

NOVEMBER 21, 1990

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This issue contains documents officially
filed not later than November 7, 1990

CITATION

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

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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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

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of November 1990 pursuant to RCW 19.52.020 is twelve point zero percent (12.0%).

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 1990 pursuant to RCW 63.14.130(1)(a) is fourteen and one-half percent (14.50%).

The maximum allowable retail installment contract service charge for the purchase of a motor vehicle pursuant to RCW 63.14.130(2)(a) is fourteen point zero percent (14.0%) for the fourth calendar quarter of 1990.

The maximum allowable retail installment contract service charge for the purchase of a vessel pursuant to RCW 63.14.130(3)(a) is thirteen point seven five percent (13.75%) for the fourth calendar quarter of 1990.

WASHINGTON STATE REGISTER

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POSTMASTER: SEND ADDRESS CHANGES TO:

WASHINGTON STATE REGISTER
Code Reviser's Office
Legislative Building
Olympia, WA 98504

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

Raymond W. Haman
Chairman, Statute Law Committee

Dennis W. Cooper
Code Reviser

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Chief Assistant Code Reviser

Kerry S. Radcliff
Editor

Joyce Matzen
Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

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 34.05 RCW) may be distinguished by the size and style of type in which they appear.

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined material is new material;
 - (ii) deleted material is (~~lined out 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 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 normally take effect thirty days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser's office unless a later date is provided by the agency. They remain effective for a maximum of one-hundred-twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1990 - 1991

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing on or after
90-14	Jun 7	Jun 21	Jul 5	Jul 18	Aug 7
90-15	Jun 20	Jul 5	Jul 18	Aug 1	Aug 21
90-16	Jul 5	Jul 18	Aug 1	Aug 15	Sep 4
90-17	Jul 25	Aug 8	Aug 22	Sep 5	Sep 25
90-18	Aug 8	Aug 22	Sep 5	Sep 19	Oct 9
90-19	Aug 22	Sep 5	Sep 19	Oct 3	Oct 23
90-20	Sep 5	Sep 19	Oct 3	Oct 17	Nov 6
90-21	Sep 26	Oct 10	Oct 24	Nov 7	Nov 27
90-22	Oct 10	Oct 24	Nov 7	Nov 21	Dec 11
90-23	Oct 24	Nov 7	Nov 21	Dec 5	Dec 25
90-24	Nov 7	Nov 21	Dec 5	Dec 19	Jan 8, 1991
<hr/>					
91-01	Nov 21	Dec 5	Dec 19, 1990	Jan 2, 1991	Jan 22
91-02	Dec 5	Dec 19, 1990	Jan 2, 1991	Jan 16	Feb 5
91-03	Dec 26, 1990	Jan 9, 1991	Jan 23	Feb 6	Feb 26
91-04	Jan 9	Jan 23	Feb 6	Feb 20	Mar 12
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91-09	Mar 20	Apr 3	Apr 17	May 1	May 21
91-10	Apr 3	Apr 17	May 1	May 15	Jun 4

¹All documents are due at the code reviser's office by 5:00 p.m. on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

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

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

The WASHINGTON STATE REGISTER (ISSN 0164-6389), is published twice each month by the Statute Law Committee, Office of the Code Reviser, Legislative Building, Olympia, Washington 98504. The filing date of this report was October 2, 1989. The 1989 annual subscription price is \$150 for 24 issues. The general business offices of the publisher are located in the Legislative Building, Olympia, Washington 98504.

The editor is Kerry S. Radcliff, Code Reviser's Office, Legislative Building, Olympia, Washington 98504. There is no managing editor.

The owner is the Statute Law Committee, State of Washington, Legislative Building, Olympia, Washington 98504.

There are no known bondholders, mortgagees, or other security holders.

The extent and nature of the circulation is as follows:

	Average no. copies each issue during preceding 12 mos.	Actual no. copies of single issue published nearest to filing date
Total no. copies printed	800	800
Paid circulation		
Sales through dealers & carriers, street vendors, & counter sales	57	59
Mail subscriptions	425	484
Total paid circulation	482	543
Free distribution by mail, carrier, or other means; samples, complimentary, and other free copies	81	82
Total distribution	563	625
Copies not distributed		
Office use, left over, unaccounted, spoiled after printing	237	175
Returns from news agents	0	0
Total	800	800

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

Kerry S. Radcliff
Editor

WSR 90-21-098
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
 [Filed October 19, 1990, 4:03 p.m.]

Original Notice.

Title of Rule: Actuarial tables, schedules and factors.

Purpose: To implement the tables, schedules and factors adopted by the director of Department of Retirement Systems for calculating optional allowances for members of Washington state public employees' retirement system (PERS) during the period from October 17, 1990, to [no additional information supplied by agency].

Statutory Authority for Adoption: RCW 41.50.050 and 41.40.165.

Summary: Actuarial tables, schedules and factors for the determination of retirement allowances for members of the public employees' retirement systems (PERS).

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; **Implementation:** George Northcroft, Director, Department of Retirement Systems, 753-5281; and **Enforcement:** Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To implement the tables, schedules and factors adopted by DRS for calculating optional allowances for members of public employees' retirement systems (PERS).

Proposal does not change existing rules.

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

Hearing Location: Department of Retirement Systems, Second Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 11, 1990, at 1:30 - 3:30 p.m.

Submit Written Comments to: Hector Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 11, 1990.

Date of Intended Adoption: December 12, 1990.

October 19, 1990
 George Northcroft
 Director

Chapter 415-108-340
 Actuarial tables, schedules, and factors

NEW SECTION

WAC 415-108-340 ACTUARIAL TABLES, SCHEDULES, AND FACTORS. This chapter contains the tables, schedules, and factors adopted by the director of the department of retirement systems pursuant to the authority granted by RCW 41.50.050, 41.40.020 and 41.40.022 for calculating optional retirement allowances of members of the Washington state Public Employees' Retirement System, as administered by the director. These tables, schedules, and factors were adopted by the director upon the recommendation of and in light of

the findings of the state actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of Public Employees' Retirement system. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from October 1, 1990 until such time as these tables, schedules, and factors are amended by the director following the next actuarial investigation conducted by the state actuary. The retirement allowances calculated at the time of retirement of members retiring before October 1, 1990 shall continue to be governed by the tables, schedules, and factors in effect when each member retires. Any new tables, schedules, and factors adopted by the director in the future shall govern retirement allowances calculated at the time of retirement only of members retiring after the adoption of such new tables, schedules, and factors.

PERS Optional COLA		PERS I Accumulation Factors	
20	.638	20	.0061792
21	.640	21	.0061891
22	.641	22	.0061997
23	.643	23	.0062111
24	.645	24	.0062232
25	.647	25	.0062362
26	.649	26	.0062501
27	.651	27	.0062650
28	.654	28	.0062809
29	.656	29	.0062979
30	.658	30	.0063162
31	.661	31	.0062257
32	.664	32	.0063566
33	.666	33	.0062790
34	.669	34	.0064030
35	.672	35	.0064286
36	.675	36	.0064561
37	.678	37	.0064856
38	.681	38	.0065173
39	.684	39	.0065512
40	.688	40	.0065875
41	.691	41	.0066263
42	.695	42	.0066677
43	.698	43	.0067119
44	.702	44	.0067590
45	.706	45	.0068091
46	.710	46	.0068624
47	.715	47	.0069190
48	.719	48	.0069792
49	.724	49	.0070432
50	.728	50	.0071114
51	.733	51	.0071843
52	.738	52	.0072621
53	.744	53	.0073455
54	.749	54	.0074351
55	.755	55	.0075313
56	.761	56	.0076350
57	.767	57	.0077467
58	.774	58	.0078672
59	.781	59	.0079972
60	.788	60	.0081375
61	.796	61	.0082885
62	.804	62	.0084509
63	.813	63	.0086255
64	.822	64	.0088128
65	.831	65	.0090135
66	.842	66	.0092282
67	.853	67	.0094577
68	.865	68	.0097029
69	.879	70	.0102454
70	.894	71	.0105455
71	.910	72	.0108665
72	.928	73	.0112093
73	.947	74	.0115744
74	.971	75	.0119617
75	1.000	76	.0123709
76	1.000	77	.0128014

PERS
Optional
COLA

PERS 1
Accumulation
Factors

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I
Early Retirement Factors
by Year and Month

77	1.000
78	1.000
79	1.000
80	1.000
81	1.000
82	1.000
83	1.000
84	1.000
85	1.000
86	1.000
87	1.000
88	1.000
89	1.000
90	1.000
91	1.000
92	1.000
93	1.000
94	1.000
95	1.000
96	1.000
97	1.000
98	1.000
99	1.000

78	.0132580
79	.0137246
80	.0142169
81	.0147281
82	.0152621
83	.0158184
84	.0163986
85	.0170045
86	.0176361
87	.0182936
88	.0189757
89	.0196789
90	.0204015
91	.0211420
92	.0218957
93	.0226575
94	.0234160
95	.0241655
96	.0249116
97	.0256520
98	.0263822
99	.0270961

8	.6834
9	.6776
10	.6718
11	.6660
4 0	.6601
1	.6550
2	.6498
3	.6446
4	.6395
5	.6343
6	.6291
7	.6240
8	.6188
9	.6136
10	.6085
11	.6033
5 0	.5981
1	.5935
2	.5889
3	.5843
4	.5797
5	.5751
6	.5705
7	.5659

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I
Early Retirement Factors
by Year and Month

1 0 0	1.0000
1	.9915
2	.9830
3	.9746
4	.9661
5	.9576
6	.9491
7	.9407
8	.9322
9	.9237
10	.9152
11	.9068
1 0	.8983
1	.8908
2	.8834
3	.8759
4	.8685
5	.8610
6	.8536
7	.8461
8	.8387
9	.8312
10	.8238
11	.8163
2 0	.8089
1	.8023
2	.7957
3	.7892
4	.7826
5	.7760
6	.7694
7	.7629
8	.7563
9	.7497
10	.7431
11	.7366
3 0	.7300
1	.7242
2	.7183
3	.7125
4	.7067
5	.7009
6	.6951
7	.6892

8	.5613
9	.5567
10	.5521
11	.5475
6 0	.5429
1	.5388
2	.5347
3	.5306
4	.5265
5	.5224
6	.5182
7	.5141
8	.5100
9	.5059
10	.5018
11	.4977
7 0	.4936
1	.4899
2	.4862
3	.4825
4	.4789
5	.4752
6	.4715
7	.4678
8	.4642
9	.4605
10	.4568
11	.4531
8 0	.4494
1	.4461
2	.4428
3	.4395
4	.4362
5	.4329
6	.4296
7	.4263
8	.4230
9	.4197
10	.4164
11	.4131
9 0	.4098
1	.4068
2	.4039
3	.4009
4	.3979
5	.3950
6	.3920
7	.3890
8	.3860

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN 1

Early Retirement Factors
by Year and Month

	9	.3831
	10	.3801
	11	.3771
10	0	.3742
	1	.3715
	2	.3688
	3	.3661
	4	.3635
	5	.3608
	6	.3581
	7	.3554
	8	.3528
	9	.3501
	10	.3474
	11	.3447
11	0	.3440
	1	.3396
	2	.3372
	3	.3348
	4	.3324
	5	.3300
	6	.3275
	7	.3251
	8	.3227
	9	.3203
	10	.3179
	11	.3154
12	0	.3130
	1	.3108
	2	.3087
	3	.3065
	4	.3043
	5	.3021
	6	.2999
	7	.2977
	8	.2955
	9	.2933
	10	.2912
	11	.2890
13	0	.2868
	1	.2848
	2	.2828
	3	.2808
	4	.2789
	5	.2769
	6	.2749
	7	.2729
	8	.2709
	9	.2689
	10	.2670
	11	.2650
14	0	.2630
	1	.2612
	2	.2594
	3	.2576
	4	.2558
	5	.2540
	6	.2522
	7	.2504
	8	.2486
	9	.2468
	10	.2450
	11	.2432
15	0	.2414
	1	.2398
	2	.2381
	3	.2365
	4	.2348
	5	.2332
	6	.2316
	7	.2299
	8	.2283
	9	.2267

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN 1

Early Retirement Factors
by Year and Month

	10	.2250
	11	.2234
16	0	.2218
	1	.2203
	2	.2188
	3	.2173
	4	.2158
	5	.2143
	6	.2128
	7	.2113
	8	.2098
	9	.2084
	10	.2069
	11	.2054
17	0	.2039
	1	.2025
	2	.2012
	3	.1998
	4	.1985
	5	.1971
	6	.1957
	7	.1944
	8	.1930
	9	.1917
	10	.1903
	11	.1890
18	0	.1876
	1	.1864
	2	.1851
	3	.1839
	4	.1826
	5	.1814
	6	.1802
	7	.1789
	8	.1777
	9	.1764
	10	.1752
	11	.1740
19	0	.1727
	1	.1726
	2	.1705
	3	.1693
	4	.1682
	5	.1671
	6	.1659
	7	.1648
	8	.1637
	9	.1625
	10	.1614
	11	.1603
20	0	.1591
	1	.1581
	2	.1571
	3	.1560
	4	.1550
	5	.1540
	6	.1529
	7	.1519
	8	.1509
	9	.1498
	10	.1488
	11	.1478
21	0	.1467
	1	.1458
	2	.1448
	3	.1439
	4	.1429
	5	.1420
	6	.1410
	7	.1401
	8	.1391
	9	.1382

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN 1

Early Retirement Factors
by Year and Month

	10	.1372
	11	.1363
22	0	.1353
	1	.1345
	2	.1336
	3	.1327
	4	.1319
	5	.1310
	6	.1301
	7	.1293
	8	.1284
	9	.1275
	10	.1267
	11	.1258
23	0	.1249
	1	.1241
	2	.1233
	3	.1225
	4	.1217
	5	.1209
	6	.1201
	7	.1193
	8	.1185
	9	.1177
	10	.1169
	11	.1161
24	0	.1153
	1	.1146
	2	.1139
	3	.1132
	4	.1124
	5	.1117
	6	.1110
	7	.1102
	8	.1095
	9	.1088
	10	.1080
	11	.1073
25	0	.1066
	1	.1059
	2	.1052
	3	.1046
	4	.1039
	5	.1032
	6	.1025
	7	.1019
	8	.1012
	9	.1005
	10	.0998
	11	.0992
26	0	.0985
	1	.0979
	2	.0973
	3	.0966
	4	.0960
	5	.0954
	6	.0948
	7	.0942
	8	.0936
	9	.0929
	10	.0923
	11	.0917
27	0	.0911
	1	.0905
	2	.0899
	3	.0894
	4	.0888
	5	.0882
	6	.0877
	7	.0871
	8	.0865
	9	.0860

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN 1

Early Retirement Factors
by Year and Month

	10	.0854
	11	.0848
28	0	.0842
	1	.0837
	2	.0832
	3	.0827
	4	.0822
	5	.0816
	6	.0811
	7	.0806
	8	.0801
	9	.0795
	10	.0790
	11	.0785
29	0	.0780
	1	.0775
	2	.0770
	3	.0765
	4	.0760
	5	.0755
	6	.0751
	7	.0746
	8	.0741
	9	.0736
	10	.0731
	11	.0726
30	0	.0722
	1	.0717
	2	.0713
	3	.0708
	4	.0704
	5	.0699
	6	.0695
	7	.0690
	8	.0686
	9	.0682
	10	.0677
	11	.0673
31	0	.0668
	1	.0664
	2	.0660
	3	.0656
	4	.0652
	5	.0648
	6	.0644
	7	.0639
	8	.0635
	9	.0631
	10	.0627
	11	.0623
32	0	.0619
	1	.0615
	2	.0611
	3	.0608
	4	.0604
	5	.0600
	6	.0596
	7	.0592
	8	.0589
	9	.0585
	10	.0581
	11	.0577
33	0	.0573
	1	.0570
	2	.0566
	3	.0563
	4	.0559
	5	.0556
	6	.0552
	7	.0549
	8	.0545
	9	.0542

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN I

Early Retirement Factors
by Year and Month

	10	.0538
	11	.0535
34	0	.0531
	1	.0528
	2	.0525
	3	.0522
	4	.0518
	5	.0515
	6	.0512
	7	.0509
	8	.0506
	9	.0502
	10	.0499
	11	.0496
35	0	.0493
	1	.0452
	2	.0410
	3	.0369
	4	.0328
	5	.0287
	6	.0246
	7	.0205
	8	.0164
	9	.0123
	10	.0082
	11	.0041
36	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
37	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
38	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
39	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN I

Early Retirement Factors
by Year and Month

	10	.0000
	11	.0000
40	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
41	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
42	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
43	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
44	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
45	0	.0000

PERS I
OPTION II

0.973
0.970
0.964
0.960

-20 or more
-19
-18
-17

PERS I
OPTION III

0.987
0.986
0.984
0.982

**PUBLIC
EMPLOYEES
RETIREMENT SYSTEM
PERS 2**
Accumulation Factors
by Year and Month

**PERS II
OPTION II**

**PERS II
OPTION III**

		0.948	-14	0.974
		0.944	-13	0.972
		0.939	-12	0.969
		0.933	-11	0.966
		0.926	-10	0.962
		0.919	-9	0.958
		0.912	-8	0.954
		0.903	-7	0.950
		0.894	-6	0.945
		0.885	-5	0.939
		0.874	-4	0.933
		0.862	-3	0.926
		0.846	-2	0.917
		0.828	-1	0.907
		0.809	0	0.896
		0.791	1	0.885
		0.774	2	0.874
		0.760	3	0.865
		0.748	4	0.858
		0.738	5	0.851
		0.729	6	0.845
		0.718	7	0.838
		0.705	8	0.829
		0.691	9	0.819
		0.678	10	0.810
		0.668	11	0.803
		0.660	12	0.797
		0.653	13	0.792
		0.646	14	0.787
		0.639	15	0.782
		0.632	16	0.777
		0.626	17	0.772
		0.620	18	0.767
		0.614	19	0.763
		0.609	20	0.759
		0.603	21	0.754
		0.598	22	0.750
		0.594	23	0.747
		0.589	24	0.743
		0.584	25	0.739
		0.580	26	0.736
		0.576	27	0.733
		0.572	28	0.730
		0.569	29	0.727
		0.565	30	0.724
		0.562	31	0.721
		0.559	32	0.718
		0.556	33	0.716
		0.553	34	0.713
		0.550	35	0.711
		0.547	36	0.709
		0.545	37	0.707
		0.542	38	0.705
		0.540	39	0.703
		0.538	40 or more	0.701

**PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2**

Early Retirement Factors
by Year and Month

1	0	0	1.0000
		1	.9910
		2	.9821
		3	.9731
		4	.9641
		5	.9551
		6	.9462
		7	.9372
		8	.9282
		9	.9193
		10	.9103
		11	.9013

**PERS II
OPTION II**

**PERS II
OPTION III**

0.965	-20 or more	0.983
0.963	-19	0.982
0.960	-18	0.980
0.958	-17	0.979
0.955	-16	0.978
0.952	-15	0.976

PUBLIC EMPLOYEES RETIREMENT SYSTEM
 PLAN 2
 Early Retirement Factors
 by Year and Month

1	0	.8923
	1	.8845
	2	.8767
	3	.8688
	4	.8610
	5	.8531
	6	.8453
	7	.8374
	8	.8296
	9	.8217
	10	.8139
	11	.8061
2	0	.7982
	1	.7913
	2	.7844
	3	.7776
	4	.7707
	5	.7638
	6	.7569
	7	.7500
	8	.7431
	9	.7363
	10	.7294
	11	.7225
3	0	.7156
	1	.7096
	2	.7003
	3	.6975
	4	.6914
	5	.6853
	6	.6793
	7	.6732
	8	.6672
	9	.6611
	10	.6551
	11	.6490
4	0	.6429
	1	.6376
	2	.6322
	3	.6269
	4	.6215
	5	.6162
	6	.6109
	7	.6055
	8	.6002
	9	.5948
	10	.5895
	11	.5841
5	0	.5788
	1	.5740
	2	.5693
	3	.5646
	4	.5598
	5	.5551
	6	.5504
	7	.5446
	8	.5409
	9	.5362
	10	.5314
	11	.5267
6	0	.5220
	1	.5178
	2	.5136
	3	.5094
	4	.5052
	5	.5010
	6	.4968
	7	.4926
	8	.4884
	9	.4842
	10	.4880
	11	.4758

PUBLIC EMPLOYEES RETIREMENT SYSTEM
 PLAN 2
 Early Retirement Factors
 by Year and Month

7	0	.4716
	1	.4678
	2	.4641
	3	.4603
	4	.4566
	5	.4529
	6	.4491
	7	.4454
	8	.4416
	9	.4379
	10	.4342
	11	.4304
8	0	.4267
	1	.4234
	2	.4200
	3	.4167
	4	.4134
	5	.4100
	6	.4067
	7	.4033
	8	.4000
	9	.3967
	10	.3933
	11	.3900
9	0	.3867
	1	.3837
	2	.3807
	3	.3777
	4	.3747
	5	.3718
	6	.3688
	7	.3658
	8	.3628
	9	.3598
	10	.3569
	11	.3539
10	0	.3509
	1	.3482
	2	.3456
	3	.3429
	4	.3402
	5	.3375
	6	.3349
	7	.3322
	8	.3295
	9	.3269
	10	.3242
	11	.3215
11	0	.3188
	1	.3165
	2	.3141
	3	.3117
	4	.3093
	5	.3069
	6	.3045
	7	.3021
	8	.2997
	9	.2973
	10	2949.0000
	11	.2925
12	0	.2901
	1	.2879
	2	.2858
	3	.2836
	4	.2815
	5	.2793
	6	.2771
	7	.2750
	8	.2728
	9	.2707
	10	.2685
	11	.2664

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN 2

Early Retirement Factors
by Year and Month

13	0	.2642
	1	.2623
	2	.2603
	3	.2584
	4	.2564
	5	.2545
	6	.2526
	7	.2506
	8	.2487
	9	.2467
	10	.2448
	11	.2429
14	0	.2409
	1	.2392
	2	.2374
	3	.2357
	4	.2339
	5	.2322
	6	.2304
	7	.2287
	8	.2269
	9	.2252
	10	.2234
	11	.2216
15	0	.2199
	1	.2183
	2	.2167
	3	.2151
	4	.2136
	5	.2120
	6	.2104
	7	.2088
	8	.2072
	9	.2057
	10	.2041
	11	.2025
16	0	.2009
	1	.1995
	2	.1980
	3	.1966
	4	.1952
	5	.1937
	6	.1923
	7	.1909
	8	.1894
	9	.1880
	10	.1866
	11	.1851
17	0	.1837
	1	.1824
	2	.1811
	3	.1798
	4	.1785
	5	.1772
	6	.1759
	7	.1746
	8	.1733
	9	.1720
	10	.1707
	11	.1694
18	0	.1681
	1	.1670
	2	.1658
	3	.1646
	4	.1634
	5	.1623
	6	.1611
	7	.1599
	8	.1587
	9	.1575
	10	.1564
	11	.1552

PUBLIC EMPLOYEES RETIREMENT SYSTEM

PLAN 2

Early Retirement Factors
by Year and Month

19	0	.1540
	1	.1529
	2	.1519
	3	.1508
	4	.1497
	5	.1487
	6	.1476
	7	.1465
	8	.1455
	9	.1444
	10	.1433
	11	.1422
20	0	.1412
	1	.1402
	2	.1392
	3	.1383
	4	.1373
	5	.1363
	6	.1353
	7	.1344
	8	.1334
	9	.1324
	10	.1315
	11	.1305
21	0	.1295
	1	.1286
	2	.1277
	3	.1269
	4	.1260
	5	.1251
	6	.1242
	7	.1233
	8	.1224
	9	.1215
	10	.1207
	11	.1998
22	0	.1189
	1	.1181
	2	.1173
	3	.1165
	4	.1157
	5	.1149
	6	.1140
	7	.1132
	8	.1124
	9	.1116
	10	.1108
	11	.1100
23	0	.1092
	1	.1085
	2	.1077
	3	.1070
	4	.1063
	5	.1055
	6	.1048
	7	.1041
	8	.1033
	9	.1026
	10	.1018
	11	.1011
24	0	.1004
	1	.0997
	2	.0990
	3	.0984
	4	.0977
	5	.0974
	6	.0963
	7	.0957
	8	.0950
	9	.0943
	10	.0937
	11	.0930

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

25	0	.0923
	1	.0917
	2	911.0000
	3	.0905
	4	.0898
	5	.0892
	6	.0886
	7	.0880
	8	.0874
	9	.0868
	10	.0862
	11	.0856
26	0	.0849
	1	.0844
	2	.0838
	3	.0833
	4	.0827
	5	.0821
	6	.0816
	7	.0810
	8	.0804
	9	.0799
	10	.0793
	11	.0788
27	0	.0782
	1	.0777
	2	.0772
	3	.0767
	4	.0761
	5	.0756
	6	.0751
	7	.0746
	8	.0741
	9	.0736
	10	.0731
	11	.0725
28	0	.0720
	1	.0716
	2	.0711
	3	.0706
	4	.0701
	5	.0697
	6	.0692
	7	.0687
	8	.0683
	9	.0678
	10	.0673
	11	.0668
29	0	.0664
	1	.0659
	2	.0655
	3	.0651
	4	.0646
	5	.0642
	6	.0638
	7	.0634
	8	.0629
	9	.0625
	10	.0621
	11	.0616
30	0	.0612
	1	.0608
	2	.0604
	3	.0600
	4	.0596
	5	.0592
	6	.0588
	7	.0584
	8	.0580
	9	.0576
	10	.0572
	11	.0568

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

31	0	.0564
	1	.0561
	2	.0557
	3	.0553
	4	.0550
	5	.0546
	6	.0543
	7	539.0000
	8	.0535
	9	.0532
	10	.0528
	11	.0524
32	0	.0521
	1	.0517
	2	.0514
	3	.0511
	4	.0507
	5	.0504
	6	.0501
	7	.0497
	8	.0494
	9	.0491
	10	.0487
	11	.0484
33	0	.0481
	1	.0478
	2	.0475
	3	.0471
	4	.0468
	5	.0465
	6	.0462
	7	.0459
	8	.0456
	9	.0453
	10	.0450
	11	.0447
34	0	.0444
	1	.0441
	2	.0438
	3	.0435
	4	.0433
	5	.0430
	6	.0427
	7	.0424
	8	.0421
	9	.0418
	10	.0416
	11	.0413
35	0	.0410
	1	.0407
	2	.0405
	3	402.0000
	4	.0400
	5	.0397
	6	.0394
	7	.0392
	8	.0389
	9	.0387
	10	.0384
	11	.0381
36	0	.0379
	1	.0376
	2	.0374
	3	.0372
	4	.0369
	5	.0367
	6	.0364
	7	.0362
	8	.0360
	9	.0357
	10	.0355
	11	.0352

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

37	0	.0350
	1	.0348
	2	.0346
	3	.0343
	4	.0341
	5	.0339
	6	.0337
	7	.0335
	8	.0332
	9	.0330
	10	.0328
	11	.0326
38	0	.0324
	1	.0322
	2	.0320
	3	.0318
	4	.0316
	5	.0313
	6	.0311
	7	.0309
	8	.0307
	9	.0305
	10	.0303
	11	.0301
39	0	.0299
	1	.0297
	2	.0296
	3	.0294
	4	.0292
	5	.0290
	6	.0288
	7	.0286
	8	.0284
	9	.0282
	10	.0281
	11	.0279
40	0	.0277
	1	.0275
	2	.0273
	3	.0272
	4	.0270
	5	.0268
	6	.0266
	7	.0265
	8	.0263
	9	.0261
	10	.0260
	11	.0258
41	0	.0256
	1	.0255
	2	.0253
	3	.0251
	4	.0250
	5	.0248
	6	.0247
	7	.0245
	8	.0243
	9	.0242
	10	.0240
	11	.0239
42	0	237.0000
	1	.0236
	2	.0234
	3	.0233
	4	.0231
	5	.0230
	6	.0228
	7	.0227
	8	.0225
	9	.0224
	10	.0222
	11	.0221

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

43	0	.0219
	1	.0218
	2	.0217
	3	.0215
	4	.0214
	5	.0213
	6	.0211
	7	.0210
	8	.0209
	9	.0207
	10	.0206
	11	.0205
44	0	.0203
	1	.0202
	2	.0201
	3	.0199
	4	.0198
	5	.0197
	6	.0196
	7	.0194
	8	.0193
	9	.0192
	10	.0191
	11	.0189
45	0	.0188

WSR 90-21-099
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:05 p.m.]

Original Notice.

Title of Rule: Actuarial tables, schedules and factors.
Purpose: To implement the actuarial tables, schedules and factors adopted by the director of retirement systems for calculating optional allowances for members of the Washington law enforcement officers' and fire fighters' retirement system (LEOFF), chapter 41.26 RCW.

Statutory Authority for Adoption: RCW 41.50.050 and 41.26.060.

Summary: Actuarial tables, schedules and factors for the determination of retirement allowances for members of law enforcement officers' and fire fighters' retirement system (LEOFF).

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; **Implementation:** George Northcroft, Director, Department of Retirement Systems, 753-5281; and **Enforcement:** Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To implement the actuarial tables, schedules and factors adopted by DRS for calculating optional allowances for members of law enforcement officers' and fire fighters' retirement systems.

Proposal does not change existing rules.

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

Hearing Location: Department of Retirement Systems, Second Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 11, 1990, at 1:30 - 3:30 p.m.

Submit Written Comments to: Hector Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 11, 1990.

Date of Intended Adoption: December 12, 1990.

October 19, 1990
George Northcroft
Director

Chapter 415-104-108
Actuarial tables, schedules, and factors

NEW SECTION

WAC 415-104-108 ACTUARIAL TABLES, SCHEDULES, AND FACTORS. This chapter contains the tables, schedules, and factors adopted by the director of the department of retirement systems pursuant to the authority granted by RCW 41.50.050 and 41.26-.060 for calculating optional retirement allowances of members of the Washington state Law Enforcement Officers' and Fire Fighters' retirement system, as administered by the director. These tables, schedules, and factors were adopted by the director upon the recommendation of and in light of the findings of the state actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of the Law Enforcement Officers' and Fire Fighters' retirement system. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from October 1, 1990 until such time as these tables, schedules, and factors are amended by the director following the next actuarial investigation conducted by the state actuary. The retirement allowances of members retiring before October 1, 1990 shall continue to be governed by the tables, schedules, and factors in effect at the time of each member's retirement. Any new tables, schedules, and factors adopted by the director in the future shall govern retirement allowances only of members retiring after the adoption of such new tables, schedules, and factors.

LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN I		LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN II		
Accumulation Factors by Year and Month		Accumulation Factors by Year and Month		
1	20	.0025142	20	.0039808
	21	.0025304	21	.0039997
	22	.0025472	22	.0040196
	23	.0025647	23	.0040405
	24	.0025828	24	.0040624
	25	.0026017	25	.0040855
	26	.0026214	26	.0041098
	27	.0026418	27	.0041353
	28	.0026632	28	.0041622
	29	.0026854	29	.0041905
	30	.0027086	30	.0042204
	31	.0027327	31	.0042518
	32	.0027579	32	.0042850
	33	.0027842	33	.0043200
	34	.0028117	34	.0043569
	35	.0028404	35	.0043958
	36	.0028704	36	.0044370
	37	.0029018	37	.0044805
	38	.0029346	38	.0045266
	39	.0029690	39	.0045752
	40	.0030050	40	.0046267
	41	.0030427	41	.0046810
	42	.0030823	42	.0047384

LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN I		LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN II	
Accumulation Factors by Year and Month		Accumulation Factors by Year and Month	
43	.0031237	43	.0047988
44	.0031672	44	.0048626
45	.0032128	45	.0049298
46	.0032607	46	.0050007
47	.0033111	47	.0050753
48	.0033640	48	.0051539
49	.0034197	49	.0052369
50	.0034785	50	.0053245
51	.0035404	51	.0054172
52	.0036059	52	.0055155
53	.0036751	53	.0056199
54	.0037485	54	.0057310
55	.0038265	55	.0058496
56	.0039096	56	.0059764
57	.0039981	57	.0061122
58	.0040928	58	.0062578
59	.0041941	59	.0064139
60	.0043026	60	.0065811
61	.0044195	61	.0067600
62	.0045451	62	.0069511
63	.0046805	63	.0071548
64	.0048266	64	.0073714
65	.0049847	65	.0076011
66	.0051560	66	.0078441
67	.0053424	67	.0081009
68	.0055445	68	.0083721
69	.0057645	69	.0086591
70	.0060046	70	.0089634
71	.0062678	71	.0092866
72	.0065554	72	.0096299
73	.0068706	73	.0099940
74	.0072168	74	.0103786
75	.0075947	75	.0107825
76	.0080069	76	.0112040
77	.0084560	77	.0116408
78	.0089449	78	.0120905
79	.0094696	79	.0125511
80	.0100369	80	.0130204
81	.0106372	81	.0134944
82	.0112701	82	.0139758
83	.0119271	83	.0144609
84	.0126119	84	.0149489
85	.0133170	85	.0154388
86	.0140467	86	.0159282
87	.0147922	87	.0164053
88	.0155623	88	.0168983
89	.0163745	89	.0173754
90	.0172295	90	.0178441
91	.0181323	91	.0183008
92	.0190934	92	.0187436
93	.0201303	93	.0191730
94	.0212247	94	.0195820
95	.0223693	95	.0199697
96	.0235626	96	.0203443
97	.0248062	97	.0207038
98	.0261026	98	.0210462
99	.0274545	99	.0213706

LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN II	
Early Retirement Factors by Year and Month	
1	0
	1
	2

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

3	.9754
4	.9672
5	.9590
6	.9508
7	.9426
8	.9344
9	.9262
10	.9180
11	.9098
1 0	.9016
1 1	.8943
2	.8870
3	.8797
4	.8724
5	.8652
6	.8579
7	.8506
8	.8433
9	.8360
10	.8287
11	.8215
2 0	.8142
2 1	.8077
2 2	.8012
3	.7947
4	.7883
5	.7818
6	.7753
7	.7688
8	.7623
9	.7558
10	.7494
11	.7429
3 0	.7364
3 1	.7306
2	.7248
3	.7191
4	.7133
5	.7075
6	.7017
7	.6959
8	.6902
9	.6844
10	.6786
11	.6728
4 0	.6670
4 1	.6619
2	.6567
3	.6515
4	.6464
5	.6412
6	.6360
7	.6309
8	.6257
9	.6205
10	.6153
11	.6102
5 0	.6050
5 1	.6004
2	.5958
3	.5911
4	.5865
5	.5819
6	.5772
7	.5726
8	.5680
9	.5634
10	.5587
11	.5541

6 0	.5495
6 1	.5453
2	.5412
3	.5370
4	.5329
5	.5287
6	.5246
7	.5204
8	.5163
9	.5121
10	.5080
11	.5038
7 0	.4996
7 1	.4959
2	.4922
3	.4884
4	.4847
5	.4810
6	.4773
7	.4735
8	.4698
9	.4661
10	.4623
11	.4586
8 0	.4549
8 1	.4515
2	.4481
3	.4448
4	.4414
5	.4381
6	.4347
7	.4313
8	.4280
9	.4246
10	.4213
11	.4179
9 0	.4145
9 1	.4115
2	.4085
3	.4054
4	.4024
5	.3994
6	.3964
7	.3933
8	.3903
9	.3873
10	.3842
11	.3812
10 0	.3782
10 1	.3754
2	.3727
3	.3700
4	.3672
5	.3645
6	.3618
7	.3590
8	.3563
9	.3535
10	.3508
11	.3481

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

11	0	.3453
	1	.3429
	2	.3404
	3	.3379
	4	.3354
	5	.3330
	6	.3305
	7	.3280
	8	.3255
	9	.3231
	10	.3206
	11	.3181
12	0	.3156
	1	.3134
	2	.3112
	3	.3089
	4	.3067
	5	.3044
	6	.3022
	7	.2999
	8	.2977
	9	.2955
	10	.2932
	11	.2910
13	0	.2887
	1	.2867
	2	.2847
	3	.2826
	4	.2806
	5	.2786
	6	.2765
	7	.2745
	8	.2725
	9	.2705
	10	.2684
	11	.2664
14	0	.2644
	1	.2625
	2	.2607
	3	.2588
	4	.2570
	5	.2551
	6	.2533
	7	.2514
	8	.2496
	9	.2478
	10	.2459
	11	.2441
15	0	.2422
	1	.2405
	2	.2389
	3	.2372
	4	.2355
	5	.2338
	6	.2322
	7	.2305
	8	.2288
	9	.2271
	10	.2254
	11	.2238

16	0	.2221
	1	.2206
	2	.2190
	3	.2175
	4	.2160
	5	.2145
	6	.2129
	7	.2114
	8	.2099
	9	.2084
	10	.2068
	11	.2053
17	0	.2038
	1	.2024
	2	.2010
	3	.1996
	4	.1982
	5	.1968
	6	.1955
	7	.1941
	8	.1927
	9	.1913
	10	.1899
	11	.1885
18	0	.1871
	1	.1858
	2	.1846
	3	.1833
	4	.1820
	5	.1808
	6	.1795
	7	.1782
	8	.1770
	9	.1757
	10	.1744
	11	.1732
19	0	.1719
	1	.1708
	2	.1696
	3	.1684
	4	.1673
	5	.1661
	6	.1650
	7	.1638
	8	.1627
	9	.1615
	10	.1604
	11	.1592
20	0	.1580
	1	.1570
	2	.1559
	3	.1549
	4	.1538
	5	.1528
	6	.1517
	7	.1506
	8	.1496
	9	.1485
	10	.1475
	11	.1464

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

21	0	.1454
	1	.1444
	2	.1434
	3	.1425
	4	.1415
	5	.1405
	6	.1396
	7	.1386
	8	.1376
	9	.1367
	10	.1357
	11	.1347
22	0	.1338
	1	.1329
	2	.1320
	3	.1311
	4	.1302
	5	.1294
	6	.1285
	7	.1276
	8	.1267
	9	.1258
	10	.1249
	11	.1241
23	0	.1232
	1	.1224
	2	.1216
	3	.1208
	4	.1199
	5	.1191
	6	.1183
	7	.1175
	8	.1167
	9	.1159
	10	.1151
	11	.1143
24	0	.1135
	1	.1127
	2	.1120
	3	.1113
	4	.1105
	5	.1098
	6	.1090
	7	.1083
	8	.1075
	9	.1068
	10	.1061
	11	.1053
25	0	.1046
	1	.1039
	2	.1032
	3	.1025
	4	.1019
	5	.1012
	6	.1005
	7	.0998
	8	.0991
	9	.0985
	10	.0978
	11	.0971

26	0	.0964
	1	.0958
	2	.0952
	3	.0946
	4	.0939
	5	.0933
	6	.0927
	7	.0921
	8	.0914
	9	.0908
	10	.0902
	11	.0896
27	0	.0889
	1	.0884
	2	.0878
	3	.0872
	4	.0867
	5	.0861
	6	.0855
	7	.0849
	8	.0844
	9	.0838
	10	.0832
	11	.0826
28	0	.0821
	1	.0815
	2	.0810
	3	.0805
	4	.0800
	5	.0794
	6	.0789
	7	.0784
	8	.0779
	9	.0773
	10	.0768
	11	.0763
29	0	.0758
	1	.0753
	2	.0748
	3	.0743
	4	.0738
	5	.0733
	6	.0729
	7	.0724
	8	.0719
	9	.0714
	10	.0709
	11	.0704
30	0	.0700
	1	.0695
	2	.0691
	3	.0686
	4	.0682
	5	.0677
	6	.0673
	7	.0668
	8	.0664
	9	.0660
	10	.0655
	11	.0651

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

31	0	.0646
	1	.0642
	2	.0638
	3	.0634
	4	.0630
	5	.0626
	6	.0622
	7	.0618
	8	.0613
	9	.0609
	10	.0605
	11	.0601
32	0	.0597
	1	.0593
	2	.0590
	3	.0586
	4	.0582
	5	.0578
	6	.0575
	7	.0571
	8	.0567
	9	.0563
	10	.0559
	11	.0556
33	0	.0552
	1	.0548
	2	.0545
	3	.0541
	4	.0538
	5	.0535
	6	.0531
	7	.0528
	8	.0524
	9	.0521
	10	.0517
	11	.0514
34	0	.0510
	1	.0507
	2	.0504
	3	.0501
	4	.0497
	5	.0494
	6	.0491
	7	.0488
	8	.0485
	9	.0481
	10	.0478
	11	.0475
35	0	.0472
	1	.0469
	2	.0466
	3	.0463
	4	.0460
	5	.0457
	6	.0454
	7	.0451
	8	.0448
	9	.0445
	10	.0442
	11	.0439

36	0	.0437
	1	.0434
	2	.0431
	3	.0428
	4	.0426
	5	.0423
	6	.0420
	7	.0417
	8	.0415
	9	.0412
	10	.0409
	11	.0407
37	0	.0404
	1	.0401
	2	.0399
	3	.0396
	4	.0394
	5	.0391
	6	.0389
	7	.0386
	8	.0384
	9	.0381
	10	.0379
	11	.0376
38	0	.0374
	1	.0372
	2	.0369
	3	.0367
	4	.0365
	5	.0363
	6	.0361
	7	.0359
	8	.0356
	9	.0354
	10	.0352
	11	.0350
39	0	.0348
	1	.0346
	2	.0344
	3	.0342
	4	.0340
	5	.0338
	6	.0336
	7	.0334
	8	.0332
	9	.0330
	10	.0327
	11	.0325
40	0	.0323
	1	.0296
	2	.0270
	3	.0243
	4	.0216
	5	.0189
	6	.0162
	7	.0135
	8	.0108
	9	.0081
	10	.0054
	11	.0027

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II

Early Retirement Factors
by Year and Month

41	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
42	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
43	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
44	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
45	0	.0000

LEOFF II JSR
OPTION II

0.846	-5
0.837	-4
0.828	-3
0.819	-2
0.810	-1
0.800	0
0.790	1
0.778	2
0.768	3
0.759	4
0.750	5
0.742	6
0.734	7
0.726	8
0.718	9
0.711	10
0.704	11
0.697	12
0.690	13
0.681	14
0.672	15
0.663	16
0.656	17
0.650	18
0.644	19
0.639	20
0.634	21
0.630	22
0.625	23
0.621	24
0.617	25
0.613	26
0.609	27
0.606	28
0.602	29
0.599	30
0.596	31
0.593	32
0.590	33
0.587	34
0.585	35
0.582	36
0.580	37
0.578	38
0.575	39
0.573	40 or more

LEOFF II JSR
OPTION III

0.914
0.908
0.902
0.987
0.892
0.887
0.883
0.877
0.871
0.865
0.859
0.854
0.849
0.843
0.838
0.833
0.828
0.824
0.818
0.812
0.805
0.799
0.794
0.790
0.786
0.782
0.778
0.775
0.771
0.768
0.765
0.762
0.759
0.756
0.754
0.751
0.749
0.746
0.744
0.742
0.740
0.738
0.736
0.734
0.732
0.731

REPEALER

The following chapter of the Washington Administrative Code is hereby repealed: Chapter 415-02-090 Actuarial tables, schedules, and factors.

WSR 90-21-100
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:08 p.m.]

Original Notice.

Title of Rule: Actuarial tables, schedules and factors.

Purpose: To implement the tables, schedules and factors adopted by the director of Department of Retirement Systems (DRS) for calculating optional allowances for members of Washington teachers' retirement system (TRS), chapter 41.32 RCW.

Statutory Authority for Adoption: RCW 41.50.050 and 41.32.140.

LEOFF II JSR
OPTION II

0.956	-20 or more
0.951	-19
0.946	-18
0.940	-17
0.934	-16
0.927	-15
0.920	-14
0.913	-13
0.905	-12
0.897	-11
0.889	-10
0.881	-9
0.872	-8
0.863	-7
0.854	-6

LEOFF II JSR
OPTION III

0.908
0.978
0.975
0.972
0.968
0.965
0.961
0.957
0.953
0.948
0.944
0.939
0.933
0.927
0.920

Summary: Actuarial tables, schedules and factors for the determination of retirement allowances for members of the teachers' retirement system (TRS).

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To implement the tables, schedules and factors adopted by DRS for calculating optional allowances for members of teachers' retirement system (TRS).

Proposal does not change existing rules.

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

Hearing Location: Department of Retirement Systems, Second Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 11, 1990, at 1:30 - 3:30 p.m.

Submit Written Comments to: Hector Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 11, 1990.

Date of Intended Adoption: December 12, 1990.

