AMD-P	86-03-083	308-153-010	AMD-P	86-10-067	308-400-025	NEW	86-24-055
308-102-200	AMD	86-07-018	308-153-010	AMD	86-13-070	308-400-030	AMD-P	86-20-088
308-102-265	NEW-P	86-03-083	308-153-020	AMD-P	86-10-067	308-400-030	AMD	86-24-055
308-102-265	NEW	86-07-018	308-153-020	AMD	86-13-070	308-400-046	AMD-P	86-20-088
308-104-012	NEW-P	86-03-083	308-153-030	AMD-P	86-10-067	308-400-046	AMD	86-24-055
308-104-012	NEW	86-07-018	308-153-030	AMD	86-13-070	308-400-047	NEW-P	86-20-088
308-104-056	AMD-P	86-03-083	308-153-040	REP-P	86-10-067	308-400-047	NEW	86-24-055
308-104-056	AMD	86-07-018	308-153-040	REP	86-13-070	308-400-048	AMD-P	86-20-088
308-104-058	REP-P	86-03-083	308-153-045	NEW-P	86-10-067	308-400-048	AMD	86-24-055
308-104-058	REP	86-07-018	308-153-045	NEW	86-13-070	308-400-050	AMD-P	86-20-088
308-104-080	AMD-P	86-03-083	308-154-070	REP-P	86-10-067	308-400-050	AMD	86-24-055
308-104-080	AMD	86-07-018	308-154-070	REP	86-13-070	308-400-052	AMD-P	86-20-088
308-104-090	AMD-P	86-03-083	308-156-075	NEW-P	86-05-033	308-400-052	AMD	86-24-055
308-104-090	AMD	86-07-018	308-156-075	NEW	86-08-068	308-400-053	NEW-P	86-20-088
308-104-100	AMD-P	86-03-083	308-171-001	AMD-P	86-06-054	308-400-053	NEW	86-24-055
308-104-100	AMD	86-07-018	308-171-001	AMD	86-10-004	308-400-054	AMD-P	86-20-088
308-104-105	NEW-P	86-03-083	308-171-001	AMD-P	86-14-018	308-400-054	AMD	86-24-055
308-104-105	NEW-E	86-03-084	308-171-001	AMD	86-17-064	308-400-056	AMD-P	86-20-088
308-104-105	NEW	86-07-018	308-171-002	NEW-P	86-22-043	308-400-056	AMD	86-24-055
308-104-130	AMD-P	86-03-083	308-171-030	AMD-P	86-22-044	308-400-058	AMD-P	86-20-088
308-104-130	AMD	86-07-018	308-171-040	AMD-P	86-22-044	308-400-058	AMD	86-24-055
308-104-135	NEW-P	86-03-083	308-171-045	NEW-P	86-16-069	308-400-059	NEW-P	86-20-088
308-104-135	NEW	86-07-018	308-171-045	NEW	86-21-026	308-400-059	NEW	86-24-055
308-104-160	AMD-P	86-03-083	308-171-100	AMD-P	86-06-054	308-400-070	AMD-P	86-20-088
308-104-160	AMD	86-07-018	308-171-100	AMD	86-10-004	308-400-070	AMD	86-24-055
308-115-130	AMD-P	86-11-036	308-171-103	AMD-P	86-06-054	308-400-080	AMD-P	86-20-088
308-115-130	AMD	86-16-012	308-171-103	AMD	86-10-004	308-400-080	AMD	86-24-055
308-115-180	AMD-P	86-11-036	308-171-103	AMD-P	86-14-018	314-12-030	AMD-P	86-04-033
308-115-180	AMD	86-16-012	308-171-103	AMD	86-17-064	314-12-030	AMD	86-07-012
308-117-025	AMD-P	86-14-085	308-171-104	NEW-P	86-06-054	314-12-090	AMD-P	86-09-085
308-117-025	AMD	86-18-031	308-171-104	NEW	86-10-004	314-12-090	AMD	86-12-021
308-117-100	AMD-P	86-14-085	308-171-104	AMD-P	86-14-018	314-12-130	AMD-P	86-21-071
308-117-100	AMD	86-18-031	308-171-104	AMD	86-17-064	314-12-130	AMD	86-24-028
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308-120-710	NEW-P	86-22-045	308-171-200	AMD	86-10-004	314-12-140	AMD-P	86-06-021
308-122-001	NEW-P	86-09-012	308-171-200	AMD-P	86-14-018	314-12-140	AMD	86-09-019
308-122-001	NEW-C	86-13-058	308-171-200	AMD	86-17-064	314-16-025	NEW-P	86-07-047
308-122-001	NEW	86-19-061	308-171-201	AMD-P	86-22-043	314-16-025	NEW	86-09-074
308-122-060	NEW	86-04-087	308-171-300	AMD-P	86-14-018	314-16-040	AMD-P	86-04-082
308-122-215	AMD	86-04-087	308-171-300	AMD	86-17-064	314-16-040	AMD	86-07-015