October 19, 1990
George Northcroft
Director

Chapter 415-112-040
Actuarial tables, schedules, and factors

NEW SECTION

WAC 415-112-040 ACTUARIAL TABLES, SCHEDULES, AND FACTORS. This chapter contains the tables, schedules, and factors adopted by the director of the department of retirement systems pursuant to the authority granted by RCW 41.50.050 and 41.32-.140 for calculating optional retirement allowances of members of the Washington state Teachers' Retirement System, as administered by the director. These tables, schedules, and factors were adopted by the director upon the recommendation of and in light of the findings of the state actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of Teachers' Retirement System. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from October 1, 1990 until such time as these tables, schedules, and factors are amended by the director following the next actuarial investigation conducted by the state actuary. The retirement allowances of members retiring before October 1, 1990 shall continue to be governed by the tables, schedules, and factors in effect at the time of each member's retirement. Any new tables, schedules, and factors adopted by the director in the future shall govern retirement allowances only of members retiring after the adoption of such new tables, schedules, and factors.

TRS 1 Optional COLA		TERS 1 Accumulation Factors	
20	.633	20	.0061484
21	.634	21	.0061561
22	.636	22	.0061643
23	.638	23	.0061732
24	.639	24	.0061828
25	.641	25	.0061930
26	.643	26	.0062039

TRS 1 Optional COLA		TERS 1 Accumulation Factors	
27	.645	27	.0062156
28	.647	28	.0062281
29	.649	29	.0062414
30	.652	30	.0062558
31	.654	31	.0062711
32	.656	32	.0062875
33	.659	33	.0063050
34	.661	34	.0063238
35	.664	35	.0063440
36	.667	36	.0063655
37	.670	37	.0063886
38	.673	38	.0064133
39	.676	39	.0064398
40	.679	40	.0064682
41	.682	41	.0064988
42	.686	42	.0065315
43	.689	43	.0065666
44	.693	44	.0066042
45	.697	45	.0066444
46	.701	46	.0066874
47	.705	47	.0067334
48	.709	48	.0067823
49	.714	49	.0068345
50	.718	50	.0068901
51	.723	51	.0069492
52	.728	52	.0070122
53	.734	53	.0070794
54	.739	54	.0071512
55	.745	55	.0072280
56	.751	56	.0073102
57	.758	57	.0073984
58	.764	58	.0074931
59	.771	59	.0075950
60	.779	60	.0077049
61	.787	61	.0078235
62	.795	62	.0079521
63	.804	63	.0080907
64	.814	64	.0824070
65	.824	65	.0084029
66	.835	66	.0085784
67	.847	67	.0087680
68	.860	68	.0089727
69	.875	69	.0091936
70	.890	70	.0094312
71	.907	71	.0096865
72	.927	72	.0099604
73	.948	73	.0102542
74	.972	74	.0105696
75	1.000	75	.0109088
76	1.000	76	.0112739
77	1.000	77	.0116669
78	1.000	78	.0120898
79	1.000	79	.0125439
80	1.000	80	.0130304
81	1.000	81	.0135505
82	1.000	82	.0141057
83	1.000	83	.0146979
84	1.000	84	.0153295
85	1.000	85	.0160001
86	1.000	86	.0167200
87	1.000	87	.0174922
88	1.000	88	.0183233
89	1.000	89	.0192217
90	1.000	90	.0201938
91	1.000	91	.0212433
92	1.000	92	.0223781
93	1.000	93	.0236079
94	1.000	94	.0249403
95	1.000	95	.0263868
96	1.000	96	.0279635
97	1.000	97	.0296927
98	1.000	98	.0315504
99	1.000	99	.0335425

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

1	0	0	1.0000
		1	.9927
		2	.9854
		3	.9780
		4	.9707
		5	.9634
		6	.9561
		7	.9488
		8	.9414
		9	.9341
	10		.9268
	11		.9195
1	0		.9122
	1		.9056
	2		.8990
	3		.8924
	4		.8858
	5		.8792
	6		.8727
	7		.8661
	8		.8595
	9		.8529
	10		.8463
	11		.8397
2	0		.8331
	1		.8272
	2		.8213
	3		.8153
	4		.8094
	5		.8034
	6		.7975
	7		.7916
	8		.7856
	9		.7797
	10		.7737
	11		.7678
3	0		.7619
	1		.7565
	2		.7511
	3		.7457
	4		.7404
	5		.7350
	6		.7296
	7		.7243
	8		.7189
	9		.7135
	10		.7082
	11		.7028
4	0		.6974
	1		.6926
	2		.6877
	3		.6829
	4		.6780
	5		.6731
	6		.6683
	7		.6634
	8		.6586
	9		.6537
	10		.6489
	11		.6440

	5	0	.6391
		1	.6347
		2	.6303
		3	.6259
		4	.6215
		5	.6171
		6	.6127
		7	.6083
		8	.6039
		9	.5995
	10		.5951
	11		.5907
6	0		.5863
	1		.5823
	2		.5783
	3		.5743
	4		.5703
	5		.5663
	6		.5623
	7		.5583
	8		.5543
	9		.5503
	10		.5463
	11		.5423
7	0		.5383
	1		.5346
	2		.5310
	3		.5273
	4		.5237
	5		.5201
	6		.5164
	7		.5128
	8		.5092
	9		.5055
	10		.5019
	11		.4982
8	0		.4946
	1		.4913
	2		.4880
	3		.4847
	4		.4813
	5		.4780
	6		.4747
	7		.4714
	8		.4681
	9		.4648
	10		.4615
	11		.4582
9	0		.4548
	1		.4518
	2		.4488
	3		.4458
	4		.4428
	5		.4397
	6		.4367
	7		.4337
	8		.4307
	9		.4276
	10		.4246
	11		.4216

TEACHERS
RETIREMENT SYSTEM
PLAN I
Early Retirement Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN I
Early Retirement Factors
by Year and Month

10	0	.4186
	1	.4158
	2	.4131
	3	.4103
	4	.4076
	5	.4048
	6	.4020
	7	.3993
	8	.3965
	9	.3938
	10	.3910
	11	.3882
11	0	.3855
	1	.3830
	2	.3804
	3	.3779
	4	.3754
	5	.3729
	6	.3704
	7	.3678
	8	.3653
	9	.3628
	10	.3603
	11	.3578
12	0	.3552
	1	.3529
	2	.3506
	3	.3483
	4	.3460
	5	.3437
	6	.3414
	7	.3391
	8	.3368
	9	.3345
	10	.3322
	11	.3299
13	0	.3276
	1	.3254
	2	.3233
	3	.3212
	4	.3191
	5	.3170
	6	.3149
	7	.3128
	8	.3107
	9	.3085
	10	.3064
	11	.3043
14	0	.3022
	1	.3003
	2	.2983
	3	.2964
	4	.2945
	5	.2925
	6	.2906
	7	.2887
	8	.2867
	9	.2848
	10	.2828
	11	.2809

15	0	.2790
	1	.2772
	2	.2754
	3	.2736
	4	.2719
	5	.2701
	6	.2683
	7	.2665
	8	.2648
	9	.2630
	10	.2612
	11	.2594
16	0	.2577
	1	.2560
	2	.2544
	3	.2528
	4	.2511
	5	.2495
	6	.2479
	7	.2462
	8	.2446
	9	.2430
	10	.2413
	11	.2397
17	0	.2381
	1	.2366
	2	.2351
	3	.2336
	4	.2321
	5	.2306
	6	.2291
	7	.2276
	8	.2261
	9	.2246
	10	.2231
	11	.2216
18	0	.2201
	1	.2187
	2	.2173
	3	.2159
	4	.2146
	5	.2132
	6	.2118
	7	.2104
	8	.2090
	9	.2077
	10	.2063
	11	.2049
19	0	.2035
	1	.2023
	2	.2010
	3	.1997
	4	.1984
	5	.1972
	6	.1959
	7	.1946
	8	.1934
	9	.1921
	10	.1908
	11	.1896

TEACHERS
RETIREMENT SYSTEM
PLAN I
Early Retirement Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN I
Early Retirement Factors
by Year and Month

20	0	.1883
	1	.1871
	2	.1860
	3	.1848
	4	.1836
	5	.1824
	6	.1813
	7	.1801
	8	.1789
	9	.1778
	10	.1766
	11	.1754
21	0	.1743
	1	.1732
	2	.1721
	3	.1710
	4	.1699
	5	.1689
	6	.1678
	7	.1667
	8	.1656
	9	.1646
	10	.1635
	11	.1624
22	0	.1613
	1	.1603
	2	.1593
	3	.1583
	4	.1573
	5	.1563
	6	.1554
	7	.1544
	8	.1534
	9	.1524
	10	.1514
	11	.1504
23	0	.1494
	1	.1485
	2	.1476
	3	.1466
	4	.1457
	5	.1448
	6	.1439
	7	.1430
	8	.1421
	9	.1411
	10	.1402
	11	.1393
24	0	.1384
	1	.1375
	2	.1367
	3	.1358
	4	.1350
	5	.1341
	6	.1333
	7	.1325
	8	.1316
	9	.1308
	10	.1299
	11	.1291

25	0	.1282
	1	.1274
	2	.1267
	3	.1259
	4	.1251
	5	.1243
	6	.1235
	7	.1227
	8	.1220
	9	.1212
	10	.1204
	11	.1196
26	0	.1188
	1	.1181
	2	.1174
	3	.1167
	4	.1159
	5	.1152
	6	.1145
	7	.1138
	8	.1131
	9	.1123
	10	.1116
	11	.1109
27	0	.1102
	1	.1095
	2	.1088
	3	.1082
	4	.1075
	5	.1068
	6	.1062
	7	.1055
	8	.1048
	9	.1041
	10	.1035
	11	.1028
28	0	.1021
	1	.1015
	2	.1009
	3	.1003
	4	.0997
	5	.0991
	6	.0984
	7	.0978
	8	.0972
	9	.0966
	10	.0960
	11	.0953
29	0	.0947
	1	.0942
	2	.0936
	3	.0930
	4	.0924
	5	.0919
	6	.0913
	7	.0907
	8	.0902
	9	.0896
	10	.0890
	11	.0884

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

30	0	.0879
	1	.0873
	2	.0868
	3	.0863
	4	.0858
	5	.0852
	6	.0847
	7	.0842
	8	.0836
	9	.0831
	10	.0826
	11	.0820
31	0	.0815
	1	.0810
	2	.0805
	3	.0801
	4	.0796
	5	.0791
	6	.0786
	7	.0781
	8	.0776
	9	.0771
	10	.0766
	11	.0761
32	0	.0756
	1	.0752
	2	.0747
	3	.0743
	4	.0738
	5	.0734
	6	.0729
	7	.0725
	8	.0720
	9	.0716
	10	.0711
	11	.0707
33	0	.0702
	1	.0698
	2	.0694
	3	.0689
	4	.0685
	5	.0681
	6	.0677
	7	.0673
	8	.0668
	9	.0664
	10	.0660
	11	.0656
34	0	.0652
	1	.0648
	2	.0644
	3	.0640
	4	.0636
	5	.0632
	6	.0628
	7	.0624
	8	.0620
	9	.0617
	10	.0613
	11	.0609

35	0	.0605
	1	.0554
	2	.0504
	3	.0454
	4	.0403
	5	.0353
	6	.0302
	7	.0252
	8	.0202
	9	.0151
	10	.0101
	11	.0050
36	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
37	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
38	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
39	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

TRS I
OPTION II

TRS I
OPTION III

		0.958	-14	0.980
		0.955	-13	0.978
		0.952	-12	0.977
		0.949	-11	0.975
40	0	0.945	-10	0.973
	1	0.942	-9	0.971
	2	0.938	-8	0.969
	3	0.934	-7	0.967
	4	0.930	-6	0.965
	5	0.926	-5	0.963
	6	0.922	-4	0.961
	7	0.916	-3	0.957
	8	0.908	-2	0.952
	9	0.898	-1	0.946
	10	0.887	0	0.940
	11	0.876	1	0.934
41	0	0.866	2	0.928
	1	0.858	3	0.923
	2	0.852	4	0.920
	3	0.847	5	0.917
	4	0.842	6	0.914
	5	0.838	7	0.912
	6	0.834	8	0.910
	7	0.830	9	0.907
	8	0.826	10	0.905
	9	0.823	11	0.903
	10	0.819	12	0.901
	11	0.815	13	0.898
42	0	0.810	14	0.895
	1	0.803	15	0.891
	2	0.798	16	0.888
	3	0.794	17	0.878
	4	0.792	18	0.870
	5	0.789	19	0.861
	6	0.786	20	0.867
	7	0.784	21	0.872
	8	0.782	22	0.878
	9	0.780	23	0.876
	10	0.778	24	0.875
	11	0.776	25	0.874
43	0	0.774	26	0.873
	1	0.772	27	0.872
	2	0.771	28	0.871
	3	0.769	29	0.870
	4	0.768	30	0.869
	5	0.767	31	0.868
	6	0.765	32	0.867
	7	0.764	33	0.866
	8	0.763	34	0.866
	9	0.762	35	0.865
	10	0.761	36	0.864
	11	0.760	37	0.864
44	0	0.759	38	0.863
	1	0.758	39	0.862
	2	0.757	40 or more	0.862
	3			
	4			
	5			
	6			
	7			
	8			
	9			
	10			
	11			
45	0			

TEACHERS
RETIREMENT SYSTEM
PLAN 2
Accumulation Factors
by Year and Month

TRS I
OPTION II

TRS I
OPTION III

0.974	-20 or more
0.972	-19
0.969	-18
0.967	-17
0.964	-16
0.961	-15

0.988
0.987
0.986
0.984
0.983
0.982

20	.0038822
21	.0038963
22	.0039111
23	.0039267
24	.0039430
25	.0039602
26	.0039783
27	.0039972
28	.0040171
29	.0040380
30	.0040600
31	.0040831
32	.0041074

TEACHERS RETIREMENT SYSTEM PLAN 2 Accumulation Factors by Year and Month		TRS II OPTION II		TRS II OPTION III
		0.982	-20 or more	0.990
		0.980	-19	0.988
		0.978	-18	0.987
		0.975	-17	0.985
		0.973	-16	0.984
		0.970	-15	0.982
		0.967	-14	0.980
		0.963	-13	0.978
		0.959	-12	0.975
		0.955	-11	0.973
		0.951	-10	0.971
		0.947	-9	0.968
		0.943	-8	0.965
		0.938	-7	0.962
		0.934	-6	0.959
		0.930	-5	0.956
		0.923	-4	0.952
		0.913	-3	0.947
		0.897	-2	0.940
		0.878	-1	0.932
		0.858	0	0.923
		0.838	1	0.914
		0.820	2	0.906
		0.806	3	0.899
		0.797	4	0.893
		0.789	5	0.888
		0.781	6	0.883
		0.774	7	0.879
		0.767	8	0.874
		0.761	9	0.870
		0.754	10	0.866
		0.748	11	0.861
		0.741	12	0.857
		0.733	13	0.852
		0.724	14	0.847
		0.716	15	0.841
		0.709	16	0.836
		0.704	17	0.831
		0.699	18	0.828
		0.694	19	0.824
		0.689	20	0.821
		0.685	21	0.818
		0.681	22	0.814
		0.676	23	0.811
		0.672	24	0.808
		0.669	25	0.805
		0.665	26	0.803
		0.661	27	0.800
		0.658	28	0.798
		0.655	29	0.795
		0.652	30	0.793
		0.649	31	0.791
		0.646	32	0.788
		0.643	33	0.786
		0.641	34	0.784
		0.638	35	0.782
		0.636	36	0.781
		0.634	37	0.779
		0.632	38	0.777
		0.630	39	0.775
		0.628	40 or more	0.773
		TRS II OPTION II		TRS II OPTION III
		0.982	-20	0.990
		0.980	-19	0.988
		0.978	-18	0.987
		0.975	-17	0.985
		0.973	-16	0.984
		0.970	-15	0.982
		0.967	-14	0.980
		0.963	-13	0.978
		0.959	-12	0.975
		0.955	-11	0.973

TRS II
OPTION II

0.951	-10
0.947	-9
0.943	-8
0.938	-7
0.934	-6
0.930	-5
0.923	-4
0.913	-3
0.897	-2
0.878	-1
0.858	0
0.838	1
0.820	2
0.806	3
0.797	4
0.789	5
0.781	6
0.774	7
0.767	8
0.761	9
0.754	10
0.748	11
0.741	12
0.733	13
0.724	14
0.716	15
0.709	16
0.704	17
0.699	18
0.694	19
0.689	20
0.685	21
0.681	22
0.676	23
0.672	24
0.669	25
0.665	26
0.661	27
0.658	28
0.655	29
0.652	30
0.649	31
0.646	32
0.643	33
0.641	34
0.638	35
0.636	36
0.634	37
0.632	38
0.630	39
0.628	40

TRS II
OPTION III

0.971
0.968
0.965
0.962
0.959
0.956
0.952
0.947
0.940
0.932
0.923
0.914
0.906
0.899
0.893
0.888
0.883
0.879
0.874
0.870
0.866
0.861
0.857
0.852
0.847
0.841
0.836
0.831
0.828
0.824
0.821
0.818
0.814
0.811
0.808
0.805
0.803
0.800
0.798
0.795
0.793
0.791
0.788
0.786
0.784
0.782
0.781
0.779
0.777
0.775
0.773

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Emergency rules are required to govern the calculations used in determining the retirement allowances of members of the Washington public employees' retirement system (PERS) who are retiring on or after October 19, 1990, until permanent rules are enacted.

Effective Date of Rule: Immediately.

October 19, 1990
George Northcroft
Director

Chapter 415-108-340
Actuarial tables, schedules, and factors

NEW SECTION

WAC 415-108-340 ACTUARIAL TABLES, SCHEDULES, AND FACTORS. This chapter contains the tables, schedules, and factors adopted by the director of the department of retirement systems pursuant to the authority granted by RCW 41.50.050, 41.40.020 and 41.40.022 for calculating optional retirement allowances of members of the Washington state Public Employees' Retirement System, as administered by the director. These tables, schedules, and factors were adopted by the director upon the recommendation of and in light of the findings of the state actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of Public Employees' Retirement system. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from October 1, 1990 until such time as these tables, schedules, and factors are amended by the director following the next actuarial investigation conducted by the state actuary. The retirement allowances calculated at the time of retirement of members retiring before October 1, 1990 shall continue to be governed by the tables, schedules, and factors in effect when each member retires. Any new tables, schedules, and factors adopted by the director in the future shall govern retirement allowances calculated at the time of retirement only of members retiring after the adoption of such new tables, schedules, and factors.

WSR 90-21-101
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:09 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Emergency rules for the adoption of the actuarial tables, factors and schedules governing the retirement allowances of members of the Washington public employees' retirement system (PERS) retiring during the period October 19, 1990, until such time as permanent rules are enacted.

Statutory Authority for Adoption: RCW 41.50.050 and 41.40.165.

PERS Optional COLA		PERS I Accumulation Factors	
20	.638	20	.0061792
21	.640	21	.0061891
22	.641	22	.0061997
23	.643	23	.0062111
24	.645	24	.0062232
25	.647	25	.0062362

PERS
Optional
COLA

PERS I
Accumulation
Factors

PERS
Optional
COLA

PERS I
Accumulation
Factors

26	.649
27	.651
28	.654
29	.656
30	.658
31	.661
32	.664
33	.666
34	.669
35	.672
36	.675
37	.678
38	.681
39	.684
40	.688
41	.691
42	.695
43	.698
44	.702
45	.706
46	.710
47	.715
48	.719
49	.724
50	.728
51	.733
52	.738
53	.744
54	.749
55	.755
56	.761
57	.767
58	.774
59	.781
60	.788
61	.796
62	.804
63	.813
64	.822
65	.831
66	.842
67	.853
68	.865
69	.879
70	.894
71	.910
72	.928
73	.947
74	.971
75	1.000
76	1.000
77	1.000
78	1.000
79	1.000
80	1.000
81	1.000
82	1.000

26	.0062501
27	.0062650
28	.0062809
29	.0062979
30	.0063162
31	.0062257
32	.0063566
33	.0062790
34	.0064030
35	.0064286
36	.0064561
37	.0064856
38	.0065173
39	.0065512
40	.0065875
41	.0066263
42	.0066677
43	.0067119
44	.0067590
45	.0068091
46	.0068624
47	.0069190
48	.0069792
49	.0070432
50	.0071114
51	.0071843
52	.0072621
53	.0073455
54	.0074351
55	.0075313
56	.0076350
57	.0077467
58	.0078672
59	.0079972
60	.0081375
61	.0082885
62	.0084509
63	.0086255
64	.0088128
65	.0090135
66	.0092282
67	.0094577
68	.0097029
70	.0102454
71	.0105455
72	.0108665
73	.0112093
74	.0115744
75	.0119617
76	.0123709
77	.0128014
78	.0132580
79	.0137246
80	.0142169
81	.0147281
82	.0152621
83	.0158184

83	1.000
84	1.000
85	1.000
86	1.000
87	1.000
88	1.000
89	1.000
90	1.000
91	1.000
92	1.000
93	1.000
94	1.000
95	1.000
96	1.000
97	1.000
98	1.000
99	1.000

84	.0163986
85	.0170045
86	.0176361
87	.0182936
88	.0189757
89	.0196789
90	.0204015
91	.0211420
92	.0218957
93	.0226575
94	.0234160
95	.0241655
96	.0249116
97	.0256520
98	.0263822
99	.0270961

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

1	0	0	1.0000
		1	.9915
		2	.9830
		3	.9746
		4	.9661
		5	.9576
		6	.9491
		7	.9407
		8	.9322
		9	.9237
		10	.9152
		11	.9068
1	0		.8983
		1	.8908
		2	.8834
		3	.8759
		4	.8685
		5	.8610
		6	.8536
		7	.8461
		8	.8387
		9	.8312
		10	.8238
		11	.8163
2	0		.8089
		1	.8023
		2	.7957
		3	.7892
		4	.7826
		5	.7760
		6	.7694
		7	.7629
		8	.7563
		9	.7497

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

	10	.7431
	11	.7366
3	0	.7300
	1	.7242
	2	.7183
	3	.7125
	4	.7067
	5	.7009
	6	.6951
	7	.6892
	8	.6834
	9	.6776
	10	.6718
	11	.6660
4	0	.6601
	1	.6550
	2	.6498
	3	.6446
	4	.6395
	5	.6343
	6	.6291
	7	.6240
	8	.6188
	9	.6136
	10	.6085
	11	.6033
5	0	.5981
	1	.5935
	2	.5889
	3	.5843
	4	.5797
	5	.5751
	6	.5705
	7	.5659
	8	.5613
	9	.5567
	10	.5521
	11	.5475
6	0	.5429
	1	.5388
	2	.5347
	3	.5306
	4	.5265
	5	.5224
	6	.5182
	7	.5141
	8	.5100
	9	.5059
	10	.5018
	11	.4977
7	0	.4936
	1	.4899
	2	.4862
	3	.4825
	4	.4789

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

	5	.4752
	6	.4715
	7	.4678
	8	.4642
	9	.4605
	10	.4568
	11	.4531
8	0	.4494
	1	.4461
	2	.4428
	3	.4395
	4	.4362
	5	.4329
	6	.4296
	7	.4263
	8	.4230
	9	.4197
	10	.4164
	11	.4131
9	0	.4098
	1	.4068
	2	.4039
	3	.4009
	4	.3979
	5	.3950
	6	.3920
	7	.3890
	8	.3860
	9	.3831
	10	.3801
	11	.3771
10	0	.3742
	1	.3715
	2	.3688
	3	.3661
	4	.3635
	5	.3608
	6	.3581
	7	.3554
	8	.3528
	9	.3501
	10	.3474
	11	.3447
11	0	.3440
	1	.3396
	2	.3372
	3	.3348
	4	.3324
	5	.3300
	6	.3275
	7	.3251
	8	.3227
	9	.3203
	10	.3179
	11	.3154

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

12	0	.3130
	1	.3108
	2	.3087
	3	.3065
	4	.3043
	5	.3021
	6	.2999
	7	.2977
	8	.2955
	9	.2933
	10	.2912
	11	.2890
13	0	.2868
	1	.2848
	2	.2828
	3	.2808
	4	.2789
	5	.2769
	6	.2749
	7	.2729
	8	.2709
	9	.2689
	10	.2670
	11	.2650
14	0	.2630
	1	.2612
	2	.2594
	3	.2576
	4	.2558
	5	.2540
	6	.2522
	7	.2504
	8	.2486
	9	.2468
	10	.2450
	11	.2432
15	0	.2414
	1	.2398
	2	.2381
	3	.2365
	4	.2348
	5	.2332
	6	.2316
	7	.2299
	8	.2283
	9	.2267
	10	.2250
	11	.2234
16	0	.2218
	1	.2203
	2	.2188
	3	.2173
	4	.2158
	5	.2143
	6	.2128
	7	.2113
	8	.2098

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

	9	.2084
	10	.2069
	11	.2054
17	0	.2039
	1	.2025
	2	.2012
	3	.1998
	4	.1985
	5	.1971
	6	.1957
	7	.1944
	8	.1930
	9	.1917
	10	.1903
	11	.1890
18	0	.1876
	1	.1864
	2	.1851
	3	.1839
	4	.1826
	5	.1814
	6	.1802
	7	.1789
	8	.1777
	9	.1764
	10	.1752
	11	.1740
19	0	.1727
	1	.1726
	2	.1705
	3	.1693
	4	.1682
	5	.1671
	6	.1659
	7	.1648
	8	.1637
	9	.1625
	10	.1614
	11	.1603
20	0	.1591
	1	.1581
	2	.1571
	3	.1560
	4	.1550
	5	.1540
	6	.1529
	7	.1519
	8	.1509
	9	.1498
	10	.1488
	11	.1478
21	0	.1467
	1	.1458
	2	.1448
	3	.1439
	4	.1429
	5	.1420

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 1

Early Retirement Factors
by Year and Month

	6	.1410
	7	.1401
	8	.1391
	9	.1382
	10	.1372
	11	.1363
22	0	.1353
	1	.1345
	2	.1336
	3	.1327
	4	.1319
	5	.1310
	6	.1301
	7	.1293
	8	.1284
	9	.1275
	10	.1267
	11	.1258
23	0	.1249
	1	.1241
	2	.1233
	3	.1225
	4	.1217
	5	.1209
	6	.1201
	7	.1193
	8	.1185
	9	.1177
	10	.1169
	11	.1161
24	0	.1153
	1	.1146
	2	.1139
	3	.1132
	4	.1124
	5	.1117
	6	.1110
	7	.1102
	8	.1095
	9	.1088
	10	.1080
	11	.1073
25	0	.1066
	1	.1059
	2	.1052
	3	.1046
	4	.1039
	5	.1032
	6	.1025
	7	.1019
	8	.1012
	9	.1005
	10	.0998
	11	.0992

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 1

Early Retirement Factors
by Year and Month

26	0	.0985
	1	.0979
	2	.0973
	3	.0966
	4	.0960
	5	.0954
	6	.0948
	7	.0942
	8	.0936
	9	.0929
	10	.0923
	11	.0917
27	0	.0911
	1	.0905
	2	.0899
	3	.0894
	4	.0888
	5	.0882
	6	.0877
	7	.0871
	8	.0865
	9	.0860
	10	.0854
	11	.0848
28	0	.0842
	1	.0837
	2	.0832
	3	.0827
	4	.0822
	5	.0816
	6	.0811
	7	.0806
	8	.0801
	9	.0795
	10	.0790
	11	.0785
29	0	.0780
	1	.0775
	2	.0770
	3	.0765
	4	.0760
	5	.0755
	6	.0751
	7	.0746
	8	.0741
	9	.0736
	10	.0731
	11	.0726
30	0	.0722
	1	.0717
	2	.0713
	3	.0708
	4	.0704
	5	.0699
	6	.0695
	7	.0690
	8	.0686

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 1

Early Retirement Factors
by Year and Month

	9	.0682
	10	.0677
	11	.0673
31	0	.0668
	1	.0664
	2	.0660
	3	.0656
	4	.0652
	5	.0648
	6	.0644
	7	.0639
	8	.0635
	9	.0631
	10	.0627
	11	.0623
32	0	.0619
	1	.0615
	2	.0611
	3	.0608
	4	.0604
	5	.0600
	6	.0596
	7	.0592
	8	.0589
	9	.0585
	10	.0581
	11	.0577
33	0	.0573
	1	.0570
	2	.0566
	3	.0563
	4	.0559
	5	.0556
	6	.0552
	7	.0549
	8	.0545
	9	.0542
	10	.0538
	11	.0535
34	0	.0531
	1	.0528
	2	.0525
	3	.0522
	4	.0518
	5	.0515
	6	.0512
	7	.0509
	8	.0506
	9	.0502
	10	.0499
	11	.0496
35	0	.0493
	1	.0452
	2	.0410
	3	.0369
	4	.0328

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 1

Early Retirement Factors
by Year and Month

	5	.0287
	6	.0246
	7	.0205
	8	.0164
	9	.0123
	10	.0082
	11	.0041
36	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
37	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
38	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
39	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

40	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
41	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
42	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
43	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
44	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN I

Early Retirement Factors
by Year and Month

	9	.0000
	10	.0000
	11	.0000
45	0	.0000

PERS I
OPTION II

PERS I
OPTION III

0.973	-20 or more	0.987
0.970	-19	0.986
0.964	-18	0.984
0.960	-17	0.982
0.957	-16	0.980
0.953	-15	0.978
0.949	-14	0.976
0.945	-13	0.974
0.940	-12	0.972
0.934	-11	0.969
0.929	-10	0.966
0.923	-9	0.963
0.917	-8	0.960
0.910	-7	0.956
0.902	-6	0.952
0.895	-5	0.948
0.887	-4	0.944
0.878	-3	0.939
0.866	-2	0.932
0.852	-1	0.924
0.837	0	0.917
0.822	1	0.908
0.809	2	0.901
0.800	3	0.894
0.794	4	0.889
0.789	5	0.885
0.784	6	0.881
0.776	7	0.876
0.766	8	0.869
0.754	9	0.862
0.744	10	0.855
0.736	11	0.850
0.731	12	0.847
0.726	13	0.844
0.721	14	0.841
0.717	15	0.838
0.713	16	0.835
0.709	17	0.832
0.706	18	0.830
0.702	19	0.827
0.699	20	0.825
0.696	21	0.823
0.693	22	0.821
0.690	23	0.819
0.687	24	0.817
0.685	25	0.815
0.683	26	0.814
0.681	27	0.812

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

1	0	0	1.0000
		1	.9910
		2	.9821
		3	.9731
		4	.9641
		5	.9551
		6	.9462
		7	.9372
		8	.9282
		9	.9193
		10	.9103
		11	.9013
1	0		.8923
		1	.8845
		2	.8767
		3	.8688
		4	.8610
		5	.8531
		6	.8453
		7	.8374
		8	.8296
		9	.8217
		10	.8139
		11	.8061
2	0		.7982
		1	.7913
		2	.7844
		3	.7776
		4	.7707
		5	.7638
		6	.7569
		7	.7500
		8	.7431
		9	.7363
		10	.7294
		11	.7225
3	0		.7156
		1	.7096
		2	.7003
		3	.6975
		4	.6914
		5	.6853
		6	.6793
		7	.6732
		8	.6672
		9	.6611
		10	.6551
		11	.6490
4	0		.6429
		1	.6376
		2	.6322
		3	.6269
		4	.6215
		5	.6162
		6	.6109
		7	.6055
		8	.6002

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

		9	.5948
		10	.5895
		11	.5841
5	0		.5788
		1	.5740
		2	.5693
		3	.5646
		4	.5598
		5	.5551
		6	.5504
		7	.5446
		8	.5409
		9	.5362
		10	.5314
		11	.5267
6	0		.5220
		1	.5178
		2	.5136
		3	.5094
		4	.5052
		5	.5010
		6	.4968
		7	.4926
		8	.4884
		9	.4842
		10	.4880
		11	.4758
7	0		.4716
		1	.4678
		2	.4641
		3	.4603
		4	.4566
		5	.4529
		6	.4491
		7	.4454
		8	.4416
		9	.4379
		10	.4342
		11	.4304
8	0		.4267
		1	.4234
		2	.4200
		3	.4167
		4	.4134
		5	.4100
		6	.4067
		7	.4033
		8	.4000
		9	.3967
		10	.3933
		11	.3900
9	0		.3867
		1	.3837
		2	.3807
		3	.3777
		4	.3747
		5	.3748

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

	6	.3688
	7	.3658
	8	.3628
	9	.3598
	10	.3569
	11	.3539
10	0	.3509
	1	.3482
	2	.3456
	3	.3429
	4	.3402
	5	.3375
	6	.3349
	7	.3322
	8	.3295
	9	.3269
	10	.3242
	11	.3215
11	0	.3188
	1	.3165
	2	.3141
	3	.3117
	4	.3093
	5	.3069
	6	.3045
	7	.3021
	8	.2997
	9	.2973
	10	2949.0000
	11	.2925
12	0	.2901
	1	.2879
	2	.2858
	3	.2836
	4	.2815
	5	.2793
	6	.2771
	7	.2750
	8	.2728
	9	.2707
	10	.2685
	11	.2664
13	0	.2642
	1	.2623
	2	.2603
	3	.2584
	4	.2564
	5	.2545
	6	.2526
	7	.2506
	8	.2487
	9	.2467
	10	.2448
	11	.2429

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

14	0	.2409
	1	.2392
	2	.2374
	3	.2357
	4	.2339
	5	.2322
	6	.2304
	7	.2287
	8	.2269
	9	.2252
	10	.2234
	11	.2216
15	0	.2199
	1	.2183
	2	.2167
	3	.2151
	4	.2136
	5	.2120
	6	.2104
	7	.2088
	8	.2072
	9	.2057
	10	.2041
	11	.2025
16	0	.2009
	1	.1995
	2	.1980
	3	.1966
	4	.1952
	5	.1937
	6	.1923
	7	.1909
	8	.1894
	9	.1880
	10	.1866
	11	.1851
17	0	.1837
	1	.1824
	2	.1811
	3	.1798
	4	.1785
	5	.1772
	6	.1759
	7	.1746
	8	.1733
	9	.1720
	10	.1707
	11	.1694
18	0	.1681
	1	.1670
	2	.1658
	3	.1646
	4	.1634
	5	.1623
	6	.1611
	7	.1599
	8	.1587

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

	9	.1575
	10	.1564
	11	.1552
19	0	.1540
	1	.1529
	2	.1519
	3	.1508
	4	.1497
	5	.1487
	6	.1476
	7	.1465
	8	.1455
	9	.1444
	10	.1433
	11	.1422
20	0	.1412
	1	.1402
	2	.1392
	3	.1383
	4	.1373
	5	.1363
	6	.1353
	7	.1344
	8	.1334
	9	.1324
	10	.1315
	11	.1305
21	0	.1295
	1	.1286
	2	.1277
	3	.1269
	4	.1260
	5	.1251
	6	.1242
	7	.1233
	8	.1224
	9	.1215
	10	.1207
	11	.1198
22	0	.1189
	1	.1181
	2	.1173
	3	.1165
	4	.1157
	5	.1149
	6	.1140
	7	.1132
	8	.1124
	9	.1116
	10	.1108
	11	.1100
23	0	.1092
	1	.1085
	2	.1077
	3	.1070
	4	.1063

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

	5	.1055
	6	.1048
	7	.1041
	8	.1033
	9	.1026
	10	.1018
	11	.1011
24	0	.1004
	1	.0997
	2	.0990
	3	.0984
	4	.0977
	5	.0974
	6	.0963
	7	.0957
	8	.0950
	9	.0943
	10	.0937
	11	.0930
25	0	.0923
	1	.0917
	2	911.0000
	3	.0905
	4	.0898
	5	.0892
	6	.0886
	7	.0880
	8	.0874
	9	.0868
	10	.0862
	11	.0856
26	0	.0849
	1	.0844
	2	.0838
	3	.0833
	4	.0827
	5	.0821
	6	.0816
	7	.0810
	8	.0804
	9	.0799
	10	.0793
	11	.0788
27	0	.0782
	1	.0777
	2	.0772
	3	.0767
	4	.0761
	5	.0756
	6	.0751
	7	.0746
	8	.0741
	9	.0736
	10	.0731
	11	.0725

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

28	0	.0720
	1	.0716
	2	.0711
	3	.0706
	4	.0701
	5	.0697
	6	.0692
	7	.0687
	8	.0683
	9	.0678
	10	.0673
	11	.0668
29	0	.0664
	1	.0659
	2	.0655
	3	.0651
	4	.0646
	5	.0642
	6	.0638
	7	.0634
	8	.0629
	9	.0625
	10	.0621
	11	.0616
30	0	.0612
	1	.0608
	2	.0604
	3	.0600
	4	.0596
	5	.0592
	6	.0588
	7	.0584
	8	.0580
	9	.0576
	10	.0572
	11	.0568
31	0	.0564
	1	.0561
	2	.0557
	3	.0553
	4	.0550
	5	.0546
	6	.0543
	7	539.0000
	8	.0535
	9	.0532
	10	.0528
	11	.0524
32	0	.0521
	1	.0517
	2	.0514
	3	.0511
	4	.0507
	5	.0504
	6	.0501
	7	.0497
	8	.0494

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

	9	.0491
	10	.0487
	11	.0484
33	0	.0481
	1	.0478
	2	.0475
	3	.0471
	4	.0768
	5	.0465
	6	.0462
	7	.0459
	8	.0456
	9	.0453
	10	.0450
	11	.0447
34	0	.0444
	1	.0441
	2	.0438
	3	.0435
	4	.0433
	5	.0430
	6	.0427
	7	.0424
	8	.0421
	9	.0418
	10	.0416
	11	.0413
35	0	.0410
	1	.0407
	2	.0405
	3	402.0000
	4	.0400
	5	.0397
	6	.0394
	7	.0392
	8	.0389
	9	.0387
	10	.0384
	11	.0381
36	0	.0379
	1	.0376
	2	.0374
	3	.0372
	4	.0369
	5	.0367
	6	.0364
	7	.0362
	8	.0360
	9	.0357
	10	.0355
	11	.0352
37	0	.0350
	1	.0348
	2	.0346
	3	.0343
	4	.0341
	5	.0339

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

	6	.0337
	7	.0335
	8	.0332
	9	.0330
	10	.0328
	11	.0326
38	0	.0324
	1	.0322
	2	.0320
	3	.0318
	4	.0316
	5	.0313
	6	.0311
	7	.0309
	8	.0307
	9	.0305
	10	.0303
	11	.0301
39	0	.0299
	1	.0297
	2	.0296
	3	.0294
	4	.0292
	5	.0290
	6	.0288
	7	.0286
	8	.0284
	9	.0282
	10	.0281
	11	.0279
40	0	.0277
	1	.0275
	2	.0273
	3	.0272
	4	.0270
	5	.0268
	6	.0266
	7	.0265
	8	.0263
	9	.0261
	10	.0260
	11	.0258
41	0	.0256
	1	.0255
	2	.0253
	3	.0251
	4	.0250
	5	.0248
	6	.0247
	7	.0245
	8	.0243
	9	.0242
	10	.0240
	11	.0239

PUBLIC EMPLOYEES RETIREMENT SYSTEM
PLAN 2

Early Retirement Factors
by Year and Month

42	0	237.0000
	1	.0236
	2	.0234
	3	.0233
	4	.0231
	5	.0230
	6	.0228
	7	.0227
	8	.0225
	9	.0224
	10	.0222
	11	.0221
43	0	.0219
	1	.0218
	2	.0217
	3	.0215
	4	.0214
	5	.0213
	6	.0211
	7	.0210
	8	.0209
	9	.0207
	10	.0206
	11	.0205
44	0	.0203
	1	.0202
	2	.0201
	3	.0199
	4	.0198
	5	.0197
	6	.0196
	7	.0194
	8	.0193
	9	.0192
	10	.0191
	11	.0189
45	0	.0188

WSR 90-21-102
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:10 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Emergency rules for the adoption of the actuarial tables, schedules and factors governing the retirement allowances of members of Washington law enforcement officers' and fire fighters' retirement system (LEOFF) retiring during the period October 19, 1990, until such time as permanent rules are enacted.

Citation of Existing Rules Affected by this Order:
Repealing WAC 415-02-090

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the

public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Emergency rules are required to govern the calculations used in determining the retirement allowances of members of the Washington law enforcement officers' and fire fighters' retirement system who are retiring on or after October 19, 1990, until permanent rules are enacted.

Effective Date of Rule: Immediately.

October 19, 1990
George Northcroft
Director

Chapter 415-104-108

Actuarial tables, schedules, and factors

NEW SECTION

WAC 415-104-108 ACTUARIAL TABLES, SCHEDULES, AND FACTORS. This chapter contains the tables, schedules, and factors adopted by the director of the department of retirement systems pursuant to the authority granted by RCW 41.50.050 and 41.26.060 for calculating optional retirement allowances of members of the Washington state Law Enforcement Officers' and Fire Fighters' retirement system, as administered by the director. These tables, schedules, and factors were adopted by the director upon the recommendation of and in light of the findings of the state actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of the Law Enforcement Officers' and Fire Fighters' retirement system. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from October 1, 1990 until such time as these tables, schedules, and factors are amended by the director following the next actuarial investigation conducted by the state actuary. The retirement allowances of members retiring before October 1, 1990 shall continue to be governed by the tables, schedules, and factors in effect at the time of each member's retirement. Any new tables, schedules, and factors adopted by the director in the future shall govern retirement allowances only of members retiring after the adoption of such new tables, schedules, and factors.

LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN I Accumulation Factors by Year and Month	LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN II Accumulation Factors by Year and Month
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1	20	.0025142	20	.0039808
	21	.0025304	21	.0039997
	22	.0025472	22	.0040196
	23	.0025647	23	.0040405
	24	.0025828	24	.0040624
	25	.0026017	25	.0040855
	26	.0026214	26	.0041098

LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN I Accumulation Factors by Year and Month	LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM PLAN II Accumulation Factors by Year and Month
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27	.0026418	27	.0041353
28	.0026632	28	.0041622
29	.0026854	29	.0041905
30	.0027086	30	.0042204
31	.0027327	31	.0042518
32	.0027579	32	.0042850
33	.0027842	33	.0043200
34	.0028117	34	.0043569
35	.0028404	35	.0043958
36	.0028704	36	.0044370
37	.0029018	37	.0044805
38	.0029346	38	.0045266
39	.0029690	39	.0045752
40	.0030050	40	.0046267
41	.0030427	41	.0046810
42	.0030823	42	.0047384
43	.0031237	43	.0047988
44	.0031672	44	.0048626
45	.0032128	45	.0049298
46	.0032607	46	.0050007
47	.0033111	47	.0050753
48	.0033640	48	.0051539
49	.0034197	49	.0052369
50	.0034785	50	.0053245
51	.0035404	51	.0054172
52	.0036059	52	.0055155
53	.0036751	53	.0056199
54	.0037485	54	.0057310
55	.0038265	55	.0058496
56	.0039096	56	.0059764
57	.0039981	57	.0061122
58	.0040928	58	.0062578
59	.0041941	59	.0064139
60	.0043026	60	.0065811
61	.0044195	61	.0067600
62	.0045451	62	.0069511
63	.0046805	63	.0071548
64	.0048266	64	.0073714
65	.0049847	65	.0076011
66	.0051560	66	.0078441
67	.0053424	67	.0081009
68	.0055445	68	.0083721
69	.0057645	69	.0086591
70	.0060046	70	.0089634
71	.0062678	71	.0092866
72	.0065554	72	.0096299
73	.0068706	73	.0099940
74	.0072168	74	.0103786
75	.0075947	75	.0107825
76	.0080069	76	.0112040
77	.0084560	77	.0116408
78	.0089449	78	.0120905
79	.0094696	79	.0125511

LAW
ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN I
Accumulation Factors
by Year and Month

LAW
ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Accumulation Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

80	.0100369	80	.0130204
81	.0106372	81	.0134944
82	.0112701	82	.0139758
83	.0119271	83	.0144609
84	.0126119	84	.0149489
85	.0133170	85	.0154388
86	.0140467	86	.0159282
87	.0147922	87	.0164053
88	.0155623	88	.0168983
89	.0163745	89	.0173754
90	.0172295	90	.0178441
91	.0181323	91	.0183008
92	.0190934	92	.0187436
93	.0201303	93	.0191730
94	.0212247	94	.0195820
95	.0223693	95	.0199697
96	.0236226	96	.0203443
97	.0250062	97	.0207038
98	.0265426	98	.0210462
99	.0282645	99	.0213706

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

1	0	0	1
		1	.9918
		2	.9836
		3	.9754
		4	.9672
		5	.9590
		6	.9508
		7	.9426
		8	.9344
		9	.9262
		10	.9180
		11	.9098
1	0	0	.9016
		1	.8943
		2	.8870
		3	.8797
		4	.8724
		5	.8652
		6	.8579
		7	.8506
		8	.8433

9	.8360	
10	.8287	
11	.8215	
2	0	.8142
	1	.8077
	2	.8012
	3	.7947
	4	.7883
	5	.7818
	6	.7753
	7	.7688
	8	.7623
	9	.7558
	10	.7494
	11	.7429
3	0	.7364
	1	.7306
	2	.7248
	3	.7191
	4	.7133
	5	.7075
	6	.7017
	7	.6959
	8	.6902
	9	.6844
	10	.6786
	11	.6728
4	0	.6670
	1	.6619
	2	.6567
	3	.6515
	4	.6464
	5	.6412
	6	.6360
	7	.6309
	8	.6257
	9	.6205
	10	.6153
	11	.6102
5	0	.6050
	1	.6004
	2	.5958
	3	.5911
	4	.5865
	5	.5819
	6	.5772
	7	.5726
	8	.5680
	9	.5634
	10	.5587
	11	.5541

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

6	0	.5495
	1	.5453
	2	.5412
	3	.5370
	4	.5329
	5	.5287
	6	.5246
	7	.5204
	8	.5163
	9	.5121
	10	.5080
	11	.5038
7	0	.4996
	1	.4959
	2	.4922
	3	.4884
	4	.4847
	5	.4810
	6	.4773
	7	.4735
	8	.4698
	9	.4661
	10	.4623
	11	.4586
8	0	.4549
	1	.4515
	2	.4481
	3	.4448
	4	.4414
	5	.4381
	6	.4347
	7	.4313
	8	.4280
	9	.4246
	10	.4213
	11	.4179
9	0	.4145
	1	.4115
	2	.4085
	3	.4054
	4	.4024
	5	.3994
	6	.3964
	7	.3933
	8	.3903
	9	.3873
	10	.3842
	11	.3812

10	0	.3782
	1	.3754
	2	.3727
	3	.3700
	4	.3672
	5	.3645
	6	.3618
	7	.3590
	8	.3563
	9	.3535
	10	.3508
	11	.3481
11	0	.3453
	1	.3429
	2	.3404
	3	.3379
	4	.3354
	5	.3330
	6	.3305
	7	.3280
	8	.3255
	9	.3231
	10	.3206
	11	.3181
12	0	.3156
	1	.3134
	2	.3112
	3	.3089
	4	.3067
	5	.3044
	6	.3022
	7	.2999
	8	.2977
	9	.2955
	10	.2932
	11	.2910
13	0	.2887
	1	.2867
	2	.2847
	3	.2826
	4	.2806
	5	.2786
	6	.2765
	7	.2745
	8	.2725
	9	.2705
	10	.2684
	11	.2664

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

14	0	.2644
	1	.2625
	2	.2607
	3	.2588
	4	.2570
	5	.2551
	6	.2533
	7	.2514
	8	.2496
	9	.2478
	10	.2459
	11	.2441
15	0	.2422
	1	.2405
	2	.2389
	3	.2372
	4	.2355
	5	.2338
	6	.2322
	7	.2305
	8	.2288
	9	.2271
	10	.2254
	11	.2238
16	0	.2221
	1	.2206
	2	.2190
	3	.2175
	4	.2160
	5	.2145
	6	.2129
	7	.2114
	8	.2099
	9	.2084
	10	.2068
	11	.2053
17	0	.2038
	1	.2024
	2	.2010
	3	.1996
	4	.1982
	5	.1968
	6	.1955
	7	.1941
	8	.1927
	9	.1913
	10	.1899
	11	.1885

18	0	.1871
	1	.1858
	2	.1846
	3	.1833
	4	.1820
	5	.1808
	6	.1795
	7	.1782
	8	.1770
	9	.1757
	10	.1744
	11	.1732
19	0	.1719
	1	.1708
	2	.1696
	3	.1684
	4	.1673
	5	.1661
	6	.1650
	7	.1638
	8	.1627
	9	.1615
	10	.1604
	11	.1592
20	0	.1580
	1	.1570
	2	.1559
	3	.1549
	4	.1538
	5	.1528
	6	.1517
	7	.1506
	8	.1496
	9	.1485
	10	.1475
	11	.1464
21	0	.1454
	1	.1444
	2	.1434
	3	.1425
	4	.1415
	5	.1405
	6	.1396
	7	.1386
	8	.1376
	9	.1367
	10	.1357
	11	.1347

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

22	0	.1338
	1	.1329
	2	.1320
	3	.1311
	4	.1302
	5	.1294
	6	.1285
	7	.1276
	8	.1267
	9	.1258
	10	.1249
	11	.1241
23	0	.1232
	1	.1224
	2	.1216
	3	.1208
	4	.1199
	5	.1191
	6	.1183
	7	.1175
	8	.1167
	9	.1159
	10	.1151
	11	.1143
24	0	.1135
	1	.1127
	2	.1120
	3	.1113
	4	.1105
	5	.1098
	6	.1090
	7	.1083
	8	.1075
	9	.1068
	10	.1061
	11	.1053
25	0	.1046
	1	.1039
	2	.1032
	3	.1025
	4	.1019
	5	.1012
	6	.1005
	7	.0998
	8	.0991
	9	.0985
	10	.0978
	11	.0971

26	0	.0964
	1	.0958
	2	.0952
	3	.0946
	4	.0939
	5	.0933
	6	.0927
	7	.0921
	8	.0914
	9	.0908
	10	.0902
	11	.0896
27	0	.0889
	1	.0884
	2	.0878
	3	.0872
	4	.0867
	5	.0861
	6	.0855
	7	.0849
	8	.0844
	9	.0838
	10	.0832
	11	.0826
28	0	.0821
	1	.0815
	2	.0810
	3	.0805
	4	.0800
	5	.0794
	6	.0789
	7	.0784
	8	.0779
	9	.0773
	10	.0768
	11	.0763
29	0	.0758
	1	.0753
	2	.0748
	3	.0743
	4	.0738
	5	.0733
	6	.0729
	7	.0724
	8	.0719
	9	.0714
	10	.0709
	11	.0704

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

30	0	.0700
	1	.0695
	2	.0691
	3	.0686
	4	.0682
	5	.0677
	6	.0673
	7	.0668
	8	.0664
	9	.0660
	10	.0655
	11	.0651
31	0	.0646
	1	.0642
	2	.0638
	3	.0634
	4	.0630
	5	.0626
	6	.0622
	7	.0618
	8	.0613
	9	.0609
	10	.0605
	11	.0601
32	0	.0597
	1	.0593
	2	.0590
	3	.0586
	4	.0582
	5	.0578
	6	.0575
	7	.0571
	8	.0567
	9	.0563
	10	.0559
	11	.0556
33	0	.0552
	1	.0548
	2	.0545
	3	.0541
	4	.0538
	5	.0535
	6	.0531
	7	.0528
	8	.0524
	9	.0521
	10	.0517
	11	.0514

34	0	.0510
	1	.0507
	2	.0504
	3	.0501
	4	.0497
	5	.0494
	6	.0491
	7	.0488
	8	.0485
	9	.0481
	10	.0478
	11	.0475
35	0	.0472
	1	.0469
	2	.0466
	3	.0463
	4	.0460
	5	.0457
	6	.0454
	7	.0451
	8	.0448
	9	.0445
	10	.0442
	11	.0439
36	0	.0437
	1	.0434
	2	.0431
	3	.0428
	4	.0426
	5	.0423
	6	.0420
	7	.0417
	8	.0415
	9	.0412
	10	.0409
	11	.0407
37	0	.0404
	1	.0401
	2	.0399
	3	.0396
	4	.0394
	5	.0391
	6	.0389
	7	.0386
	8	.0384
	9	.0381
	10	.0379
	11	.0376

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

LAW ENFORCEMENT OFFICERS
AND FIREFIGHTERS
RETIREMENT SYSTEM
PLAN II
Early Retirement Factors
by Year and Month

38	0	.0374
	1	.0372
	2	.0369
	3	.0367
	4	.0365
	5	.0363
	6	.0361
	7	.0359
	8	.0356
	9	.0354
	10	.0352
	11	.0350
39	0	.0348
	1	.0346
	2	.0344
	3	.0342
	4	.0340
	5	.0338
	6	.0336
	7	.0334
	8	.0332
	9	.0330
	10	.0327
	11	.0325
40	0	.0323
	1	.0296
	2	.0270
	3	.0243
	4	.0216
	5	.0189
	6	.0162
	7	.0135
	8	.0108
	9	.0081
	10	.0054
	11	.0027
41	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000

42	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
43	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
44	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
45	0	.0000

LEOFF II JSR
OPTION II

LEOFF II JSR
OPTION III

0.956	-20 or more	0.908
0.951	-19	0.978
0.946	-18	0.975
0.940	-17	0.972
0.934	-16	0.968
0.927	-15	0.965
0.920	-14	0.961
0.913	-13	0.957
0.905	-12	0.953
0.897	-11	0.948
0.889	-10	0.944
0.881	-9	0.939

LEOFF II JSR
OPTION II

0.872	-8
0.863	-7
0.854	-6
0.846	-5
0.837	-4
0.828	-3
0.819	-2
0.810	-1
0.800	0
0.790	1
0.778	2
0.768	3
0.759	4
0.750	5
0.742	6
0.734	7
0.726	8
0.718	9
0.711	10
0.704	11
0.697	12
0.690	13
0.681	14
0.672	15
0.663	16
0.656	17
0.650	18
0.644	19
0.639	20
0.634	21
0.630	22
0.625	23
0.621	24
0.617	25
0.613	26
0.609	27
0.606	28
0.602	29
0.599	30
0.596	31
0.593	32
0.590	33
0.587	34
0.585	35
0.582	36
0.580	37
0.578	38
0.575	39
0.573	40 or more

LEOFF II JSR
OPTION III

0.933
0.927
0.920
0.914
0.908
0.902
0.987
0.892
0.887
0.883
0.877
0.871
0.865
0.859
0.854
0.849
0.843
0.838
0.833
0.828
0.824
0.818
0.812
0.805
0.799
0.794
0.790
0.786
0.782
0.778
0.775
0.771
0.768
0.765
0.762
0.759
0.756
0.754
0.751
0.749
0.746
0.744
0.742
0.740
0.738
0.736
0.734
0.732
0.731

WSR 90-21-103
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:11 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Emergency rules for the adoption of the tables, schedules and factors governing the retirement allowances of members of the Washington state teachers' retirement system (TRS) retiring during the period from October 19, 1990, until such time as these emergency rules are superseded by permanent rules.

Statute Authority for Adoption: RCW 41.50.050 and 41.32.140.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Emergency rules are required to govern the calculations used in determining the retirement allowances of members of the Washington teachers' retirement system (TRS) who are retiring on or after October 19, 1990, until permanent rules are enacted.

Effective Date of Rule: Immediately.

October 19, 1990
George Northcroft
Director

Chapter 415-112-040
Actuarial tables, schedules, and factors

NEW SECTION

WAC 415-112-040 ACTUARIAL TABLES, SCHEDULES, AND FACTORS. *This chapter contains the tables, schedules, and factors adopted by the director of the department of retirement systems pursuant to the authority granted by RCW 41.50.050 and 41.32.140 for calculating optional retirement allowances of members of the Washington state Teachers' Retirement System, as administered by the director. These tables, schedules, and factors were adopted by the director upon the recommendation of and in light of the findings of the state actuarial investigation into the mortality, service, compensation, and other experience of the members and beneficiaries of Teachers' Retirement System. The tables, schedules, and factors contained in this chapter shall govern the retirement allowances only of members retiring during the period from October 1, 1990 until such time as these tables, schedules, and factors are amended by the director following the next actuarial investigation conducted by the state actuary. The retirement allowances of members retiring before October 1, 1990 shall continue to be governed by the tables, schedules, and factors in effect at the time of each member's retirement. Any new tables, schedules, and factors*

REPEALER

The following chapter of the Washington Administrative Code is hereby repealed: Chapter 415-02-090 Actuarial tables, schedules, and factors.

adopted by the director in the future shall govern retirement allowances only of members retiring after the adoption of such new tables, schedules, and factors.

TRS 1 Optional COLA		TERS 1 Accumulation Factors	
20	.633	20	.0061484
21	.634	21	.0061561
22	.636	22	.0061643
23	.638	23	.0061732
24	.639	24	.0061828
25	.641	25	.0061930
26	.643	26	.0062039
27	.645	27	.0062156
28	.647	28	.0062281
29	.649	29	.0062414
30	.652	30	.0062558
31	.654	31	.0062711
32	.656	32	.0062875
33	.659	33	.0063050
34	.661	34	.0063238
35	.664	35	.0063440
36	.667	36	.0063655
37	.670	37	.0063886
38	.673	38	.0064133
39	.676	39	.0064398
40	.679	40	.0064682
41	.682	41	.0064988
42	.686	42	.0065315
43	.689	43	.0065666
44	.693	44	.0066042
45	.697	45	.0066444
46	.701	46	.0066874
47	.705	47	.0067334
48	.709	48	.0067823
49	.714	49	.0068345
50	.718	50	.0068901
51	.723	51	.0069492
52	.728	52	.0070122
53	.734	53	.0070794
54	.739	54	.0071512
55	.745	55	.0072280
56	.751	56	.0073102
57	.758	57	.0073984
58	.764	58	.0074931
59	.771	59	.0075950
60	.779	60	.0077049
61	.787	61	.0078235
62	.795	62	.0079521
63	.804	63	.0080907
64	.814	64	.0824070
65	.824	65	.0084029
66	.835	66	.0085784
67	.847	67	.0087680
68	.860	68	.0089727
69	.875	69	.0091936
70	.890	70	.0094312
71	.907	71	.0096865
72	.927	72	.0099604
73	.948	73	.0102542

TRS 1
Optional
COLA

TERS 1
Accumulation
Factors

74	.972	74	.0105696
75	1.000	75	.0109088
76	1.000	76	.0112739
77	1.000	77	.0116669
78	1.000	78	.0120898
79	1.000	79	.0125439
80	1.000	80	.0130304
81	1.000	81	.0135505
82	1.000	82	.0141057
83	1.000	83	.0146979
84	1.000	84	.0153295
85	1.000	85	.0160001
86	1.000	86	.0167200
87	1.000	87	.0174922
88	1.000	88	.0183233
89	1.000	89	.0192217
90	1.000	90	.0201938
91	1.000	91	.0212433
92	1.000	92	.0223781
93	1.000	93	.0236079
94	1.000	94	.0249403
95	1.000	95	.0263868
96	1.000	96	.0279635
97	1.000	97	.0296927
98	1.000	98	.0315504
99	1.000	99	.0335425

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

1	0	0	1.0000
		1	.9927
		2	.9854
		3	.9780
		4	.9707
		5	.9634
		6	.9561
		7	.9488
		8	.9414
		9	.9341
		10	.9268
		11	.9195
	1	0	.9122
		1	.9056
		2	.8990
		3	.8924
		4	.8858
		5	.8792
		6	.8727
		7	.8661
		8	.8595
		9	.8529
		10	.8463
		11	.8397

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

2	0	.8331
	1	.8272
	2	.8213
	3	.8153
	4	.8094
	5	.8034
	6	.7975
	7	.7916
	8	.7856
	9	.7797
	10	.7737
	11	.7678
3	0	.7619
	1	.7565
	2	.7511
	3	.7457
	4	.7404
	5	.7350
	6	.7296
	7	.7243
	8	.7189
	9	.7135
	10	.7082
	11	.7028
4	0	.6974
	1	.6926
	2	.6877
	3	.6829
	4	.6780
	5	.6731
	6	.6683
	7	.6634
	8	.6586
	9	.6537
	10	.6489
	11	.6440
5	0	.6391
	1	.6347
	2	.6303
	3	.6259
	4	.6215
	5	.6171
	6	.6127
	7	.6083
	8	.6039
	9	.5995
	10	.5951
	11	.5907

6	0	.5863
	1	.5823
	2	.5783
	3	.5743
	4	.5703
	5	.5663
	6	.5623
	7	.5583
	8	.5543
	9	.5503
	10	.5463
	11	.5423
7	0	.5383
	1	.5346
	2	.5310
	3	.5273
	4	.5237
	5	.5201
	6	.5164
	7	.5128
	8	.5092
	9	.5055
	10	.5019
	11	.4982
8	0	.4946
	1	.4913
	2	.4880
	3	.4847
	4	.4813
	5	.4780
	6	.4747
	7	.4714
	8	.4681
	9	.4648
	10	.4615
	11	.4582
9	0	.4548
	1	.4518
	2	.4488
	3	.4458
	4	.4428
	5	.4397
	6	.4367
	7	.4337
	8	.4307
	9	.4276
	10	.4246
	11	.4216

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

10	0	.4186
	1	.4158
	2	.4131
	3	.4103
	4	.4076
	5	.4048
	6	.4020
	7	.3993
	8	.3965
	9	.3938
	10	.3910
	11	.3882
11	0	.3855
	1	.3830
	2	.3804
	3	.3779
	4	.3754
	5	.3729
	6	.3704
	7	.3678
	8	.3653
	9	.3628
	10	.3603
	11	.3578
12	0	.3552
	1	.3529
	2	.3506
	3	.3483
	4	.3460
	5	.3437
	6	.3414
	7	.3391
	8	.3368
	9	.3345
	10	.3322
	11	.3299
13	0	.3276
	1	.3254
	2	.3233
	3	.3212
	4	.3191
	5	.3170
	6	.3149
	7	.3128
	8	.3107
	9	.3085
	10	.3064
	11	.3043

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

14	0	.3022
	1	.3003
	2	.2983
	3	.2964
	4	.2945
	5	.2925
	6	.2906
	7	.2887
	8	.2867
	9	.2848
	10	.2828
	11	.2809
15	0	.2790
	1	.2772
	2	.2754
	3	.2736
	4	.2719
	5	.2701
	6	.2683
	7	.2665
	8	.2648
	9	.2630
	10	.2612
	11	.2594
16	0	.2577
	1	.2560
	2	.2544
	3	.2528
	4	.2511
	5	.2495
	6	.2479
	7	.2462
	8	.2446
	9	.2430
	10	.2413
	11	.2397
17	0	.2381
	1	.2366
	2	.2351
	3	.2336
	4	.2321
	5	.2306
	6	.2291
	7	.2276
	8	.2261
	9	.2246
	10	.2231
	11	.2216

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

18	0	.2201
	1	.2187
	2	.2173
	3	.2159
	4	.2146
	5	.2132
	6	.2118
	7	.2104
	8	.2090
	9	.2077
	10	.2063
	11	.2049
19	0	.2035
	1	.2023
	2	.2010
	3	.1997
	4	.1984
	5	.1972
	6	.1959
	7	.1946
	8	.1934
	9	.1921
	10	.1908
	11	.1896
20	0	.1883
	1	.1871
	2	.1860
	3	.1848
	4	.1836
	5	.1824
	6	.1813
	7	.1801
	8	.1789
	9	.1778
	10	.1766
	11	.1754
21	0	.1743
	1	.1732
	2	.1721
	3	.1710
	4	.1699
	5	.1689
	6	.1678
	7	.1667
	8	.1656
	9	.1646
	10	.1635
	11	.1624

22	0	.1613
	1	.1603
	2	.1593
	3	.1583
	4	.1573
	5	.1563
	6	.1554
	7	.1544
	8	.1534
	9	.1524
	10	.1514
	11	.1504
23	0	.1494
	1	.1485
	2	.1476
	3	.1466
	4	.1457
	5	.1448
	6	.1439
	7	.1430
	8	.1421
	9	.1411
	10	.1402
	11	.1393
24	0	.1384
	1	.1375
	2	.1367
	3	.1358
	4	.1350
	5	.1341
	6	.1333
	7	.1325
	8	.1316
	9	.1308
	10	.1299
	11	.1291
25	0	.1282
	1	.1274
	2	.1267
	3	.1259
	4	.1251
	5	.1243
	6	.1235
	7	.1227
	8	.1220
	9	.1212
	10	.1204
	11	.1196

TEACHERS
RETIREMENT SYSTEM
PLAN 1

Early Retirement Factors
by Year and Month

26	0	.1188
	1	.1181
	2	.1174
	3	.1167
	4	.1159
	5	.1152
	6	.1145
	7	.1138
	8	.1131
	9	.1123
	10	.1116
	11	.1109
27	0	.1102
	1	.1095
	2	.1088
	3	.1082
	4	.1075
	5	.1068
	6	.1062
	7	.1055
	8	.1048
	9	.1041
	10	.1035
	11	.1028
28	0	.1021
	1	.1015
	2	.1009
	3	.1003
	4	.0997
	5	.0991
	6	.0984
	7	.0978
	8	.0972
	9	.0966
	10	.0960
	11	.0953
29	0	.0947
	1	.0942
	2	.0936
	3	.0930
	4	.0924
	5	.0919
	6	.0913
	7	.0907
	8	.0902
	9	.0896
	10	.0890
	11	.0884

TEACHERS
RETIREMENT SYSTEM
PLAN 1

Early Retirement Factors
by Year and Month

30	0	.0879
	1	.0873
	2	.0868
	3	.0863
	4	.0858
	5	.0852
	6	.0847
	7	.0842
	8	.0836
	9	.0831
	10	.0826
	11	.0820
31	0	.0815
	1	.0810
	2	.0805
	3	.0801
	4	.0796
	5	.0791
	6	.0786
	7	.0781
	8	.0776
	9	.0771
	10	.0766
	11	.0761
32	0	.0756
	1	.0752
	2	.0747
	3	.0743
	4	.0738
	5	.0734
	6	.0729
	7	.0725
	8	.0720
	9	.0716
	10	.0711
	11	.0707
33	0	.0702
	1	.0698
	2	.0694
	3	.0689
	4	.0685
	5	.0681
	6	.0677
	7	.0673
	8	.0668
	9	.0664
	10	.0660
	11	.0656

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

34	0	.0652
	1	.0648
	2	.0644
	3	.0640
	4	.0636
	5	.0632
	6	.0628
	7	.0624
	8	.0620
	9	.0617
	10	.0613
	11	.0609
35	0	.0605
	1	.0554
	2	.0504
	3	.0454
	4	.0403
	5	.0353
	6	.0302
	7	.0252
	8	.0202
	9	.0151
	10	.0101
	11	.0050
36	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
37	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000

TEACHERS
RETIREMENT SYSTEM
PLAN 1
Early Retirement Factors
by Year and Month

38	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
39	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
40	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000
41	0	.0000
	1	.0000
	2	.0000
	3	.0000
	4	.0000
	5	.0000
	6	.0000
	7	.0000
	8	.0000
	9	.0000
	10	.0000
	11	.0000

TEACHERS
RETIREMENT SYSTEM
PLAN 2
Accumulation Factors
by Year and Month

TEACHERS
RETIREMENT SYSTEM
PLAN 2
Accumulation Factors
by Year and Month

26	.0039783
27	.0039972
28	.0040171
29	.0040380
30	.0040600
31	.0040831
32	.0041074
33	.0041329
34	.0041598
35	.0041882
36	.0042180
37	.0042494
38	.0042826
39	.0043175
40	.0043544
41	.0043934
42	.0044346
43	.0044781
44	.0045240
45	.0045725
46	.0046237
47	.0046777
48	.0047347
49	.0047948
50	.0048583
51	.0049252
52	.0049959
53	.0050707
54	.0051499
55	.0052339
56	.0053230
57	.0054178
58	.0055186
59	.0056262
60	.0057410
61	.0058637
62	.0059953
63	.0061358
64	.0062864
65	.0064475
66	.0066200
67	.0068046
68	.0070018
69	.0072122
70	.0074365
71	.0076750
72	.0079285
73	.0081977
74	.0084836
75	.0087870
76	.0091089
77	.0094497
78	.0098095
79	.0101882
80	.0105851
81	.0109995

82	.0114309
83	.0118787
84	.0123425
85	.0128212
86	.0133167
87	.0138277
88	.0143534
89	.0148925
90	.0154423
91	.0159988
92	.0165585
93	.0171179
94	.0176717
95	.0182139
96	.0187396
97	.0192453
98	.0197237
99	.0201727

TRS II
OPTION II

TRS II
OPTION III

0.982	-20 or more	0.990
0.980	-19	0.988
0.978	-18	0.987
0.975	-17	0.985
0.973	-16	0.984
0.970	-15	0.982
0.967	-14	0.980
0.963	-13	0.978
0.959	-12	0.975
0.955	-11	0.973
0.951	-10	0.971
0.947	-9	0.968
0.943	-8	0.965
0.938	-7	0.962
0.934	-6	0.959
0.930	-5	0.956
0.923	-4	0.952
0.913	-3	0.947
0.897	-2	0.940
0.878	-1	0.932
0.858	0	0.923
0.838	1	0.914
0.820	2	0.906
0.806	3	0.899
0.797	4	0.893
0.789	5	0.888
0.781	6	0.883
0.774	7	0.879
0.767	8	0.874
0.761	9	0.870
0.754	10	0.866
0.748	11	0.861
0.741	12	0.857
0.733	13	0.852

TRS II
OPTION II

TRS II
OPTION III

TRS II
OPTION II

TRS II
OPTION III

0.724	14
0.716	15
0.709	16
0.704	17
0.699	18
0.694	19
0.689	20
0.685	21
0.681	22
0.676	23
0.672	24
0.669	25
0.665	26
0.661	27
0.658	28
0.655	29
0.652	30
0.649	31
0.646	32
0.643	33
0.641	34
0.638	35
0.636	36
0.634	37
0.632	38
0.630	39
0.628	40 or more

0.847
0.841
0.836
0.831
0.828
0.824
0.821
0.818
0.814
0.811
0.808
0.805
0.803
0.800
0.798
0.795
0.793
0.791
0.788
0.786
0.784
0.782
0.781
0.779
0.777
0.775
0.773

0.767	8
0.761	9
0.754	10
0.748	11
0.741	12
0.733	13
0.724	14
0.716	15
0.709	16
0.704	17
0.699	18
0.694	19
0.689	20
0.685	21
0.681	22
0.676	23
0.672	24
0.669	25
0.665	26
0.661	27
0.658	28
0.655	29
0.652	30
0.649	31
0.646	32
0.643	33
0.641	34
0.638	35
0.636	36
0.634	37
0.632	38
0.630	39
0.628	40

0.874
0.870
0.866
0.861
0.857
0.852
0.847
0.841
0.836
0.831
0.828
0.824
0.821
0.818
0.814
0.811
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0.798
0.795
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0.791
0.788
0.786
0.784
0.782
0.781
0.779
0.777
0.775
0.773

TRS II
OPTION II

TRS II
OPTION III

0.982	-20
0.980	-19
0.978	-18
0.975	-17
0.973	-16
0.970	-15
0.967	-14
0.963	-13
0.959	-12
0.955	-11
0.951	-10
0.947	-9
0.943	-8
0.938	-7
0.934	-6
0.930	-5
0.923	-4
0.913	-3
0.897	-2
0.878	-1
0.858	0
0.838	1
0.820	2
0.806	3
0.797	4
0.789	5
0.781	6
0.774	7

0.990
0.988
0.987
0.985
0.984
0.982
0.980
0.978
0.975
0.973
0.971
0.968
0.965
0.962
0.959
0.956
0.952
0.947
0.940
0.932
0.923
0.914
0.906
0.899
0.893
0.888
0.883
0.879

WSR 90-21-142
PROPOSED RULES
DEPARTMENT OF HEALTH
(Board of Pharmacy)

[Filed October 24, 1990, 3:50 p.m.]

Original Notice.

Title of Rule: See Recodification Sections below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.64.005 and chapter 18.64A RCW.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Donald H. Williams, 1300 Quince Street, Olympia, WA 98504, 753-6834.

Name of Proponent: Board of Pharmacy, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of

Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

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

Hearing Location: Wright Building, 3rd Floor Conference [Room], 464 12th Avenue, Seattle, WA, on December 20, 1990, at 10:00 a.m.

Submit Written Comments to: Donald H. Williams, 1300 Quince Street, Olympia, WA 98504, by December 18, 1990.

Date of Intended Adoption: December 20, 1990.

October 23, 1990
Donald H. Williams
Executive Director

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-857 WAC:

Chapter 246-857 WAC
Pharmacists-Practice and Procedure

Table with 3 columns: Existing WAC number, Abbreviation (as), Recodified WAC number. Lists 33 items from 360-08-005 to 360-45-010.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-858 WAC:

Chapter 246-858 WAC
Pharmacists-Internship Requirements

Table with 3 columns: Existing WAC number, Abbreviation (as), Recodified WAC number. Lists 7 items from 360-10-010 to 360-10-080.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-861 WAC:

Chapter 246-861 WAC
Pharmacists-Professional Pharmaceutical Education

Table with 3 columns: Existing WAC number, Abbreviation (as), Recodified WAC number. Lists 15 items from 360-11-010 to 360-11-070.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-863 WAC:

Chapter 246-863 WAC
Pharmacists-Licensing

Table with 3 columns: Existing WAC number, Abbreviation (as), Recodified WAC number. Lists 12 items from 360-12-015 to 360-12-160.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-865 WAC:

Chapter 246-865 WAC
Pharmaceutical Services-Extended Care Facility

Table with 3 columns: Existing WAC number, Abbreviation (as), Recodified WAC number. Lists 8 items from 360-13-010 to 360-13-100.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-867 WAC:

Chapter 246-867 WAC
Impaired Pharmacist Rehabilitation

Table with 3 columns: Existing WAC number, Abbreviation (as), Recodified WAC number. Lists 7 items from 360-15-010 to 360-15-070.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-869 WAC:

Chapter 246-869 WAC
Pharmacy Licensing

360-16-005	as	246-869-020
360-16-011	as	246-869-030
360-16-020	as	246-869-040
360-16-025	as	246-869-050
360-16-040	as	246-869-060
360-16-050	as	246-869-070
360-16-070	as	246-869-080
360-16-094	as	246-869-090
360-16-096	as	246-869-100
360-16-098	as	246-869-110
360-16-120	as	246-869-120
360-16-150	as	246-869-130
360-16-180	as	246-869-140
360-16-200	as	246-869-150
360-16-210	as	246-869-160
360-16-220	as	246-869-170
360-16-230	as	246-869-180
360-16-235	as	246-869-190
360-16-245	as	246-869-200
360-16-255	as	246-869-210
360-16-265	as	246-869-220
360-16-270	as	246-869-230
360-16-290	as	246-869-240
360-16-300	as	246-869-250
360-28-010	as	246-869-260

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-871 WAC:

Chapter 246-871 WAC
Pharmaceutical-Parenteral Products for Non-Hospitalized Patients

360-16A-010	as	246-871-001
360-16A-020	as	246-871-010
360-16A-030	as	246-871-020
360-16A-040	as	246-871-030
360-16A-060	as	246-871-040
360-16A-070	as	246-871-050
360-16A-080	as	246-871-060
360-16A-090	as	246-871-070
360-16A-100	as	246-871-080

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-873 WAC:

Chapter 246-873 WAC
Pharmacy-Hospital Standards

360-17-010	as	246-873-010
360-17-020	as	246-873-020
360-17-030	as	246-873-030
360-17-040	as	246-873-040
360-17-050	as	246-873-050
360-17-055	as	246-873-060
360-17-060	as	246-873-070
360-17-070	as	246-873-080
360-17-080	as	246-873-090
360-17-090	as	246-873-100
360-17-100	as	246-873-110

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-875 WAC:

Chapter 246-875 WAC
Pharmacy-Patient Medication Record Systems

360-19-010	as	246-875-001
360-19-020	as	246-875-010
360-19-030	as	246-875-020
360-19-040	as	246-875-030

360-19-050	as	246-875-040
360-19-060	as	246-875-050
360-19-070	as	246-875-060
360-19-080	as	246-875-070
360-19-090	as	246-875-080
360-19-100	as	246-875-090

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-877 WAC:

Chapter 246-877 WAC
Pharmaceutical-Sales Prohibited

360-20-100	as	246-877-020
360-20-210	as	246-877-030

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-879 WAC:

Chapter 246-879 WAC
Pharmaceutical Wholesalers

360-21-010	as	246-879-010
360-21-020	as	246-879-020
360-21-030	as	246-879-030
360-21-040	as	246-879-040
360-21-050	as	246-879-050
360-21-060	as	246-879-060
360-21-070	as	246-879-070
360-21-080	as	246-879-080
360-21-090	as	246-879-090

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-881 WAC:

Chapter 246-881 WAC
Pharmacy-Prescription Drug Price Advertising

360-23-010	as	246-881-010
360-23-020	as	246-881-020
360-23-030	as	246-881-030
360-23-050	as	246-881-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-883 WAC:

Chapter 246-883 WAC
Pharmaceutical-Sales Requiring Prescriptions

360-32-050	as	246-883-020
360-32-055	as	246-883-030
360-32-060	as	246-883-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-885 WAC:

Chapter 246-885 WAC
Pharmacy-Identification, Imprints, Markings, and Labeling of Legend Drugs

360-33-050	as	246-885-020
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RECODIFICATION SECTION

The following sections are being recodified as chapter 246-887 WAC:

Chapter 246-887 WAC
Pharmacy-Regulations Implementing The Uniform Controlled Substance Act

360-36-010	as	246-887-020
360-36-020	as	246-887-030
360-36-115	as	246-887-040
360-36-210	as	246-887-050
360-36-250	as	246-887-060

360-36-260	as	246-887-070
360-36-270	as	246-887-080
360-36-400	as	246-887-090
360-36-410	as	246-887-100
360-36-411	as	246-887-110
360-36-412	as	246-887-120
360-36-413	as	246-887-130
360-36-420	as	246-887-140
360-36-425	as	246-887-150
360-36-430	as	246-887-160
360-36-440	as	246-887-170
360-36-450	as	246-887-180
360-36-451	as	246-887-190
360-36-500	as	246-887-200

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-889 WAC:

Chapter 246-889 WAC
Pharmaceutical-Precursor Substance Control

360-38-010	as	246-889-020
360-38-020	as	246-889-030
360-38-030	as	246-889-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-891 WAC:

Chapter 246-891 WAC
Pharmacy-Prophylactics

360-40-010	as	246-891-010
360-40-040	as	246-891-020
360-40-070	as	246-891-030

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-893 WAC:

Chapter 246-893 WAC
Pharmacy-Public Records Access Pursuant to Initiative 276

360-44-010	as	246-893-001
360-44-020	as	246-893-010
360-44-030	as	246-893-020
360-44-040	as	246-893-030
360-44-050	as	246-893-040
360-44-060	as	246-893-050
360-44-070	as	246-893-060
360-44-080	as	246-893-070
360-44-090	as	246-893-080
360-44-100	as	246-893-090
360-44-110	as	246-893-100
360-44-120	as	246-893-110
360-44-130	as	246-893-120
360-44-140	as	246-893-130
360-44-150	as	246-893-140
360-44-990	as	246-893-998

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-895 WAC:

Chapter 246-895 WAC
Pharmacy-Good Manufacturing Practice for Finished
Pharmaceuticals

360-46-010	as	246-895-010
360-46-020	as	246-895-020
360-46-030	as	246-895-030
360-46-040	as	246-895-040
360-46-050	as	246-895-050
360-46-060	as	246-895-060
360-46-070	as	246-895-070
360-46-081	as	246-895-080
360-46-082	as	246-895-090

360-46-090	as	246-895-100
360-46-100	as	246-895-110
360-46-110	as	246-895-120
360-46-120	as	246-895-130
360-46-130	as	246-895-140
360-46-140	as	246-895-150
360-46-150	as	246-895-160
360-46-160	as	246-895-170

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-897 WAC:

Chapter 246-897 WAC
Pharmacy-Drug Availability

AMYGDALIN (LAETRILE)

360-47-010	as	246-897-020
360-47-020	as	246-897-030
360-47-030	as	246-897-040
360-47-040	as	246-897-050
360-47-050	as	246-897-060

DIMETHYL SULFOXIDE (DMSO)

360-48-010	as	246-897-120
360-48-020	as	246-897-130
360-48-030	as	246-897-140
360-48-040	as	246-897-150
360-48-050	as	246-897-160
360-48-060	as	246-897-170
360-48-070	as	246-897-180
360-48-080	as	246-897-120

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-899 WAC:

Chapter 246-899 WAC
Pharmaceutical-Drug Product Substitution

360-49-010	as	246-899-020
360-49-020	as	246-899-030
360-49-040	as	246-899-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-901 WAC:

Chapter 246-901 WAC
Pharmacy Assistants

360-52-010	as	246-901-020
360-52-020	as	246-901-030
360-52-030	as	246-901-040
360-52-040	as	246-901-050
360-52-050	as	246-901-060
360-52-060	as	246-901-070
360-52-070	as	246-901-080
360-52-080	as	246-901-090
360-52-090	as	246-901-100
360-52-100	as	246-901-110
360-52-110	as	246-901-120

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-903 WAC:

Chapter 246-903 WAC
Nuclear Pharmacies and Pharmacists

360-54-010	as	246-903-001
360-54-020	as	246-903-010
360-54-030	as	246-903-020
360-54-040	as	246-903-030
360-54-050	as	246-903-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-905 WAC:

Chapter 246-905 WAC
Pharmacy-Home Dialysis Program

360-60-010	as	246-905-020
360-60-020	as	246-905-030
360-60-030	as	246-905-040
360-60-040	as	246-905-050

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-907 WAC:

Chapter 246-907 WAC
Pharmaceutical Licensing Periods and Fees

360-18-010	as	246-907-020
360-18-020	as	246-907-030
360-18-025	as	246-907-040

WSR 90-22-001
EMERGENCY RULES
DEPARTMENT OF REVENUE
[Filed October 25, 1990, 9:40 a.m.]

Date of Adoption: June 28, 1990.

Purpose: To adopt a rule on a system of indexing public records.

Citation of Existing Rules Affected by this Order: Amending WAC 458-276-130.

Statutory Authority for Adoption: RCW 82.32.300.

Other Authority: RCW 42.17.260.

Pursuant to RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: RCW 42.17.260 requires each agency to have a rule on a system of indexing in place by July 1, 1990.

Effective Date of Rule: October 26, 1990.

October 25, 1990
Edward L. Faker
Assistant Director

AMENDATORY SECTION (Amending Order GT 78-1, filed 1/23/78)

WAC 458-276-130 PUBLIC ((R))RECORDS INDEXES. (1) **INTRODUCTION.** *The department will maintain and make available for public inspection and copying ((an)) appropriate indexes ((or indices)) in accordance with RCW 42.17.260.*

(2) **FORM AND CONTENT.** *Public records indexes will list the records they contain by date of issue, number, addressee, subject matter, or other identifying information appropriate to the type of record.*

(3) **LOCATION AND AVAILABILITY.** *Public records indexes will be maintained at the Taxpayer Information and Education Section, 321 Cleveland Avenue, Tumwater, Washington 98501. They will be available for inspection and copying at that location from 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding legal holidays.*

(4) **SCHEDULE FOR REVISING OR UPDATING INDEXES.** *Public records indexes will be revised or updated no less frequently than annually.*

WSR 90-22-002
PERMANENT RULES
STATE BOARD OF EDUCATION
[Filed October 25, 1990, 10:49 a.m.]

Date of Adoption: September 28, 1990.

Purpose: To establish a revised experience requirement for all professional personnel.

Citation of Existing Rules Affected by this Order: Repealing WAC 180-79-116; and amending WAC 180-79-115, 180-79-117, 180-79-122, and 180-79-127.

Statutory Authority for Adoption: RCW 28A.70.005.

Pursuant to notice filed as WSR 90-17-071 on August 16, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 23, 1990
Monica Schmidt
Executive Director
Secretary

AMENDATORY SECTION (Amending Order 16-88, filed 10/7/88)

WAC 180-79-115 ACADEMIC REQUIREMENTS FOR CERTIFICATION—TEACHERS. Candidates for teachers' certificates shall complete the following requirements in addition to those set forth in WAC 180-75-080 and 180-75-085.

(1) Initial.

(a) Candidates for the initial certificate who apply for such certificate on or before August 31, 1992, shall hold a baccalaureate degree from a regionally accredited college or university and shall have completed the degree major in an academic field or in the teaching specialization of early childhood, elementary, reading, or special education.

(b) Candidates for the initial certificate who apply for such certificate after August 31, 1992, shall hold an approved baccalaureate degree from a regionally accredited college or university: **PROVIDED**, That if the approved baccalaureate degree is in early childhood education, elementary education, or special education, the candidate also must have at least thirty quarter hours (twenty semester hours) in one of the academic fields listed in WAC 180-79-080 (3)(a) through (e) and (4).

(2) Continuing.

(a) Candidates who apply for a continuing certificate on or before August 31, 1992, shall have completed at least forty-five quarter hours (thirty semester hours) of upper division and/or graduate work subsequent to the baccalaureate degree ((of which twenty-one quarter hours (fourteen semester hours) must be taken after the first year of teaching unless such candidate holds a master's or higher degree: **PROVIDED**, That at least fifteen quarter hours (ten semester hours) must be completed at a single college or university that has a state approved teacher preparation program)): **PROVIDED** ((**FURTHER**)), That if the individual is pursuing study in a new subject matter area or specialization, lower division courses in that subject area or specialization shall be accepted toward continuing certification upon completion

of the requirements for an endorsement in that subject area or specialization.

(b) Candidates who apply for a continuing certificate after August 31, 1992, shall have completed an approved masters degree.

(c) (~~Effective August 31, 1988;~~) Candidates (~~who apply after such date~~) shall have been granted or have completed the requirements for at least two subject area endorsements.

AMENDATORY SECTION (Amending Order 27-88, filed 12/14/88)

WAC 180-79-117 EXPERIENCE REQUIREMENT FOR CONTINUING CERTIFICATION—TEACHERS. In addition to the academic requirements specified in WAC 180-79-115, candidates for continuing teachers' certificates shall provide, as a condition for the issuance of a continuing certificate, documentation of (~~two years of continuous half time~~) one hundred eighty days or full time equivalent or more teaching experience with ((the same)) an authorized employer—i.e., school district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer. The requirements set forth in this section shall expire August 31, 1992.

AMENDATORY SECTION (Amending Order 27-88, filed 12/14/88)

WAC 180-79-122 EXPERIENCE REQUIREMENT FOR INITIAL ENDORSEMENT—PRINCIPALS. In addition to the academic requirements specified in WAC 180-79-120(2), candidates for initial administrator's certificate with a principal's endorsement, as a condition for the issuance of such endorsement, documentation of (~~two years of continuous half time~~) one hundred eighty days or full time equivalent or more teaching experience with ((the same)) an authorized employer—i.e., school district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer. The requirements set forth in this section shall expire August 31, 1992.

AMENDATORY SECTION (Amending Order 27-88, filed 12/14/88)

WAC 180-79-127 EXPERIENCE REQUIREMENT FOR CONTINUING CERTIFICATION—ESAS. In addition to the academic requirements specified in WAC 180-79-179, candidates for continuing educational staff associate certificates shall provide, as a condition for issuance of a continuing certificate, documentation of (~~two years of continuous half time~~) one hundred eighty days or full time equivalent or more employment in the respective role with ((the same)) an authorized employer—i.e., school district, educational service district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer. The

requirements set forth in this section shall expire August 31, 1992.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-79-116 TRANSITION TO NEW EXPERIENCE REQUIREMENT.

WSR 90-22-003

PERMANENT RULES

DEPARTMENT OF TRANSPORTATION

[Filed October 25, 1990, 11:25 a.m.]

Date of Adoption: October 25, 1990.

Purpose: This WAC is to assist in the administration of the adopt-a-highway litter control program, chapter 468-72 WAC.

Statutory Authority for Adoption: Chapter 34.05 RCW.

Pursuant to notice filed as WSR 90-19-009 on September 7, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 25, 1990

Ed W. Ferguson

Deputy Secretary

Chapter 468-72 WAC
ADOPT-A-HIGHWAY LITTER CONTROL PROGRAM

NEW SECTION

WAC 468-72-010 PURPOSE. The purpose of these regulations is to assist in the administration of the adopt-a-highway program pursuant to chapter 47.40 RCW.

NEW SECTION

WAC 468-72-050 ELIGIBILITY CRITERIA. (1) Volunteer organizations are eligible to participate in the adopt-a-highway program provided there is a section of highway available, in the opinion of the department of transportation, that the organization can be safely assigned.

(2) A volunteer organization is not eligible if its name (a) endorses or opposes a particular candidate for public office, (b) advocates a position on a specific political issue, initiative, referendum, or piece of legislation, (c) includes a reference to a political party, or (d) includes a reference to anything that may be considered or construed to be obscene or offensive to the general public.

(3) Organizations that have been denied participation due to lack of compliance to a previous adopt-a-highway agreement shall not be eligible to participate for a period of five years following the termination date of the previous agreement.

WSR 90-22-004
NOTICE OF PUBLIC MEETINGS
WHATCOM COMMUNITY COLLEGE
 [Memorandum—October 22, 1990]

The time and location of the November 13, 1990, regular meeting of the board of trustees of Whatcom Community College, District Number Twenty-One, has been changed. Instead of beginning at 2:00 p.m. in the Board Room at the Laidlaw Center, 237 West Kellogg Road, the meeting will begin at 3:00 p.m. and will be held in the Alcove Room at the Resort at Sudden Valley, 2145 Lake Whatcom Boulevard, Bellingham, WA 98226.

The board of trustees has also rescheduled its regular meeting of December 12, 1990, to December 5, 1990. The time and location will remain the same, 2:00 p.m. in the Board Room at the Laidlaw Center, 237 West Kellogg Road, Bellingham, WA 98226.

WSR 90-22-005
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE CENTER
 [Memorandum—October 22, 1990]

The Art Committee of the Washington State Convention and Trade Center will meet on Tuesday, October 30, 1990, at 12:00 noon in the board room of the Administrative Offices on Level 5 of the Convention Center, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call 447-5000.

WSR 90-22-006
NOTICE OF PUBLIC MEETINGS
PIERCE COLLEGE
 [Memorandum—October 24, 1990]

The board of trustees of Community College District Number Eleven, Pierce College, would like to make the following changes to the November and December 1990 regular board meetings:

Meeting Date/Location	Change to:
November 14, 1990 Pierce College 9401 Farwest Drive S.W. Tacoma, WA 98498 Room 325-H 12:30 p.m.	November 28, 1990 (same time and location)
December 12, 1990 Pierce College 9401 Farwest Drive S.W. Tacoma, WA 98498 Room 325-H 12:30 p.m.	Pierce College at Puyallup 1601 39th Avenue S.E. Puyallup, WA 98374 Conference Room (same date and time)

WSR 90-22-007
EMERGENCY RULES
DEPARTMENT OF ECOLOGY
 [Order 90-54—Filed October 26, 1990, 8:20 a.m.]

Date of Adoption: October 26, 1990.

Purpose: Adopt chapter 173-360 WAC to provide licensing requirements for firms and persons who provide services to underground storage tank systems.

Statutory Authority for Adoption: Chapter 90.76 RCW.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Activities associated with providing services to underground storage tank systems can lead to serious injuries or fatalities, as well as significant environmental damage if performed incorrectly. Establishing a program to prevent their performance by unqualified individuals is necessary for the preservation of the public health, safety, and general welfare.

Effective Date of Rule: Immediately.

October 26, 1990
 Fred Olson
 Deputy Director

REGISTRATION AND LICENSING REQUIREMENTS FOR UNDERGROUND STORAGE TANK SERVICE PROVIDERS AND SERVICE SUPERVISORS

[NEW SECTION]

WAC 173-360-600 AUTHORITY, PURPOSE AND SCOPE. (1) This chapter is adopted pursuant to RCW 90.76.020(5).

(2) The purpose of this chapter is to regulate firms and persons that service and inspect underground storage tank systems in order to assure that underground storage tank systems are being serviced in a manner which will protect human health and the environment. this chapter establishes requirements for:

(a) Registration and licensing of firms that perform services on underground storage tanks;

(b) Examination, qualification and licensing of persons who supervise the performance of tank service;

(c) Examination, qualification and licensing of persons conducting underground storage tank system inspection for determination of compliance with the state underground storage tank regulations; and

(d) Administration and enforcement of these rules by the department.

(3) This chapter applies to the installation, retrofitting, decommissioning, testing, site assessment and inspection for compliance with state regulations, by any person, of underground storage tanks regulated by Chapter 90.76 RCW.

(4) After October 1, 1990, a site assessment shall only be performed by a qualified hydrogeologist, geologist, licensed professional engineer, professional soil scientist, certified groundwater professional, or other qualified professional, as determined by the department. A person performing site assessments must register with the department as per the requirements of WAC 173-360-630 (1) and (2), except that no license will be required for this activity.

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

[NEW SECTION]

WAC 173-360-610 DEFINITIONS. The following definitions shall apply to this chapter:

(1) "Cathodic Protection" means a technique to prevent corrosion of a metal surface by making that surface the cathode of an electrochemical cell. A tank system can be cathodically protected through the application of either galvanic anodes or impressed current.

(2) "Department" means the department of ecology.

(3) "Decommissioning" or "Closure" means to remove an underground storage tank from operation, either temporarily or permanently, by abandonment in place or by removal from the ground.

(4) "Director" means the director of the department of ecology.

(5) "Firm" means any business, including but not limited to corporations, limited partnerships, and sole proprietorships, engaged in performing tank services.

(6) "Installation" means the activity of placing an underground storage tank system or any part thereof in the ground and preparing it to be placed in service.

(7) "Licensed" means a firm or a person which has been issued a license by the department under this chapter.

(8) "Person" means an individual, trust, firm, joint stock company, federal agency, corporation, state, municipality, commission, or political subdivision of a state. "Person" also includes a consortium, a joint venture, and a commercial entity.

(9) "Retrofitting" means the modification of an existing underground storage tank including, but not limited, installation of splash, spill and overflow protection, installing or replacing monitoring systems, adding cathodic protective systems, tank repair, replacement of piping, valves, fill pipes or vents and installing tank liners.

(10) "Site assessment" means an assessment of the underground storage tank system site at the time a system is being decommissioned, as required by 40 CFR 280.72.

(11) "Supervisor" means a licensed person operating independently or employed by a contractor, who is responsible for directing and overseeing the performance of tank services at a facility.

(12) "Tank permit" means a tank tag, as required by RCW 90.76.010(4).

(13) "Tank services" include underground storage tank installation, decommissioning, retrofitting, testing, inspecting and assessing the site at closure or decommissioning.

(14) "Tank services provider" is a person or firm registered and, if required under WAC 173-360-630(3), licensed to offer or perform tank services on regulated underground storage tanks in Washington.

(15) "Testing" means applying a method to determine the integrity of an underground storage tank.

(16) "Tightness testing" means a procedure for testing the ability of a tank system to prevent an inadvertent release of any stored substance into the environment or, in the case of an underground storage tank system, intrusion of groundwater into a tank system.

(17) "Underground storage tank" or "UST" means an underground storage tank as defined in 40 CFR 280.12.

(18) "Underground storage tank site" means the location at which underground storage tanks are in place or will be placed. A site encompasses the entire property contiguous to the underground storage tanks that is associated with the use of the tanks.

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

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

[NEW SECTION]

WAC 173-360-620 TANKS NOT SUBJECT TO THESE REGULATIONS. (1) Tanks not subject to the requirements of this licensing program are those tanks which are exempt or deferred from 40 CFR 280, parts A through E and G. Exempt tanks include:

(a) Any UST system holding hazardous wastes listed or identified under Subtitle C of the Solid Waste Disposal Act, or any dangerous waste subject to the state dangerous waste regulations (Chapter 173-303 WAC), or a mixture of hazardous waste and other regulated substances.

(b) Equipment or machinery that contains regulated substances for operation; purposes such as hydraulic lift tanks and electrical equipment tanks.

(c) Wastewater treatment tanks systems that are part of a wastewater treatment facility regulated under section 402 or 307(b) of the Clean Water Act.

(d) UST systems containing electrical equipment;

(e) Any UST system whose capacity is 110 gallons or less;

(f) Any UST system that contains a de minimus concentration of regulated substances;

(g) Any emergency spill or overflow containment UST system that is expeditiously emptied after use;

(h) Farm or residential tanks of 1,100 gallons or less capacity used for storing motor fuel for noncommercial purposes;

(i) Tanks used for storing heating oil for consumptive use on the premises where stored;

(j) Septic tanks;

(k) Pipeline facilities (including gathering lines) regulated under:

(i) The Natural Gas Pipeline Safety Act of 1968 (49 U.S.C. App. 1671, et seq.), or

(ii) The Hazardous Liquid Pipeline Act of 1979 (49 U.S.C. App. 2001, et seq.), or

(iii) Which is an intrastate pipeline facility regulated under state laws comparable to the provisions of the law referred to in paragraph (d)(1) or (d)(2) of this definition;

- (l) Surface impoundments, pits, ponds or lagoons;
- (m) Storm-water or wastewater collection systems;
- (n) Flow-through process tanks;
- (o) Liquid traps or associated gathering lines directly related to oil or gas production and gathering operations; or
- (p) Storage tanks situated in an underground area (such as a basement, cellar, mine working, drift, shaft or tunnel) if the storage tank is situated upon or above the surface of the floor.

(2) Deferred tanks include:

- (a) Any UST system that is part of an emergency generator system at nuclear power generation facilities regulated by the nuclear regulatory commission under 10 CFR 50 Appendix A;
- (b) Wastewater treatment tank systems not regulated under section 402 or 307(b) of the Clean Water Act;
- (c) Airport hydrant fuel distribution systems;
- (d) UST systems with field constructed tanks; and
- (e) Any UST systems containing radioactive material that are regulated under the Atomic Energy Act of 1954 (42 USC 2011 and following).

[NEW SECTION]

WAC 173-360-630 REGISTRATION AND LICENSING OF TANK SERVICE PROVIDERS. (1) After August 1, 1990, only firms that have registered with the department shall perform tank services in the state of Washington.

(2) Registration and application for a license shall be accomplished by:

- (a) Completing a registration application provided by the department, including submission of the following information to the department:
 - (i) The name, address and telephone number of the firm;
 - (ii) The nature of the tank services to be offered;
 - (iii) A summary of the recent project history of the firm (the two year period immediately preceding the application) including the number of projects completed by the firm in each tank services category and identification of any other industry or government licenses held by the firm related to specific tank services;
 - (iv) Identifying the names of employees or principals responsible for on-site project supervision; and
- (b) Including a signed statement that certifies that:

"I (name), am the chief executive officer of (company) and do hereby certify that I will comply with the applicable laws, rules and procedures pertaining to the regulation of underground storage tanks in the State of Washington and will direct the employees and principals of this company to perform the tank services rendered by this company in a manner that is consistent with their requirements."

(3) After January 1, 1991, only tank services providers who have obtained a license from the department may install, retrofit, test, decommission, or inspect for the purpose of determining compliance with the state

underground storage tank regulations, an underground storage tank system in the State of Washington.

(4) After January 1, 1991, an application for a tank services provider license must be submitted to the department and must include:

- (a) The information required by WAC 173-360-630 (2)(a) and (b);
- (b) A list of employees licensed by the department to supervise tank services, and identification of the specific tanks services for which they are licensed; the date the employee received a license from the department; and the license number of the employee.

(5) The department will review the license application for completeness. If the application is incomplete, the department shall notify the applicant of the deficiencies. The department shall deny, in writing, a license to an applicant who has not satisfied the license application requirements. The department shall issue a license to the applicant after approving the application.

(6) The department shall issue licenses for a period not to exceed two years.

(7) Renewals:

(a) License renewals must be applied for in the same manner as is required for an initial license, pursuant to Section 4.

(b) The complete license renewal application shall be submitted to the department no later than 30 days prior to the expiration date of the current license.

(8) The department may suspend or revoke a license if the tank services provider:

- (a) Fraudulently obtains or attempts to obtain a license;
- (b) Fails at any time to satisfy the requirements for a license or comply with any rules or procedures adopted by the department;
- (c) Fails to meet any applicable state or federal standard relating to the service performed under the license; or
- (d) Fails to employ and designate a licensed supervisor for each underground storage tank project which is directly overseen by the tank services provider.

(9) A tank services provider who has a license suspended or revoked may reapply for a license after demonstrating to the department that the cause of the revocation has been resolved.

(10) In the event a tank services provider no longer employs a supervisor licensed to perform a particular tank service, the tank services provider must stop providing this service on any regulated underground storage tank system. Work involving this service shall not start until a supervisor licensed for the particular service is again employed by the provider and written notice of the hiring of a licensed supervisor is received by the department.

(11) Any tank services provider licensed by the department under the provisions of this chapter must:

- (a) comply with WAC 173-360-600 through WAC 173-360-680;
- (b) maintain a current address on file with the department; and
- (c) Comply with all federal and state regulations and procedures when performing tank services.

(12)(a) A tank services provider or person performing a site assessment must complete a checklist for each activity performed. The service provider shall submit the checklist to the department within thirty (30) days following the completion of an underground storage tank installation, repair, retrofit, decommissioning, or site assessment, using a form provided by the department.

(b) The checklist must be signed by the owner or operator, an executive officer of the firm and, after January 1, 1991, except in the case of the person performing a site assessment, by the licensed tank services supervisor.

(c) In addition, the firm must submit an as-built site plan, showing the location of the completed tank system installations or retrofitted tank system, including adjacent structures, if present.

(13) A licensed tank services provider or person qualified to perform a site assessment, shall report to the department and the tank owner or operator, the existence of any confirmed release from an underground tank system that is a threat to human health and the environment. This report shall be provided to the tank owner or operator immediately and to the department within 72 hours of the discovery of the condition. If the owner or operator are not immediately available, the report should be made immediately to the department.

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

[NEW SECTION]

WAC 173-360-640 TYPES OF LICENSES (1)
The department will issue the following five separate licenses:

- (a) Tank services provider;
- (b) Supervision of tank installation and retrofiting;
- (c) Supervision of tank decommissioning;
- (d) Supervision of tightness testing; and
- (e) Supervision of cathodic protection installation and testing.

(2) A tank services supervisor must pass an examination and obtain a license for each activity that person intends to supervise. A firm which obtains a tank services provider license may provide all authorized tank services.

(3) A license will be issued to firms and individuals who meet the qualification requirements of WAC 173-360-630 (a) and (b) or WAC 173-360-650(4), whichever is applicable.

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

[NEW SECTION]

WAC 173-360-650 EXAMINATION AND LICENSING OF TANK SERVICES SUPERVISORS.

(1) After January 1, 1991, a licensed tank services supervisor shall be present on site at all times tank service activities are being carried out at a tank installation, retrofit, testing, or decommissioning project when project tasks are being performed, including, but not limited;

(a) Preparing the excavation immediately prior to receiving backfill and placement of the tank into the excavation;

(b) Any movement of the tank vessel, including but not limited to transferring the vessel from the vehicle used to transport it to the project site;

(c) Setting the tank and its associated piping into the excavation, including placing any anchoring devices and strapping, if any, and backfilling to the level of the tank;

(d) Placing and connecting the piping system to the tank vessel;

(e) Installing cathodic protection systems;

(f) All pressure testing of the underground storage tank system, including associated piping, performed during the installation or retrofiting;

(g) Completing the backfill and filling of the installation;

(h) Evaluating preparation for and installing any tank lining system;

(i) Tank purging or inerting;

(j) Removing and disposing of the tank and tank contents from the cleaning and removal process.

(k) Removing flammable vapors from tanks;

(l) Excavating around tanks for removal;

(m) Field installation and operational testing of cathodic protection systems;

(n) Inspecting of existing tank and piping systems for corrosion;

(o) Tank or line tightness testing;

(p) Inspection of existing tanks for structural integrity;

(q) Inspection of existing tank and piping systems for the purpose of determining compliance with the Washington state underground storage tank regulations.

(2) If a licensed supervisor obtains knowledge, in the course of performing regulated activities, that a regulated tank has not been registered with the department, or is otherwise out of compliance with the requirements of this chapter, the supervisor shall inform the tank owner or operator of the notification requirement and any other applicable requirements.

(3) After January 1, 1991, only persons licensed by the department under this section may perform the duties of a tank services supervisor.

(4) To obtain a license from the department as a tank services supervisor, a person must take and pass a qualifying examination approved by the department.

(5) At least once prior to January 1, 1991, and twice every year thereafter, the department shall offer a qualifying examination for any person who wishes to become licensed to install, remove, test, retrofit, or inspect underground storage tank systems. Not less than thirty (30) days prior to offering an examination, the department shall prepare and make available to interested persons, a study guide which may include sample examination questions. The department shall develop and administer the qualifying examinations in a manner consistent with the objectives of this section.

(6) An application for a supervisor examination and license must be submitted to the department on a form provided at least 45 days prior to the date of the qualifying examination.

(7) A tank services supervisor license is valid for a period not to exceed two years after the date of issue. Upon issuance of a supervisor's license, the department

shall issue an identification card showing the license number and license expiration date to the successful applicant. The supervisor's license identification card shall be available for inspection at any project site supervised by the licensee.

(8) Renewals - License renewals must be applied for in the same manner as the original license, including completing and passing a qualifying examination.

(9) The department may suspend or revoke a supervisor's license for failure to comply with any state or federal law, regulation, or procedure pertaining to underground storage tanks.

(10) If a supervisor's license is revoked, that person may not apply for another supervisor license prior to ninety (90) days after the revocation date.

(11) The requirements of this section are in addition to and not in lieu of any other licensing and registration requirement imposed by other laws or regulations.

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

[NEW SECTION]

WAC 173-360-655 EXAMINATION AND LICENSING OF PERSONS WHO PERFORM INSPECTIONS. After January 1, 1991, only persons who have the appropriate supervisor license shall conduct underground storage tank system inspections for the purpose of determining compliance with the Washington state underground storage tank regulations. Persons wishing to obtain such a license must comply with the requirements of WAC 173-360-650.

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

[NEW SECTION]

WAC 173-360-660 STUDY GUIDE FEES The department shall make examination study guides available to the public for a fee of \$10 for each set of study guides.

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

[NEW SECTION]

WAC 173-360-670 PENALTIES. Any person or firm who violates this chapter is subject to a civil penalty not to exceed five thousand dollars for each tank per day of violation, pursuant to RCW 90.76.080(2).

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

[NEW SECTION]

WAC 173-360-680 RECIPROCITY WITH OTHER STATES. If the director or director's designee determines that a licensing program established by another state is essentially equivalent to the licensing program created by this chapter, and a person with a valid license from such a state applies to the department on a Washington state form, the department may issue a Washington license. This license will be valid until the earlier of the expiration date of the license issued by the

previous state, or the expiration of the licensing period described in WAC 173-360-630 and WAC 173-360-650, whichever comes first. The license will become immediately invalid if revoked by the previous state, and may be revoked by the department as per WAC 173-360-650(8).

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

WSR 90-22-008

EMERGENCY RULES

DEPARTMENT OF ECOLOGY

[Order 90-55—Filed October 26, 1990, 8:22 a.m.]

Date of Adoption: October 26, 1990.

Purpose: The emergency rule implements the provisions of RCW 70.94.483 as amended during the 1990 legislative session. This rule increases the retail sales fee on solid fuel burning devices to \$15 and establishes limitations on the use of these funds.

Citation of Existing Rules Affected by this Order: Amending chapter 173-433 WAC, Solid fuel burning device standards.

Statutory Authority for Adoption: Chapter 70.94 RCW, Washington Clean Air Act.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The 1990 amendments to RCW 70.94.483 expanded the wood stove education program to include enforcement activities and authorized ecology to increase the retail sales fee to \$15. Accordingly, the legislature appropriated an additional \$250,000 to the "wood stove education and enforcement account" for FY 91 based on these increased fees. Enforcement and education are critical elements of a particulate reduction program and are dependent on these funds.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: This rule is identical to an emergency rule filed on June 29, 1990. The Administrative Procedure Act allows the adoption of identical rules if the agency has filed a notice of its intentions to adopt the rule as a permanent rule and is actively working toward this end.

Effective Date of Rule: Immediately.

October 26, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order 88-38, filed 1/3/89)

WAC 173-433-170 RETAIL SALES FEE. (1) A person selling a solid fuel burning device at retail shall ~~((impose upon the buyer a fee))~~ collect a fee from the buyer, pursuant to RCW 70.94.483.

(2) The fee shall be:

(a) ~~((Set at a minimum of five)) Fifteen dollars((;))~~ until January 1, ~~((1989, and annually thereafter it may be adjusted upward))~~ 1991. Thereafter, ecology may annually increase according to ~~((increases))~~ changes in the consumer price index;

(b) Applicable to all new and used solid fuel burning devices, with the exception of built-in masonry fireplaces; and

(c) Collected by the retailer at the time of sale and remitted to the department of revenue in conjunction with the retail sales tax under chapter 82.08 RCW.

(3) If the ~~((seller should))~~ retailer fails to collect ~~((the fee herein imposed or))~~ and remit the fee to the department of revenue as prescribed in chapter 82.08 RCW, the ~~((seller))~~ retailer shall be personally liable to the state for the amount of the fee, with subsequent actions taken in accordance with the ~~((collection))~~ provisions of chapter 82.32 RCW.

(4) Beginning July 1, 1990, and each calendar quarter thereafter, the funds collected under RCW 70.94.483 shall be used solely for the purposes of public education and enforcement of the solid fuel burning device program. The department shall distribute the funds from the woodstove education and enforcement account as follows:

(a) Sixty-six percent of the funds shall be distributed to those local air authorities with enforcement programs, based upon the fraction of the total state population residing in the counties within their respective jurisdictions. Population figures used to establish this fraction shall be determined by the office of financial management. Where an activated local air authority does not exist or does not implement an enforcement program, or elects not to receive the funds, ecology shall retain the funds that would otherwise be distributed under this subsection; and

(b) Thirty-four percent of the funds shall be distributed to ecology for the purposes of enforcement and educating the public about:

(i) The effects of solid fuel burning device emissions upon health and air quality; and

(ii) Methods of achieving better efficiency and emission performance from solid fuel burning devices.

WSR 90-22-009

**NOTICE OF PUBLIC MEETINGS
FOREST PRACTICES BOARD**

[Memorandum—October 25, 1990]

This notice is given pursuant to provisions of RCW 42-30.080 and WAC 222-08-040.

The Washington Forest Practices Board will hold a special meeting October 31, 1990, at 10:00 a.m., John A. Cherberg Building, Hearing Room 2, Capitol Campus, Olympia, Washington.

Additional information may be obtained from: Division of Forest Regulation and Assistance, 1007 South

Washington Street, EL-03, Olympia, WA 98504, (206) 753-5315.

**WSR 90-22-010
PROPOSED RULES
DEPARTMENT OF HEALTH
(Board of Health)**

[Filed October 26, 1990, 3:14 p.m.]

Original Notice.

Title of Rule: See Recodification Sections below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 43.20.050.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, (206) 586-6894.

Name of Proponent: Washington State Board of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related board.

Proposal Changes the Following Existing Rules: Changes numbers.

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

Hearing Location: West Coast Sea-Tac Hotel, Tacoma Room, 18220 Pacific Highway South, Seattle, WA 98188, on December 12, 1990, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by December 10, 1990.

Date of Intended Adoption: December 12, 1990.

October 25, 1990

Sylvia Beck

Executive Director

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-05 WAC:

Chapter 246-05 WAC
Local public health—Guidelines

248-990-990 as 246-05-020

RECODIFICATION SECTION

The following chapter is being recodified as chapter 246-100 WAC:

Chapter 246-100 WAC
Communicable and certain other diseases

248-100-006 as 246-100-006
248-100-011 as 246-100-011
248-100-016 as 246-100-016
248-100-021 as 246-100-021
248-100-026 as 246-100-026
248-100-031 as 246-100-031

248-100-036	as	246-100-036
248-100-041	as	246-100-041
248-100-046	as	246-100-046
248-100-071	as	246-100-071
248-100-072	as	246-100-072
248-100-076	as	246-100-076
248-100-081	as	246-100-081
248-100-086	as	246-100-086
248-100-091	as	246-100-091
248-100-166	as	246-100-166
248-100-171	as	246-100-171
248-100-176	as	246-100-176
248-100-181	as	246-100-181
248-100-186	as	246-100-186
248-100-191	as	246-100-191
248-100-196	as	246-100-196
248-100-201	as	246-100-201
248-100-206	as	246-100-206
248-100-207	as	246-100-207
248-100-208	as	246-100-208
248-100-209	as	246-100-209
248-100-211	as	246-100-211
248-100-216	as	246-100-216
248-100-217	as	246-100-217
248-100-221	as	246-100-221
248-100-226	as	246-100-226
248-100-231	as	246-100-231
248-100-236	as	246-100-236
248-100-241	as	246-100-241

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-110 WAC:

Chapter 246-110 WAC
Contagious diseases—School districts and day care centers

248-101-011	as	246-110-001
248-101-021	as	246-110-010
248-101-221	as	246-110-020

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-201 WAC:

Chapter 246-201 WAC
Basic plumbing principles

248-94-001	as	246-201-001
248-94-010	as	246-201-020
248-94-020	as	246-201-030
248-94-030	as	246-201-040
248-94-040	as	246-201-050
248-94-050	as	246-201-060
248-94-060	as	246-201-070
248-94-070	as	246-201-080
248-94-080	as	246-201-090
248-94-090	as	246-201-100
248-94-100	as	246-201-110
248-94-110	as	246-201-120
248-94-120	as	246-201-130
248-94-130	as	246-201-140
248-94-140	as	246-201-150
248-94-150	as	246-201-160
248-94-160	as	246-201-170
248-94-170	as	246-201-180
248-94-180	as	246-201-190
248-94-190	as	246-201-200
248-94-200	as	246-201-210

RECODIFICATION SECTION

The following chapter is being recodified as chapter 246-203 WAC:

Chapter 246-203 WAC
General sanitation

248-50-010	as	246-203-010
248-50-020	as	246-203-020
248-50-030	as	246-203-030
248-50-060	as	246-203-060
248-50-070	as	246-203-070
248-50-080	as	246-203-080
248-50-090	as	246-203-090
248-50-100	as	246-203-100
248-50-110	as	246-203-110
248-50-120	as	246-203-120
248-50-130	as	246-203-130
248-50-140	as	246-203-140
248-50-150	as	246-203-150
248-50-160	as	246-203-160
248-50-170	as	246-203-170
248-50-180	as	246-203-180
248-50-200	as	246-203-200
248-50-210	as	246-203-210

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-215 WAC:

Chapter 246-215 WAC
Food service

248-84-001	as	246-215-001
248-84-002	as	246-215-009
248-84-010	as	246-215-019
248-84-015	as	246-215-029
248-84-020	as	246-215-039
248-84-025	as	246-215-049
248-84-030	as	246-215-059
248-84-035	as	246-215-069
248-84-040	as	246-215-079
248-84-045	as	246-215-089
248-84-050	as	246-215-099
248-84-055	as	246-215-109
248-84-060	as	246-215-119
248-84-062	as	246-215-129
248-84-065	as	246-215-139
248-84-070	as	246-215-149
248-84-075	as	246-215-159
248-84-080	as	246-215-169
248-84-085	as	246-215-179
248-84-090	as	246-215-189
248-84-095	as	246-215-199
248-84-100	as	246-215-209
248-84-105	as	246-215-219
248-84-110	as	246-215-229
248-84-120	as	246-215-239
248-84-500	as	246-215-500
248-84-900	as	246-215-900

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-217 WAC:

Chapter 246-217 WAC
Food worker permits

248-87-001	as	246-217-001
248-86-999	as	246-217-002
248-87-002	as	246-217-010
248-86-001	as	246-217-011
248-87-020	as	246-217-020
248-86-010	as	246-217-030
248-86-020	as	246-217-040
248-86-040	as	246-217-050
248-86-050	as	246-217-060
248-86-060	as	246-217-070

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-260 WAC:

Chapter 246-260 WAC
Water recreation facilities

248-98-001	as	246-260-010
248-98-003	as	246-260-001
248-98-005	as	246-260-020
248-98-010	as	246-260-030
248-98-015	as	246-260-040
248-98-020	as	246-260-050
248-98-025	as	246-260-060
248-98-030	as	246-260-070
248-98-035	as	246-260-080
248-98-040	as	246-260-110
248-98-045	as	246-260-120
248-98-050	as	246-260-090
248-98-060	as	246-260-100
248-98-070	as	246-260-180
248-98-080	as	246-260-130
248-98-085	as	246-260-140
248-98-090	as	246-260-150
248-98-095	as	246-260-160
248-98-098	as	246-260-170
248-98-100	as	246-260-200
248-98-102	as	246-260-210
248-98-104	as	246-260-220
248-98-110	as	246-260-230
248-98-120	as	246-260-240
248-98-130	as	246-260-250
248-98-135	as	246-260-260
248-98-998	as	246-260-998

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-262 WAC:

Chapter 246-262 WAC
Recreational water contact facilities

248-97-010	as	246-262-001
248-97-020	as	246-262-010
248-97-030	as	246-262-020
248-97-040	as	246-262-030
248-97-050	as	246-262-040
248-97-060	as	246-262-050
248-97-070	as	246-262-060
248-97-080	as	246-262-070
248-97-090	as	246-262-080
248-97-100	as	246-262-090
248-97-110	as	246-262-100
248-97-120	as	246-262-110
248-97-130	as	246-262-120
248-97-135	as	246-262-130
248-97-140	as	246-262-140
248-97-150	as	246-262-150
248-97-160	as	246-262-160
248-97-170	as	246-262-170

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-264 WAC:

Chapter 246-264 WAC
Water safety teaching stations

248-132-010	as	246-264-010
248-132-020	as	246-264-020
248-132-030	as	246-264-030
248-132-040	as	246-264-040
248-132-050	as	246-264-050
248-132-060	as	246-264-060
248-132-070	as	246-264-070
248-132-080	as	246-264-080
248-132-090	as	246-264-090
248-132-100	as	246-264-100
248-132-110	as	246-264-110
248-132-120	as	246-264-120
248-132-130	as	246-264-130
248-132-140	as	246-264-140

248-132-150	as	246-264-150
248-132-160	as	246-264-160
248-132-170	as	246-264-170
248-132-180	as	246-264-180
248-132-190	as	246-264-190
248-132-200	as	246-264-200

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-270 WAC:

Chapter 246-270 WAC
Sewer systems—Certification of necessity for water district involvement

248-91-010	as	246-270-010
248-91-020	as	246-270-001
248-91-030	as	246-270-020
248-91-040	as	246-270-030
248-91-050	as	246-270-040
248-91-060	as	246-270-050
248-91-070	as	246-270-060

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-271 WAC:

Chapter 246-271 WAC
Public sewage

248-92-001	as	246-271-010
248-92-010	as	246-271-020
248-92-020	as	246-271-030
248-92-030	as	246-271-040
248-92-040	as	246-271-050
248-92-050	as	246-271-060
248-92-060	as	246-271-070
248-92-070	as	246-271-080
248-92-080	as	246-271-090
248-92-090	as	246-271-100
248-92-100	as	246-271-110
248-92-101	as	246-271-120
248-92-105	as	246-271-130
248-92-110	as	246-271-140
248-92-115	as	246-271-150
248-92-120	as	246-271-160
248-92-125	as	246-271-170
248-92-130	as	246-271-180

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-272 WAC:

Chapter 246-272 WAC
On-site sewage system

248-96-010	as	246-272-001
248-96-011	as	246-272-002
248-96-018	as	246-272-005
248-96-020	as	246-272-010
248-96-025	as	246-272-020
248-96-040	as	246-272-030
248-96-046	as	246-272-040
248-96-047	as	246-272-050
248-96-050	as	246-272-060
248-96-060	as	246-272-070
248-96-075	as	246-272-080
248-96-080	as	246-272-090
248-96-090	as	246-272-100
248-96-094	as	246-272-110
248-96-095	as	246-272-120
248-96-096	as	246-272-130
248-96-100	as	246-272-140
248-96-110	as	246-272-150
248-96-120	as	246-272-160
248-96-125	as	246-272-170
248-96-130	as	246-272-180
248-96-140	as	246-272-190

248-96-150	as	246-272-200
248-96-160	as	246-272-210
248-96-170	as	246-272-220
248-96-175	as	246-272-230
248-96-180	as	246-272-240

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-280 WAC:

**Chapter 246-280 WAC
Recreational shellfish beaches**

248-52-001	as	246-280-001
248-52-005	as	246-280-010
248-52-010	as	246-280-015
248-52-020	as	246-280-020
248-52-030	as	246-280-030
248-52-040	as	246-280-040
248-52-050	as	246-280-050
248-52-060	as	246-280-060
248-52-070	as	246-280-070
248-52-080	as	246-280-080

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-282 WAC:

**Chapter 246-282 WAC
Sanitary control of shellfish**

248-58-001	as	246-282-001
248-58-005	as	246-282-010
248-58-010	as	246-282-020
248-58-020	as	246-282-030
248-58-030	as	246-282-040
248-58-040	as	246-282-050
248-58-050	as	246-282-060
248-58-060	as	246-282-070
248-58-070	as	246-282-080
248-58-080	as	246-282-090
248-58-085	as	246-282-100
248-58-090	as	246-282-110
248-58-500	as	246-282-120
248-58-900	as	246-282-130

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-290 WAC:

**Chapter 246-290 WAC
Public water supplies**

GENERAL PROVISIONS

248-54-005	as	246-290-001
248-54-006	as	246-290-020
248-54-015	as	246-290-010
248-54-025	as	246-290-030
248-54-035	as	246-290-040
248-54-045	as	246-290-050
248-54-055	as	246-290-060

PART 1. PLANNING AND ENGINEERING DOCUMENTS

248-54-065	as	246-290-100
248-54-086	as	246-290-110
248-54-096	as	246-290-120
248-54-097	as	246-290-130
248-54-098	as	246-290-140

PART 2. DESIGN OF PUBLIC WATER SYSTEMS

248-54-105	as	246-290-200
248-54-125	as	246-290-210
248-54-131	as	246-290-220
248-54-135	as	246-290-230
248-54-145	as	246-290-240
248-54-155	as	246-290-250

PART 3. WATER QUALITY

248-54-165	as	246-290-300
248-54-175	as	246-290-310
248-54-185	as	246-290-320
248-54-187	as	246-290-330

PART 4. WATER SYSTEM OPERATIONS

248-54-194	as	246-290-400
248-54-196	as	246-290-410
248-54-201	as	246-290-420
248-54-205	as	246-290-430
248-54-215	as	246-290-440
248-54-225	as	246-290-450
248-54-235	as	246-290-460
248-54-245	as	246-290-470
248-54-265	as	246-290-480
248-54-285	as	246-290-490
248-54-291	as	246-290-500

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-334 WAC:

**Chapter 246-334 WAC
Disposition of human remains**

248-112-010	as	246-334-010
248-112-020	as	246-334-020
248-112-030	as	246-334-030
248-112-040	as	246-334-040
248-112-050	as	246-334-050
248-112-060	as	246-334-060

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-358 WAC:

**Chapter 246-358 WAC
Temporary worker housing (formerly labor camps)**

248-63-001	as	246-358-001
248-63-010	as	246-358-010
248-63-025	as	246-358-025
248-63-035	as	246-358-035
248-63-045	as	246-358-045
248-63-055	as	246-358-055
248-63-065	as	246-358-065
248-63-075	as	246-358-075
248-63-085	as	246-358-085
248-63-095	as	246-358-095
248-63-105	as	246-358-105
248-63-115	as	246-358-115
248-63-125	as	246-358-125
248-63-135	as	246-358-135
248-63-145	as	246-358-145
248-63-155	as	246-358-155
248-63-165	as	246-358-165
248-63-175	as	246-358-175

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-360 WAC:

**Chapter 246-360 WAC
Transient accommodations**

248-144-010	as	246-360-001
248-144-020	as	246-360-010
248-144-031	as	246-360-020
248-144-041	as	246-360-030
248-144-051	as	246-360-040
248-144-061	as	246-360-050
248-144-071	as	246-360-060
248-144-081	as	246-360-070
248-144-091	as	246-360-080
248-144-101	as	246-360-009
248-144-111	as	246-360-100

248-144-121	as	246-360-110
248-144-131	as	246-360-120
248-144-141	as	246-360-130
248-144-151	as	246-360-140
248-144-161	as	246-360-150
248-144-171	as	246-360-160
248-144-181	as	246-360-170
248-144-191	as	246-360-180
248-144-201	as	246-360-190
248-144-211	as	246-360-200
248-144-250	as	246-360-210

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-366 WAC:

Chapter 246-366 WAC
Primary and secondary schools

248-64-210	as	246-366-001
248-64-220	as	246-366-010
248-64-230	as	246-366-020
248-64-240	as	246-366-030
248-64-250	as	246-366-040
248-64-260	as	246-366-050
248-64-270	as	246-366-060
248-64-280	as	246-366-070
248-64-290	as	246-366-080
248-64-300	as	246-366-090
248-64-310	as	246-366-100
248-64-320	as	246-366-110
248-64-330	as	246-366-120
248-64-340	as	246-366-130
248-64-350	as	246-366-140
248-64-360	as	246-366-150

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-374 WAC:

Chapter 246-374 WAC
Outdoor music festivals

248-73-010	as	246-374-001
248-73-020	as	246-374-010
248-73-030	as	246-374-030
248-73-040	as	246-374-040
248-73-050	as	246-374-050
248-73-060	as	246-374-060
248-73-070	as	246-374-070
248-73-080	as	246-374-080
248-73-090	as	246-374-090
248-73-100	as	246-374-100
248-73-110	as	246-374-110
248-73-120	as	246-374-120
248-73-130	as	246-374-130
248-73-140	as	246-374-140

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-376 WAC:

Chapter 246-376 WAC
Camps

248-72-001	as	246-376-010
248-72-010	as	246-376-020
248-72-020	as	246-376-030
248-72-030	as	246-376-040
248-72-040	as	246-376-050
248-72-050	as	246-376-060
248-72-060	as	246-376-070
248-72-070	as	246-376-080
248-72-080	as	246-376-090
248-72-090	as	246-376-100

248-72-110	as	246-376-110
248-72-120	as	246-376-120
248-72-130	as	246-376-130
248-72-999	as	246-376-001

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-378 WAC:

Chapter 246-378 WAC
Mobile home parks

248-75-010	as	246-378-010
248-75-020	as	246-378-020
248-75-030	as	246-378-030
248-75-040	as	246-378-040
248-75-050	as	246-378-050

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-420 WAC:

Chapter 246-420 WAC
Sentinel birth defects

248-164-001	as	246-420-001
248-164-010	as	246-420-010
248-164-020	as	246-420-020
248-164-030	as	246-420-030
248-164-040	as	246-420-040
248-164-050	as	246-420-050
248-164-060	as	246-420-060

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-490 WAC:

Chapter 246-490 WAC
Vital statistics

248-40-040	as	246-490-040
248-40-050	as	246-490-050
248-40-060	as	246-490-060
248-40-999	as	246-490-001

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-491 WAC:

Chapter 246-491 WAC
Vital statistics—Certificates

248-124-010	as	246-491-029
248-124-015	as	246-491-039

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-520 WAC:

Chapter 246-520 WAC
Kidney centers

248-30-070	as	246-520-001
248-30-080	as	246-520-010
248-30-090	as	246-520-020
248-30-100	as	246-520-030
248-30-110	as	246-520-040
248-30-115	as	246-520-050
248-30-120	as	246-520-060
248-30-130	as	246-520-070

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-610 WAC:

Chapter 246-610 WAC
Cytogenetic laboratory services

248-160-010	as	246-610-010
248-160-020	as	246-610-020
248-160-030	as	246-610-030
248-160-040	as	246-610-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-650 WAC:

Chapter 246-650 WAC
Newborn screening

248-103-001	as	246-650-001
248-103-010	as	246-650-010
248-103-020	as	246-650-020
248-103-030	as	246-650-030

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-680 WAC:

Chapter 246-680 WAC
Prenatal tests—Congenital and heritable disorders

248-106-001	as	246-680-001
248-106-010	as	246-680-010
248-106-020	as	246-680-020

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-710 WAC:

Chapter 246-710 WAC
Coordinated children's services

248-105-010	as	246-710-001
248-105-020	as	246-710-010
248-105-030	as	246-710-020
248-105-040	as	246-710-030
248-105-050	as	246-710-040
248-105-060	as	246-710-050
248-105-070	as	246-710-060
248-105-080	as	246-710-070
248-105-090	as	246-710-080
248-105-100	as	246-710-090

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-760 WAC:

Chapter 246-760 WAC
Auditory and visual standards—School districts

248-148-010	as	246-760-001
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AUDITORY ACUITY STANDARDS

248-148-021	as	246-760-020
248-148-031	as	246-760-030
248-148-035	as	246-760-040
248-148-091	as	246-760-050
248-148-101	as	246-760-060

VISUAL ACUITY STANDARDS

248-148-121	as	246-760-070
248-148-123	as	246-760-080
248-148-131	as	246-760-090
248-148-150	as	246-760-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-762 WAC:

Chapter 246-762 WAC
Scoliosis screening—School districts

248-150-010	as	246-762-001
248-150-020	as	246-762-010
248-150-030	as	246-762-020
248-150-040	as	246-762-030
248-150-050	as	246-762-040
248-150-060	as	246-762-050
248-150-070	as	246-762-060
248-150-080	as	246-762-070

WSR 90-22-011
PERMANENT RULES
DEPARTMENT OF HEALTH
(Occupational Therapy Practice Board)
[Order 094—Filed October 26, 1990, 3:17 p.m.]

Date of Adoption: September 4, 1990.

Purpose: New section WAC 308-171-041 creates continued competency requirements; amends AIDS education and training requirements; amends code of ethics and standards of professional conduct; and amends inactive licensure status.

Citation of Existing Rules Affected by this Order: Amending WAC 308-171-045, 308-171-301, and 308-171-320.

Statutory Authority for Adoption: RCW 18.59.130.

Pursuant to notice filed as WSR 90-16-096 on August 1, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 11, 1990

Carol Neva

Program Manager

NEW SECTION

WAC 308-171-041 CONTINUED COMPETENCY. Beginning January 1, 1993, evidence of continued competency completed after January 1, 1991, for the practice of occupational therapy shall include a minimum of thirty contact hours of continuing education per license renewal period. The thirty contact hours may be obtained through two or more of the following methods which have specified goals and objectives relating to the practice of occupational therapy as defined in RCW 18.59.020 and WAC 308-171-001; inservices, coursework, conferences, workshops, peer reviewed self study, presentations, or peer reviewed publications.

AMENDATORY SECTION (Amending Order PM 620, filed 10/8/86)

WAC 308-171-045 INACTIVE STATUS. An occupational therapist or occupational therapy assistant, in good standing, may place his or her license on inactive status by giving written notice to the ~~((director))~~ secretary, and may within ~~((four))~~ two years thereafter resume active practice upon payment of a late renewal ~~((penalty))~~ fee and by completion of the continued competency requirements as specified in WAC 308-171-041. A license may be reinstated after a period of inactive status of ~~((more than))~~ up to four years, with proof of completion of continued competency within two years

prior to reactivation and payment of a late renewal fee. A license may be reinstated after a period of inactive status of more than four years under such circumstances as the ((director)) secretary determines with the advice of the board. ((An inactive status may be maintained at no fee.)) A person whose license is on inactive status shall not practice as an occupational therapist or occupational therapy assistant until his or her license is activated.

AMENDATORY SECTION (Amending Order PM 610, filed 8/19/86)

WAC 308-171-301 CODE OF ETHICS AND STANDARDS OF PROFESSIONAL CONDUCT. (1) It is the professional responsibility of occupational therapists and occupational therapy assistants to provide services for clients without regard to race, creed, national origin, gender, handicap or religious affiliation.

(2) Treatment objectives and the therapeutic process must be formulated to ensure professional accountability.

(3) Services shall be goal-directed in accordance with the overall educational, habilitation or rehabilitation plan and shall include a system to ensure professional accountability.

(4) Occupational therapists and occupational therapy assistants shall recommend termination of services when established goals have been met or when further services would not produce improved client performance.

(5) Occupational therapists and occupational therapy assistants shall accurately represent their competence, education, training and experience.

(6) Occupational therapists and occupational therapy assistants shall only provide services and use techniques for which they are qualified by education, training, and experience.

(7) Occupational therapists and occupational therapy assistants shall accurately record information and report information as required by facility standards and state and federal laws.

~~((7))~~ (8) All data recorded in permanent files or records shall be supported by the occupational therapist or the occupational therapy assistant's observations or by objective measures of data collection.

~~((8))~~ (9) Client's records shall only be divulged as authorized by law or with the client's consent for release of information.

~~((9))~~ (10) Occupational therapists and occupational therapy assistants shall not delegate to other personnel those client-related services where the clinical skills and expertise of an occupational therapist or occupational therapy assistant are required.

~~((10))~~ (11) If, after evaluating the client, the case is a medical case, the occupational therapist shall refer the case to a physician for appropriate medical direction if such direction is lacking.

(a) Appropriate medical direction shall be sought on at least an annual basis.

(b) A case is not a medical case if the following is present:

(i) There is an absence of pathology; or

(ii) If a pathology exists, the pathology has stabilized; and

(iii) The occupational therapist is only treating the client's functional deficits.

AMENDATORY SECTION (Amending Order PM 805, filed 12/20/88)

WAC 308-171-320 AIDS EDUCATION AND TRAINING. (1) "Acquired immunodeficiency syndrome" or "AIDS" means the clinical syndrome of HIV-related illness as defined by the board of health by rule.

(2) "Office on AIDS" means that section within the department of social and health services or any successor department with jurisdiction over public health matters as defined in chapter 70.24 RCW.

(3) Acceptable education and training. The department of licensing will accept education and training that is consistent with the model curriculum available from the office on AIDS. Such education and training shall be a minimum of six clock hours (~~of which three hours must be didactic instruction~~) and shall include, but is not limited to, the following: Etiology and epidemiology; testing and counseling; infection control guidelines; clinical manifestations and treatment; legal and ethical issues to include confidentiality; and psychosocial issues to include special population considerations.

(4) Implementation. Effective February 1, 1989, the requirement for licensing application, renewal, or reinstatement of any license on lapsed, inactive, or disciplinary status shall include completion of AIDS education and training. All persons affected by this section shall show evidence of completion of an education and training program, which meets the requirements of subsection (3) of this section.

(5) Documentation. The licensee shall:

(a) Certify, on forms provided, that the minimum education and training has been completed after January 1, 1987, and before the renewal date or December 31, 1989, whichever date is earlier;

(b) Keep records for two years documenting attendance and description of the learning; and

(c) Be prepared to validate, through submission of these records, that learning has taken place.