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314-16-115	NEW-P	86-09-086	315-04-190	AMD-P	86-08-059	315-20-090	AMD-C	86-21-141
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314-16-196	AMD-P	86-13-059	315-04-230	NEW-P	86-17-093	315-32-040	AMD	86-07-039
314-16-196	AMD	86-15-066	315-04-230	NEW-C	86-21-141	315-32-040	AMD-P	86-08-079
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314-16-196	AMD-P	86-23-001	315-06-120	AMD-P	86-17-093	322-12-010	AMD-E	86-10-073
314-18-040	AMD-P	86-07-046	315-06-120	AMD-C	86-21-141	322-12-010	AMD-E	86-17-007
314-18-040	AMD	86-09-075	315-06-120	AMD-E	86-23-010	322-12-010	AMD-P	86-21-064
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314-20-030	AMD	86-22-050	315-06-125	NEW-P	86-17-093	323-12-020	NEW-P	86-23-027
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314-20-100	AMD-C	86-07-021	315-06-125	NEW-E	86-23-010	323-12-040	NEW-P	86-23-027
314-20-100	AMD-C	86-14-100	315-10-060	AMD-P	86-08-079	323-12-050	NEW-P	86-23-027
314-20-100	AMD	86-16-060	315-10-060	AMD	86-12-002	323-12-060	NEW-P	86-23-027
314-20-105	AMD-P	86-04-084	315-11-160	REP-P	86-21-142	323-12-070	NEW-P	86-23-027
314-20-105	AMD-C	86-07-021	315-11-161	REP-P	86-21-142	323-12-080	NEW-P	86-23-027
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314-24-080	AMD-P	86-04-083	315-11-190	NEW-P	86-03-079	326-20-110	AMD-P	86-14-101
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314-24-100	AMD	86-11-014	315-11-191	NEW-E	86-03-003	326-20-171	NEW	86-17-018
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314-24-160	AMD-P	86-09-087	315-11-191	NEW-E	86-03-080	326-20-172	NEW	86-17-018
314-24-160	AMD	86-12-023	315-11-191	NEW	86-07-028	326-20-220	AMD-P	86-14-101
314-24-190	AMD-P	86-04-084	315-11-191	REP-P	86-21-142	326-20-220	AMD	86-17-018
314-24-190	AMD-C	86-07-021	315-11-192	NEW-E	86-03-003	326-30-038	NEW-E	86-13-046
314-24-190	AMD-C	86-14-100	315-11-192	NEW-P	86-03-079	326-30-038	NEW-P	86-14-101
314-24-190	AMD	86-16-060	315-11-192	NEW	86-07-028	326-30-038	NEW	86-17-018
314-24-200	AMD-P	86-04-084	315-11-192	REP-P	86-21-142	332-12-210	AMD-P	86-04-081
314-24-200	AMD-C	86-07-021	315-11-200	NEW-E	86-07-029	332-12-210	AMD	86-07-027
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314-52-005	AMD	86-15-041	315-11-220	NEW-E	86-17-015	332-16-280	REP-E	86-09-068
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314-52-070	AMD	86-15-041	315-11-221	NEW-P	86-17-093	332-26-020	AMD-E	86-15-053
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314-52-113	AMD	86-19-022	315-11-222	NEW-C	86-21-141	332-26-080	NEW-E	86-09-041
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332-26-083a	REP-E	86-17-059	352-32-25002	AMD	86-24-016	356-07-040	AMD-P	86-14-092
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332-26-084c	REP-E	86-18-011	356-05-165	AMD-P	86-06-056	356-09-011	NEW-P	86-20-091
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332-26-086	AMD-E	86-18-011	356-05-165	AMD	86-12-025	356-09-020	NEW-P	86-22-074
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332-26-086a	NEW-E	86-18-015	356-05-190	REP-C	86-09-054	356-09-030	NEW-P	86-22-074