WSR 90-22-012
PROPOSED RULES
DEPARTMENT OF HEALTH
(Veterinary Board of Governors)
 [Filed October 26, 1990, 3:22 p.m.]

Continuance of WSR 90-21-115.

Purpose: To change the time of the rules hearing from 9:15 a.m. to 1:15 p.m.

Hearing Location: Red Lion at the Quay, River Room, 100 Columbia, Vancouver, WA 98660, on December 10, 1990, at 1:15 p.m.

October 26, 1990
 Delores E. Spice
 Program Administrator

WSR 90-22-013
EMERGENCY RULES
DEPARTMENT OF FISHERIES

[Order 90-126—Filed October 26, 1990, 4:24 p.m.]

Date of Adoption: October 26, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 220-47-614.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Opening in Area 7 is necessary to harvest non-Indian allocation of United States and Canadian origin chum. Opening in Area 7B provides opportunity to harvest non-Indian allocation of coho and chum destined for Nooksack-Samish region of origin. Openings in Area 8D provide opportunity to harvest non-Indian allocation of coho destined for Tulalip Bay. Opening in Area 8 provides opportunity to harvest non-Indian allocation of chum destined for Skagit region of origin and is necessary to provide an in-season run size update. Openings in Areas 8A, 10, 11, 12, and 12B provide opportunity to harvest non-Indian allocation of chum destined for Stillaguamish-Snohomish, South Sound and Hood Canal regions of origin. The restriction in Area 10 is necessary to reduce harvest impacts on local chum stocks. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: Immediately.

October 26, 1990

William Koss
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-47-615 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. *Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 AM Sunday October 28 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting areas except in accordance with the following open periods and mesh and area restrictions:*

* Area 7 – Reef Nets may fish from 5 AM to 8 PM Sunday October 28, Purse Seines may fish from 5 AM to 8 PM Monday October 29, and Gillnets using 6-inch minimum mesh may fish from 4 PM Monday October 29 to 8 AM Tuesday October 30.

* Area 7B – Gillnets using 5-inch minimum mesh and Purse Seines may fish continuously from 5 AM Monday October 29 through 8 AM Saturday November 3.

* Area 8 – Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM Monday October 29, and Gillnets using 6-inch minimum mesh may fish from 4 PM Monday October 29 to 8 AM Tuesday October 30.

* Area 8D – Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM daily, Monday and Tuesday October 29 and 30 and Gillnets using 5-inch minimum mesh may fish from 4 PM to 8 AM nightly, Monday and Tuesday October 29 and 30.

* Areas 8A, 10, 11, 12 and 12B – Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM daily, Monday and Tuesday October 29 and 30 and Gillnets using 6-inch minimum mesh may fish from 4 PM to 8 AM nightly, Monday and Tuesday October 29 and 30. This opening excludes those waters of Area 10 west of a line projected 178 degrees true from the light at the end of Indianola Dock to the landfall on the south shore of Port Madison.

* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7A, 7C, 7D, 7E, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas and exclusion zones provided for in WAC 220-47-307 except as modified herein – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday October 28:

WAC 220-47-614 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-125)

WSR 90-22-014

RULES COORDINATOR

BOARD OF

PILOTAGE COMMISSIONERS

[Filed October 29, 1990, 1:36 p.m.]

The designated rules coordinator for the Washington State Board of Pilotage Commissioners is as follows: Peggy Larson, Confidential Secretary, Board of Pilotage Commissioners, 801 Alaskan Way, Pier 52, Seattle, WA 98104-1487.

Peggy Larson
 Secretary

WSR 90-22-015

NOTICE OF PUBLIC MEETINGS

COUNCIL ON

VOCATIONAL EDUCATION

[Memorandum—October 29, 1990]

November 8, 1990, Board Room, Red Lion Inn at the Quay, (206) 694-8341, 100 Columbia Street, Vancouver, WA, 6:00 p.m. – 9:00 p.m.

November 9, 1990, Board Room, Baird Administration Building, Clark College, (206) 694-6521, 1800 East McLoughlin Boulevard, Vancouver, WA, 8:30 a.m. – 4:00 p.m.

The meeting site is barrier free. People needing special accommodations should contact the council office at (206) 753-3715.

WSR 90-22-016
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
[Memorandum—October 29, 1990]

BOARD OF TRUSTEES
October 25, 1990
University House, 6:30 p.m.

WSR 90-22-017
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION
[Filed October 29, 1990, 2:48 p.m.]

Continuance of WSR 90-19-119.
Title of Rule: WAC 480-120-400, 480-120-405, 480-120-410, 480-120-415, 480-120-420, 480-120-425, 480-120-430 and 480-120-435, relating to extended area service routes, Docket No. U-89-2709-R.

Summary: At the October 24, 1990, meeting, it was noted on the record that there would be no November 7, 1990, hearing, that it was continued to November 28, 1990.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Paul Curl, Secretary and Commission Staff, 1300 South Evergreen Park Drive S.W., Olympia, WA, (206) 753-6451.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

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

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA, on November 28, 1990, at 9:00 a.m.

Submit Written Comments to: Paul Curl, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA, by November 1, 1990. Reply November 15, 1990.

Date of Intended Adoption: November 28, 1990.

October 29, 1990
Paul Curl
Secretary

WSR 90-22-018
PERMANENT RULES
PUBLIC DISCLOSURE COMMISSION
[Filed October 29, 1990, 4:05 p.m.]

Date of Adoption: October 23, 1990.
Purpose: Amend L-3 lobbyist employer's report.

Citation of Existing Rules Affected by this Order: Amending WAC 390-20-110 Forms for lobbyist employer's report.

Statutory Authority for Adoption: RCW 42.17.370.

Pursuant to notice filed as WSR 90-20-087 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 29, 1990
Graham E. Johnson
Executive Director

AMENDATORY SECTION (Amending Order 87-01, filed 2/5/87)

WAC 390-20-110 FORMS FOR LOBBYIST EMPLOYER'S REPORT. The official form for statement by employers of registered lobbyists as required by RCW 42.17.180 is designated "L-3," revised ((1/87)) 9/90. Copies of this form are available at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington, 98504. Any attachments shall be on 8-1/2" x 11" white paper.

STATE OF WASHINGTON

EMPLOYER'S LOBBYING EXPENSES
DURING CALENDAR YEAR 1989

L3	P D C O F F I C E U S E	
		TELEPHONE
		ZIP

1. EMPLOYER'S NAME (USE COMPLETE COMPANY, ASSOCIATION, UNION OR ENTITY NAME)

MAILING ADDRESS

CITY STATE ZIP

THIS REPORT MUST BE FILED BY MARCH 31, 1990 AND INCLUDES A FINANCIAL REPORT OF STATE LOBBYING ACTIVITIES FOR CALENDAR YEAR 1989. COMPLETE ALL SECTIONS. IF ENTRY IS "NONE" OR "\$0", SO STATE.

2. PAYMENTS DIRECTLY TO LOBBYISTS FOR SALARY, CONTRACT, RETAINER, REIMBURSEMENT OF EXPENSES, ETC.

LOBBYIST NAME (IF TO LOBBY FIRM, LIST FIRM NAME)	AMOUNT	TOTAL AMOUNT
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGE	TOTAL FROM ATTACHED PAGE	
TOTAL PAID DIRECTLY TO LOBBYISTS →		

3. OTHER EXPENDITURES MADE BY THE EMPLOYER FOR LOBBYING PURPOSES. INCLUDED WOULD BE ANY AND ALL:

- a. PAYMENTS TO VENDORS ON BEHALF OF OR IN SUPPORT OF LOBBYISTS. I.E. FOOD, LODGING, CREDIT CARD PURCHASES PAID BY THE EMPLOYER FOR REGISTERED OR UNREGISTERED LOBBYISTS.
- b. OFFICE EXPENSES, STAFF AND SECRETARIAL SUPPORT, RENT, TELEPHONE, UTILITIES. INCLUDE BOTH HOME OFFICE AND OLYMPIA OFFICE, IF ANY.
- c. COMPANY OFFICIALS, EXPERT WITNESSES OR OTHERS PAID TO LOBBY, WHETHER OR NOT REQUIRED TO REGISTER. INCLUDE PROPORTION OF SALARY OR PAY BASED ON TIME SPENT LOBBYING.
- d. TRAVEL, WHETHER TO LEGISLATIVE HEARINGS OR OTHER LOBBYING. INCLUDE ALL TRANSPORTATION COSTS, TICKETS, AND EMPLOYER OWNED TRANSPORTATION. IF TRANSPORTATION WAS FURNISHED TO ANY LEGISLATOR, STATE OFFICIAL, OR STATE EMPLOYEE COMPLETE ITEM 8 LISTING THE PERSON'S NAME, TITLE, DESTINATION, COST OF TRANSPORTATION AND DATES OF TRAVEL.
- e. ENTERTAINMENT AND HOSTING PROVIDED FOR LEGISLATORS, STATE OFFICIALS OR STATE EMPLOYEES PAID BY EMPLOYER OR BY EMPLOYEES NOT REQUIRED TO REGISTER AS LOBBYISTS.
- f. COMMUNICATIONS AND ADVERTISING. INCLUDE RADIO, TV, NEWSPAPER AND SIMILAR ADVERTISING. ALSO INCLUDE COMMUNICATIONS TO STOCKHOLDERS, MEMBERS, CLIENTS OR CUSTOMERS TO ASSIST LOBBYING EFFORT.
- g. OTHER EXPENDITURES FOR LOBBYING, WHETHER THRU OR ON BEHALF OF A REGISTERED LOBBYIST OR OTHERWISE. DO NOT INCLUDE PAYMENTS ALREADY SHOWN IN ITEM 2 ABOVE.

4. POLITICAL CONTRIBUTIONS TO CANDIDATES FOR STATE OFFICE, LEGISLATURE, COMMITTEES SUPPORTING OR OPPOSING THOSE CANDIDATES OR COMMITTEES SUPPORTING OR OPPOSING STATEWIDE BALLOT MEASURES.

- a. CONTRIBUTIONS DIRECTLY FROM EMPLOYER. ALSO COMPLETE ITEM 9 ON REVERSE.
- b. IF CONTRIBUTIONS WERE MADE BY A POLITICAL ACTION COMMITTEE ASSOCIATED, AFFILIATED OR SPONSORED BY THE EMPLOYER, SHOW NAME OF THE PAC BELOW. (INFORMATION REPORTED BY PAC ON C-4 REPORT NEED NOT BE AGAIN INCLUDED IN THIS L-3 REPORT.)
NAME OF PAC _____

5. PAYMENTS OR EXPENDITURES TO LEGISLATORS, STATE OFFICIALS AND MEMBERS OF THEIR IMMEDIATE FAMILIES FOR THE PURPOSE OF INFLUENCING, HONORING, OR BENEFITING. DO NOT INCLUDE PAYMENT FOR GOODS OR SERVICES IN THE NORMAL COURSE OF BUSINESS. ALSO COMPLETE ITEM 12 ON REVERSE.

6. GIFTS TO LEGISLATORS, STATE OFFICIALS AND STATE EMPLOYEES OR MEMBERS OF THEIR IMMEDIATE FAMILIES.

TOTAL LOBBYING EXPENSES
(Items 2 thru 6 above)

7. THIS REPORT MUST BE CERTIFIED BY PRESIDENT, SECRETARY-TREASURER OR SIMILAR OFFICER OF EMPLOYER ORGANIZATION

<p style="text-align: center;">CERTIFICATION</p> <p>I certify that the information contained in this report is a true, correct and complete statement in accordance with RCW 42.17.180.</p>	<p>SIGNATURE OF EMPLOYER _____</p> <p>NAME TYPED OR PRINTED _____</p> <p>DATE _____</p> <p>TITLE _____</p>
--	--

8. TRAVEL PROVIDED TO LEGISLATORS, STATE ELECTED OFFICIALS, STATE EMPLOYEES OR MEMBERS OF THEIR IMMEDIATE FAMILIES.

NAME AND TITLE	COST	DATES, DESTINATION AND PURPOSE OF TRAVEL
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES		

9. CONTRIBUTIONS TO CANDIDATES FOR STATE OFFICE, LEGISLATURE, COMMITTEES SUPPORTING OR OPPOSING THOSE CANDIDATES OR COMMITTEES SUPPORTING OR OPPOSING STATEWIDE BALLOT MEASURES MADE BY EMPLOYER. (CONTRIBUTIONS FROM PAC NEED NOT BE LISTED.)

NAME OF RECIPIENT	AMOUNT
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES	

10. COMPENSATION OF \$1,000 OR MORE DURING THE PRECEDING CALENDAR YEAR FOR EMPLOYMENT OR PROFESSIONAL SERVICES PAID TO STATE ELECTED OFFICIALS, SUCCESSFUL CANDIDATES FOR STATE OFFICE AND EACH MEMBER OF THEIR IMMEDIATE FAMILY.

NAME	RELATIONSHIP TO CANDIDATE OR ELECTED OFFICIAL IF MEMBER OF FAMILY	AMOUNT (CODE)	DESCRIPTION OF CONSIDERATION OR SERVICES EXCHANGED FOR COMPENSATION
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES			

DOLLAR CODE AMOUNT
 A - \$1 to \$1,999
 B - \$2,000 to \$9,999
 C - \$10,000 to 19,999
 D - \$20,000 to \$49,999
 E - \$50,000 or more

11. COMPENSATION OF \$1,000 OR MORE DURING THE PRECEDING CALENDAR YEAR FOR PROFESSIONAL SERVICES PAID TO ANY CORPORATION, PARTNERSHIP, JOINT VENTURE, ASSOCIATION OR OTHER ENTITY IN WHICH A STATE ELECTED OFFICIAL, SUCCESSFUL STATE CANDIDATE OR MEMBER OF THE IMMEDIATE FAMILY HOLDS OFFICE, PARTNERSHIP, DIRECTORSHIP OR OWNERSHIP INTEREST OF 10% OR MORE.

FIRM NAME	PERSON'S NAME	AMOUNT (CODE)	DESCRIPTION OF CONSIDERATION OR SERVICES EXCHANGED FOR COMPENSATION
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES			

12. ANY EXPENDITURE, NOT OTHERWISE REPORTED, MADE DIRECTLY OR INDIRECTLY TO A STATE ELECTED OFFICIAL, SUCCESSFUL CANDIDATE FOR STATE OFFICE OR MEMBER OF THE IMMEDIATE FAMILY, IF MADE TO HONOR, INFLUENCE OR BENEFIT THE PERSON BECAUSE OF HIS OFFICIAL POSITION.

NAME	AMOUNT	PURPOSE
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES		

STATE OF WASHINGTON

EMPLOYER'S LOBBYING EXPENSES

DURING CALENDAR YEAR 1990

L3

PDC OFFICE USE

Form fields for Employer's Name, Mailing Address, Telephone, City, State, and ZIP.

THIS REPORT MUST BE FILED BY MARCH 31, 1991. Include expenditures incurred during calendar year 1990 for lobbying the Washington State Legislature and/or any state agency. Complete all sections. If only is "none" or "0", so indicate.

2. Direct payments to lobbyist(s) for salary, contract, retainer and reimbursement of other lobbying expenses. In the amount listed for each lobbyist, include all contributions and expenses for entertainment, gifts and grass roots lobbying campaigns reported by the lobbyist on the L-2 report.

Table with columns: LOBBYIST NAME (IF TO LOBBY FIRM, LIST FIRM NAME), AMOUNT, TOTAL AMOUNT. Includes checkboxes for information continued on attached page and totals.

When completing Items 3 thru 6 below, DO NOT include expenditures already reported in Item 2 above.

3. Other expenditure made by the employer for lobbying purposes. Include any and all:

- a. Payments to vendors on behalf of or in support of registered lobbyists (i.e., food, lodging, travel, credit card purchases);
b. Payments to or on behalf of expert witnesses or others retained to provide lobbying services who offer specialized knowledge or expertise that assists the employer's lobbying effort;
c. Payments for entertainment, gifts, tickets, passes, transportation and travel expenses (including meals, lodging and related expenses) provided to legislators, state officials, state employees and members of their immediate families; (Also complete Item 8)
d. Payments for the composition, design, production and distribution of informational materials produced primarily for influencing legislation;
e. Payments for grass roots lobbying expenses, including those previously reported by employer on PDC Form L-6, and payments for lobbying communications to clients or customers (other than corporate stockholders and members of an association or organization).

4. Political contributions to candidates for state office, including the legislature, to committees supporting or opposing those candidates or to committees supporting or opposing statewide ballot measures. (Also complete Item 9.)

- a. Contributions made directly by the employer, including those previously reported on PDC Form L-3c.
b. If contributions were made by a political action committee associated, affiliated or sponsored by the employer, show name of PAC below. (Information reported by PAC on C-4 report need not be again included as part of this L-3 report.)
Name of PAC

5. Payments or expenditures to legislators and state officials and their spouses and dependents for the purpose of influencing, honoring, or benefiting the legislator or official. Do not include payments for goods or services obtained in the normal course of business. (Also complete Item 12.)

6. Payments for other expenditures for lobbying, whether through or on behalf of a registered lobbyist or otherwise. Attach list itemizing each expense (i.e., show date, recipient, purpose and amount). Do not show payments included above.

TOTAL LOBBYING EXPENSES (Items 2 thru 6)

7. This report must be certified by the president, secretary-treasurer or similar officer of employer organization.

CERTIFICATION section with signature and date lines.

8. Entertainment, gifts, tickets, passes, transportation and travel expenses (including meals, lodging and related expenses) exceeding \$25 in value provided to legislators, state officials, state employees and members of their immediate families.

Name and Title	Cost or Value	Description of Entertainment, Gift or Travel
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES		

9. Contributions made directly by the employer aggregating over \$25 to candidates for state office, the legislature, committees supporting or opposing these candidates or committees supporting or opposing statewide ballot measures. Contributions from an employer-affiliated PAC need not be listed.

Name of Recipient	Amount
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES	

10. COMPENSATION OF \$1,000 OR MORE DURING THE PRECEDING CALENDAR YEAR FOR EMPLOYMENT OR PROFESSIONAL SERVICES PAID TO STATE ELECTED OFFICIALS, SUCCESSFUL CANDIDATES FOR STATE OFFICE AND EACH MEMBER OF THEIR IMMEDIATE FAMILY.

NAME	RELATIONSHIP TO CANDIDATE OR ELECTED OFFICIAL IF MEMBER OF FAMILY.	AMOUNT (CODE)	DESCRIPTION OF CONSIDERATION OR SERVICES EXCHANGED FOR COMPENSATION
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES			

DOLLAR CODE	AMOUNT
A	-\$1 to \$1,999
B	-\$2,000 to \$9,999
C	-\$10,000 to 19,999
D	-\$20,000 to \$49,999
E	-\$50,000 or more

11. COMPENSATION OF \$1,000 OR MORE DURING THE PRECEDING CALENDAR YEAR FOR PROFESSIONAL SERVICES PAID TO ANY CORPORATION, PARTNERSHIP, JOINT VENTURE, ASSOCIATION OR OTHER ENTITY IN WHICH A STATE ELECTED OFFICIAL, SUCCESSFUL STATE CANDIDATE OR MEMBER OF THE IMMEDIATE FAMILY HOLDS OFFICE, PARTNERSHIP, DIRECTORSHIP OR OWNERSHIP INTEREST OF 10% OR MORE.

FIRM NAME	PERSON'S NAME	AMOUNT (CODE)	DESCRIPTION OF CONSIDERATION OR SERVICES EXCHANGED FOR COMPENSATION
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES			

12. ANY EXPENDITURE, NOT OTHERWISE REPORTED, MADE DIRECTLY OR INDIRECTLY TO A STATE ELECTED OFFICIAL, SUCCESSFUL CANDIDATE FOR STATE OFFICE OR MEMBER OF THE IMMEDIATE FAMILY, IF MADE TO HONOR, INFLUENCE OR BENEFIT THE PERSON BECAUSE OF HIS OFFICIAL POSITION.

NAME	AMOUNT	PURPOSE
<input type="checkbox"/> INFORMATION CONTINUED ON ATTACHED PAGES		

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 90-22-019

**NOTICE OF PUBLIC MEETINGS
TRANSPORTATION IMPROVEMENT BOARD**

[Memorandum—October 26, 1990]

MEETING NOTICE FOR
NOVEMBER AND DECEMBER 1990
TRANSPORTATION IMPROVEMENT BOARD
TRANSPORTATION BUILDING
OLYMPIA, WASHINGTON 98504

Work session, 3:00 p.m., Thursday, November 15, 1990, in Spokane at the Sheraton Hotel, NW Mining Room, North 322 Spokane Falls Court.

TIB meeting, 10:00 a.m., Friday, November 16, 1990, in Spokane at the City Council Chambers.

TIB work session, 6:00 p.m., Thursday, December 20, 1990, in Vancouver at the Mark 205 Motor Inn, 221 N.E. Chkalov Drive.

TIB meeting, 9:00 a.m., Friday, December 21, 1990, in Vancouver at the Mark 205 Motor Inn, 221 N.E. Chkalov Drive.

Reviser's note: The spelling error in the above material occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

**WSR 90-22-020
EMERGENCY RULES
DEPARTMENT OF HEALTH
(Board of Nursing)**

[Order 099B—Filed October 30, 1990, 3:20 p.m.]

Date of Adoption: October 16, 1990.

Purpose: Eliminate the 90 day extension currently granted to registered nurses, for obtaining AIDS education upon interstate endorsement.

Citation of Existing Rules Affected by this Order: Amending WAC 308-120-168 and 308-120-610 (3)(a).

Statutory Authority for Adoption: RCW 18.88.080, 18.130.175, and 70.24.270.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Based on change due to volume of cases caused by rule and that applications are received on an on-going basis, this rule needs to be adopted through emergency.

Effective Date of Rule: Immediately.

October 24, 1990

Patricia O. Brown, RN, MSN
Acting Executive Secretary

AMENDATORY SECTION (Amending Order PM 795 [PM 846], filed 11/9/88[6/1/89])

WAC 308-120-168 LICENSURE BY INTER-STATE ENDORSEMENT. (1) A license to practice as a registered nurse in Washington may be issued without examination provided the applicant meets all of the following requirements:

(a) The applicant has graduated and holds a degree/diploma from a state board approved school of nursing preparing candidates for licensure as a registered nurse provided such nursing program is equivalent to the minimum nursing educational standards prevailing for state board approved schools of nursing in Washington at the time of the applicant's graduation.

(i) Applicants who were licensed prior to January 1, 1953, shall have scored at least 75% on the state board examination in the state of original licensure.

(ii) Applicants licensed after January 1, 1953, but before June 1, 1982, shall have passed the state board test pool examination for registered nurse licensure with a minimum standard score of 350 in each test.

(iii) Applicants licensed after July 1, 1982, shall have passed with a minimum standard score of 1600 for the total examination.

(b) The applicant holds a valid current license to practice as a registered nurse in another state or territory.

(c) The applicant complies with the education requirements of WAC 308-120-610(~~(; however, upon written application an applicant, who is otherwise qualified for licensure, may be licensed and have up to ninety days from the date of the issuance of such license to comply with, and submit certification of, the minimum training and education requirements of WAC 308-120-610)~~).

(d) The application shall be completed and notarized, the fee must be filed with the application. The fee is not refundable. A notarized copy of a valid current license shall be filed with the application.

(e) Verification of licensure by examination shall be obtained from the state or territory of original licensure. Any fee for verification required by the state or territory of original license shall be paid by the applicant.

(2) Applicants from countries outside the United States who were granted a license in another United States jurisdiction or territory prior to December 31, 1971, and who were not required to pass the state board test pool examination shall meet the following requirements:

(a) The nursing education program shall meet the minimum approved standards prevailing for schools of nursing in Washington at the time of the applicant's graduation.

(b) The applicant holds a valid current license to practice as a registered nurse in another United States jurisdiction or territory.

(c) The applicant shall submit to the board:

(i) A complete notarized application. The nonrefundable fee must be filed with the application.

(ii) Verification of original licensure obtained in the United States jurisdiction or territory.

(iii) Notarized copies of educational preparation and licensure by examination submitted directly from the country of original licensure or from the state board or territory of original United States licensure.

(iv) Verification of current nursing practice for three years prior to application for Washington licensure.

(v) Evidence to show compliance with the education requirements of WAC 308-120-610.

(d) The applicant shall meet all requirements of chapter 18.88 RCW and regulations of the board.

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

AMENDATORY SECTION (Amending Order PM 795, filed 11/9/88)

WAC 308-120-610 AIDS EDUCATION AND TRAINING. (1) Acceptable education and training. Effective January 1, 1989, the board will accept education and training that is consistent with the model curriculum available from the office on AIDS. Such education and training shall be a minimum of seven hours and shall include, but is not limited to, the following: Etiology and epidemiology; testing and counseling; infection control guidelines; clinical manifestations and treatment; legal and ethical issues to include confidentiality; and psychosocial issues to include special population considerations.

(2) Implementation. Effective January 1, 1989, the requirement for licensure application, renewal, or reinstatement of any license on lapsed, inactive, or disciplinary status shall include completion of AIDS education and training. All persons affected by this section shall show evidence of completion of an education and training program, which meets the requirements of subsection (1) of this section.

(3) Documentation. The licensee shall:

(a) Certify, on forms provided, that the minimum education and training has been completed after January 1, 1987, and before renewal date (~~or December 31, 1989, whichever date is earlier~~);

(b) Keep records for two years documenting attendance and description of the learning; and

(c) Be prepared to validate, through submission of these records, that education and training has taken place.

WSR 90-22-021

PERMANENT RULES

SECRETARY OF STATE

[Filed October 30, 1990, 4:08 p.m.]

Date of Adoption: October 25, 1990.

Purpose: To modify existing regulations and to add new sections to simplify registrations for certain independent fundraisers.

Citation of Existing Rules Affected by this Order: Repealing WAC 434-19-190 and 434-19-113; and amending WAC 434-19-012, 434-19-020, 434-19-052, 434-19-053, 434-19-054, 434-19-056, 434-19-059, 434-19-060, 434-19-061, 434-19-075, 434-19-084, 434-19-101, 434-19-110, 434-19-114, 434-19-115, 434-19-118, 434-19-191, 434-19-192, and 434-19-193.

Statutory Authority for Adoption: RCW 19.09.315.

Pursuant to notice filed as WSR 90-19-094 on September 19, 1990.

Changes Other than Editing from Proposed to Adopted Version: In WAC 434-19-012 delete "Legislative Building (Mailstop AS-22)" and insert "505 East Union (Mailstop PM-21)" and delete "98504-0422" and insert "98504-0419."

Effective Date of Rule: Thirty-one days after filing.

October 25, 1990

John Dzedzic

Deputy Secretary of State

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-012 OFFICIAL ADDRESS. The address to be used for delivery and receipt of all mail, information, registration applications, amendments, fees and other material required by the act is:

Office of the Secretary of State
Charitable Solicitations Division
Legislative Building (~~Mail Stop~~)
Mailstop: AS-22
Olympia, WA 98504-0422

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-020 DEFINITIONS. Terms defined in RCW 19.09.020 shall apply in these regulations. When used in these regulations:

(1) "Bona fide officer or employee" of a charitable organization shall include any individual volunteering his or her time without compensation.

(2) "Compensation" shall not include:

(a) Reimbursement to an individual employee or volunteer for actual costs incurred and paid by the employee or volunteer acting on behalf of the charitable organization; and

(b) A premium, prize or other noncash item awarded to an otherwise unpaid person under the age of (~~18~~) eighteen as a result of exceeding a specified campaign goal.

(3) "General public" or "public" shall include any defined or identifiable subset of the population of the state. This term shall also include any entity located in this state.

(4) "Independent contractor" shall mean an entity, retained in the performance of fundraising services which:

(a) Is not retained as an employee by the charitable organization or independent fundraiser and has authority to employ others without the direct approval of a charitable organization or independent fundraiser; or

(b) Is required to have an independent business identity, separate from the charitable organization or independent fundraiser, under applicable statutes or regulations of a political subdivision of the state, the state department of revenue, or employment security department, or the federal Internal Revenue Service or Social Security Administration.

(5) "Independent fundraiser":

(a) Shall not include any:

(i) Employee retained by an independent fundraiser, provided the bond required by RCW 19.09.190 covers the actions of such employees;

(ii) Accountant, attorney, banker, financial advisor or similar professional, who, in the regular course of his or her profession, advises a charitable organization regarding fundraising activities, provided the professional is not otherwise engaged in the business of or is held out to persons in this state as engaged in the business of soliciting contributions for charitable or religious purposes;

(iii) Supplier of goods or services not otherwise engaged in the business of or held out to persons in this state as engaged in the business of soliciting contributions for charitable or religious purposes(-);

(iv) Retail establishment, not otherwise deemed an independent fundraiser, in which the retail establishment promises to contribute a portion of the regular sales price of a product or service to a named charitable organization, provided ((~~at~~));

(A) The price of the product or service is no more than the price ((~~30~~)) thirty days before and ((~~30~~)) thirty days after the promotion; and ((~~b~~))

(B) The charitable organization's has given its written permission to use ((~~it fits~~)) its name in connection with the promotion; and ((~~c~~))

(C) The agreement governing the retail establishment's contribution is in writing.

(b) Shall include any:

(i) Independent contractor;

(ii) For-profit entity, not otherwise deemed a charitable organization, which is substantially engaged in a trade or commerce in this state which is intended to or results in the raising of funds for charitable or religious purposes or a charitable or religious organization. An organization is considered to be substantially engaged in a trade or commerce in this state which is intended to or results in the raising of funds for such purposes if ((~~25%~~)) twenty-five percent or more of the for-profit entity's gross receipts in any accounting period are associated with any contract or other arrangement which results in payments to a charitable or religious organization;

(iii) Product fundraiser, as defined in subsection (7) of this section;

(iv) Professional fundraising counsel, as defined in subsection (8) of this section.

(6) "Official relationship," as used in the definition of "general public" or "public," shall mean a status conferred by a charitable organization which is obtained as a result of a voluntary and affirmative action by an entity, on at least an annual basis, which demonstrates a continuing association with, support of, or knowledge of the activities of, the charitable organization.

(7) "Product fundraiser" shall mean an independent fundraiser:

(a) Whose fundraising services are limited to providing product at wholesale for resale by only employees and volunteers of the charitable organization; and

(b) Which does not engage in any of the activities described in RCW 19.09.190 (1), (2), or (3).

(8) "Professional fundraising counsel" shall mean an independent fundraiser:

(a) Whose fundraising services are limited to providing planning advice or consultation; and

(b) Which does not engage in, nor is contractually associated with any entity which engages in, the activities described in RCW 19.09.190 (1), (2), or (3).

(9) "Publicly supported educational facility" shall mean a public school or school district as defined by Title 28A RCW, or a public college, university, or community college as defined by Title 28B RCW.

((~~10~~)) (10) "Solicitation" shall not include any:

(a) Application or request for application for a grant, contract, or similar funding from any foundation, corporation, governmental agency or similar entity which has an established application and review procedure for reviewing such requests.

(b) Attempt to sell a service or good which constitutes the basis of the charitable organization's federal tax exemption or primary purpose for the existence of the charitable organization; including but not limited to: admission to a theatrical or other performance by a drama, musical, dance or similar group; and fees for services or use of the charitable organization's facilities.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-052 CHARITABLE ORGANIZATION REGISTRATION—OTHER FINANCIAL STANDARDS. (1) A charitable organization not subject to the filing requirements of IRS Form 990 shall ((~~complete the financial portion of~~)) indicate on the registration form whether the registration required by RCW 19.09.075(-

(~~a~~)) is based only upon the activities under the supervision and control of the fundraising or development portion of the organization((~~;~~ and

(b) Shall not include (i) appropriated funds except as provided under WAC 434-19-053, (ii) tuition, fees or contractual revenue for services rendered, (iii) admission fees to events (such as athletic contests and theatrical performances, etc.) or registration fees for conferences, or similar events conducted as part of the charitable organization's purpose), or whether it is based upon the activities of the entire organization.

(2) Financial reports shall be substantially consistent with the requirements of IRS Form 990, the accounting principles of the American Institute of Certified Public Accountants (AICPA), or such standards generally recognized and accepted by the business or accounting association which governs the charitable organization's financial affairs.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-053 CHARITABLE ORGANIZATION REGISTRATION—TREATMENT OF APPROPRIATED FUNDS. A charitable organization which is a government subdivision or publicly supported educational facility:

(1) Shall include funds appropriated by the government only to the extent such funds are directly expended to support fundraising efforts or to defray costs of administering the organization's fundraising programs.

(2) Shall not include:

(a) Appropriated funds except as provided in this section;

(b) Tuition, fees, or contractual revenue for services rendered;

(c) Admission fees to events (such as athletic contests and theatrical performance, etc.) or registration fees for conferences, or similar events conducted as part of the charitable organization's purpose.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-054 CHARITABLE ORGANIZATION REGISTRATION—FINANCIAL REPORTING ADJUSTMENTS. For purposes of financial reporting as required by RCW 19.09.075:

(1) A charitable organization with current year expenses which exceed revenue received during the reporting year shall add to reported revenue that portion of previous years' surplus, fund balance, reserve or similar account which was used to offset the current year deficit.

(2) Funds irrevocably reserved to a capital acquisition or other legally binding reserve account shall be deemed and reported as disbursed for the stated purpose ~~((at the time))~~ in the year of deposit to the reserve account. Funds reported in this manner shall not be reported as expended for the charitable purpose in the year when withdrawn or liquidated from the reserve account and applied to the stated purpose.

(3) A charitable organization which is required to file an IRS Form 990 and which reports on IRS Form 990 "gross revenue from special fundraising events" of \$10,000 or more shall segregate "costs of goods sold" from other "direct expenses" relating to the "special fundraising events" and shall, as part of the application required by RCW 19.09.075(7):

(a) Subtract only "costs of goods sold" from "gross revenue from special fundraising events" when calculating "total revenue"; and

(b) Subtract "costs of goods sold" from all other "direct expenses" relating to "special fundraising events," and shall report the result as part of costs of solicitation.

(4) Terms referred to in WAC 434-19-054(3) shall be defined as provided in the instructions to IRS Form 990.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-056 CHARITABLE ORGANIZATION REGISTRATION—COMBINED PROGRAM

AND PAID FUNDRAISING EFFORT. A charitable organization which ~~((a))~~:

(1) Compensates a temporary employee, independent contractor, independent fundraiser or an entity other than a bona fide employee for fundraising services; and ~~((b))~~

(2) Allocates any portion of such compensation as part of the charitable organization's amount disbursed for charitable purpose shall file a statement to that effect, in a form prescribed by the secretary, as part of its annual registration.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-059 CHARITABLE ORGANIZATION REGISTRATION—VOLUNTARY VERIFICATION INFORMATION. In its application to register, a charitable organization may include information intended to assist the general public in verifying that the charitable organization exists and is conducting the programs and activities it reports on the registration application. Such information is, and shall be clearly identified as, not mandatory. ~~((Not including))~~ The absence of such information shall not be grounds for denying an application to register.

AMENDATORY SECTION (Amending order 88-02, filed 4/14/88)

WAC 434-19-060 CHARITABLE ORGANIZATION REGISTRATION—OUT OF STATE ORGANIZATIONS. In accordance with RCW 19.09.076 (2)(c), to qualify to be exempt from filing the registration application described in RCW 19.09.075, a charitable organization located outside the state of Washington shall file with the secretary all documents and schedules associated with the organization's filing of IRS Form 990 for the preceding accounting year. An organization located outside the state of Washington which:

(1) Has not been required to complete, or has not completed, an IRS Form 990 for the preceding accounting year; or

(2) Has not filed registrations required by the states of California and New York for the preceding accounting year, must complete the forms required by RCW 19.09.075.

AMENDATORY SECTION (Amending order 88-02, filed 4/14/88)

WAC 434-19-061 CHARITABLE ORGANIZATION REGISTRATION—FEDERAL INCOME TAX FORM 990 CONDITIONS NOT APPLICABLE. The following conditions, which apply to organizations filing Federal Income Tax Form 990, do not apply to organizations required to register by RCW 19.09.075 or ~~((RCW))~~ 19.09.078:

(1) Extensions of time to file. Applications to register must be filed with the secretary by the due date specified

by statute: no extensions will be granted by the secretary. The granting of an extension by the Internal Revenue Service does not change the due date of an application or renewal of a registration application. If an organization is unable to complete its final financial reports by the due date specified by statute, the ~~((organization may submit its))~~ organization's application to register shall be based upon un-audited or preliminary financial information; provided, that within 30 days of receipt of audited or other final financial reports, an amended application to register, based upon such final financial reports, is filed with the secretary. There shall be no fee for filing an amended application as required by this section.

(2) Exemption from filing a completed return. An organization with gross receipts normally not more than ~~((25,000))~~ twenty-five thousand dollars is not required to file a completed Federal Income Tax Form 990 with the Internal Revenue Service. Applicability of this exemption to an organization does not effect the organization's responsibility to file with the secretary the information required by RCW 19.09.075 or ~~((RCW))~~ 19.09.078.

(3) Reporting funds received on behalf of a charitable organization by another entity.

As required by RCW 19.09.075 (7)(b), the application to register as a charitable organization shall include, as part of "gross revenue from all sources," the gross amount received as a result of a solicitation by the charitable organization or any other entity, without regard to which entity retained "care, custody or control" of the funds.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-075 CHARITABLE ORGANIZATION REGISTRATION—NONPROFIT FUNDRAISER—NEWLY FORMED ORGANIZATION. A charitable organization or nonprofit fundraiser which is required to register, but has yet to complete its first accounting year shall complete the registration required by RCW 19.09.075 based upon the annual budget of expenditures approved by the organization's board of directors. The ~~((charitable))~~ organization shall clearly identify that the reported figures are budget estimates and not based upon actual funds expended.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-084 INDEPENDENT FUNDRAISER REGISTRATION—CALCULATION OF ~~((DISCLOSURE))~~ PERCENTAGE WAIVED. An independent fundraiser, product fundraiser, or professional fundraising counsel which:

(1) Is not involved in the conduct of a solicitation campaign, as defined in WAC 434-19-114; and

(2) Does not receive contributions on behalf of a charitable organization, as defined in WAC 434-19-195(1); shall not be required to ~~((calculate the percentage which is required to be disclosed under RCW 19-09-100 (2)(b)))~~ provide financial information or a list of

clients as part of the independent fundraisers annual registration, as required by RCW 19.09.079 (7)(b) and (c).

NEW SECTION

WAC 434-19-085 INDEPENDENT FUNDRAISER REGISTRATION—RESPONSIBILITY FOR REPORTING FINANCES. An independent fundraiser which, under WAC 434-19-114, is deemed to conduct a solicitation, shall determine and report all expenses and contributions associated with the solicitation, regardless of whether such expenses were incurred and/or contributions handled by another entity which was contractually associated with the independent fundraiser.

NEW SECTION

WAC 434-19-097 CHARITABLE ORGANIZATIONS AND INDEPENDENT FUNDRAISERS—CONTRACT REGISTRATION FORM—TIMING. No fundraising service or activity shall commence until after the registration form required under RCW 19.09.097 shall have been filed with the charitable solicitations division at the address stipulated in WAC 434-19-012.

NEW SECTION

WAC 434-19-098 CHARITABLE ORGANIZATIONS AND INDEPENDENT FUNDRAISERS—CONTRACT REGISTRATION FORM—FEE WAIVED. The secretary shall accept, without fee, a registration form required under RCW 19.09.097 if the independent fundraiser is either a registered product fundraiser or professional fundraising counsel.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-101 CONDITIONS APPLICABLE TO SOLICITATIONS—MULTIPLE CONTACTS DEEMED SINGLE SOLICITATION. A person making more than one contact to solicit a contribution from an entity shall be considered to have complied with RCW 19.09.100 if:

~~((a))~~ (1) All disclosures required by RCW 19.09.100(1) are physically provided in written form to the entity solicited during the first contact when a solicitation is made; and

~~((b))~~ (2) All disclosures required by RCW 19.09.100 are physically provided in written form to the entity solicited at least once every ~~((90 calendar days))~~ six months; and

~~((c))~~ (3) The entity solicited affirmatively consents to additional contacts to solicit a contribution.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-110 CONDITIONS APPLICABLE TO SOLICITATIONS—WRITTEN DISCLOSURE—STANDARD. ~~((The disclosure required to be))~~ (1)

Written disclosures made under RCW 19.09.100 ((2) or (3)) (1):

((1)) (a) Shall be no less conspicuous in size or intensity than the size and intensity of the written material which comprises the majority of a document intended to be retained by an individual; including but not limited to a letter, brochure, invoice, ticket, receipt, or advertisement in a publication; and

((2)) (b) Shall be readable in the manner in which it is customarily presented in a form that is ((a)) (i) intended to be read from a distance or ((b)) (ii) not to be retained by an individual; including but not limited to a flyer, poster, petition, banner, photograph, televised picture or billboard.

(2) As a result of the decision of The United States Supreme Court in the case of "Riley v. National Federation of the Blind of North Carolina (108 S. Ct. 2667 (1988)), the office of the secretary of state will not seek enforcement against apparent violations of the written disclosure provisions of RCW 19.09.100 (2) and (3).

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-114 CONDITIONS APPLICABLE TO SOLICITATIONS—SOLICITATION CONDUCTED. A solicitation is considered conducted by the entity which is responsible for ((a)):

(1) The manner in which the message is communicated, or the individuals who communicate the solicitation message; and ((b))

(2) The receipt of contributions from the public. Where ((these responsibilities are shared between)) a charitable organization ((and an independent fundraiser)) is not responsible for both functions, the solicitation shall be considered conducted by the independent fundraiser if the independent fundraiser or any entity contractually associated with the independent fundraiser engages in any of the activities described in RCW 19.09.190 (1), (2), or (3).

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-115 CONDITIONS APPLICABLE TO SOLICITATIONS—RESPONSIBILITY FOR CONTENT OF SOLICITATION. It shall be ((presumed to be)) the responsibility of the entity conducting the solicitation, as defined in WAC 434-19-114, to assure that the solicitation complies with the requirements of the act.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-118 CONDITIONS APPLICABLE TO SOLICITATIONS—SOLICITATION CONDUCTED VIA ELECTRONIC MEDIA. (1) The disclosures required under RCW 19.09.100 (1) ((and (3) and WAC 434-19-110)) shall apply to solicitations conducted via television or radio, except (a) ((such)) announcements of one minute duration or less which are provided by the station at no ((expense)) charge to the charitable organization or its agent, including but not

limited to public service announcements; and (b) ((a)) news reports of any duration.

(2) A solicitation, such as a telethon or similar event, conducted via television or radio over a period exceeding thirty minutes of on-air time originating within the state during any twenty-four hour period shall contain the ((written)) disclosures required under RCW 19.09.100 (1) ((d) and (2)(a) or (b), whichever is applicable, at least once during the telethon, and)) at least once during each ((fifteen)) thirty minutes of on-air time originating within the state.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-191 SURETY BOND—NOTICE OF EXEMPTION FROM BOND REQUIREMENT. ((1) Except as provided in WAC 434-19-193(3), an independent fundraiser which:

(a) Has been registered with the secretary as an independent fundraiser for at least one accounting year; and

(b) During the preceding accounting year has not, in the course of providing fundraising services, engaged in any of the activities described in RCW 19.09.190 (1), (2), and (3); shall provide notice to the secretary that the independent fundraiser claims exemption from the bond required under RCW 19.09.190.

(2) Such notice shall be submitted by the independent fundraiser in writing, on the letterhead of the independent fundraiser, signed by the independent fundraiser, and shall contain a statement, under penalty of perjury, assuring the secretary that during the previous accounting year, the independent fundraiser had not engaged in any of the activities described in RCW 19.09.190 (1), (2) and (3);) (1) To be eligible to be deemed exempt from the bonding requirement of RCW 19.09.190, an independent fundraiser shall not have had a registration as an independent fundraiser suspended under WAC 434-19-193; and

(a) Shall have been registered with the secretary as an independent fundraiser for at least the most recently completed accounting year, during which shall not have engaged in any of the activities described in RCW 19.09.190 (1), (2), and (3); or

(b) Shall be currently registered as either a product fundraiser or professional fundraising counsel, as defined in WAC 434-19-020 (7) or (8), respectively.

(2) To be deemed exempt from the bonding requirement of RCW 19.09.190, an independent fundraiser shall:

(a) Be eligible to be deemed exempt, as described in WAC 434-19-191(1); and

(b) Provide notice to the secretary that the independent fundraiser claims exemption from the bond required under RCW 19.09.190.