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332-26-087a	AMD-E	86-18-016	356-05-233	NEW-P	86-06-056	356-10-060	AMD-C	86-24-012
332-26-087a	REP-E	86-18-050	356-05-233	NEW-C	86-09-054	356-14-010	AMD-P	86-10-070
332-26-087b	NEW-E	86-18-050	356-05-233	NEW-E	86-09-056	356-14-010	AMD	86-14-071
332-26-087b	REP-E	86-19-007	356-05-233	NEW	86-12-025	356-14-015	NEW-P	86-10-070
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332-26-090	NEW-E	86-19-007	356-05-315	AMD-C	86-09-054	356-14-026	NEW-P	86-10-070
332-26-090	REP-E	86-19-011	356-05-315	AMD-E	86-09-056	356-14-026	NEW	86-14-071
332-26-090a	NEW-E	86-19-011	356-05-315	AMD	86-12-025	356-14-030	REP-P	86-10-070
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388-82-115	AMD-E	86-21-119	388-99-010	AMD-E	86-08-033	390-24-020	AMD	86-08-030
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392-126-290	NEW-E	86-21-094	392-127-255	AMD-E	86-21-095	392-127-365	AMD-P	86-17-088
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392-126-325	AMD	86-21-091	392-127-264	NEW-E	86-21-095	392-127-370	AMD-P	86-17-088
392-126-325	AMD-E	86-21-094	392-127-265	AMD-E	86-17-047	392-127-370	AMD-E	86-19-012
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392-127-380	AMD-E 86-21-095	392-127-555	AMD-E 86-17-047	392-127-645	AMD-P 86-17-088
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392-127-387	NEW-E 86-21-095	392-127-570	AMD-E 86-17-047	392-127-655	AMD-P 86-17-088
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392-140-140	NEW-P 86-17-089	400-06-150	NEW 86-04-055	402-38-420	NEW-P 86-17-066
392-140-140	NEW 86-21-093	400-06-160	NEW 86-04-055	402-38-440	NEW-P 86-17-066
392-140-140	NEW-E 86-21-096	400-06-170	NEW 86-04-055	402-38-500	NEW-P 86-17-066
392-140-141	NEW-E 86-17-046	400-06-180	NEW 86-04-055	402-44-120	AMD-P 86-17-066
392-140-141	NEW-P 86-17-089	402	AMD-C 86-20-040	402-48-010	AMD-P 86-17-066
392-140-141	NEW 86-21-093	402-10-010	AMD-P 86-17-066	402-48-020	AMD-P 86-17-066
392-140-141	NEW-E 86-21-096	402-12-030	AMD-P 86-17-066	402-48-040	AMD-P 86-17-066
392-140-142	NEW-E 86-17-046	402-12-050	AMD-P 86-17-066	402-48-070	AMD-P 86-17-066
392-140-142	NEW-P 86-17-089	402-12-140	AMD-P 86-17-066	402-48-080	AMD-P 86-17-066
392-140-142	NEW-E 86-21-096	402-12-200	AMD-P 86-17-066	402-52-050	NEW-P 86-17-066
392-140-143	NEW-E 86-17-046	402-12-210	AMD-P 86-17-066	402-52-090	NEW-P 86-11-019
392-140-143	NEW-P 86-17-089	402-19-190	AMD-P 86-17-066	402-52-090	NEW-E 86-11-020
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392-140-144	NEW-E 86-17-046	402-19-300	AMD-P 86-17-066	402-52-090	NEW 86-17-027
392-140-144	NEW-P 86-17-089	402-19-350	AMD-P 86-17-066	402-52-100	AMD-P 86-17-066
392-140-144	NEW-E 86-21-096	402-19-400	AMD-P 86-17-066	402-52-300	NEW-P 86-17-066
392-140-145	NEW-E 86-17-046	402-19-530	AMD-E 86-09-025	402-61-010	NEW-P 86-17-066
392-140-145	NEW-P 86-17-089	402-19-530	AMD-P 86-09-026	402-61-020	NEW-P 86-17-066
392-140-145	NEW-E 86-21-096	402-19-530	AMD-P 86-11-019	402-61-030	NEW-P 86-17-066
392-165-500	AMD-P 86-11-027	402-19-530	AMD-E 86-11-020	402-61-040	NEW-P 86-17-066
392-165-500	AMD 86-15-048	402-19-530	AMD 86-17-027	402-61-050	NEW-P 86-17-066
392-171	AMD-C 86-03-060	402-19-540	NEW 86-17-027	402-61-060	NEW-P 86-17-066
392-171-315	AMD 86-06-007	402-19-580	AMD-P 86-17-066	402-61-070	NEW-P 86-17-066
392-171-351	AMD 86-06-007	402-19-590	AMD-P 86-17-066	402-61-080	NEW-P 86-17-066
392-171-358	AMD 86-06-007	402-21-050	AMD-P 86-17-066	402-61-090	NEW-P 86-17-066
392-171-366	AMD 86-06-007	402-22-040	AMD-P 86-17-066	402-61-100	NEW-P 86-17-066
392-171-371	AMD 86-06-007	402-22-045	AMD-P 86-17-066	402-61-110	NEW-P 86-17-066
392-171-512	NEW 86-06-007	402-22-065	AMD-P 86-17-066	402-61-120	NEW-P 86-17-066
392-171-513	NEW 86-06-007	402-22-070	AMD-P 86-17-066	402-61-130	NEW-P 86-17-066
392-171-514	NEW 86-06-007	402-22-150	AMD-P 86-17-066	402-61-140	NEW-P 86-17-066
392-171-516	AMD 86-06-007	402-22-200	AMD-P 86-17-066	402-61-150	NEW-P 86-17-066
392-171-517	NEW 86-06-007	402-22-240	AMD-P 86-17-066	402-61-160	NEW-P 86-17-066
392-171-518	NEW 86-06-007	402-24-020	AMD-P 86-17-066	402-61-170	NEW-P 86-17-066
392-171-519	NEW 86-06-007	402-24-040	AMD-P 86-17-066	402-61-180	NEW-P 86-17-066
392-171-531	AMD 86-06-007	402-24-050	AMD-P 86-17-066	402-61-190	NEW-P 86-17-066
392-171-706	AMD 86-06-007	402-24-085	AMD-P 86-17-066	402-61-200	NEW-P 86-17-066
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392-182-005	AMD 86-15-050	402-24-125	AMD-P 86-17-066	402-61-220	NEW-P 86-17-066
392-182-010	AMD-P 86-11-028	402-24-135	AMD-P 86-17-066	402-61-230	NEW-P 86-17-066
392-182-010	AMD 86-15-050	402-24-158	NEW-P 86-17-066	402-61-240	NEW-P 86-17-066
392-196-005	AMD-P 86-11-029	402-24-170	AMD-P 86-17-066	402-61-250	NEW-P 86-17-066
392-196-005	AMD 86-15-049	402-24-180	AMD-P 86-17-066	402-61-260	NEW-P 86-17-066
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399-30-040	AMD-P 86-14-053	402-32-020	AMD-P 86-17-066	402-62-010	NEW-P 86-17-066
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399-30-060	AMD-E 86-14-054	402-36-070	AMD-P 86-17-066	402-62-050	NEW-P 86-17-066
399-30-060	AMD 86-18-009	402-38-010	NEW-P 86-17-066	402-62-060	NEW-P 86-17-066
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400-04-040	NEW 86-04-054	402-38-040	NEW-P 86-17-066	402-62-090	NEW-P 86-17-066
400-04-504	NEW 86-04-054	402-38-060	NEW-P 86-17-066	402-70-010	AMD-P 86-17-066
400-04-510	NEW 86-04-054	402-38-080	NEW-P 86-17-066	402-70-020	AMD-P 86-17-066
400-04-680	NEW 86-04-054	402-38-100	NEW-P 86-17-066	402-70-030	AMD-P 86-17-066
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415-108-500	NEW-E	86-09-066	446-55-100	NEW	86-08-067	448-12-270	AMD	86-05-003
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434-57-020	NEW	86-08-045	446-55-160	NEW	86-08-067	458-16-210	AMD-P	86-09-003
434-57-030	AMD-P	86-05-053	446-55-165	NEW-P	86-05-015	458-16-210	AMD	86-12-034
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434-57-030	AMD	86-08-045	446-55-170	NEW-P	86-05-015	458-16-220	AMD	86-12-034
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434-57-040	NEW	86-08-045	446-55-180	NEW	86-08-067	458-16-240	AMD-P	86-09-003
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434-57-070	NEW-E	86-08-044	446-55-210	NEW-P	86-05-015	458-16-282	AMD	86-12-034
434-57-070	NEW	86-08-045	446-55-210	NEW	86-08-067	458-17	AMD-P	86-16-078
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434-57-080	NEW	86-08-045	446-55-230	NEW-P	86-05-015	458-17-100	REP	86-21-003