(3) The notice required under WAC 434-19-191 (2)(b) shall be submitted by the independent fundraiser in writing, on the letterhead of the independent fundraiser, and shall contain a statement, under penalty of perjury that:

(a) The fundraiser has reviewed the requirements to be eligible for being deemed exempt from the bonding requirement of RCW 19.09.190; and

(b) The fundraiser has not, during the most recently completed accounting year, engaged in any of the activities described in RCW 19.09.190 (1), (2), and (3); and

(c) The fundraiser shall not engage in any of the activities described in RCW 19.09.190 (1), (2), and (3), unless the fundraiser shall first (i) notify the secretary, in writing, of the intent to begin engaging in such activities; and (ii) obtain and submit evidence of obtaining the bonding required by RCW 19.09.190 and these regulations.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-192 SURETY BOND—REDUCTION IN BOND AMOUNT. ((†) Except as provided in WAC 434-19-193(3), an independent fundraiser which

(a) Has been registered with the secretary as an independent fundraiser for at least one accounting year; and

(b) During the preceding accounting year has not, in the course of providing fundraising services, engaged in more than any one of the activities described in RCW 19.09.190 (1), (2), and (3); is eligible upon request to receive a reduction of the bond required under RCW 19.09.190 from fifteen thousand dollars to five thousand dollars.

(2) Such request shall be submitted by the independent fundraiser in writing, on the letterhead of the independent fundraiser, signed by the independent fundraiser and shall contain a statement, under penalty of perjury, assuring the secretary that during the previous accounting year, the independent fundraiser has not engaged in more than one of the activities described in RCW 19.09.190 (1), (2) and (3).) (1) To be eligible to request a reduction of the bonding requirement of RCW 19.09.190, an independent fundraiser shall not have had a registration as an independent fundraiser suspended under WAC 434-19-193.

(2) To request a reduction of the bonding requirement of RCW 19.09.190, an independent fundraiser shall:

(a) Be eligible to request a reduction of the bonding requirement, as described in WAC 434-19-192(1); and

(b) Provide notice to the secretary that the independent fundraiser desires to reduce the bond required under RCW 19.09.190 from fifteen thousand dollars to five thousand dollars.

(3) The notice required under WAC 434-19-192 (2)(b) shall be submitted by the independent fundraiser in writing, on the letterhead of the independent fundraiser, and shall contain a statement, under penalty of perjury that:

(a) The fundraiser has reviewed the requirements to be eligible for requesting the bonding requirement of RCW 19.09.190; and asserts that the fundraiser is eligible to request a reduction in the bonding requirement; and

(b) The fundraiser has not, during the most recently completed accounting year, engaged in more than one of any of the activities described in RCW 19.09.190 (1), (2), and (3); and

(c) The fundraiser shall not engage in more than one of any of the activities described in RCW 19.09.190 (1),

(2), and (3), unless the fundraiser shall first (i) notify the secretary, in writing, of the intent to begin engaging in such activities; and (ii) obtain and submit evidence of obtaining the bonding required by RCW 19.09.190 and these regulations.

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-193 SURETY BOND—REINSTATEMENT OF BOND AMOUNT. (1) An independent fundraiser which:

(a) Has received approval from the secretary to reduce the bond requirement of RCW 19.09.190 to five thousand dollars under the provisions of WAC 434-19-190 or 434-19-192; or

(b) Notified the secretary that the fundraiser claims exemption from the bond requirement of RCW 19.09.190 under the provisions of WAC 434-19-191; and fails to refrain from engaging in any activity which qualified the independent fundraiser for such reduced or waived bond; shall immediately execute a bond as principal with one of more sureties whose liability in the aggregate of such sureties will equal at least fifteen thousand dollars.

(2) Failure to provide evidence of proper bonding shall result in the secretary ((revoking)) suspending the registration of the independent fundraiser until evidence of sufficient bonding ((in [is]) is received.

(3) An independent fundraiser which has been required to increase or reinstate a bond under the provisions of WAC 434-19-193(1) or has had the bond impaired by any final ((judgement)) judgment, shall not again be eligible to receive a reduction in bond amount nor qualify for exemption from the bond required by RCW 19.09.190.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 434-19-090 CHARITABLE ORGANIZATIONS AND INDEPENDENT FUNDRAISERS—CONTRACT REGISTRATION FORM—TIMING.

WAC 434-19-113 CONDITIONS APPLICABLE TO SOLICITATIONS—NEW ORGANIZATION.

WSR 90-22-022

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Order 2057—Filed October 30, 1990, 4:27 p.m.]

Date of Adoption: October 30, 1990.

Purpose: Record information required by law is kept on a prescribed form.

Citation of Existing Rules Affected by this Order: Amending WAC 16-228-190.

Statutory Authority for Adoption: RCW 17.21.030.

Other Authority: RCW 17.21.100.

Pursuant to notice filed as WSR 90-19-117 on September 19, 1990.

Changes Other than Editing from Proposed to Adopted Version: One minor change was made on the last column of the Version 5 form, "Pesticide Applied Per Acre or Other Measure", a footnote requiring information when the label specifies rate (amount).

Effective Date of Rule: Thirty-one days after filing.

October 30, 1990
Michael Schwisow
Deputy Director

AMENDATORY SECTION (Amending WSR 90-11-024, filed 5/9/90, effective 6/9/90)

WAC 16-228-190 **APPLICATOR REQUIREMENTS.** (1) Certified applicators and all persons applying pesticides to more than one acre of agricultural land in a calendar year including public entities engaged in roadside spraying shall keep records on a form prescribed by the director which shall include the following:

(a) The name and address of the person for whom the pesticide was applied.

(b) The address or exact location of the land where the pesticide was applied. If the application is made to one acre or more of agricultural land, the field must be located on the map on the prescribed form.

(c) The year, month, day and time the pesticide was applied.

(d) The product name used on the registered label and the United States Environmental Protection Agency registration number, if applicable, of the pesticide which was applied.

(e) The direction from which the wind is blowing and estimated velocity of the wind in miles per hour (mph) and the temperature in degrees Fahrenheit at the time the pesticide was applied: PROVIDED, That this subsection (e) shall not apply to applications of baits in bait stations and pesticide applications within structures.

(f) The total amount of pesticide applied such as pounds, gallons, ounces, etc.

(g) The amount of pesticide applied per acre or one thousand square feet or other appropriate measure.

(i) For PCO classification or residential ornamental applications, the amount shall be recorded to the nearest ounce of product or to the nearest gallon of liquid spray per site.

(ii) Fumigation records shall include the pounds of gas released per one thousand cubic feet of space, the temperature, and the duration of the exposure period.

(h) The concentration of pesticide that was applied. Liquid applications may be recorded as amount of product per one hundred gallons of liquid spray or other appropriate measure.

(i) The pests to be controlled (for PCO classification only).

(j) Specific crop or site to which pesticide was applied.

(k) Apparatus license plate number.

(l) The licensed applicator's name, certified pesticide applicator license number, address, telephone number, and the name and license number(s) if applicable of the individual or individuals making the application.

(m) The number of acres or other appropriate measure to which the pesticide was applied.

(2) Application records shall be completed and available to the department the same day the pesticides were applied.

(3) Application records shall be kept for a period of seven years from the date of the application of the pesticide to which such records refer. The director shall, upon request in writing, be furnished with a copy of such records forthwith by the licensee.

(4) Upon written request, the applicator shall provide the customer with a record of each application of pesticides to his/her land, for the current season, which shall contain the information listed in WAC 16-228-190(1).

(5) Except as stated in subsection (6) of this section, the information required in subsection (1) of this section shall be kept on the appropriate page of the pesticide record form (figures ((~~1-7~~)) 1-8): PROVIDED, That computerized records may be maintained as long as the records can be produced in the form and format prescribed by the department.

(6) The department may allow by written permit the information required in subsection (1) of this section to be kept in a different form and format than that described in figures ((~~1-7~~)) 1-8: PROVIDED, That the following criteria are met:

(a) The pesticide application record keeping system is computerized;

(b) The pesticide application record keeping system was in place and operational prior to July 23, 1989;

(c) The pesticide application record keeping system contains all the information required by subsection (1) of this section, and can be produced in a form and format acceptable to the department.

(7) All apparatus shall be kept in good repair and only that apparatus capable of performing all functions necessary to ensure proper and thorough application of pesticides shall be used. Apparatus shall be cleaned so that no residue remains which may cause injury to land, including humans, desirable plants and animals, from subsequent applications.

(8) On demand of the director, the applicator shall make immediately available for inspection the pesticides being applied and the apparatus used for the application: PROVIDED, That this inspection is made at the site of application or where the apparatus is located.

(9) The applicator shall make available necessary safety equipment in proper working order and advise employees on its use to meet the safety requirements of the pesticide label.

(10) Maintain a uniform mixture at all times in operating apparatus when applying pesticides.

(11) All containers used for prepared mixtures, other than those in an apparatus, shall have a label identifying the contents as a pesticide, the active ingredient, and appropriate cautions.

State of Washington
Department of Agriculture
Olympia, Washington 98504

PESTICIDE APPLICATION RECORD (Version 1)

NOTE: This form must be completed same day as the application
and it must be retained for 7 years. (Ref. RCW 17.21)

1. Date of Application - Year: Month: Day: Time:
2. Name of person for whom the pesticide was applied:
Firm Name (if applicable):
Street Address: City: State: Zip:
3. Licensed Applicator's Name (if different from #2 above): License No.
Firm Name (if applicable): Tel. No.
Street Address: City: State: Zip:
4. Name of person(s) who applied the pesticide (if different than #3 above):
..... License No(s), if applicable:
5. Application Crop or Site:
6. Total Area Treated (acre, sq. ft., etc):
7. Was this application made as a result of a WSDA Permit? No Yes (if yes, give Permit No.) #
8. Pesticide Information (please list all information for each pesticide in the tank mix):

a) Product Name	b) EPA Reg. No.	c) Total Amount of Pesticide Applied in Area Treated	d) Pesticide Applied/Acre (or other measure)	e) Concentration Applied
_____	_____	_____	/	_____
_____	_____	_____	/	_____
_____	_____	_____	/	_____
_____	_____	_____	/	_____
_____	_____	_____	/	_____

9. Address **or exact location** of application. NOTE: If the application is made to one acre or more of agricultural land, the field location must be shown on the map on page two of this form

10. Wind direction and estimated velocity during the application:
11. Temperature during the application:
12. Apparatus license plate number (if applicable):
13. Air Ground Chemigation
14. Miscellaneous Information:

Location of Application (If the application covers more than one township or range, please indicate the township & range for the top left section of the map only):

Township: N

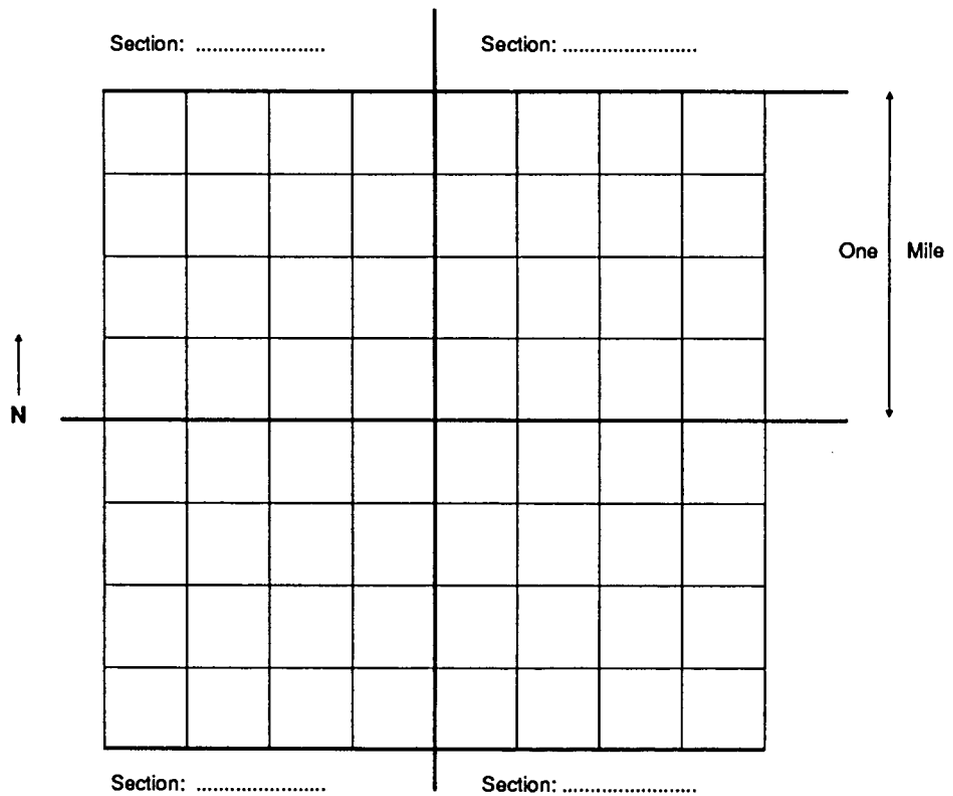
Range: E OR W (please indicate)

Section(s):

County:

PLEASE NOTE:

The map is divided into 4 sections with each section divided into quarter-quarter sections. Please complete it by marking the appropriate section number(s) on the map and indicate as accurately as possible the location of the area treated.



Miscellaneous Information:

PESTICIDE APPLICATION RECORD (Version 2)

NOTE: Application information must be completed on the same day as the application and must be retained for seven years. (Ref. RCW 17.21)

1. Name & Address of Person for Whom Pesticide was Applied:	2. Applicator Name and Address (if different from (1)): Tel. No. Lic. No.
3. Address <i>or exact location</i> of application (NOTE: If the application is made to one acre or more of agricultural land, the field location must be shown on the map on page two of this form)	4. Misc. Info. :

5. Date and Time of Application	6. Crop or Site Treated	7. Acres Treated (or other measure)	8. PRODUCT NAME	9. EPA Registration Number	10. Amount of Product Applied		11. Concentration	12. Weather Conditions, Apparatus License Plate No. and Name and License No. of person(s) who applied pesticide
					Rate per acre (or other measure)	Total Product Applied		
	<input type="checkbox"/> Air <input type="checkbox"/> Ground <input type="checkbox"/> Chemigation						
	<input type="checkbox"/> Air <input type="checkbox"/> Ground <input type="checkbox"/> Chemigation						
	<input type="checkbox"/> Air <input type="checkbox"/> Ground <input type="checkbox"/> Chemigation						
	<input type="checkbox"/> Air <input type="checkbox"/> Ground <input type="checkbox"/> Chemigation						

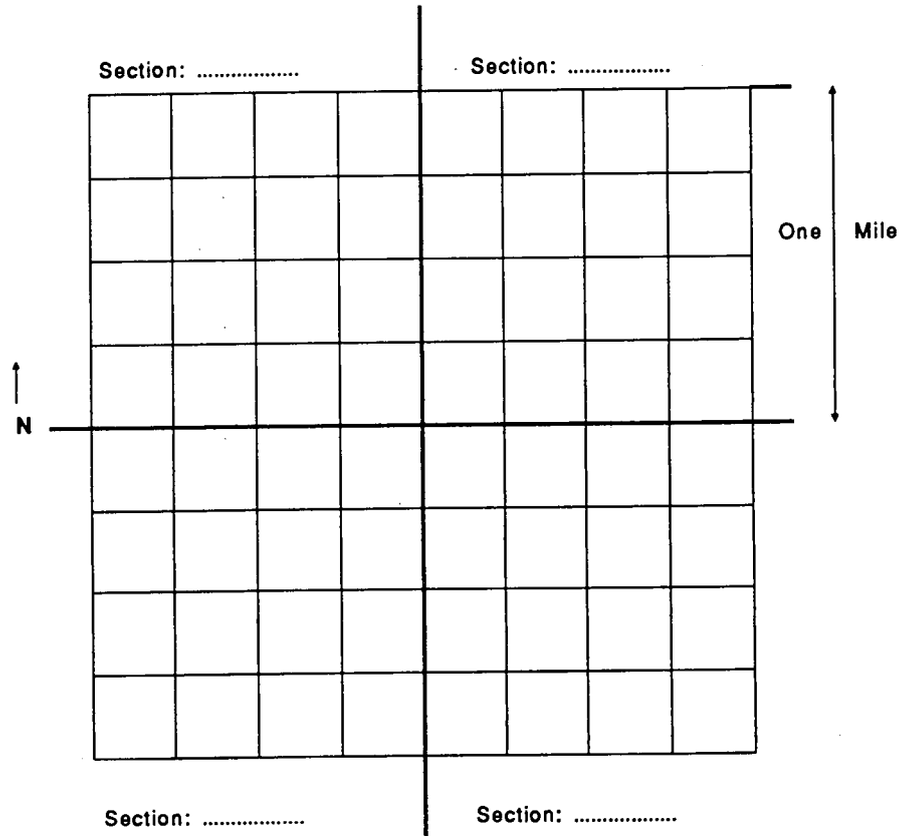
[91]

Location of Application (If the application covers more than one township or range, please indicate the township & range for the top left section of the map only):

TOWNSHIP: N
RANGE: E OR W (please indicate)
SECTION(S):
COUNTY:

PLEASE NOTE:

The map is divided into 4 sections with each section divided into quarter-quarter sections. Please complete it by marking the appropriate section number(s) on the map and indicate as accurately as possible the location of the area treated.



State of Washington
 Department of Agriculture
 Olympia, Washington 98504

PESTICIDE APPLICATION RECORD (Version 3)

NOTE: This form must be completed same day as the application and it must be retained for 7 years. (Ref. RCW 17.21)

1. Date of Application - Year: Month: Day(s):
2. Name of person for whom the pesticide was applied:
 Firm Name (if applicable):
 Street Address: City: State: Zip:
3. Licensed Applicator's Name (if different from #2 above): License No.
 Firm Name (if applicable): Tel. No.
 Street Address: City: State: Zip:
4. Air Ground Chemigation
5. Application Crop or Site:
6. Total Area Treated (acre, sq. ft., etc):
7. Was this application made as a result of a WSDA Permit? No Yes (if yes, give Permit No.) #
8. Pesticide Information (please list all information for each pesticide in the tank mix):

a) Product Name	b) EPA Reg. No.	c) Total Amount of Pesticide Applied in Area Treated	d) Pesticide Applied/Acre (or other measure)	e) Concentration Applied
_____	_____	_____	/	_____
_____	_____	_____	/	_____
_____	_____	_____	/	_____
_____	_____	_____	/	_____
_____	_____	_____	/	_____

9. Address or exact Location of Application. NOTE: If the application is made to one acre or more of agricultural land, the field location must be shown on the map on page two of this form.

10. Date	11. Name of person(s) making the application	12. License No.	13. Apparatus Lic. Plate No.	14. Time		15. Acres Completed	16. Wind		17. Temp.
				Start	Stop		Dir.	Vel.	

State of Washington
Department of Agriculture
Olympia, Washington 98504

PESTICIDE APPLICATION RECORD (Version 4)
May be used for Commercial Residential Ornamental and Lawn Applications only
NOTE: This form must be completed same day as the application and it must be retained for 7 years.

- A. Date of Application - Year: Month: Day:
- B. Firm name: Telephone No.
Commercial Applicator's Name: License No.
Street Address: City: State: Zip:
- C. Name of person(s) who applied the pesticide:.....
License No(s):
- D. Pesticide Information (please list all information for each pesticide in the tank mix):

<u>Product Name</u>	<u>EPA Reg. No.</u>	<u>Concentration</u> Amount - (Lbs., Qts., etc.) of brand per 100 gallons of tank mix. Amount and unit must be specified

- E. Application crop or site: F. Apparatus License Plate No.
- G. Record the following information for the specific conditions during each application:

	CUSTOMER		AMOUNT APPLIED (gals. of mix)	AREA TREATED (sq. ft., etc.)	TIME	TEMP F °	WIND	
	(a) full name	(b) location of application - street address					DIR	VEL (mph)
1. a)								
b)								
2. a)								
b)								
3. a)								
b)								
4. a)								
b)								
5. a)								
b)								
6. a)								
b)								
7. a)								
b)								
8. a)								
b)								
9. a)								
b)								

DAILY PESTICIDE APPLICATION RECORD (Version 5)

For Commercial Pest Control Operators Only

NOTE: This form must be completed same day as the application and retained for seven years.

A. FIRM NAME AND ADDRESS:

TELEPHONE NUMBER:

B. APPLICATOR NAME:

LICENSE NO.

C. PERSON MAKING APPLICATION:

LICENSE NO.

D. DATE:

E. APPARATUS LICENSE NO.

CUSTOMER (a) FULL NAME (b) LOCATION OF APPLICATION (c) TARGET PEST	(a) EPA REG. NO. / PRODUCT NAME(S) (b) CONCENTRATION (c) TOTAL AMOUNT USED	(a) TIME (IN/OUT) (b) TEMP. (c) WIND DIR. / VELOCITY	APPLICATION SITE (C & C, SPOT, VOID INJECTIONS, ETC.)	* PESTICIDE APPLIED / ACRE OR OTHER MEASURE
1. a) _____ b) _____ c) _____	_____	_____	_____	____/____
2. a) _____ b) _____ c) _____	_____	_____	_____	____/____
3. a) _____ b) _____ c) _____	_____	_____	_____	____/____
4. a) _____ b) _____ c) _____	_____	_____	_____	____/____
5. a) _____ b) _____ c) _____	_____	_____	_____	____/____
6. a) _____ b) _____ c) _____	_____	_____	_____	____/____
7. a) _____ b) _____ c) _____	_____	_____	_____	____/____

* REQUIRED WHEN LABEL SPECIFIES RATE (AMOUNT PER AREA)

WSR 90-22-023
PERMANENT RULES
DEPARTMENT OF ECOLOGY

[Filed October 31, 1990, 8:07 a.m.]

Date of Adoption: October 29, 1990.

Purpose: The purpose of this chapter is to reduce or eliminate the discharge of contaminants to the state's ground waters. To do this, this chapter establishes ground water quality standards which provide for the protection of existing and future beneficial uses of ground water.

Statutory Authority for Adoption: RCW 90.48.035.

Pursuant to notice filed as WSR 90-11-074 on May 16, 1990.

Changes Other than Editing from Proposed to Adopted Version: [No information supplied by agency.]

Effective Date of Rule: Thirty-one days after filing.

October 29, 1990

Fred Olson

Deputy Director

Chapter 173-200 WAC
**WATER QUALITY STANDARDS FOR GROUND
 WATERS OF THE STATE OF WASHINGTON**

NEW SECTION

WAC 173-200-010 INTRODUCTION. (1) This chapter implements chapter 90.48 RCW, the Water Pollution Control Act and chapter 90.54 RCW, the Water Resources Act of 1971.

(2) This chapter applies to all ground waters of the state that occur in a saturated zone or stratum beneath the surface of land or below a surface water body.

(3) This chapter shall not apply to:

(a) Contaminant concentrations found in saturated soils where those contaminants are chemicals or nutrients that have been applied at agronomic rates for agricultural purposes if those contaminants will not cause pollution of any ground waters below the root zone.

(b) Contaminant concentrations found in saturated soils where those contaminants are constituents that have been applied at approved rates and under approved methods of land treatment if those contaminants will not cause pollution of any ground waters below the root zone.

(c) Clean up actions approved by the department under the Model Toxics Control Act, chapter 70.105D RCW, or approved by the United States Environmental Protection Agency under the Comprehensive Environmental Response Compensation and Liability Act, 42 U.S.C. 9601 et seq. Ground water cleanup standards for such sites shall be developed under WAC 173-340-720.

(4) The goal of this chapter is to maintain the highest quality of the state's ground waters and protect existing and future beneficial uses of the ground water through the reduction or elimination of the discharge of contaminants to the state's ground waters.

(5) To implement this goal, this chapter establishes ground water quality standards which, together with the

state's technology-based treatment requirements, provide for the protection of the environment and human health and protection of existing and future beneficial uses of ground waters.

NEW SECTION

WAC 173-200-020 DEFINITIONS. As used in this chapter:

(1) "Activity" means any site, area, facility, structure, vehicle, installation, or discharge which may produce pollution.

(2) "Artificial ground water" means ground water that has been put in place through means, such as irrigation, other than natural recharge.

(3) "Background water quality" means the concentrations of chemical, physical, biological, or radiological constituents, or other characteristics in or of ground water at a particular point in time and upgradient of an activity that have not been affected by that activity.

(4) "Beneficial uses" means uses of waters of the state which include but are not limited to use for domestic, stock watering, industrial, commercial, agricultural, irrigation, mining, fish and wildlife maintenance and enhancement, recreation, generation of electric power and preservation of environmental and aesthetic values, and all other uses compatible with the enjoyment of the public waters of the state.

(5) "Best management practices" or "BMPs" mean schedules of activities, prohibitions of practices, maintenance of procedures, and other management practices, to prevent or reduce the pollution of ground waters of the state. BMPs also include treatment requirements, operating procedures and practices to control plant site runoff, spillage or leaks, sludge or water disposal, or drainage from raw material storage.

(6) "Carcinogen" means any substance or agent that produces or tends to produce cancer in humans. For implementation of this chapter, the term carcinogen will apply to all substances on the United States Environmental Protection Agency Integrated Risk Information System, IRIS data base, of A (known human) and B1 and B2 (probable human) carcinogens for which IRIS listed an oral slope factor.

(7) "Contaminant" means any chemical, physical, biological, or radiological substance that does not occur naturally in ground water or that occurs at concentrations greater than those in the natural levels.

(8) "Criteria" means numerical values or narrative standards that represent the maximum allowable contaminant concentrations in the ground water.

(9) "Department" means the Washington state department of ecology.

(10) "Early warning value" means a concentration set in accordance with WAC 173-200-070 that is a percentage of a ground water quality enforcement limit.

(11) "Enforcement limit" means the value assigned to any contaminant for the purposes of regulating that contaminant.

(12) "Ground water" means water in a saturated zone or stratum beneath the surface of land or below a surface water body.

(13) "Human-caused pollution" means pollution resulting from human activity.

(14) "Isolated ground water" means ground water fully separated from other ground waters by an impermeable layer of rock or strata.

(15) "Maximum contaminant level" or "MCL" means the maximum concentration of a contaminant in water established by the Environmental Protection Agency under the Federal Safe Drinking Water Act (42 U.S.C. 300f et seq.) and published in 40 C.F.R. 141 as presently promulgated or as subsequently amended or repromulgated.

(16) "Maximum contaminant level goal" or "MCLG" means the maximum concentration of a contaminant established by the Environmental Protection Agency under the Federal Safe Drinking Water Act (42 U.S.C. 300f et seq.) and published in 40 C.F.R. 141 as presently promulgated or subsequently amended or repromulgated, for which no known or anticipated adverse effects on human health occur including an adequate margin of safety.

(17) "Natural ground water quality" means ground water quality that was present before any human-caused pollution.

(18) "Naturally nonpotable ground water" means ground water that is unsuitable for drinking water because of natural ground water quality and for which current treatment methods are considered unreasonable and impractical.

(19) "Permit" means a department authorization, license, or equivalent control document issued to a facility, activity, or entity authorized to treat, store, dispose, or discharge materials or wastes. This includes, but is not limited to, state waste discharge permits issued pursuant to chapter 173-216 WAC, permits for dangerous waste management facilities issued pursuant to chapter 173-303 WAC, and permits for ground water withdrawal issued pursuant to chapter 90.44 RCW.

(20) "Person" means any political subdivision, government agency, municipality, industry, public or private corporation, partnership, association, firm, individual, or any other entity whatsoever.

(21) "Point of compliance" means the location, set in accordance with WAC 173-200-060, where the ground water quality enforcement limit shall not be exceeded.

(22) "Pollution" means such contamination, or other alteration of the physical, chemical or biological properties, of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state as will or is likely to create a nuisance or render such waters harmful, detrimental or injurious to the public health, safety or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish, or other aquatic life.

(23) "Practical quantification level" or "PQL" means the lowest concentration of a substance that can be reliably achieved within specific limits of precision, accuracy, representativeness, completeness, and comparability during routine laboratory operating conditions.

(24) "Root zone" means the zone that extends from the surface of the soil to the depth of the lowest root and is specific to a species of plant, group of plants, or crop.

(25) "Saturated zone" means the zone below the water table in which all interstices are filled with water.

(26) "Seasonal ground water" means ground water that exists for a temporary period of the year and is usually associated with a particular activity or phenomenon.

(27) "State waste discharge permit" means a permit issued in accordance with the state waste discharge permit program, chapter 173-216 WAC.

NEW SECTION

WAC 173-200-030 ANTIDegradation POLICY. (1) The antidegradation policy of the state of Washington, is generally guided by chapter 90.48 RCW, the Water Pollution Control Act, and chapter 90.54 RCW, the Water Resources Act of 1971. The goal of this policy is to ensure the purity of the state's ground waters and to protect the natural environment.

(2) The antidegradation policy is as follows:

(a) Existing and future beneficial uses shall be maintained and protected and degradation of ground water quality that would interfere with or become injurious to beneficial uses shall not be allowed.

(b) Degradation shall not be allowed of high quality ground waters constituting an outstanding national or state resource, such as waters of national and state parks and wildlife refuges, and waters of exceptional recreational or ecological significance.

(c) Whenever ground waters are of a higher quality than the criteria assigned for said waters, the existing water quality shall be protected, and contaminants that will reduce the existing quality thereof shall not be allowed to enter such waters, except in those instances where it can be demonstrated to the department's satisfaction that:

(i) An overriding consideration of the public interest will be served; and

(ii) All contaminants proposed for entry into said ground waters shall be provided with all known, available, and reasonable methods of prevention, control, and treatment prior to entry.

NEW SECTION

WAC 173-200-040 CRITERIA. (1) Ground waters in the state of Washington support many different beneficial uses. The purpose of these criteria is to establish maximum contaminant concentrations for the protection of a variety of beneficial uses of Washington's ground water.

(a) Drinking water is the beneficial use generally requiring the highest quality of ground water.

(b) Providing protection to the level of drinking water standards will protect a great variety of existing and future beneficial uses.

(c) Some ground waters of the state support environmental systems with existing and future beneficial uses requiring more stringent protection than that provided by human health based criteria. These ground waters

and dependent uses will be protected by either or both of the following:

(i) Designation of an area and its associated ground water as a special protection area in accordance with WAC 173-200-090.

(ii) Establishment of enforcement limits as close to the natural ground water quality as possible for activities that may adversely affect those ground waters in accordance with WAC 173-200-050.

(d) The use of criteria based on drinking water quality shall in no way be interpreted to mean that all ground waters are used for drinking water or that all ground waters are presently suitable for drinking water.

(2) The following criteria shall apply to all ground waters in the state of Washington:

(a) Ground water concentrations shall not exceed the criteria listed in Table 1, except as described in WAC 173-200-050 (3)(b).

(b) For the primary and secondary contaminants and radionuclides listed in Table 1, the criteria shall be the most stringent concentration of the following and those listed in Table 1:

- (i) Maximum contaminant level goals;
- (ii) Maximum contaminant levels; and
- (iii) State maximum contaminant levels published in chapter 248-54 WAC as presently promulgated or subsequently amended or repromulgated.

The criteria for primary and secondary contaminants and radionuclide contaminants in Table 1 shall be amended as the federal and state rules are amended and without amendment of this chapter.

(c) For carcinogens listed in Table 1, the criteria are the concentrations that are anticipated to result in a total incremental human cancer risk of less than 1 in 1,000,000, and were estimated using the following equation and standard exposure assumptions:

$$\text{Ground Water Criteria} = \frac{\text{RISK} \times \text{BW} \times \text{LIFE} \times \text{UCF}}{\text{CPF} \times \text{DWIR} \times \text{DUR}} \text{ (ug/l)}$$

Where:

- RISK = Human cancer risk level (1 in 1,000,000)
- BW = Body Weight (70 kg)
- LIFE = Lifetime (70 years)
- UCF = Unit conversion factor (1,000 ug/mg)
- CPF = Cancer potency factor as published in the IRIS data base (1/mg/kg/day)
- DWIR = Drinking water ingestion rate (2.0 liters/day)
- DUR = Duration of exposure (30 years)

For volatile carcinogens, inhalation exposure from showering was incorporated into the criteria by doubling the drinking water ingestion rate.

(3) For contaminants for which no numeric criteria have been established, enforcement limits shall be established in accordance with WAC 173-200-050.

TABLE 1
GROUND WATER QUALITY CRITERIA

CONTAMINANT	CRITERION
I. PRIMARY AND SECONDARY CONTAMINANTS AND RADIONUCLIDES	
A. PRIMARY CONTAMINANTS	
Barium*	1.0 milligrams/liter (mg/l)
Cadmium*	0.01 mg/l
Chromium*	0.05 mg/l

CONTAMINANT	CRITERION
Lead*	0.05 mg/l
Mercury*	0.002 mg/l
Selenium*	0.01 mg/l
Silver*	0.05 mg/l
Fluoride	4 mg/l
Nitrate (as N)	10 mg/l
Endrin	0.0002 mg/l
Methoxychlor	0.1 mg/l
1,1,1-Trichloroethane	0.20 mg/l
2-4 D	0.10 mg/l
2,4,5-TP Silvex	0.01 mg/l
Total Coliform Bacteria	1/100 ml
B. SECONDARY CONTAMINANTS	
Copper*	1.0 mg/l
Iron*	0.30 mg/l
Manganese*	0.05 mg/l
Zinc*	5.0 mg/l
Chloride	250 mg/l
Sulfate	250 mg/l
Total Dissolved Solids	500 mg/l
Foaming Agents	0.5 mg/l
pH	6.5-8.5
Corrosivity	noncorrosive
Color	15 color units
Odor	3 threshold odor units
C. RADIONUCLIDES	
Gross Alpha Particle Activity	15 pico Curie/liter (pCi/l)
Gross Beta Particle Radioactivity	
Gross Beta Activity	50 pCi/l
Tritium	20,000 pCi/l
Strontium-90	8 pCi/l
Radium 226 & 228	5 pCi/l
Radium -226	3 pCi/l
II. CARCINOGENS	
Acrylamide	0.02 micrograms/liter ug/l
Acrylonitrile	0.07 ug/l
Aldrin	0.005 ug/l
Aniline	14 ug/l
Aramite	3 ug/l
Arsenic*	0.05 (ug/l)
Azobenzene	0.7 ug/l
Benzene	1.0 ug/l
Benzidine	0.0004 ug/l
Benzo(a)pyrene	0.008 ug/l
Benztotrichloride	0.007 ug/l
Benzyl chloride	0.5 ug/l
Bis(chloroethyl)ether	0.07 ug/l
Bis(chloromethyl)ether	0.0004 ug/l
Bis(2-ethylhexyl) phthalate	6.0 ug/l
Bromodichloromethane	0.3 ug/l
Bromoform	5 ug/l
Carbazole	5 ug/l
Carbon tetrachloride	0.3 ug/l
Chlordane	0.06 ug/l
Chlorodibromomethane	0.5 ug/l
Chloroform	7.0 ug/l
4 Chloro-2-methyl aniline	0.1 ug/l
4 Chloro-2-methyl aniline hydrochloride	0.2 ug/l
o-Chloronitrobenzene	3 ug/l
p-Chloronitrobenzene	5 ug/l
Chlorthalonil	30 ug/l
Diallate	1 ug/l
DDT (includes DDE and DDD)	0.3 ug/l
1,2 Dibromoethane	0.001 ug/l
1,4 Dichlorobenzene	4 ug/l
3,3' Dichlorobenzidine	0.2 ug/l
1,1 Dichloroethane	1.0 ug/l
1,2 Dichloroethane (ethylene chloride)	0.5 ug/l
1,2 Dichloropropane	0.6 ug/l
1,3 Dichloropropene	0.2 ug/l
Dichlorvos	0.3 ug/l
Dieldrin	0.005 ug/l
3,3' Dimethoxybenzidine	6 ug/l
3,3 Dimethylbenzidine	0.007 ug/l
1,2 Dimethylhydrazine	60 ug/l
2,4 Dinitrotoluene	0.1 ug/l
2,6 Dinitrotoluene	0.1 ug/l
1,4 Dioxane	7.0 ug/l

CONTAMINANT	CRITERION	
1,2 Diphenylhydrazine	0.09	ug/l
Direct Black 38	0.009	ug/l
Direct Blue 6	0.009	ug/l
Direct Brown 95	0.009	ug/l
Epichlorohydrin	8	ug/l
Ethyl acrylate	2	ug/l
Ethylene dibromide	0.001	ug/l
Ethylene thiourea	2	ug/l
Folpet	20	ug/l
Furazolidone	0.02	ug/l
Furium	0.002	ug/l
Furmecyclox	3	ug/l
Heptachlor	0.02	ug/l
Heptachlor Epoxide	0.009	ug/l
Hexachlorobenzene	0.05	ug/l
Hexachlorocyclohexane (alpha)	0.001	ug/l
Hexachlorocyclohexane (technical)	0.05	ug/l
Hexachlorodibenzo-p-dioxin, mix	0.00001	ug/l
Hydrazine/Hydrazine sulfate	0.03	ug/l
Lindane	0.06	ug/l
2 Methoxy-5-nitroaniline	2	ug/l
2 Methylaniline	0.2	ug/l
2 Methylaniline hydrochloride	0.5	ug/l
4,4' Methylene bis(N,N'-dimethyl) aniline	2	ug/l
Methylene chloride (dichloromethane)	5	ug/l
Mirex	0.05	ug/l
Nitrofurazone	0.06	ug/l
N-Nitrosodiethanolamine	0.03	ug/l
N-Nitrosodimethylamine	0.0005	ug/l
N-Nitrosodimethylamine	0.002	ug/l
N-Nitrosodiphenylamine	17	ug/l
N-Nitroso-di-n-propylamine	0.01	ug/l
N-Nitrosopyrrolidine	0.04	ug/l
N-Nitroso-di-n-butylamine	0.02	ug/l
N-Nitroso-N-methylethylamine	0.004	ug/l
PAH	0.01	ug/l
PBBs	0.01	ug/l
PCBs	0.01	ug/l
o-Phenylenediamine	0.005	ug/l
Propylene oxide	0.01	ug/l
2,3,7,8-Tetrachlorodibenzo-p-dioxin	0.0000006	ug/l
Tetrachloroethylene (perchloroethylene)	0.8	ug/l
p,α,α,α-Tetrachlorotoluene	0.004	ug/l
2,4 Toluenediamine	0.002	ug/l
o-Toluidine	0.2	ug/l
Toxaphene	0.08	ug/l
Trichloroethylene	3	ug/l
2,4,6-Trichlorophenol	4	ug/l
Trimethyl phosphate	2	ug/l
Vinyl chloride	0.02	ug/l

*metals are measured as total metals

NEW SECTION

WAC 173-200-050 ENFORCEMENT LIMIT.

(1) An enforcement limit is a value assigned to any contaminant for the purposes of regulating that contaminant to protect existing ground water quality and to prevent ground water pollution.

(2) Enforcement limits shall be defined on a case-by-case basis and shall be met at the point of compliance as defined in WAC 173-200-060. When the point of compliance is established at or in close proximity to the property boundary, enforcement limits shall be established sufficiently below criteria to provide an adequate margin of safety to ensure pollution does not extend beyond the property boundary.

(3) All enforcement limits shall, at a minimum, be based on all known, available, and reasonable methods of prevention, control, and treatment.

(a) The department shall consider all of the following in establishing enforcement limits:

- (i) The antidegradation policy;
- (ii) Establishment of an enforcement limit as near the natural ground water quality as practical;

(iii) Overall protection of human health and the environment;

(iv) Whether the potentially affected area has been designated as a special protection area;

(v) Protection of existing and future beneficial uses;

(vi) Effects of the presence of multiple chemicals, multiple exposure pathways in accordance with subsection (5) of this section, and toxicity of individual contaminants;

(vii) Federal, state, tribal, and local land use plans, policies, or ordinances including wellhead protection programs;

(viii) Pollution of other media such as soils or surface waters; and

(ix) Any other considerations the department deems pertinent to achieve the objectives of this chapter.

(b) Where a criterion is established for a given contaminant, the enforcement limit shall not exceed the criterion except as follows:

(i) When the natural ground water quality for a contaminant exceeds the criterion, the enforcement limit for that contaminant shall be equal to the natural level.

(ii) When the background ground water quality exceeds a criterion, the enforcement limit at the point of compliance shall not exceed the background ground water quality for that criterion. Enforcement limits based on elevated background ground water quality shall in no way be construed to allow continued pollution of the receiving ground water.

(iii) When a criterion is less than the practical quantification level, the enforcement limit shall be established in an alternate location to provide a realistic estimate that the criterion shall not be exceeded in the ground water. Evaluation for such enforcement limits shall be performed in accordance with WAC 173-200-080(5).

(iv) When naturally nonpotable ground water exceeds a secondary contaminant criterion, an enforcement limit for a secondary contaminant may exceed a criterion when it can be demonstrated to the department's satisfaction that:

- (A) The environment is protected;
- (B) Human health is protected in consultation with the Washington state department of health;
- (C) Existing and future beneficial uses are not harmed; and
- (D) All known, available, and reasonable methods of prevention, control, and treatment will not result in concentrations less than the secondary contaminant criteria.

(v) Enforcement limits may exceed criteria in isolated artificial or seasonal ground waters when all of the following conditions exist:

(A) The isolated artificial or seasonal ground waters are of insufficient quantity for use as a drinking water source;

(B) Established enforcement limits will not cause harm to existing and future beneficial uses including support of seasonal wetlands;

(C) Accumulation of contaminants will not cause adverse acute or chronic effects to human health as determined in consultation with the Washington state department of health;

(D) Accumulation of contaminants will not cause adverse acute or chronic effects to the environment.

(vi) In rare circumstances the department may allow an enforcement limit to exceed a criterion for an activity for a period not to exceed five years without reconsideration of the evidence presented in subitems (A), (B), and (C) of this subdivision, and if all of the following conditions are met:

(A) The permit holder or responsible person demonstrates to the department's satisfaction that an enforcement limit that exceeds a criterion is necessary to provide greater benefit to the environment as a whole and to protect other media such as air, surface water, soil, or sediments;

(B) The activity has been demonstrated to be in the overriding public interest of human health and the environment;

(C) The department selects, from a variety of control technologies available for reducing and eliminating contamination from each potentially affected media, the technologies that minimize impacts to all affected media; and

(D) The action has been approved by the director of the department or his/her designee.

(4) Where a criterion is not established for a contaminant, the enforcement limit in ground water shall not exceed the practical quantification level except:

(a) Where there is evidence that a lower concentration would better protect human health and the environment (based on published health advisories, risk assessments, and other available information), the department shall establish a more stringent enforcement limit;

(b) If clear and convincing evidence can be provided to the department that an alternative concentration will provide protection to human health and the environment, the department may establish an enforcement limit higher than the practical quantification level.

Protection of human health shall be determined in consultation with the Washington state department of health.

(5) For multiple contaminants and multiple routes of exposure, enforcement limits shall be addressed as follows:

(a) Estimated doses of individual contaminants from one or more routes of exposure are assumed to be additive unless evidence is available to suggest otherwise.

(b) Adverse effects of multiple contaminants with similar types of toxic responses are assumed to be additive unless evidence is available to suggest otherwise.

(c) Human cancer risks associated with multiple carcinogens are assumed to be additive unless evidence is available to suggest otherwise and shall not exceed a total incremental human cancer risk of 1 in 1,000,000.

(6) The enforcement limit for a specific activity may be established through, but not limited to the following mechanisms: A state administrative rule, a state waste discharge permit, other department permit, or administrative order.

(7) The ground water quality at the point of compliance for an activity may temporarily exceed an enforcement limit while the activity is under an enforceable schedule of compliance.

NEW SECTION

WAC 173-200-060 POINT OF COMPLIANCE.

(1) The point of compliance is the location where the enforcement limit, set in accordance with WAC 173-200-050, shall be measured and shall not be exceeded.

(a) The department shall establish the point of compliance for an activity. The point of compliance shall be established in the ground water as near the source as technically, hydrogeologically, and geographically feasible.

(b) Compliance with the enforcement limits shall be maintained throughout the site from the uppermost level of the saturated zone extending vertically to the lowest depth that could potentially be affected by an activity.

(2) An alternative point of compliance, established at a location some distance from the source up to but not exceeding the property boundary, may be approved by the department as follows:

(a) An alternative point of compliance may be approved in the following situations:

(i) When all known, available, and reasonable methods of prevention, control, and treatment result in an exceedance of the criteria at the point of compliance.

(ii) When a point of compliance is defined in another state administrative rule including, but not limited to, Minimum functional standards for solid waste handling (chapter 173-304 WAC), Dangerous waste regulations (chapter 173-303 WAC), and Uranium and/or thorium mill operation and stabilization of mill tailing piles (chapter 402-52 WAC).

(b) In determining an alternative point of compliance, the department shall consider, at a minimum, the following factors:

(i) Effectiveness of all known, available, and reasonable methods of prevention, control, and treatment;

(ii) The contaminant volume, type, mobility, and characteristics;

(iii) Design and life span of the activity;

(iv) Existing and anticipated land and ground water uses; and

(v) Remedial options if an enforcement level is exceeded at the point of compliance.

(3) The department recognizes that evaluation of the impact of an activity at the designated point of compliance may be impractical, and the department may allow evaluation of that activity at some other point, in accordance with WAC 173-200-100 and 173-200-080(5).

NEW SECTION

WAC 173-200-070 EARLY WARNING VALUE.

(1) The purpose of an early warning value is to provide early detection of increasing contaminant concentrations that may approach or exceed enforcement limits.