434-57-090	NEW-P	86-05-053	446-55-230	NEW	86-08-067	458-17-105	NEW-P	86-16-078
434-57-090	NEW-E	86-08-044	446-55-240	NEW-P	86-05-015	458-17-105	NEW	86-21-003
434-57-090	NEW	86-08-045	446-55-240	NEW	86-08-067	458-17-110	NEW-P	86-16-078
434-57-100	NEW-P	86-05-053	446-55-250	NEW-P	86-05-015	458-17-110	NEW	86-21-003
434-57-100	NEW-E	86-08-044	446-55-250	NEW	86-08-067	458-17-115	NEW-P	86-16-078
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458-20-187	AMD-P	86-15-080	458-40-18693	REP-P	86-22-063	458-40-636	NEW-P	86-22-063
458-20-187	AMD	86-18-022	458-40-18694	REP-P	86-22-063	458-40-640	NEW-P	86-22-063
458-20-189	AMD-P	86-15-081	458-40-18695	REP-P	86-22-063	458-40-650	NEW-P	86-22-063
458-20-189	AMD	86-18-069	458-40-18696	REP-P	86-22-063	458-40-660	NEW-P	86-22-063
458-20-193C	AMD-P	86-03-043	458-40-18700	AMD-P	86-10-054	458-40-670	NEW-P	86-22-063
458-20-193C	AMD	86-07-005	458-40-18700	AMD-E	86-14-063	458-40-680	NEW-P	86-22-063
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458-20-210	AMD	86-07-005	458-40-18700	REP-P	86-22-063	458-40-684	NEW-P	86-22-063
458-20-210	AMD-P	86-18-068	458-40-18704	AMD-P	86-10-054	458-40-686	NEW-P	86-22-063
458-20-210	AMD	86-21-085	458-40-18704	AMD-E	86-14-063	458-40-690	NEW-P	86-22-063
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458-20-24001	AMD-C	86-13-061	458-40-18713	REP-P	86-22-063	458-53-150	AMD-P	86-16-079
458-20-24001	AMD	86-14-019	458-40-18714	REP-P	86-22-063	458-53-150	AMD	86-21-004
458-20-24002	AMD-E	86-10-049	458-40-18715	REP-P	86-22-063	458-53-160	AMD-P	86-16-079
458-20-24002	AMD-P	86-10-050	458-40-18716	REP-P	86-22-063	458-53-160	AMD	86-21-004
458-20-24002	AMD-C	86-13-061	458-40-18717	REP-P	86-22-063	458-57-570	AMD-P	86-09-051
458-20-24002	AMD	86-14-019	458-40-18718	REP-P	86-22-063	458-57-570	AMD	86-12-024
458-20-244	AMD-P	86-18-068	458-40-18719	REP-P	86-22-063	458-57-610	AMD-P	86-09-051
458-20-244	AMD	86-21-085	458-40-18720	REP-P	86-22-063	458-57-610	AMD	86-12-024
458-20-247	AMD	86-04-024	458-40-18721	NEW-P	86-10-054	458-61-030	AMD-P	86-13-010
458-20-248	NEW-P	86-03-042	458-40-18721	NEW-E	86-14-063	458-61-030	AMD	86-16-080
458-20-248	NEW-P	86-06-048	458-40-18721	NEW	86-14-064	458-61-030	AMD-P	86-23-023
458-20-248	NEW	86-09-016	458-40-18721	REP-P	86-22-063	458-61-050	AMD-P	86-13-010
458-20-249	NEW-P	86-03-042	458-40-18722	NEW-P	86-10-054	458-61-050	AMD	86-16-080
458-20-249	NEW	86-07-006	458-40-18722	NEW-E	86-14-063	458-61-050	AMD-P	86-23-023
458-20-250	NEW-E	86-12-075	458-40-18722	NEW	86-14-064	458-61-080	AMD-P	86-13-010
458-20-250	NEW-P	86-12-076	458-40-18722	REP-P	86-22-063	458-61-080	AMD	86-16-080
458-20-250	NEW	86-15-064	458-40-19000	REP-P	86-22-063	458-61-080	AMD-P	86-23-023
458-20-251	NEW-P	86-15-081	458-40-19001	REP-P	86-22-063	458-61-100	AMD-P	86-13-010
458-20-251	NEW	86-18-069	458-40-19002	REP-P	86-22-063	458-61-100	AMD	86-16-080
458-30-145	AMD-P	86-06-008	458-40-19003	REP-P	86-22-063	458-61-150	NEW-P	86-13-010
458-30-145	AMD	86-09-088	458-40-19004	REP-P	86-22-063	458-61-150	NEW	86-16-080
458-40-010	REP-P	86-22-063	458-40-19005	REP-P	86-22-063	458-61-150	AMD-P	86-23-023
458-40-020	REP-P	86-22-063	458-40-19100	REP-P	86-22-063	458-61-210	AMD-P	86-13-010