(2) Whenever an enforcement limit is established above background ground water quality, an early warning value may be established, as appropriate.

(3) An early warning value shall be required when an alternative point of compliance is established unless technical constraints would prohibit establishment of an early warning value.

(4) An early warning value shall be established as a percentage of the enforcement limit upon consideration by the department of factors including, but not limited to, the following:

- (a) The enforcement limit relative to background ground water quality;
- (b) The availability, reliability, and reasonableness of analytical methods;
- (c) The chemical, physical, and biological characteristics of the contaminants;
- (d) The reliability of all known, available, and reasonable methods of prevention, control, and treatment;
- (e) The anticipated increases in contaminant levels at the point of compliance; and
- (f) The potential harm to existing and future beneficial uses.

(5) It shall not be considered a violation of these rules when contaminants are detected in concentrations exceeding an early warning value, but not exceeding an enforcement limit, unless there is failure to notify the department or respond as required in accordance with subsection (6) of this section.

(6) The following procedures apply when a contaminant is detected at a point of compliance or an alternative point of compliance and an early warning value is attained or exceeded.

(a) The permit holder or responsible person shall notify the department, in writing, within ten calendar days from detection of the early warning value, that the early warning value has been attained or exceeded. The notification shall contain, at a minimum, the following information:

- (i) The concentrations of contaminants that attained or exceeded early warning values;
- (ii) Concentrations of other contaminants monitored;
- (iii) The location(s) and date(s) sampled; and
- (iv) Concentrations of contaminants determined during previous sampling events.

(b) When notification is received, the department may require the permit holder or responsible person to perform one or more of the following:

- (i) Take no action.
- (ii) Resample to verify results.
- (iii) Increase monitoring or modify the monitoring plan or evaluation procedures.
- (iv) Develop and implement a trend analysis to determine the likelihood of exceeding the enforcement limit.
- (v) Prepare and submit a report documenting the changes in ground water quality and discuss and propose alternative methods of operation that will reduce impacts to ground water.
- (vi) Take such actions as the department deems necessary, if the department determines that there is a likelihood of exceeding an enforcement limit at the point of compliance.

NEW SECTION

WAC 173-200-080 EVALUATION. (1) The purpose of this section is to establish minimum requirements for evaluating the impacts of an activity on the ground water quality to determine compliance with this chapter.

(2) If the department determines a potential to pollute the ground water exists, the department shall request a permit holder or responsible person to prepare and submit for departmental approval a ground water quality evaluation program for its activity. Each evaluation program shall be based on soil and hydrogeologic characteristics and be capable of assessing impacts on ground water at the point of compliance.

(3) A ground water evaluation program approved by the department may include, but not be limited to, any of the following:

- (a) Ground water monitoring for a specific activity;
- (b) Ground water monitoring at selected sites for a group of activities;
- (c) Monitoring of the vadose zone;
- (d) Evaluation and monitoring of effluent quality;
- (e) Evaluation within a treatment process;
- (f) Evaluation of management practices.

(4) In the evaluation program the permit holder or responsible person shall include information on the following:

- (a) The chemical, physical, and biological characteristics of the contaminants;
- (b) The availability and adequacy of analytical methods;
- (c) The complexity and capability of assessing the hydrogeologic system;
- (d) The reliability of all known, available, and reasonable methods of prevention, control, and treatment;
- (e) The location of the point or points of compliance or alternative point of compliance; and
- (f) Such other information that the department deems necessary to achieve the objectives of this chapter.

(5) When it is impractical to evaluate the impact of an activity at the designated point of compliance, for example when a criterion is less than the practical quantification limit, evaluation shall be designed and performed at an alternate location to provide a realistic estimate of conditions in the ground water at a point of compliance.

(6) These evaluation requirements pertain to activities that are not already covered by state regulation which have specific monitoring requirements such as chapter 173-303 WAC, Dangerous waste regulations, chapter 173-304 WAC, Minimum functional standards for solid waste handling, and chapter 402-52 WAC, Uranium and/or thorium mill operation and stabilization of mill tailing piles.

(7) For those activities for which the department has not issued permits and that have the potential to pollute the ground water, evaluation shall be conducted according to the following:

(a) Evaluation procedures shall be included in department guidelines, policies, and best management practices to ensure that an adequate determination of compliance with this chapter can be made;

(b) For those activities regulated by other agencies but not regulated by department rule, the department will pursue evaluation of the activity through a memorandum of understanding with the regulating agency.

NEW SECTION

WAC 173-200-090 SPECIAL PROTECTION AREAS. (1) The purpose of a special protection area is to identify and designate ground waters that require special consideration or increased protection because of one or more unique characteristics.

(2) The unique characteristics of a special protection area shall be considered by the department when regulating activities, developing regulations, guidelines, and policies, and when prioritizing department resources for ground water quality protection programs.

(3) The characteristics to guide designation of a special protection area shall include, but not be limited to, the following:

(a) Ground waters that support a beneficial use or an ecological system requiring more stringent criteria than drinking water standards;

(b) Ground waters, including, but not limited to, recharge areas and wellhead protection areas, that are vulnerable to pollution because of hydrogeologic characteristics; and

(c) Sole source aquifer status by federal designation.

(4) Special protection areas may be proposed for designation at any time by the department upon its own initiative or at the request of a federal agency, another state agency, an Indian tribe, or local government.

(a) The requestor of designation shall provide sufficient information for the department to determine if the proposed designation is in the best interest of the public. This information shall include, but not be limited to:

(i) A rationale for the proposed designation;

(ii) Supporting data for the proposed designation;

(iii) A description of the proposed area including geographic and hydrologic boundaries;

(iv) Documentation of coordination with affected state and local agencies, tribes, and water user groups; and

(v) Such other information as the department deems necessary.

(b) In coordination with the department, the initiator of the request for designation shall hold at least one public meeting and take written comment for the purpose of receiving comments from the public, affected local, state and federal agencies, tribes, and other persons. Documentation of the public review process and comments received shall be submitted to the department.

(c) The department shall review the request for designation, provide written notification to all affected local, state and federal governments, and tribes, and hold at least one public hearing within the county or counties containing the proposed special protection area.

(5) The department shall designate said ground waters as a special protection area if the department determines:

(a) The special protection area contains one or more of the characteristics described in subsection (2) of this section; and

(b) Such a designation is in the public interest.

NEW SECTION

WAC 173-200-100 IMPLEMENTATION AND ENFORCEMENT. (1) The requirements of this chapter shall be met for all ground waters to meet the requirements of this chapter at all places and at all times.

(2) No person shall engage in any activity that violates or causes the violation of this chapter.

(3) This chapter shall be enforced through all legal, equitable, and other methods available to the department including, but not limited to: Issuance of state waste discharge permits, other departmental permits, regulatory orders, court actions, review and approval of plans and specifications, evaluation of compliance with all known, available, and reasonable methods of prevention, control, and treatment of a waste prior to discharge, and pursuit of memoranda of understanding between the department and other regulatory agencies.

(4) Permits issued or reissued by the department shall be conditioned in such a manner as to authorize only activities that will not cause violations of this chapter.

(a) Any applicant for any departmental permit shall evaluate the potential impact of its proposed activity on the ground water quality.

(b) For reissued permits, the permit holder shall evaluate the impacts of its activities on ground water quality, and, if necessary to achieve compliance with ground water quality enforcement limits, determine a department approved schedule of compliance.

(5) For permit holders in compliance with the terms and conditions of a department permit and whose activity violates this chapter, the department is electing, from among the enforcement mechanisms available to it for the enforcement of WAC 173-200-040 and 173-200-050, to precede any civil or criminal penalty with a compliance order or permit modification.

(6) The department shall pursue memoranda of understanding with other state agencies to develop policies and rules that will require all known, available, and reasonable methods of prevention, control, and treatment to achieve compliance with this chapter. Departmental orders, memoranda of understanding, and best management practices shall be modified by the department whenever an activity authorized by such orders or BMPs or pursuant to such memoranda of understanding violates this chapter.

(7) The department shall pursue memoranda of understanding with other state agencies, federal agencies, and tribal authorities to coordinate ground water management activities.

(8) For persons whose activity violates this chapter but is in compliance with best management practices adopted by rule in chapter 248-96 WAC, WAC 173-304-300(4), RCW 15.58.150 (2)(c), WAC 16-228-180(1), or 16-228-185, the department is electing, from among the enforcement mechanisms available to it for the enforcement of WAC 173-200-040 and 173-200-050, to precede any civil or criminal penalty with a compliance order.

(9) When a distinction cannot be made among ground water, surface water, or sediments the applicable standard shall depend on which beneficial use is or could be

adversely affected. If beneficial uses of more than one resource are affected, the most restrictive standard shall apply.

(10) The department shall give due consideration to the precision and accuracy of sampling and analytical methods used when determining compliance with this chapter.

(11) The analytical testing methods for determining compliance with this chapter shall be approved in writing by the department prior to the performance of analyses.

WSR 90-22-024
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Filed October 31, 1990, 10:45 a.m.]

Original Notice.

Title of Rule: Finance—General apportionment—Enrollment reporting, WAC 392-121-108 through 392-121-182.

Purpose: To charge enrollment reporting requirements for absent students and to clarify certain other policies concerning enrollment eligible [eligibility] for state basic education support.

Statutory Authority for Adoption: RCW 28A.150.290.

Statute Being Implemented: RCW 28A.150.250 and 28A.150.260.

Summary: Students absent more than 20 consecutive school days shall not be counted as enrolled students except as provided. Policies are clarified regarding kindergarten annual average full-time equivalent students, eligible summer enrollment, and full-time equivalency of alternative learning students.

Reasons Supporting Proposal: To provide greater accountability for absent students and to clarify other enrollment policies.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Old Capitol Building, Olympia, Washington, 753-2298; Implementation: Thomas Case, Old Capitol Building, Olympia, Washington, 753-6708; and Enforcement: David Moberly, Old Capitol Building, Olympia, Washington 753-6742.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The change in the policy on absent students is intended to increase incentives for school districts to return absent students to school or to arrange for maintaining student educational progress during absence. State basic education funding for school districts currently claiming enrollment of students absent for more than 20 school days may be slightly reduced; and the other changes are intended to be clarifications of existing policy and are expected to have little or no impact.

Proposal Changes the Following Existing Rules: The period for counting absent students as enrolled students is changed from two monthly count dates to 20 consecutive school days except as provided; and the period for counting students maintaining educational progress during absence is increased from 20 days to two monthly count dates.

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

Hearing Location: Old Capitol Building, Wanamaker Conference Room, Olympia, Washington 98504, on December 14, 1990, at 9:00 a.m.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Legal Services, Olympia, Washington 98504, by December 11, 1990.

Date of Intended Adoption: December 19, 1990.

October 31, 1990
Judith A. Billings
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 18, filed 7/19/90, effective 8/19/90)

WAC 392-121-108 ENROLLMENT EXCLUSIONS. A person who qualifies for any of the exclusions set forth in this section shall not be counted as an enrolled student pursuant to WAC 392-121-106.

(1) Absences - except as provided in (a) and (b) of this subsection, a student whose consecutive days of absence from school ((encompasses two consecutive monthly enrollment count days as specified in WAC 392-121-122 shall not be counted on the next enrollment count day)) exceed twenty school days shall not be counted as an enrolled student ((unless one of the following requirements is met:

(a)) until attendance is resumed((;or)).

((b)) (a) If there is an agreement between the appropriate school official and ((the) a student's parent or guardian pursuant to RCW 28A.225.010 that the student's temporary absence is not deemed to cause a serious adverse effect upon the student's educational progress((-PROVIDED, That such temporary absence shall not exceed twenty consecutive school days)), the absent student may be counted as an enrolled student for up to two monthly enrollment count dates as specified in WAC 392-121-122.

(b) A student receiving home and/or hospital service pursuant to WAC 392-171-486 shall be counted as an enrolled student as provided in WAC 392-122-145.

(2) Dropouts - a student for whom the school district has received notification of dropping out of school by the student or the student's parent or guardian shall not be counted as an enrolled student ((unless)) until attendance is resumed.

(3) Transfers - a student who has transferred to another public or private school and for whom the school district has received notification of transfer ((to another public or private school)) from the school to which the student ((is transferring)) has transferred, from the student, or from the student's parent or guardian shall not be counted as an enrolled student unless ((attendance is resumed)) the student re-enrolls in ((that)) the school district.

(4) Suspensions - a student who has been suspended from school pursuant to WAC 180-40-260, when the conditions of the suspension will cause the student to lose academic grades or credit, shall not be counted as an enrolled student until attendance is resumed.

(5) Expulsions - a student who has been expelled from school by the school district pursuant to WAC 180-40-275 shall not be counted as an enrolled student.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-133 DEFINITION—ANNUAL AVERAGE FULL-TIME EQUIVALENT STUDENTS. As used in this chapter, "annual average full-time equivalent students" means the sum of the following:

(1) The ((quotient obtained by dividing the)) annual total of full-time equivalent students enrolled on the nine enrollment count dates of

the school year and reported to the superintendent of public instruction pursuant to WAC 392-121-122 divided by nine;

(2) ~~((The))~~ Annual hours of ancillary service to private school and home-based students reported pursuant to chapter 392-134 WAC ~~((392-121-107(6)))~~ divided by 900; and

(3) Annual hours of eligible summer enrollment in nonstandard school year programs pursuant to WAC 392-121-123 divided by 900.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-136 LIMITATION ON ENROLLMENT COUNTS. Enrollment counts pursuant to WAC 392-121-106 through 392-121-133 are subject to the following limitations:

(1) Except as provided in subsection (2) of this section, no student, including a student enrolled in more than one school district, shall be counted as more than one full-time equivalent student on any count date or more than one annual average full-time equivalent student in any school year.

(2) School districts operating approved vocational skills center programs during the summer vacation months may claim additional full-time equivalent students based upon actual enrollment in such vocational skills centers on the first school day of July of each year. Each district operating an approved vocational skills center program shall be entitled to claim one annual average full-time equivalent student for each 900 hours of planned student enrollment for the summer term based upon the July enrollment data.

(3) A student who is five years of age at the beginning of the school year and who is enrolled in a preschool handicapped program shall not be counted as a kindergarten student pursuant to WAC 392-121-122 unless the student is enrolled full time in the preschool handicapped program or attends a regular kindergarten program in addition to the preschool handicapped program.

(4) No kindergarten student, including a student enrolled in more than one school district, shall be counted as more than one-half of an annual average full-time equivalent student in any school year.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-182 ALTERNATIVE LEARNING EXPERIENCE REQUIREMENTS. An alternative learning program may be counted as a course of study pursuant to WAC 392-121-107 if the following requirements are met:

(1) The program operates in compliance with an approved written program plan on file in the appropriate school building. Alternative learning experience plans shall include but not be limited to:

(a) The objective(s) of the program;

(b) The teaching component(s) of the program, including where and when teaching activities will be conducted by school district certificated staff;

(c) A schedule of the duration of the program, including beginning and ending dates within the school year;

(d) A description of how student performance will be supervised, evaluated, and recorded by the certificated staff or by qualified school district employees under the direct supervision of the certificated staff; and

(e) A description of intervention techniques and criteria for their use.

(2) The student's performance is subject to the direction of and evaluation by the district's certificated staff.

(3) Each high school course credit which is actively being pursued in an alternative learning experience and which ~~((is the equivalent of one course credit))~~ meets the requirements of WAC 180-51-110 may supplement or replace one hour of minimum time toward a scheduled school day.

WSR 90-22-025

PROPOSED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed October 31, 1990, 10:48 a.m.]

Original Notice.

Title of Rule: Finance—General apportionment—
Salary allocations.

Purpose: To update definitions and procedures used to calculate salary allocations for general apportionment of basic education moneys for the 1989-91 biennium pursuant to the Omnibus Appropriations Act as amended.

Statutory Authority for Adoption: RCW 28A.150.290.

Statute Being Implemented: Section 502, chapter 16, Laws of 1990 1st ex. sess.

Summary: References to LEAP documents and other elements of the formula for calculating salary allocations to school districts for general apportionment are updated.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Old Capitol Building, Olympia, Washington, 753-2298; Implementation: Thomas J. Case, Old Capitol Building, Olympia, Washington, 753-6708; and Enforcement: David Moberly, Old Capitol Building, Olympia, Washington, 753-6742.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

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

Proposal Changes the Following Existing Rules: The basic education salary allocation formula is updated for the 1989-91 biennium.

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

Hearing Location: Wanamaker Conference Room, Superintendent of Public Instruction, Old Capitol Building, Olympia, Washington 98504, on December 14, 1990, at 9:00 a.m.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Legal Services, Olympia, Washington 98504, by December 11, 1990.

Date of Intended Adoption: December 19, 1990.

October 31, 1990
Judith A. Billings
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-265 DEFINITION—STATE-WIDE SALARY ALLOCATION SCHEDULE. As used in this chapter, "state-wide salary allocation schedule" means the schedule established by the legislature for each school year ~~((pursuant to section 204, chapter 2, Laws of 1987 1st ex. sess. and))~~ in the biennial Operating Appropriations Act for the purpose of determining funding for basic education certificated instructional staff salaries.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-268 DEFINITION—LEAP DOCUMENT ~~((+))~~ 12. As used in this chapter, "LEAP Document ~~((+))~~ 12" means the computerized tabulation of ~~((1986-87))~~ 1988-89 salary allocations for basic education certificated administrative staff and basic education classified staff and 1988-89 derived base salaries for basic education certificated instructional staff ~~((;))~~ as developed ~~((by the legislative evaluation and accountability program committee on August 19, 1987, at 10:29))~~ on April 20, 1989, at 14:15 hours.

NEW SECTION

WAC 392-121-269 DEFINITION—LEAP DOCUMENT 1R. As used in this chapter, "LEAP Document 1R" means the computer

tabulation establishing staff mix factors for basic education certificated instructional staff according to education and years of experience as developed on March 29, 1990, at 11:00 hours.

AMENDATORY SECTION (Amending Order 15, filed 6/20/90, effective 7/21/90)

WAC 392-121-270 PLACEMENT OF CERTIFICATED INSTRUCTIONAL STAFF WITH DEGREES ON THE STATE-WIDE SALARY ALLOCATION SCHEDULE AND ON LEAP DOCUMENTS 1 AND 1R. Each certificated instructional employee with a degree shall be placed on the state-wide salary allocation schedule and on LEAP Documents 1 and 1R based on the employee's years of experience, highest degree level, and total eligible credits as defined in this chapter.

(1) If an employee holds more than one degree of the same level, additional credits shall be counted after the first degree.

(2) A certificated instructional employee who holds a valid vocational certificate acquired as the result of industrial experience rather than college training, and who also has earned a college degree which is incidental to or not related to the vocational certificate shall be reported by the school district as holding no degree.

(3) For placement on the state-wide salary allocation schedule and on LEAP Documents 1 and 1R, years of experience and total eligible credits shall be rounded to the nearest whole number. One-half year or credit shall be rounded to the next highest year or credit.

(4) Effective for the 1992-93 school year and thereafter, an employee whose highest degree is a bachelor's degree, whose total eligible credits are ninety or greater, and whose total eligible credits earned prior to January 1, 1992, were less than one hundred thirty-five shall be placed on the BA + 90 column of the state-wide salary allocation table and LEAP Documents 1 and 1R.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-272 PLACEMENT OF NONDEGREE CERTIFICATED INSTRUCTIONAL PERSONNEL ON THE STATE-WIDE SALARY ALLOCATION SCHEDULE AND ON LEAP DOCUMENTS 1 AND 1R. Certificated employees without college degrees shall be placed on the state-wide salary allocation schedule and on LEAP Documents 1 and 1R as follows:

(1) Persons holding a valid initial or provisional certificate as a school nurse, a life teaching certificate, or a valid certificate as a special elementary or secondary consultant, or special crafts teacher shall be placed on the BA column.

(2) For certificated instructional employees having no degree of bachelor's level or higher, no credits earned beyond degree may be reported except as provided in subsections (3) and (4) of this section.

(3) Persons holding a valid continuing or standard school nurse certificate shall be placed on the BA + 30 credits column.

(4) Persons holding valid vocational certificates as provided for in chapter 180-77 WAC shall be placed on the state-wide salary allocation schedule and on LEAP Documents 1 and 1R as follows:

(a) Persons meeting the minimum certification requirements shall be placed on the BA column; and

(b) Additional quarter credit hours earned shall be recognized on the basis of one quarter hour for each ten clock hours of approved teacher training and/or one quarter hour for each 100 clock hours of occupational experience as defined in chapter 180-77 WAC each earned after meeting the minimal vocational certification requirements. Persons reaching the BA + 135 credits column with this process shall be placed on the MA column.

(5) Years of experience and quarter credit hours shall be rounded to the nearest whole number. One-half year or credit shall be rounded to the next highest year or credit.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-280 PLACEMENT ON STATE-WIDE SALARY ALLOCATION SCHEDULE AND ON LEAP DOCUMENTS 1 AND 1R—DOCUMENTATION REQUIRED. School districts shall have documentation on file and available for review which substantiates each certificated employee's placement on the state-wide salary allocation schedule and on LEAP Documents 1 and 1R.

(1) Districts shall document the date of awarding or conferring of the highest degree. Documentation shall include the date upon which the degree was awarded or conferred as recorded on the diploma or official transcript: PROVIDED, That if the degree was awarded by an

institution which does not confer degrees after each term, and all degree requirements were completed at a time other than the date recorded on the diploma or transcript, an official notarized statement from the institution verifying a prior completion date shall be adequate documentation.

(2) Districts shall document ~~((total-eligible))~~ academic credits ~~((on))~~ by having on file an official transcript or letter from the institution granting the credits ~~((or performing the in-service training))~~.

(3) Districts shall document in-service credits by having on file a document meeting standards established in WAC 180-85-107 (1) through (3).

(4) Districts shall document years of experience that are eligible for application on the state-wide salary allocation schedule and on LEAP Documents 1 and 1R. Documentation for years of experience shall be on letters or any other documents that provide(s) evidence of employment including dates of employment.

AMENDATORY SECTION (Amending Order 88-8, filed 1/11/88)

WAC 392-121-295 DEFINITION—DISTRICT AVERAGE STAFF MIX FACTOR FOR BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF. As used in this chapter, "district average staff mix factor for basic education certificated instructional staff" means the number rounded to ~~((three))~~ five decimal places determined as follows:

(1) Assign a staff mix factor to each basic education certificated instructional employee by placing the employee on LEAP Document 1 or 1R pursuant to WAC 392-121-270 or 392-121-272;

(2) Multiply the result by the full-time equivalency for the time each employee meets the definition of full-time equivalent basic education certificated instructional employee pursuant to WAC 392-121-215;

(3) Sum the results obtained in subsection (2) of this section for all basic education certificated instructional employees of the school district; and

(4) Divide the result by the district's total full-time equivalent basic education certificated instructional staff.

(5) For the purpose of this section basic education certificated instructional staff are those employed by the school district as of October 1 of the school year as reported to the superintendent of public instruction on Form S-275.

AMENDATORY SECTION (Amending Order 18, filed 7/19/90, effective 8/19/90)

WAC 392-121-299 DETERMINATION OF DISTRICT AVERAGE BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF SALARY FOR THE PURPOSE OF APPORTIONMENT. Each school district's average basic education certificated instructional staff salary for the purpose of apportioning state general fund moneys to school districts pursuant to RCW 28A.150.250 and 28A.150.260 ~~((chapter 2, Laws of 1987 1st ex. sess., and the biennial Operating Appropriations Act))~~ shall be determined by the superintendent of public instruction as provided in ~~((this section))~~ the biennial Operating Appropriations Act using definitions and procedures provided in this chapter.

~~((1))~~ For the 1987-88 school year each district's average basic education certificated instructional staff salary shall be the greater of:

(a) The district average basic education certificated instructional staff salary per placement on the state-wide salary allocation schedule; or

(b) The district actual average annual basic education certificated instructional staff salary for the 1986-87 school year improved by 2.1 percent; or

(c) The district's 1986-87 derived base salary for basic education certificated instructional staff as shown on LEAP Document 11, multiplied by the district's average staff mix factor for 1987-88 basic education certificated instructional staff, and further increased by 2.1 percent.

(2) For the 1988-89 school year each district's average basic education certificated instructional staff salary shall be the greater of:

(a) The district average basic education certificated instructional staff salary per placement on the 1988-89 state-wide salary allocation schedule; or

(b) For districts which received salary allocations for the 1987-88 school year under subsection (1)(b) or (c) of this section, the district's actual 1987-88 derived base salary for basic education certificated instructional staff, multiplied by the district's average staff mix factor for

~~1988-89 basic education certificated instructional staff, and further increased by 2.1 percent.))~~

(2) Any person(s) receiving an annual income, after taxes, of one hundred twenty-five percent or less of the current federally established poverty level.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 392-121-297 DEFINITION—DISTRICT ACTUAL DERIVED BASE SALARY FOR BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF.

WSR 90-22-026

PROPOSED RULES

SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed October 31, 1990, 10:51 a.m.]

Original Notice.

Title of Rule: WAC 392-101-015 Determination of indigency—Provision of free transcript.

Purpose: To provide records of transcript to individuals not able to afford them as per the Administrative Procedure Act.

Statutory Authority for Adoption: RCW 34.04.020 [34.05.220].

Statute Being Implemented: RCW 34.04.020 [34.05.220].

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Richard M. Wilson, Old Capitol Building, (206) 753-2298.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

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

Proposal does not change existing rules.

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

Hearing Location: Superintendent of Public Instruction, Old Capitol Building, Wanamaker Conference Room, Olympia, Washington 98504, on December 14, 1990, at 9:00 a.m.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Legal Services, Olympia, Washington 98504, by December 11, 1990.

Date of Intended Adoption: December 19, 1990.

October 31, 1990
Judith A. Billings
Superintendent of
Public Instruction

NEW SECTION

WAC 392-101-015 DETERMINATION OF INDIGENCY—PROVISION OF FREE TRANSCRIPT. A determination of indigency shall be made for all persons wishing the provision of a free transcript of proceedings pursuant to the following standards:

(1) Any person(s) receiving one or more of the following type of public assistance: Aid to families with dependent children, general assistance, poverty related veterans' benefits, food stamps, refugee resettlement benefits, Medicaid, or supplementary security income.



ADMINISTRATIVE SERVICES
 Legal Services
 Old Capital Building, FG-11
 Olympia, WA 98504-3211

DETERMINATION OF INDIGENCY

I. APPLICANT INFORMATION

APPLICANT'S NAME	CASE NUMBER
ADDRESS	TELEPHONE NUMBER ()
CITY/STATE/ZIP	SOCIAL SECURITY NUMBER (optional) DATE OF BIRTH
EMPLOYER	OCCUPATION
EMPLOYER ADDRESS	
CITY/STATE/ZIP	
STUDENT'S NAME	

II. SUPPORT OBLIGATIONS

FATHER'S NAME	Total Number of Dependents (include applicant in count) _____
MOTHER'S NAME	MOTHER'S MAIDEN NAME

III. PRESUMPTIVE ELIGIBILITY

YES NO

 A. Does applicant receive public assistance. If "yes" then in what form:

<input type="checkbox"/> AFDC ¹	<input type="checkbox"/> Food Stamps	<input type="checkbox"/> Medicaid	<input type="checkbox"/> Refugee Resettlement Benefits
<input type="checkbox"/> SSI ²	<input type="checkbox"/> General Assistance	<input type="checkbox"/> Poverty-Related V.A. Benefits ³	<input type="checkbox"/> Other; specify _____

 B. Is the annual income of applicant (after taxes), 125% or less of the current federally established poverty level?
 Specify income amount after taxes \$ _____.

If Section III, A or B applies (please provide documentation) and complete Section IX only. If Section III is not applicable, complete all remaining sections.

¹ Aid to Families with Dependent Children
² Supplemental Security Income
³ Veteran's Administration

IV. MONTHLY INCOME

a. Monthly take-home pay (after deductions)	\$
b. Spouse's take-home pay (enter N/A if conflict)	\$
c. Contribution from any person domiciled with applicant and helping to defray his/her basic living costs	\$
d. Interest, dividends, or other earnings	\$
e. Non-poverty based assistance (Unemployment, Social Security, Worker's Compensation, pension, annuities) (do not include poverty-based assistance. See IV a.)	\$
f. Other income (specify)	\$
TOTAL INCOME	\$

V. MONTHLY EXPENSES (for applicant and dependents; average where applicable)

a. Basic living costs -	\$
Shelter (rent, mortgage, board)	\$
Utilities (heat, electricity, water); enter 0 if included in cost of shelter	\$
Food	\$
Clothing	\$
Health Care	\$
Transportation	\$
Loan Payments (specify) _____	\$
b. Court imposed obligations (check) ___ Fines ___ Court Costs ___ Restitution ___ Support ___ Other	\$
c. Other expenses (specify)	\$
TOTAL EXPENSES	\$

VI. TOTAL INCOME PART IV, MINUS TOTAL EXPENSES PART V
 Disposable Net Monthly Income \$ _____

VII. LIQUID ASSETS

a. Cash, savings, bank accounts (Include joint accounts)	\$
b. Stocks, bonds, certificates of deposit	\$
c. Equity in real estate	\$
d. Equity in motor vehicle required for employment, IF over \$3,000 (list average: value minus \$3,000) Make of car: _____ Year: _____	\$
e. Equity in additional vehicles (list total value)	\$
f. Personal property (jewelry, boat, stereo, etc.)	\$
TOTAL LIQUID ASSETS	\$

VIII. DETERMINATION OF INDIGENCY

a. Disposable Net Monthly Income (from Section VI.)	\$
b. Total Liquid Assets (from Section VII.)	\$
	+
c. TOTAL AVAILABLE FUNDS (a. plus b.)	= \$

If (c) is zero (0) or less, applicant if INDIGENT. If (c) is greater than (d), party is NOT INDIGENT.

ASSESSMENT AMOUNT \$ _____

IX. AFFIDAVIT AND NOTIFICATION

I, _____ (print name) do hereby certify (or declare) under penalty of perjury under the Laws of the State of Washington that the foregoing is true and correct. By my signature below, I authorize the Superintendent of Public Instruction to verify all information provided here. I further swear to immediately report any change in financial status to the Superintendent of Public Instruction.

/

_____ / _____ / _____
 SIGNATURE DATE PLACE

RETURN TO: Legal Services
 Office of Superintendent of Public Instruction
 Old Capitol Building, FG-11
 Olympia, WA 98504-3211

OSPI USE ONLY	
<input type="checkbox"/> Indigent	_____
<input type="checkbox"/> Not Indigent	Signature
_____	Date
_____	Title

WSR 90-22-027
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 34—Filed October 31, 1990, 10:54 a.m.]

Date of Adoption: October 17, 1990.

Purpose: To implement sections 502 (8)(d) and 503(3), chapter 16, Laws of 1990 1st ex. sess. (Omnibus Appropriations Act as amended) which provide money for purchase of new and replacement vocational education equipment by school districts.

Citation of Existing Rules Affected by this Order: Repealing WAC 392-140-184; and amending WAC 392-140-175, 392-140-181, 392-140-182, 392-140-183, 392-140-185, and 392-140-186.

Statutory Authority for Adoption: RCW 28A.150.290.

Other Authority: Sections 502 and 503, chapter 16, Laws of 1990.

Pursuant to notice filed as WSR 90-18-087 on September 5, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 31, 1990
 Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 24, filed 12/20/89, effective 1/20/90)

WAC 392-140-175 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—APPLICABLE PROVISIONS. The provisions of WAC 392-140-175 through 392-140-186 implement section 502 (8)(b), chapter 19, Laws of 1989 1st ex. sess. (the Omnibus Appropriations Act), as amended by sections 502 (8)(d) and 503(3), chapter 16, Laws of 1990 1st ex. sess. This section provides moneys for the purchase of new and replacement vocational education equipment for use primarily in vocational secondary and vocational skills center programs approved by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 24, filed 12/20/89, effective 1/20/90)

WAC 392-140-181 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—LIMITATIONS AND CONDITIONS. The expenditure of moneys allocated pursuant to WAC 392-140-175 through 392-140-186 by each eligible school district is subject to the following conditions and limitations:

(1) The moneys shall be used solely for the cost of the purchase of vocational education equipment (;) used primarily in approved vocational secondary and skills center programs. The purchase cost shall include associated shipping cost, and sales tax(;).

~~(2) ((The purchased equipment will be used solely for educational purposes in vocational secondary or vocational skills center programs approved by the superintendent of public instruction;~~

~~(3)) Moneys allocated based on vocational annual average full-time equivalent students in a vocational skills center shall be expended for the purposes of purchasing equipment for the vocational skills center(;) and~~

~~(4) The preparation and submittal of a final report on Form SPI-1154).~~

AMENDATORY SECTION (Amending Order 24, filed 12/20/89, effective 1/20/90)

WAC 392-140-182 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—APPORTIONMENT OF ~~((FUNDS))~~ MONEYS. The superintendent of public instruction shall apportion moneys to each eligible school district as follows:

(1) Allocations for each school year shall be based on a uniform state-wide rate per vocational annual average full-time equivalent students for the school year.

(2) For the 1989-90 school year, allocations shall be made in twelve payments in a like manner as that provided in WAC 392-121-400 based on vocational annual average full-time equivalent students. ((The final allocation will be determined using the 1989-90 school year vocational annual average full-time equivalent students:))

(3) For the 1990-91 school year, allocations shall be based on a rate of ten percent per month for the months of September through June based on 1990-91 school year vocational annual average full-time equivalent students.

(4) Each school district's allocations shall be adjusted as needed to reflect changes in the school district's enrollment.

(5) Apportionment forms provided to school districts by the superintendent of public instruction shall show the following information separately for vocational secondary and vocational skills center programs:

~~((+)) (a) Vocational annual average full-time equivalent students used for the allocation;~~

~~((2)) (b) The rate per vocational annual average full-time equivalent students used for the allocation;~~

~~((3)) (c) Any necessary proration percentage; and~~

~~((4)) (d) Total allocation.~~

AMENDATORY SECTION (Amending Order 24, filed 12/20/89, effective 1/20/90)

WAC 392-140-183 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—REPORTING OF 1989-90 AND 1990-91 VOCATIONAL ANNUAL AVERAGE FULL-TIME EQUIVALENT STUDENTS. Each eligible school district shall report the vocational annual average full-time equivalent students for the ~~((1989-90))~~ school year by September 1 ~~((; 1990;))~~ of the ensuing school year in such form or manner as required by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 24, filed 12/20/89, effective 1/20/90)

WAC 392-140-185 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—((FINAL)) REPORTING OF EXPENDITURES BY ELIGIBLE SCHOOL DISTRICTS. Each eligible school district shall ((submit a separate)) report expenditures for vocational education equipment used primarily in approved vocational secondary and skills center programs to the superintendent of public instruction on Form SPI 1154 ((for vocational secondary and vocational skills center programs by April 30, 1991)) as follows:

(1) Prior to November 1, 1990, the school district shall report expenditures during the 1989-90 school year.

(2) Prior to November 1, 1991, the school district shall report expenditures during the 1990-91 school year.

(3) Reports shall be prepared pursuant to instructions provided by the superintendent of public instruction.

(4) Expenditures for vocational secondary and skills center programs shall be reported separately.

AMENDATORY SECTION (Amending Order 24, filed 12/20/89, effective 1/20/90)

WAC 392-140-186 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—RECOVERY OF UNSPENT FUNDS. After November 1, 1991, the superintendent of public instruction shall ((separately)) compare for each eligible school district the actual expenditures reported pursuant to WAC 392-140-185 to the ((final)) allocations made pursuant to WAC ((392-140-184 for vocational secondary and skills center programs. If the moneys allocated exceeds the reported expenditures, the difference shall be recovered from the school district no later than the June 1991 apportionment payment)) 392-140-182 and shall recover from the school district's general apportionment payments the greater of the following amounts:

(1) The sum of allocations for vocational secondary and skills center programs for the 1989-90 and 1990-91 school years minus the sum of expenditures reported for vocational secondary and skills center programs on Form SPI 1154 for the 1989-90 and 1990-91 school years;

(2) The sum of allocations for vocational skills center programs for the 1989-90 and 1990-91 school years minus the sum of expenditures reported for vocational skills center programs on Form SPI 1154 for the 1989-90 and 1990-91 school years; or

(3) Zero.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 392-140-184 1989-91 VOCATIONAL EQUIPMENT ALLOCATION—FINAL ALLOCATION.

WSR 90-22-028

NOTICE OF PUBLIC MEETINGS

BOARD FOR

COMMUNITY COLLEGE EDUCATION

[Memorandum—October 30, 1990]

As required by RCW 42.30.075, the following is the list of regular meeting dates and places of the State Board for Community College Education for 1991:

January 16-17	Shoreline Community College Seattle
February 27-28	Washington Education Association Building 319 7th Avenue Olympia
April 3-4	South Puget Sound Community College Olympia
May 29-30	Tacoma Community College Tacoma
June 19-20	Big Bend Community College Moses Lake
August 4-6	Sun Mountain Lodge Winthrop
September 11-12	Centralia College Centralia
October 23-24	Clarkston Center of Walla Walla Community College Clarkston
December 4-5	Lower Columbia College Longview

WSR 90-22-029

WITHDRAWAL OF PROPOSED RULES

GRAYS HARBOR COLLEGE

[Filed October 31, 1990, 2:42 p.m.]

Please be advised that Grays Harbor College is withdrawing WSR 90-18-082 filed on September 5, 1990.

Jewell C. Manspeaker

President

WSR 90-22-030

NOTICE OF PUBLIC MEETINGS

SEATTLE COMMUNITY COLLEGES

[Memorandum—October 25, 1990]

In compliance with the Open Meeting Law notice provisions, the board of trustees of Seattle Community College District has scheduled a special work session, to begin at 4:00 p.m., prior to the regular board meeting, to begin at 6:00 p.m. on Tuesday, November 6, 1990, at Seattle Central Community College, 1701 Broadway, Seattle, WA 98122.

WSR 90-22-031
PERMANENT RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Order R-329, Docket No. T-900076—Filed October 31, 1990, 2:53 p.m.]

In the matter of amending WAC 480-30-010, 480-30-020, 480-30-030, 480-30-050, 480-30-060, 480-30-070, 480-30-100, 480-30-110, 480-40-010, 480-40-020, 480-40-030, 480-40-040, 480-40-050, 480-40-060, 480-40-070, 480-40-075, 480-40-110, 480-40-120, 480-40-130, 480-149-060, and 480-149-120; and repealing WAC 480-149-070, relating to the placement of excursion services under the same regulations as charter buses.

This action is taken pursuant to Notice No. WSR 90-17-050 filed with the code reviser on August 10, 1990. The rule change hereinafter adopted shall take effect pursuant to RCW 34.05.380(2).

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

This rule-making proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.05 RCW), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act of 1971 (chapter 43.21C RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

Pursuant to Notice No. WSR 90-17-050 the above matter was scheduled for consideration at 9:00 a.m., Wednesday, September 26, 1990, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA, before Chairman Sharon L. Nelson and Commissioners Richard D. Casad and A. J. Pardini.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the commission in writing prior to September 17, 1990, and orally at 9:00 a.m., Wednesday, September 26, 1990, in the commission's hearing room above noted. At the September 26, 1990, meeting the commission considered the rule change proposal. No written or oral comments were received.

The rule change affects no economic values.

In reviewing the entire record herein, it has been determined that WAC 480-30-010, 480-30-020, 480-30-030, 480-30-050, 480-30-060, 480-30-070, 480-30-100, 480-30-110, 480-40-010, 480-40-020, 480-40-030, 480-40-040, 480-40-050, 480-40-060, 480-40-070, 480-40-075, 480-40-110, 480-40-120, 480-40-130, 480-149-060 and 480-149-120, should be amended to read as set forth in Appendix A shown below and WAC 480-149-070 should be repealed. WAC 480-30-010, 480-30-020, 480-30-030, 480-30-050, 480-30-060, 480-30-070, 480-30-100, 480-30-110, 480-40-010, 480-40-020, 480-40-030, 480-40-040, 480-40-050, 480-40-060, 480-40-070, 480-40-075, 480-40-110, 480-40-120, 480-40-130, 480-149-060 and 480-149-120, as amended; and WAC 480-149-070 as repealed, will remove excursion services from regulation as

auto transportation companies and place such services under the same regulations as charter buses.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-30-010, 480-30-020, 480-30-030, 480-30-050, 480-30-060, 480-30-070, 480-30-100, 480-30-110, 480-40-010, 480-40-020, 480-40-030, 480-40-040, 480-40-050, 480-40-060, 480-40-070, 480-40-075, 480-40-110, 480-40-120, 480-40-130, 480-149-060, 480-149-120, and 480-149-070 as set forth in Appendix A, be amended and repealed as rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.05.380(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after first being recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.05 RCW and chapter 1-21 WAC.

DATED at Olympia, Washington, this 30th day of October, 1990.

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

APPENDIX "A"

AMENDATORY SECTION (Amending Order R-215, Cause No. TC-1786, filed 7/11/84)

WAC 480-30-010 DEFINITIONS. (1) Unless the language or context indicates that a different meaning is intended, the following words, terms, and phrases shall, for the purpose of this order, be given the meanings hereinafter subjoined to them:

(2) The word "state" means the state of Washington.

(3) The word "commission" means the Washington utilities and transportation commission.

(4) The word "certificate" means the certificate authorized to be issued to an auto transportation company ((or an excursion service company)) for the transportation of passengers or passengers and express under the provisions of chapter 81.68 RCW.

(5) The term "public highway," when used herein, means every street, road or highway in this state.

(6) The term "motor vehicle" shall include all vehicles or machines propelled by any power other than muscular, used upon the public highways for the transportation of persons for compensation.

(7) The words "between fixed termini or over a regular route" mean the termini or route between or over which any auto transportation company usually or ordinarily operates any motor propelled vehicle, even though there may be departure from the termini or route, whether the departures are periodic or irregular.

(8) The term "auto transportation company" means every corporation or person, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, owning, controlling, operating, or managing any motor propelled vehicle not usually operated on or over rails used in the business of transporting persons, baggage,

mail, and express for compensation over any public highway in this state between fixed termini or over a regular route, and not operating exclusively within the incorporated limits of any city or town.

(9) (~~"Excursion service company" means every corporation or person, their lessees, trustees, receivers, or trustees appointed by any court whatsoever, owning, controlling, operating, or managing any motor propelled vehicle not usually operated on or over rails used in the business of transporting persons for compensation over any public highway in this state from points of origin within the incorporated limits of any city or town or area designated by the commission, to any other location within the state of Washington and returning to that origin. The service shall not pick up or drop off passengers after leaving and before returning to the area of origin. The excursions may or may not be regularly scheduled. Compensation for the transportation offered or afforded shall be computed, charged, or assessed by the excursion service company on an individual fare basis.~~)

(10) ~~"Area designated by the commission" shall mean a county boundary or a specifically designated location(s) as a point of origin.~~

(11) Chapter 480-30 WAC does not apply to corporations or persons, their lessees, trustees, receivers, or trustees appointed by any court whatsoever insofar as they own, control, operate, or manage taxicabs, hotel buses, school buses, motor propelled vehicles operated exclusively in transporting agricultural, horticultural, dairy, or other farm products from the point of production to the market, or any other carrier that does not come within the term "auto transportation company" (~~or "excursion service company"~~) as defined in RCW 81.68.010.

Chapter 480-30 WAC does not apply to persons operating motor vehicles when operated wholly within the limits of incorporated cities or towns, and for a distance not exceeding three road miles beyond the corporate limits of the city or town in the state of Washington in which the original starting point of the vehicle is located, and which operation either alone or in conjunction with another vehicle or vehicles is not a part of any journey beyond the three-mile limit.

Except as specifically provided herein, chapter 480-30 WAC does not apply to commuter ride sharing or ride sharing for the elderly and the handicapped in accordance with RCW 46.74.010, so long as the ride-sharing operation does not compete with nor infringe upon comparable service actually being provided before the initiation of the ride-sharing operation by an existing auto transportation company (~~or excursion service company~~) certificated under chapter 81.68 RCW.

(12) The term "private, nonprofit transportation provider" means any private, nonprofit corporation providing transportation services for compensation solely to elderly or handicapped persons and their attendants.

(13) The term "elderly" shall mean any person sixty years of age or older.

(14) The term "handicapped" means all persons who, by reason of illness, injury, age, congenital malfunction, or other permanent or temporary incapacity or disability, are unable without special facilities or

special planning or design to use mass transportation facilities and services as efficiently as persons who are not so affected. Handicapped people include (a) ambulatory persons whose capacities are hindered by sensory disabilities such as blindness or deafness, mental disabilities such as mental retardation or emotional illness, physical disability which still permits the person to walk comfortably, or a combination of these disabilities; (b) semi-ambulatory persons who require special aids to travel such as canes, crutches, walkers, respirators, or human assistance; and (c) nonambulatory persons who must use wheelchairs or wheelchair-like equipment to travel.