458-40-025	REP-P	86-22-063	458-40-19101	REP-P	86-22-063	458-61-210	AMD	86-16-080
458-40-026	REP-P	86-22-063	458-40-19102	REP-P	86-22-063	458-61-210	AMD-E	86-19-013
458-40-027	REP-P	86-22-063	458-40-19103	REP-P	86-22-063	458-61-210	AMD-P	86-23-023
458-40-028	REP-P	86-22-063	458-40-19104	REP-P	86-22-063	458-61-230	AMD-P	86-13-010
458-40-029	REP-P	86-22-063	458-40-19105	REP-P	86-22-063	458-61-230	AMD	86-16-080
458-40-030	REP-P	86-22-063	458-40-19106	REP-P	86-22-063	458-61-290	AMD-P	86-13-010
458-40-040	REP-P	86-22-063	458-40-19107	REP-P	86-22-063	458-61-290	AMD	86-16-080
458-40-050	REP-P	86-22-063	458-40-19108	REP-P	86-22-063	458-61-320	AMD-P	86-13-010
458-40-060	REP-P	86-22-063	458-40-19109	REP-P	86-22-063	458-61-320	AMD	86-16-080
458-40-070	REP-P	86-22-063	458-40-19110	REP-P	86-22-063	458-61-335	NEW-P	86-23-023
458-40-080	REP-P	86-22-063	458-40-19300	REP-P	86-22-063	458-61-410	AMD-P	86-13-010
458-40-090	REP-P	86-22-063	458-40-300	REP-P	86-22-063	458-61-410	AMD	86-16-080
458-40-100	REP-P	86-22-063	458-40-310	REP-P	86-22-063	458-61-425	NEW-P	86-13-010
458-40-10001	REP-P	86-22-063	458-40-320	REP-P	86-22-063	458-61-425	NEW	86-16-080
458-40-110	REP-P	86-22-063	458-40-330	REP-P	86-22-063	458-61-490	REP-P	86-13-010
458-40-120	REP-P	86-22-063	458-40-340	REP-P	86-22-063	458-61-490	AMD-E	86-19-013
458-40-121	REP-P	86-22-063	458-40-350	REP-P	86-22-063	458-61-490	AMD-P	86-23-023
458-40-130	REP-P	86-22-063	458-40-360	REP-P	86-22-063	458-61-500	AMD-P	86-13-010
458-40-140	REP-P	86-22-063	458-40-370	REP-P	86-22-063	458-61-500	AMD	86-16-080
458-40-150	REP-P	86-22-063	458-40-380	REP-P	86-22-063	458-61-540	AMD-P	86-13-010
458-40-160	REP-P	86-22-063	458-40-500	NEW-P	86-22-063	458-61-540	AMD	86-16-080
458-40-161	REP-P	86-22-063	458-40-510	NEW-P	86-22-063	458-61-545	NEW-P	86-13-010
458-40-162	REP-P	86-22-063	458-40-520	NEW-P	86-22-063	458-61-545	NEW	86-16-080
458-40-163	REP-P	86-22-063	458-40-530	NEW-P	86-22-063	458-61-550	AMD-P	86-13-010
458-40-164	REP-P	86-22-063	458-40-535	NEW-P	86-22-063	458-61-550	AMD	86-16-080
458-40-165	REP-P	86-22-063	458-40-540	NEW-P	86-22-063	458-61-555	NEW-P	86-13-010
458-40-166	REP-P	86-22-063	458-40-600	NEW-P	86-22-063	458-61-555	NEW	86-16-080
458-40-167	REP-P	86-22-063	458-40-610	NEW-P	86-22-063	458-61-570	AMD-P	86-13-010
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458-40-18689	REP-P	86-22-063	458-40-628	NEW-P	86-22-063	458-61-590	AMD	86-16-080
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458-61-700	NEW-P	86-13-010	460-33A-125	NEW	86-21-107	468-70-020	AMD-P	86-04-069
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460-10A-160	AMD	86-15-023	460-33A-130	NEW-E	86-17-062	468-70-030	AMD-P	86-04-069
460-33A-010	AMD-P	86-17-061	460-33A-130	NEW	86-21-107	468-70-030	AMD	86-08-023
460-33A-010	AMD-E	86-17-062	460-44A-200	NEW-P	86-11-034	468-70-040	AMD-P	86-04-069
460-33A-010	AMD	86-21-107	460-44A-200	NEW	86-15-023	468-70-040	AMD	86-08-023
460-33A-015	AMD-P	86-17-061	460-44A-500	AMD-P	86-11-035	468-70-050	AMD-P	86-22-021
460-33A-015	AMD-E	86-17-062	460-44A-500	AMD-E	86-14-087	468-70-060	AMD-P	86-04-069
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460-33A-016	REP-E	86-17-062	460-44A-501	AMD-E	86-14-087	468-70-070	AMD-P	86-22-021
460-33A-016	REP	86-21-107	460-44A-501	AMD	86-15-003	468-70-080	AMD-P	86-22-021
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460-33A-017	AMD-E	86-17-062	460-44A-502	AMD-E	86-14-087	468-95-010	AMD-P	86-24-063
460-33A-017	AMD	86-21-107	460-44A-502	AMD	86-15-003	468-300-010	AMD-E	86-03-001
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460-33A-020	AMD-E	86-17-062	460-44A-503	AMD-E	86-14-087	468-300-010	AMD-P	86-08-094
460-33A-020	AMD	86-21-107	460-44A-503	AMD	86-15-003	468-300-010	AMD-P	86-20-025
460-33A-025	AMD-P	86-17-061	460-44A-505	NEW-P	86-11-035	468-300-010	AMD-E	86-20-026
460-33A-025	AMD-E	86-17-062	460-44A-505	NEW-E	86-14-087	468-300-010	AMD-P	86-20-084
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460-33A-030	AMD-E	86-17-062	460-44A-506	AMD	86-15-003	468-300-020	AMD-E	86-03-061
460-33A-030	AMD	86-21-107	460-44A-506	AMD	86-15-003	468-300-020	AMD	86-06-010
460-33A-031	NEW-P	86-17-061	460-46A-020	AMD-P	86-14-045	468-300-020	AMD	86-03-001
460-33A-031	NEW-E	86-17-062	460-46A-020	AMD	86-18-012	468-300-030	AMD-E	86-03-061
460-33A-031	NEW	86-21-107	460-46A-040	AMD-P	86-21-078	468-300-030	AMD-E	86-03-061
460-33A-035	AMD-P	86-17-061	460-46A-090	AMD-P	86-14-045	468-300-030	AMD	86-06-010
460-33A-035	AMD-E	86-17-062	460-46A-090	AMD	86-18-012	468-300-040	AMD-E	86-03-001
460-33A-035	AMD	86-21-107	460-46A-115	NEW-P	86-14-045	468-300-040	AMD-E	86-03-061
460-33A-040	AMD-P	86-17-061	460-46A-115	NEW	86-18-012	468-300-040	AMD	86-06-010
460-33A-040	AMD-E	86-17-062	460-46A-150	AMD-P	86-14-045	468-300-040	AMD-P	86-20-084
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460-33A-050	AMD-P	86-17-061	460-64A-010	AMD-P	86-23-049	468-300-070	AMD-E	86-03-001
460-33A-050	AMD-E	86-17-062	460-64A-020	AMD-P	86-23-049	468-300-070	AMD-E	86-03-061
460-33A-050	AMD	86-21-107	460-70-005	NEW-E	86-21-079	468-300-070	AMD	86-06-010
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460-33A-055	AMD-E	86-17-062	460-70-010	NEW-E	86-21-079	468-300-700	AMD	86-16-011
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460-33A-060	AMD-P	86-17-061	460-70-015	NEW-E	86-21-079	478-116-080	AMD	86-17-016
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460-33A-060	AMD	86-21-107	460-70-020	NEW-E	86-21-079	478-116-140	AMD	86-17-016
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460-33A-065	AMD-E	86-17-062	460-70-025	NEW-E	86-21-079	478-116-270	AMD	86-17-016
460-33A-065	AMD	86-21-107	460-70-025	NEW-P	86-21-080	478-116-570	AMD-P	86-11-031
460-33A-070	AMD-P	86-17-061	460-70-030	NEW-E	86-21-079	478-116-570	AMD	86-17-016
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460-33A-070	AMD	86-21-107	460-70-035	NEW-E	86-21-079	478-116-582	AMD	86-17-016
460-33A-075	AMD-P	86-17-061	460-70-035	NEW-P	86-21-080	478-116-600	AMD-P	86-11-031
460-33A-075	AMD-E	86-17-062	460-70-040	NEW-E	86-21-079	478-116-600	AMD	86-17-016
460-33A-075	AMD	86-21-107	460-70-040	NEW-P	86-21-080	478-136-015	AMD-P	86-07-007
460-33A-080	AMD-P	86-17-061	460-70-045	NEW-E	86-21-079	478-136-015	AMD	86-15-038
460-33A-080	AMD-E	86-17-062	460-70-045	NEW-P	86-21-080	478-138-050	AMD-P	86-11-031
460-33A-080	AMD	86-21-107	460-70-050	NEW-E	86-21-079	478-138-050	AMD	86-17-016
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460-33A-085	AMD-E	86-17-062	460-70-060	NEW-E	86-21-079	478-355-010	NEW	86-08-027
460-33A-085	AMD	86-21-107	463	NEW-P	86-05-021	478-355-020	NEW-P	86-04-009
460-33A-090	AMD-P	86-17-061	463-26-080	AMD-P	86-21-104	478-355-020	NEW	86-08-027
460-33A-090	AMD-E	86-17-062	463-38-051	AMD-P	86-21-104	478-355-030	NEW-P	86-04-009
460-33A-090	AMD	86-21-107	463-42-075	AMD-P	86-21-012	478-355-030	NEW	86-08-027
460-33A-100	AMD-P	86-17-061	463-42-455	AMD-P	86-21-012	478-355-040	NEW-P	86-04-009
460-33A-100	AMD-E	86-17-062	463-42-465	AMD-P	86-21-012	478-355-040	NEW	86-08-027
460-33A-100	AMD	86-21-107	463-42-515	AMD-P	86-21-012	478-355-050	NEW-P	86-04-009
460-33A-105	AMD-P	86-17-061	463-42-655	NEW-P	86-21-012	478-355-050	NEW	86-08-027
460-33A-105	AMD-E	86-17-062	463-42-665	NEW-E	86-21-012	478-355-060	NEW-P	86-04-009
460-33A-105	AMD	86-21-107	463-42-675	NEW-P	86-21-012	478-355-060	NEW	86-08-027
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480-12-195	AMD	86-14-050	480-120-033	NEW-P	86-09-022	490-800-012	NEW-P	86-22-052
480-12-196	NEW-C	86-03-049	480-120-033	NEW-C	86-13-003	490-800-015	NEW-E	86-20-068
480-12-196	NEW-W	86-03-085	480-120-033	NEW	86-14-049	490-800-015	NEW-P	86-22-052
480-12-196	RESCIND	86-03-086	480-120-057	NEW-C	86-04-022	490-800-020	NEW-P	86-12-063
480-12-196	NEW-P	86-03-087	480-120-057	NEW-P	86-07-009	490-800-020	NEW	86-15-075
480-12-196	NEW-E	86-03-088	480-120-057	NEW	86-11-009	490-800-020	NEW-E	86-15-077
480-12-196	NEW	86-08-006	480-120-087	NEW-P	86-19-033	490-800-020	AMD-E	86-20-068
480-12-210	AMD-P	86-09-021	480-120-087	NEW	86-23-035	490-800-020	AMD-P	86-22-052
480-12-210	AMD-C	86-12-028	480-120-088	AMD-P	86-19-033	490-800-030	NEW-P	86-12-063
480-12-210	AMD-W	86-14-047	480-120-088	AMD	86-23-035	490-800-030	NEW	86-15-075
480-12-210	AMD-P	86-19-034	480-140-020	AMD-P	86-21-082	490-800-030	NEW-E	86-15-077
480-12-210	AMD-P	86-23-039	480-140-020	AMD-C	86-24-048	490-800-030	AMD-E	86-20-068
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480-12-340	AMD-P	86-10-047	480-140-040	AMD-C	86-24-048	490-800-040	NEW-P	86-12-063
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480-12-350	AMD-P	86-21-023	480-140-160	AMD-C	86-24-048	490-800-040	NEW-E	86-15-077
480-12-365	AMD-P	86-21-023	484-20-068	AMD	86-05-014	490-800-040	AMD-P	86-16-072
480-80-041	NEW-P	86-22-070	484-20-075	AMD	86-05-014	490-800-040	AMD-E	86-20-068
480-80-050	AMD-P	86-22-070	490-500-190	AMD	86-05-010	490-800-040	AMD-P	86-22-052
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480-80-240	AMD-C	86-13-040	490-500-570	AMD-P	86-09-053	490-800-050	NEW-E	86-15-077
480-80-240	AMD-C	86-14-048	490-500-570	AMD	86-12-050	490-800-050	AMD-E	86-20-068
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480-90-021	AMD-P	86-21-139	490-600-010	REP	86-15-076	490-800-060	NEW-P	86-12-063
480-90-021	AMD-E	86-21-140	490-600-010	REP-E	86-15-078	490-800-060	NEW	86-15-075
480-90-031	AMD-P	86-21-082	490-600-020	REP-P	86-12-064	490-800-060	NEW-E	86-15-077
480-90-031	AMD-C	86-24-048	490-600-020	REP	86-15-076	490-800-060	AMD-E	86-20-068
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