AMENDATORY SECTION (Amending Order R-215, Cause No. TC-1786, filed 7/11/84)

WAC 480-30-020 LICENSES, AND RULES AND REGULATIONS. No motor vehicle may be operated upon the public highways of this state by any auto transportation company (~~or excursion service company~~) until the owner or person lawfully in control thereof shall have complied with the laws of this state pertaining to licenses and the rules and regulations of the commission governing the operation of motor vehicles upon the public highways.

AMENDATORY SECTION (Amending Order R-215, Cause No. TC-1786, filed 7/11/84)

WAC 480-30-030 CERTIFICATES—AUTO TRANSPORTATION COMPANIES (~~AND EXCURSION SERVICE COMPANIES~~). (1) No auto transportation company shall operate, establish, or begin operation of a line or route or any extension of any existing line or route for the purpose of transporting persons on the public highways of this state, without first having obtained from the commission a certificate declaring that public convenience and necessity requires, or will require, the establishment and operation of such line or route.

(2) (~~No excursion service company shall operate, establish, or begin operations for the purpose of transporting persons on the public highways of this state without first having obtained from the commission a certificate based upon a finding that the applicant is fit, willing, and able to properly perform the services proposed and conform to the laws and rules of the commission, and that such operations will be consistent with the public interest. PROVIDED, That any person, firm, or corporation whose operations were consistent with those of an excursion service company as defined herein and actually operating in good faith and to the satisfaction of the commission that type of service on or before January 15, 1983, need only file an application provided by the commission and a notarized affidavit giving all information as to the service performed and the territory served. Such application shall be accompanied by the fee set forth in subsection (12) of this section.~~)

(3) No certificate will be issued to persons operating under a trade name, unless a certificate of said trade name is filed in accordance with the provisions of RCW 19.80.010, and a certified copy thereof filed with the commission.

((4)) (3) Certificates must be kept on file at the main office of the owner except when directed to be transmitted to the commission, and shall be subject at all times to inspection by the authorized representatives of the commission.

((5)) (4) Any certificate to operate a motor propelled vehicle for the transportation of persons for compensation obtained upon any application by any false affidavit or representation shall be subject to revocation and cancellation by the commission.

((6)) (5) Every auto transportation company (~~and excursion service company~~) shall submit, at the time of filing quarterly reports of gross operating revenue, as required by WAC 480-30-110(1), on forms to be prescribed and furnished by the commission, a list of all vehicles used under its certificate during the preceding quarter, or portion thereof.

((7)) (6) All auto transportation companies (~~and excursion service companies~~) shall keep on file in their main offices, subject to inspection by the authorized representatives of the commission, a daily record of vehicles used, showing:

- (a) Description of each vehicle used;
- (b) Number of trips and to what points each of said vehicles was operated;
- (c) Drivers' time sheets for each day's employment;
- (d) Copies of all accident reports.

((8)) (7) No auto transportation company certificate shall be sold or transferred unless the purchaser thereof shall agree in writing to pay all lawful claims against the seller for loss of or damage to shipments, overcharges, or money collected on C.O.D. shipments that may be presented to him within sixty days after the date of the transfer. The agreement herein provided for must be included in the application to transfer.

((9)) (8) No certificate, nor any right thereunder, shall be sold, assigned, leased, transferred or mortgaged except upon authorization by the commission. Application for such sale, assignment, lease, transfer or mortgage must be made up in accordance with subsection ((10)) (9) of this section, must be joined in by all parties interested and must be accompanied by the original certificate, the same to be held by the commission pending its decision in the matter.

((10)) (9) Applications for certificates, extension of service, line or route under certificates, shall be typewritten, on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection ((11)) (11) of this section.

((11)) (10) Application for sale, lease, or transfer, or for authority to mortgage a certificate, or any interest therein shall be typewritten on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection ((12)) (11) of this section.

((12)) (11) Miscellaneous fees:

Application for certificate	\$150.00
Application for extension of service, line or route under a certificate.	150.00

Application for sale, transfer, lease, assignment or other encumbering of a certificate or any interest therein	150.00
Application for authority to mortgage a certificate	35.00
Application for issuance of a duplicate certificate	3.00

EXCEPTION: The above fees of \$150.00 shall be reduced to \$50.00 for applications pertaining to certificates for private, nonprofit transportation providers certificated under WAC 480-30-035.

((13)) (12) All applications for the issuance of a duplicate certification must be accompanied by affidavit of the holder thereof setting forth that the original certificate has been lost or destroyed.

((14)) (13) Whenever an order is entered by the commission revoking a previous order granting a certificate, or revoking a certificate already issued, and subsequently an application is made for reinstatement of such order or certificate, the party or parties applying for such reinstatement shall pay the fee required by the rules and regulations, as is provided in case of an original application.

((15)) (14) Remittances shall be made by money order, bank draft or certified check, made payable to the Washington utilities and transportation commission.

AMENDATORY SECTION (Amending Order R-283, Cause No. T-2118, filed 12/23/87)

WAC 480-30-050 TARIFF, NAMING RATES AND FARES. (1) Every auto transportation company (~~and excursion service company~~) shall file with the commission two copies of its tariff, and any amendments thereto, showing all fares, rates and charges for the transportation of persons, and for auto transportation companies baggage and express between all points on its line; or in the case of a joint tariff, shall show all fares, rates and charges applicable between points on its line and all affected points on the line of the concurring carrier or carriers. Tariffs, or supplements thereto, must be issued and filed in accordance with the commission's Tariff Circular No. 6 or reissues thereof.

(2) In the event that a new tariff or amendment will effect an increase in fares, rates or charges, or will in any respect restrict the service offered under said tariff, a notice must be given to the public at least thirty days before the effective date thereof, unless the commission has granted authority for a lesser period, by posting a copy or copies of said notice in conspicuous places at each station, also at each passenger facility and on each vehicle continuously assigned to the route or routes affected. The notice must plainly indicate that the notice has been posted "in compliance with regulations of the Utilities and Transportation Commission, 1300 S. Evergreen Park Drive S.W., Olympia, Washington 98504-8002."

(3) Where through ticketing arrangements are in effect between two or more auto transportation companies for the transportation of persons over routes authorized by certificates of public convenience and necessity duly

granted by the commission, interline settlements must be made between such carriers within thirty days after the close of the month in which such settlements are due. If any carrier fails to make full settlement with its connecting lines within thirty days such connecting carriers shall immediately report each failure to do so to the commission in writing, giving the names of the defaulting carriers together with the amounts outstanding.

(4) Auto transportation companies (~~and excursion service companies~~) shall be governed by the provisions of chapter 81.68 RCW, and by such other portions of Title 81 RCW as may be applicable to auto transportation companies (~~and excursion service companies~~).

(5) No auto transportation company (~~or excursion service company~~) shall pay any commission to any individual, firm, association or corporation, their lessees, trustees or receivers, for the sale of any ticket or fare, or for transportation by express unless upon a contract or agreement, the form of which has previously been approved by the commission.

AMENDATORY SECTION (Amending Order R-283, Cause No. T-2118, filed 12/23/87)

WAC 480-30-060 SCHEDULE OF TIME AND ROUTE. (1) Every auto transportation company shall publish and file with the commission two copies of time schedules made up in accordance with the following rules. Such schedules must be in book, pamphlet or loose leaf form and printed or typed on hard calendered paper, size 8 by 11 inches or 8-1/2 by 11 inches. A margin of not less than 5/8 inch must be left for binding.

(2) Title page of time schedules must be made up as follows:

1st. Time schedules must be numbered consecutively in the upper right hand corner, beginning with number one, and must show the number of the time schedule cancelled thereby, if any. (See title page of sample time schedule, subsection (4))

2nd. Name of auto transportation company. (If the auto transportation company is not an incorporated company, and a trade name is used, the names of the individuals composing such auto transportation company must precede such trade name.) (See title page of sample time schedule, subsection (4))

3rd. The termini or points between which the time schedule applies, briefly stated.

4th. Route traversed, definitely outlined, showing exact location of depot at all terminals.

5th. Date issued and date effective. If issued on less than ten or twenty days' notice, whichever the case may be, by permission of the commission, the number and date of such special permission must be shown directly under the date effective, as provided in subsection (6), 4th paragraph.

6th. The name, title and address of the official issuing such time schedule, including street address.

(3) Time schedules must show:

1st. The time of ARRIVAL and DEPARTURE at and from all TERMINI.

2nd. The time of DEPARTURE from intermediate points between termini.

3rd. The distance between all points shown in the schedule.

4th. Time schedule shall show what points, if any, on route of carrier, to which service cannot be rendered, and reasons therefor.

Time Schedule No. 2
Cancelled
Time Schedule No. 1

TIME SCHEDULE
of
Walter A. Keys, (Certificate No. 88)
Operating under Trade Name of
Wenatchee-Cashmere Stage Line
MOTOR VEHICLE PASSENGER AND EXPRESS SERVICE
Between
Wenatchee, Wash., and Cashmere, Wash.
With Terminal Depots at
123 So. Wenatchee Ave., Wenatchee; Butler's Jewelry Store, Cashmere
via the following route:
West on Wenatchee Avenue to City Limits; thence west on Sunset Highway
through Monitor to Terminal at Cashmere

Issued June 8, 1987
Issued by Walter A. Keys
Title, Owner and Manager
St. Address, 123 So. Wenatchee Ave.
City and State, Wenatchee, Washington

Effective June 10, 1987
Authority
M. V. L. S. N. No. 400
Dated June 8, 1987

WESTBOUND

Mile- age	From Wenatchee to	@ AM	# AM	Daily AM	Daily PM	@ PM	Daily PM	X PM
0.0	Wenatchee	Lv. 7:00	8:30	11:00	1:30	3:30	5:30	9:30
2.7	Wenatchee River Bridge	" 7:08	8:38	11:08	1:38	3:38	5:38	9:38
3.3	Olds Corner	" 7:09	8:39	11:09	1:39	3:39	5:39	9:39
4.4	Sunnyslope Bridge	" 7:13	8:43	11:13	1:43	3:43	5:43	9:43
6.0	Burkneys Corner	" 7:16	8:46	11:16	1:46	3:46	5:46	9:46
8.1	Monitor P. O.	" 7:23	8:53	11:23	1:53	3:53	5:53	9:53
9.3	Red Bridge	" 7:29	8:59	11:29	1:59	3:59	5:59	9:59
12.3	Cashmere	Ar. 7:40	9:10	11:40	2:10	4:10	6:10	10:10

EASTBOUND

Mile- age	From Cashmere to	@ AM	# AM	Daily AM	Daily PM	@ PM	Daily PM	X PM
0.0	Cashmere	Lv. 8:00	9:30	12:30	2:30	4:30	6:30	10:15
3.1	Red Bridge	" 8:11	9:41	12:41	2:41	4:41	6:31	10:26
4.4	Monitor P. O.	" 8:16	9:46	12:46	2:46	4:46	6:36	10:31
6.3	Burkneys Corner	" 8:22	9:52	12:52	2:52	4:52	6:42	10:37
8.1	Olds Corner	" 8:29	9:59	12:59	2:59	4:59	6:49	10:44
9.2	Olds Corner	" 8:31	10:01	1:01	3:01	5:01	6:51	10:46
9.8	Wenatchee River Bridge	" 8:32	10:02	1:02	3:02	5:02	6:52	10:47
12.3	Wenatchee	Ar. 8:40	10:10	1:10	3:10	5:10	7:00	11:00

Explanatory Notes: @ Daily except Sunday; # Sunday only; X Saturday only.

Time Schedule No. 2
Cancelled
Time Schedule No. 1

TIME SCHEDULE
of
Walter A. Keys, (Certificate No. 88)
Operating under Trade Name of
Wenatchee-Cashmere Stage Line
MOTOR VEHICLE PASSENGER AND EXPRESS SERVICE
Between
Wenatchee, Wash., and Cashmere, Wash.
With Terminal Depots at
123 So. Wenatchee Ave., Wenatchee; Butler's Jewelry Store, Cashmere
via the following route:
West on Wenatchee Avenue to city limits; thence west on Sunset
Highway through Monitor to Terminal at Cashmere

Issued June 8, 1987
Issued by Walter A. Keys
Title, Owner and Manager
St. Address, 123 So. Wenatchee Ave.
City and State, Wenatchee, Wash.

Effective June 23, 1987

Leave Wenatchee Read Down				Leave Cashmere Read Up			
Daily	Sunday Only	Daily Ex. Sun.	Mileage	From Wenatchee to	Daily	Sunday Only	Daily Ex. Sun.
AM	PM	PM	0.0	Wenatchee	AM	PM	PM
Lv. 11:00	1:30	5:30	0.0	Wenatchee	Ar. 10:40	1:10	5:10
" 11:08	1:38	5:38	2.7	Wenatchee River Bridge	Lv. 10:32	1:02	5:02
" 11:09	1:39	5:39	3.3	Olds Corner	" 10:31	1:01	5:01
" 11:12	1:42	5:42	4.4	Sunnyslope	" 10:29	12:59	4:59
" 11:16	1:46	5:46	6.0	Burkneys Corner	" 10:23	12:53	4:53
" 11:23	1:53	5:53	8.1	Monitor P. O.	" 10:16	12:46	4:46
" 11:29	1:59	5:59	9.3	Red Bridge	" 10:11	12:41	4:41
Ar. 11:40	2:10	6:10	12.3	Cashmere	Lv. 10:00	12:30	4:30

Explanatory notes:

(5) At least one copy of such time schedule shall be easily accessible for public inspection, at each station or regular stopping place on the line or route, and a copy shall be in the possession of each operator or driver, and must be adhered to.

(6) Changes in schedules affecting the time of arrival or departure of any motor vehicle at any station or stopping place on its route, or which will effect an increase or reduction in the amount of passenger service rendered at any station or stopping place on its route, must be made as follows:

1st. A new time schedule must be issued in accordance with rules 24 through 27; or a supplement to the existing time schedule must be issued in the same manner and in essentially the same form as the original time schedule.

2nd. Except as provided in "4th" paragraph below, such new time schedule or supplement shall be filed with the commission and notice must be given to the public at least ten days before the effective date thereof unless such change effects a reduction in the amount of passenger service rendered at any station or stopping place on its route, in which event such filing and notice must be given at least twenty days before the effective date thereof. EXCEPTION: If the sole change accomplished by a new time schedule or supplement is to increase the amount of service rendered, and no change is otherwise made in existing schedules, such filing must be made with the commission not less than one day before the effective date and notice to the public will not be required.

3rd. The notice to the public specified above must be given by posting a copy or copies of said notice in conspicuous places at each station, also at each passenger facility and on each vehicle continuously assigned to the route or routes affected. The notice must plainly indicate that the notice has been posted "in compliance with regulations of the Utilities and Transportation Commission, 1300 S. Evergreen Park Drive S.W., Olympia, Washington, 98504-8002."

4th. In the case of actual emergency, or when real merit is shown, the commission may, in its discretion, permit such time schedule or supplement to become effective on less than ten or twenty days' notice, whichever the case may be, in which case the time schedule or supplement must show on the title page thereof, directly under the effective date, the number and date of such special permission or order in the following manner:

"Authority M.V.L.S.N. Order No., dated"

5th. The commission may, on its own motion, or on the filing of sufficient protest by any person or persons affected, order such time schedule or supplement withdrawn, modified or suspended. If such an order is not issued by the commission the time schedule or supplement thereto will be considered in full force and effect on the designated effective date.

(7) All interruptions of regular service, where such interruptions are likely to continue for more than twenty-four hours, shall be promptly reported in writing to the commission, and to the public along the route, with full statement of the cause of such interruption, and its probable duration.

(8) Discontinuance of service for a period of five consecutive days without notice to the commission shall be deemed a forfeiture of all rights secured under and by virtue of any order or permission to operate issued by the commission: PROVIDED, HOWEVER, That the commission may permit the resumption of operation after such five day discontinuance, on proper showing that the carrier was not responsible for the failure to give service.

(9) No auto transportation company shall discontinue the service called for under its certificate, and time

schedule filed thereunder, without first having given to the commission and to the public, at least ten days' notice in writing of the intention to discontinue such service, and having secured from the commission permission so to do.

~~((10) Any excursion service company which does not maintain scheduled service on a regular basis need not file with the commission copies of time schedules.))~~

AMENDATORY SECTION (Amending Order R-215, Cause No. TC-1786, filed 7/11/84)

WAC 480-30-070 LIABILITY AND PROPERTY DAMAGE INSURANCE OR SURETY BOND. (1) Within ten days after the date of the order granting an application for certificate, and before such certificate shall be issued, the applicant shall file with the commission evidence of liability and property damage insurance having been written by a company authorized to write such insurance in the state of Washington or a surety bond, the form of which is set out in subsection (4), covering each motor vehicle used or to be used by such applicant, in not less than the following sums:

For any recovery of personal injury by one person—\$100,000;

For all persons receiving personal injury by reason of at least one act of negligence:

Vehicles having capacity of 16 passengers or less—\$300,000,

Vehicles having capacity of 17 or more passengers—\$500,000,

For damage to property of any person other than the assured—\$50,000.

Failure to file and keep such insurance or surety bond in full force and effect shall be cause for dismissal of an application or cancellation of a certificate.

(2) Evidence of insurance shall be submitted on a "uniform motor carrier bodily injury and property damage liability certificate of insurance," filed in triplicate with the commission.

(3) All liability and property damage insurance policies issued to auto transportation companies shall carry a "uniform motor carrier bodily injury and property damage liability endorsement."

(4) Form of surety bond.

Know all men by these presents:

That we of the City of, State of Washington, as principal, and, a corporation organized and existing under and by virtue of the Laws of, and authorized to transact business in the State of Washington under the laws thereof, as surety, are held and firmly bound unto the State of Washington, in the just and full sum of lawful money of the United States of America, upon each and every vehicle operated by the principal herein in the amounts as set out in the schedule below for the payment of which well and truly to be made, do hereby bind ourselves, our heirs, executors, administrators, successors and assigns, severally by these presents.

Signed, sealed and dated this day of 19

This bond is written in pursuance of and is to be construed in accordance with chapter 81.68 RCW, and the Rules and Regulations of the Washington Utilities and Transportation Commission, adopted thereunder; is to be filed with the State for the benefit of persons who sustain damage or injury from the negligent operation of any and all motor vehicles operated by the auto transportation company ((or excursion service company)) (principal herein) under and by virtue of its certificate granted by the Washington Utilities and Transportation Commission, and Tariffs and Time Schedules filed thereunder.

SCHEDULE

On each motor vehicle used for the transportation of persons, not less than:

- For any recovery for personal injury by one person—\$100,000;
- For all persons receiving personal injury by reason of at least one act of negligence:
- Vehicles having capacity of 16 passengers or less—\$300,000,
- Vehicles having capacity of 17 or more passengers—\$500,000,
- For damage to property of any person other than the assured—\$50,000.

Now, therefore, the condition of this obligation is such that if the said principal in accordance with the provisions of chapter 81.68 RCW, shall pay all damages for personal injuries which may be sustained by any person or any damage to property of any person other than the assured, by reason of any act of negligence on the part of the said principal, its agents or employees in the operation of motor propelled vehicles in transporting persons and express for compensation, under its Certificate of Public Convenience and Necessity issued by the Washington Utilities and Transportation Commission, and tariffs and time schedules filed thereunder, then this obligation to be void, otherwise to remain in full force and effect.

This bond may be cancelled by the surety at any time by filing written notice with the Washington Utilities and Transportation Commission, stating when the cancellation shall be effective, but in no case shall such cancellation notice be effective until fifteen (15) days after the receipt of such notice by the Washington Utilities and Transportation Commission.

.....
Principal
.....
.....
Surety

AMENDATORY SECTION (Amending Order R-319, Docket No. TC-900312-R, filed 6/21/90, effective 7/22/90)

WAC 480-30-100 OPERATION OF MOTOR VEHICLES. (1) All motor vehicles shall be operated in accordance with the requirements of existing state laws and no driver or operator thereof shall operate the same in any other than a careful and prudent manner, nor at

any greater speed than is reasonable or proper, having due regard to the traffic and use of the highway by others, or so as to endanger the life and limb of any person.

(2) Qualifications of drivers. Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 383, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as and including all appendices and amendments thereto, in effect on October 1, 1988, are adopted and prescribed by the commission to be observed by all auto transportation companies ((or excursion service companies)) operating under chapter 81.68 RCW except:

- (a) The minimum age requirement for drivers prescribed in subparagraph (1) of paragraph 391.11(b) shall be eighteen years of age.
- (b) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to the effective date of this rule.

(c) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date the effective date of this rule.

(3) No driver or operator of a motor vehicle carrying passengers shall smoke any cigar, cigarette, tobacco or other substance in such vehicle during the time he is driving the vehicle.

(4) No driver or operator of a motor vehicle shall create any disturbance or unnecessary noise to attract persons to the vehicle.

(5) The rules and regulations relating to drivers' logs and drivers' hours of service adopted by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 395, as well as and including all appendices and amendments thereto in effect on October 1, 1988, are adopted and prescribed by the commission to be observed by all auto transportation companies ((or excursion service companies)) operating under chapter 81.68 RCW.

(6) No driver or operator of any motor vehicle used in the transportation of passengers shall refuse to carry any person offering himself or herself at a regular stopping place for carriage and who tenders the regular fare to any stopping place on the route of said motor vehicle, or between the termini thereof, if allowed to carry passengers to such point under the certificate for such route: PROVIDED, HOWEVER, That the driver or operator of such motor vehicle may refuse transportation to any person who is in an intoxicated condition or conducting himself in a boisterous or disorderly manner or is using profane language, who is suffering from a contagious disease, or whose condition is such as to be obnoxious to passengers on such motor vehicle. A driver is responsible for the comfort, safety and peace of mind of his passengers to the extent that he should be constantly on the alert for and immediately correct any act of misconduct on the part of occupants of the vehicle.

(7) No auto transportation company (~~(or excursion service company)~~) operating any motor vehicle used in the transportation of persons, shall permit smoking on said vehicle either by passengers or other persons while present in said motor vehicle.

Auto transportation companies (~~(and excursion service companies)~~) shall place suitable signs in buses, of sufficient size and number to adequately inform passengers that smoking is not permitted in the motor vehicle.

(8) No motor vehicle used in the transportation of persons shall carry more than one hundred fifty percent of its rated carrying capacity. No passenger shall be permitted to stand unless the vehicle is equipped with devices designed and permanently installed to provide stability and safety for standing passengers. Even if the vehicle is so equipped, no passenger shall be permitted to stand for a distance in excess of thirty-five miles.

(9) The front seat of all passenger carrying vehicles, if connected with the driver's seat, shall be considered as an emergency seat and no passenger will be allowed to occupy the same unless all of the other seats of such vehicle are fully occupied. In no case shall more than one passenger be allowed to occupy the front seat of any motor vehicle unless such seat is forty-eight or more inches in width in the clear. No passenger shall be allowed to sit in the front seat to the left of the driver.

(10) No motor vehicle used for the transportation of passengers shall carry or transport any baggage, trunk, crate or other load which shall extend beyond the running board of said motor vehicle on the left side.

(11) Except when specially authorized by the commission, no motor vehicle used in the transportation of passengers shall be operated or driven with any trailer or other vehicle attached thereto; except in case a vehicle becomes disabled while on a trip and is unable to be operated by its own power, such disabled vehicle may be towed without passengers to the nearest point where repair facilities are available. No right-hand drive vehicle shall be used except by special authorization of the commission and then only when equipped as directed by it.

(12) Accidents occurring in this state arising from or in connection with the operations of any auto transportation company (~~(or excursion service company)~~) operating under chapter 81.68 RCW resulting in an injury to any person, or the death of any person shall be reported by such carrier to the commission as soon as possible, but in no event later than twelve hours after the occurrence of the accident. The occurrence of such accidents shall be reported to the commission by telephone at the following numbers: 1-800-562-6150; or if the call is made from out of the state: 1-206-586-1119. Copies of written reports of all accidents, including those described in this section, shall be maintained in the main office of the carrier subject to inspection by the commission.

(13) Auto transportation companies (~~(or excursion service companies)~~) transporting passengers shall maintain such comfort stations in a clean and sanitary condition along its line or route, and shall make such regular stops thereat as shall be necessary to care properly for the comfort of its patrons.

(14) Out-of-service criteria. All drivers operating motor vehicles under chapter 81.68 RCW shall do so in compliance with the safety rules and regulations defined therein. Duly authorized personnel of the commission shall have the power to order out-of-service any driver found to be operating in violation of those rules and regulations. The criteria for conditions under which a driver may be ordered out-of-service are those defined in the North American Uniform Out-Of-Service Criteria, in effect on February 15, 1989. Copies of this document are available from the commission upon request.

(15) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsections (2) and (5) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

AMENDATORY SECTION (Amending Order R-215, Cause No. TC-1786, filed 7/11/84)

WAC 480-30-110 FEES AND GROSS OPERATING REVENUE. (1) Auto transportation companies (~~(or excursion service companies)~~) shall, between the first and fifteenth days of January, April, July and October of each year file with the commission a statement showing the amount of gross operating revenue of such company for the preceding three months, or portion thereof. Such statement must be accompanied by a fee of 2/5 of 1% of the gross operating revenue derived from intrastate operations, as provided in RCW 81.24.020; in no case shall the fee so paid be less than two dollars and fifty cents. Failure to make such payments shall be sufficient cause for the commission, in its discretion, to revoke a certificate. EXCEPTION: A private, nonprofit transportation provider certificated under WAC 480-30-035 shall pay to the commission the sum of \$10.00 annually for each vehicle operated in lieu of the above regulatory fee based on gross revenue. Such fee to be paid with the filing of the annual report of the corporation.

(2) The "gross operating revenue" of an auto transportation company is that revenue which such company receives or becomes lawfully entitled to recover for the transportation of persons, express, baggage and United States mail, upon any public highway of this state by means of motor propelled vehicles, and all other operating revenue; except such revenue as properly comes within the meaning of the term "independent operations" as hereinafter defined; also that revenue which such company receives from other property OWNED by it, the value of which is or should properly be included in its FIXED CAPITAL ACCOUNTS.

For the purpose of reporting to the commission on quarterly reports the "gross operating revenue" of an auto transportation company shall be subdivided as follows:

R-1 Passenger revenue.

R-2 Express and baggage revenue.

R-3 United States mail and other operating revenue.

R-1, Passenger revenue: Shall include all revenue derived from the transportation of persons, except such revenue as is derived from operations coming within the meaning of "independent operations," as hereinafter defined.

(Note: This item must include ALL revenue received for the transportation of persons outside the corporate limits of a city or town where the service rendered is over the route, or any part thereof, or in the territory covered by the certificate of the reporting company. It must also include all revenue derived from the transportation of persons where the service is performed with any of the vehicles or facilities owned or operated by the reporting company, the value of which is included in its FIXED CAPITAL ACCOUNTS dedicated to furnishing the service authorized by its certificate, including revenue from what is commonly termed "taxicab" and "special for hire" service, etc., UNLESS the service rendered is not over the route, or any portion thereof, or in the territory covered by the certificate of the reporting company, and the vehicles utilized are used EXCLUSIVELY in such "taxicab" or "special for hire" service, etc., in which case the value of said vehicles or facilities so used and the entire revenue and expense incident to their use shall be kept separate and reported under "independent operations.")

R-2, Express and baggage revenue: Shall include all revenue from the transportation of:

Express.

Baggage in excess of free authorized allowances.

Parcel room receipts where parcel rooms are operated by the reporting company.

R-3, United States mail and other operating revenue: Shall include all revenue derived from the transportation of United States mail and bonuses from special mail transportation, less fines and penalties imposed by the United States government when not collected from agents or employees. Other operating revenue from property owned and used in connection with the reporting company's business and not provided for in the foregoing revenue accounts, the principal items of which are:

A—Rentals received for use of cars.

B—Revenue derived from the performance of shop work for others.

C—Amounts received from news companies or others for the privilege of operating news and soft drink stands, lunch counters, etc., at stations when such stations are OWNED by the reporting company.

D—Rentals received from other transportation companies for the right to use stations OWNED by the reporting company, used in its auto transportation operations and included in the FIXED CAPITAL ACCOUNTS thereof.

E—Revenue received from advertising in stations and cars.

The intrastate portion of above items R-1, R-2 and R-3 will constitute "total gross operating revenue" upon which the fee will be computed and remitted, as provided in RCW 81.24.020, and rule 62.

(3) ~~((The "gross operating revenue" of an excursion service company is that revenue which such carrier receives or becomes lawfully entitled to recover for the~~

~~transportation of passengers under its excursion service company certificate plus all other operating revenues incidental to the excursion service.~~

(4)) Nonoperating revenue: Is that revenue received as a return on property OWNED by the reporting company, the value of which is not included in the FIXED CAPITAL ACCOUNTS of its "auto transportation" or "independent" operations. Principal items:

A—Revenue received from other auto transportation companies, ownership of which is shared by the reporting company.

B—Dividends on stock of other companies.

C—Interest on loans.

D—Rents from property the value of which is not included in the FIXED CAPITAL ACCOUNTS of the reporting company's certified or independent operations.

Independent operations: Revenue from "independent operation" is that revenue which the reporting company receives or becomes lawfully entitled to recover for the transportation of persons and/or express by means of motor propelled vehicles where the service rendered is not over the route, or any portion thereof, or in the territory covered by such company's certificate and where the value of the vehicles and facilities so used is not included, nor properly includable, in the FIXED CAPITAL ACCOUNTS of such auto transportation company dedicated to furnishing the service authorized by its certificate and where both the revenue and expense incident to such "independent operations" are kept separate and apart from the accounts of the company's certified operations.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-010 DEFINITIONS. (1) Unless the language or context indicates that a different meaning is intended, the following words, terms, and phrases shall, for the purpose of these regulations, be given the meaning hereinafter subjoined to them:

(2) The word "state" means the state of Washington.

(3) The word "commission" means the Washington utilities and transportation commission.

(4) "Person or persons" means an individual, a corporation, association, joint stock association, and partnership, their lessees, trustees or receivers.

(5) "Public highway" includes every public street, road or highway in this state.

(6) "Motor vehicle" means every self-propelled vehicle with seating capacity for seven or more persons excluding the driver.

(7) Subject to the exclusions of RCW 81.70.030, "charter party carrier of passengers" means every person engaged in the transportation of a group of persons who, pursuant to a common purpose and under a single contract, have acquired the use of a motor bus to travel together as a group to a specified destination or for a particular itinerary, either agreed upon in advance or modified by the chartered group after having left the place of origin.

(8) Subject to the exclusion of subsection (10) of this section, "excursion service carrier" means every person engaged in the transportation of persons for compensation over any public highway in this state from points of

origin within the incorporated limits of any city or town or area, to any other location within the state of Washington and returning to that origin. The service shall not pick up or drop off passengers after leaving and before returning to the area of origin. The excursions may or may not be regularly scheduled. Compensation for the transportation offered or afforded shall be computed, charged, or assessed by the excursion service company on an individual fare basis.

(9) "Area" shall mean a county boundary or a specifically designated location(s) as a point of origin.

(10) This chapter does not apply to:

- (a) Persons operating motor vehicles wholly within the limits of incorporated cities;
- (b) Persons or their lessees, receivers, or trustees insofar as they own, control, operate, or manage taxicabs, hotel buses or school buses, when operated as such;
- (c) Passenger vehicles carrying passengers on a non-commercial enterprise basis;
- (d) Operators of charter boats operating on waters within or bordering this state.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-020 LICENSES. No motor vehicle shall be operated upon the public highways of this state by any charter party carrier or excursion service carrier of passengers until the owner or person lawfully in control thereof shall have complied with the laws of this state pertaining to motor vehicle licenses and the rules and regulations of the commission governing the operation of motor vehicles upon the public highways.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-030 CERTIFICATES. (1) No person may operate, establish, or engage in the business of a charter party carrier or excursion service carrier of persons over any public highway in this state, without first having obtained a certificate from the commission or having registered as an interstate carrier.

(2) No certificate will be issued to persons operating under a trade name, unless a certificate of said trade name is filed in accordance with the provisions of chapter 19.80 RCW, and a certified copy thereof filed with the commission.

(3) Certificates must be kept on file at the main office of the owner except when directed to be transmitted to the commission, and shall be subject at all times to inspection by the authorized representatives of the commission.

(4) Any certificate to operate a motor propelled vehicle for the transportation of persons for compensation obtained upon any application by any false affidavit or representation shall be subject to revocation and cancellation by the commission.

(5)(a) No certificate nor any right thereunder may be leased, assigned, or otherwise transferred or encumbered unless authorized by the commission. Requests for such authority shall be on forms to be furnished by the commission, giving all information therein requested, sworn

to before a notary and accompanied by filing fee named in subsection (7) of this section.

(b) No charter party or excursion service carrier certificate or right to conduct any of the service therein authorized shall be leased, assigned or otherwise transferred except in its entirety unless the portion thereof not to be leased, assigned, or otherwise transferred is to be immediately cancelled.

(6)(a) All applications for original certificates (including extensions of certificates), shall be on forms to be furnished by the commission, giving all information therein requested, sworn to before a notary and accompanied by application fee named in subsection (7) of this section.

(b) A certificate shall be issued to any qualified applicant authorizing, in whole or in part, the operations covered by the application if it is found that the applicant is fit, willing, and able to perform properly the service and to conform to the provisions of the laws governing charter party carriers or excursion service carriers of passengers and the rules and regulations of the commission.

(c) Before a certificate is issued, the commission shall require the applicant to meet certain safety requirements and show proof of minimum financial responsibility as set forth in this chapter.

(7) Miscellaneous fees:

Original application for certificate . . .	\$150.00
Application for extension of certificate	150.00
Application to lease, assign, or otherwise transfer or encumber a certificate	150.00
Application for issuance of duplicate certificate	5.00

(8) All applications for the issuance of a duplicate certificate must be accompanied by affidavit of the holder thereof setting forth that the original certificate has been lost or destroyed.

(9) The commission may cancel, revoke, or suspend any certificate issued under this chapter on any of the following grounds:

(a) The violation of any of the provisions of chapter 81.70 RCW;

(b) The violation of an order, decision, rule, regulation, or requirement established by the commission pursuant to the law governing charter party carriers or excursion service carriers of passengers;

(c) Failure of a charter party carrier or excursion service carrier of passengers to pay a fee imposed on the carrier within the time required by law;

(d) Failure of a charter party carrier or excursion service carrier to maintain required insurance coverage in full force and effect; or

(e) Failure of the certificate holder to operate and perform reasonable service.

(10) After the cancellation or revocation of a certificate or interstate registration, or during the period of its suspension, it is unlawful for a charter party carrier or excursion service carrier of passengers to conduct any operations as such a carrier.

(11) Whenever an order is entered by the commission cancelling or revoking a previous order granting a certificate or cancelling or revoking a certificate already issued, and subsequently an application is made, such application shall be filed in the manner required as for the original.

(12) Remittances shall be made by money order, bank draft, or check, made payable to the Washington utilities and transportation commission.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-040 LIABILITY AND PROPERTY DAMAGE INSURANCE. (1) Within ten days after the date of the order granting an application for certificate, and before such certificate shall issue, the applicant shall file with the commission, evidence of liability and property damage insurance having been written by a company authorized to write such insurance in the state of Washington covering each motor vehicle used or to be used by such applicant in the following sums:

<u>CHARTER PARTY CARRIER OF PASSENGERS</u>				
	Effective 6/9/88	Effective 6/9/88	Effective 7/1/90	Effective 7/1/90
(1) Passenger seating capacity	16 or less	17 or more	16 or less	17 or more
(2) Minimum amount for bodily injuries to one person	\$100,000	\$ 100,000	\$ 100,000	\$ 100,000
(3) Minimum amount for bodily injuries to all persons injured in any one accident	\$500,000	\$ 2,500,000	\$ 1,000,000	\$ 5,000,000
(4) Minimum amount for loss or damage in any one accident to property of others	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000

<u>EXCURSION SERVICE COMPANY</u>				
	Effective 5/1/90	Effective 5/1/90	Effective 6/1/92	Effective 6/1/92
(1) Passenger seating capacity	16 or less	17 or more	16 or less	17 or more
(2) Minimum amount for bodily injuries to one person	\$100,000	\$ 100,000	\$ 100,000	\$ 100,000
(3) Minimum amount for bodily injuries to all persons injured in any one accident	\$500,000	\$ 2,500,000	\$ 1,000,000	\$ 5,000,000

<u>EXCURSION SERVICE COMPANY</u>				
	Effective 5/1/90	Effective 5/1/90	Effective 6/1/92	Effective 6/1/92
(4) Minimum amount for loss or damage in any one accident to property of others	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000

Failure to file and keep such insurance in full force and effect shall be cause for dismissal of an application or cancellation of a certificate.

(2) Evidence of insurance shall be submitted on a "uniform motor carrier bodily injury and property damage liability certificate of insurance," filed in triplicate with the commission.

(3) All liability and property damage insurance policies issued to charter party carriers or excursion service carriers of passengers shall carry a "uniform motor carrier bodily injury and property damage liability endorsement."

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-050 SELF INSURANCE. (1) Every charter party carrier or excursion service carrier of passengers which qualifies as a self-insurer under the provisions as set forth in (~~section 9, chapter 30, Laws of 1988;~~) RCW 81.70.290 may upon proper application to the commission be exempt from all provisions relative to liability and property damage insurance under the rules and regulations as herein set forth: **PROVIDED, HOWEVER,** That with said application shall be filed a certified copy of the order of the Interstate Commerce Commission showing that the said applicant has qualified under the Interstate Commerce Act as a self-insurer; and a further certification that said company was at the time of the application to the Washington utilities and transportation commission operating under the said self-insuring authority; and that the same is now in full force and effect.

(2) Every charter party carrier or excursion service carrier qualified and acting under the self-insurer provisions of (~~section 9, chapter 30, Laws of 1988;~~) RCW 81.70.290, who may thereafter have all rights as self-insurer cancelled by the Interstate Commerce Commission, shall coincidentally upon the effective date of the order cancelling such right, file with the Washington utilities and transportation commission the proper liability and property damage insurance or surety bond as provided for in WAC 480-40-040(1).

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-060 EQUIPMENT OF MOTOR VEHICLES. (1) Motor vehicles shall be equipped in accordance with existing state laws, and the rules and regulations of the commission.

(2) For the purpose of identification and information of the public, all motor vehicles, including substitute or

emergency vehicles, while being operated under certificate, shall have displayed on each side of such vehicle in a conspicuous place and of such size as to be easily discernible at a distance of at least fifty feet, the number of the certificate under which such vehicle is being operated((, preceded by the letters W.U.T.C.)). Thus:

((^{"W.U.T.C.}
CH.....["]))
CH ES

In the event a certificate is revoked or cancelled or the equipment sold the carrier shall immediately remove its certificate number from its vehicles.

(3) Motor vehicles used in the transportation of passengers shall have displayed thereon the company name and number of such vehicle printed in letters of sufficient size and so placed as to be easily discernible.

(4) All motor vehicles shall be maintained in a safe and sanitary condition and shall be at all times subject to inspection by the commission's duly authorized representatives.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-070 OPERATION OF MOTOR VEHICLES. (1) All motor vehicles shall be operated in accordance with the requirements of existing state laws and no driver or operator thereof shall operate the same in any other than a careful and prudent manner, nor at any greater speed than is reasonable or proper, having due regard to the traffic and use of the highway by others, or so as to endanger the life and limb of any person.

(2) Qualifications of drivers. Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing qualifications of drivers prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 383, part 391, excluding paragraphs (a) and (b) of section 391.2, section 391.69, subparagraph (2) of paragraph 391.71(a), and subparagraph (4) of paragraph 391.71(b); as well as and including all appendices and amendments thereto, in effect on January 1, 1983, are adopted and prescribed by the commission to be observed by all charter party carriers or excursion service carriers of passengers operating under chapter 81.70 RCW except:

(a) With respect to the limited exemption prescribed in section 391.61, the time period identified therein shall be the period of time prior to the effective date of this rule.

(b) With respect to the limited exemptions prescribed in sections 391.65 and 391.71, the time periods identified in these sections shall have as a starting date the effective date of this rule.

(3) The rules and regulations relating to drivers' logs and drivers' hours of service adopted by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 395, as well as and including all appendices and amendments thereto in effect on January 1, 1988, are adopted and prescribed by the

commission to be observed by all charter party carriers or excursion service carriers of passengers operating under chapter 81.70 RCW.

(4) Accidents occurring in this state arising from or in connection with the operations of any charter party carrier or excursion service carrier of passengers operating under chapter 81.70 RCW resulting in an injury to any person, or the death of any person shall be reported by such carrier to the commission as soon as possible, but in no event later than twelve hours after the occurrence of the accident. The occurrence of such accidents shall be reported to the commission by telephone at the following numbers: 1-800-562-6150; or if the call is made from out of the state: 1-206-586-1119. Copies of written reports of all accidents, including those described in this section, shall be maintained in the main office of the carrier subject to inspection by the commission.

(5) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsections (2) and (3) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-075 EQUIPMENT-SAFETY. In addition to other laws and regulations of this state, all motor vehicles operating under chapter 81.70 RCW shall comply with the following:

(1) Adoption of United States Department of Transportation motor carrier safety regulations. The rules and regulations governing motor carrier safety prescribed by the United States Department of Transportation in Title 49, Code of Federal Regulations, part 390.17, part 392, excluding section 392.2 and paragraph (c) of section 392.1; part 393, excluding paragraph (b) of section 393.1, and sections 393.13, 393.14, 393.15, 393.16, 393.76, 393.100, 393.102, 393.104, 393.106; part 396, except that with respect to section 396.11 no driver vehicle inspection report need be filed if no defects are found, and excluding paragraph (b) of section 396.1; part 397, excluding section 397.21 and paragraph (c) of section 397.1; as well as and including all appendices and amendments thereto, in effect on January 1, 1988, are adopted and prescribed by the commission to be observed by all charter party carriers or excursion service carriers of passengers operating under chapter 81.70 RCW.

(2) Whenever the designations "director, bureau of motor carrier safety," "director, regional motor carrier safety office," "regional highway administrator," and "federal highway administration" are used in the respective parts of Title 49, Code of Federal Regulations, as described in subsection (1) of this section, such designations for the purpose of this rule shall mean the "Washington utilities and transportation commission."

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-110 REGISTERED CARRIERS.

(1) Carriers engaged exclusively in interstate or foreign commerce are declared to be registered carriers. Those operating under authority issued by the Interstate Commerce Commission shall have their registration number prefixed by "CH(;-)" for charter or "ES" for excursion. Registered carriers need only comply with such rules and regulations as specifically refer to them or to equipment operated exclusively in interstate commerce across or between points in the state and points outside of the state.

(2) By reference, the Washington utilities and transportation commission hereby adopts the rules promulgated by the National Association of Regulatory Utility Commissioners and adopted by the Interstate Commerce Commission under PL 89-170 and codified as part 1023 of Title 49, Code of Federal Regulations.

(3) Registered carriers may meet insurance requirements by filing with the Washington utilities and transportation commission a certificate of insurance.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-120 REGISTRATION OF INTERSTATE AUTHORITY. (1) It shall be unlawful for any charter party carrier or excursion service carrier of passengers to perform a transportation service for compensation upon the public highways of this state without first having secured appropriate authority from the Interstate Commerce Commission, if such authority is required, and without first having registered such authority, if any, with the commission.

(2) Such registration shall be granted upon application, without hearing, upon payment of the appropriate filing fee. Applications to register ICC operating authority with the commission shall be accompanied by the fee of twenty-five dollars for charter party carriers or excursion service carriers of passengers who have not previously filed currently effective applications for such registration.

AMENDATORY SECTION (Amending Order R-289, Cause No. TCH-2189, filed 8/26/88)

WAC 480-40-130 IDENTIFICATION CARDS.

(1) No motor vehicle operated by a charter party carrier or excursion service carrier of passengers upon the highways of this state shall be so operated without having available within the vehicle a valid identification card properly signed and with appropriate stamp affixed or equivalent thereof. Such identification card shall be subject to inspection by the commission's representatives at all times.

(2) An application for sufficient number of identification stamps shall be filed with the commission, accompanied by the necessary stamp and regulatory fee. The cost of the stamp shall be three dollars.

(3) The annual regulatory fee shall be ~~((seven dollars per vehicle. Under section 15, chapter 30, Laws of 1988,~~

~~the annual regulatory fee shall be))~~ established by general order of the commission but not to exceed the cost of supervising and regulating such carriers. Such fee shall be collected annually from each charter party carrier and excursion service carrier holding a certificate and from each interstate or foreign carrier subject to chapter 81.70 RCW.

(4) In lieu of the payment of a full regulatory fee for each vehicle operated upon the public highways of the state of Washington, the regulatory fee may, at the request of the carrier, be paid on the basis of the following option:

Lump sum regulatory fee payment. Carriers who operate fleets in excess of fifty motor power vehicles upon the public highways of the state of Washington may elect to pay a lump sum regulatory fee based on the number of vehicles operated during the previous year, at the regulatory fee established by general order of the commission ~~((entered before November 1st of any year))~~.

(5) Charter party carriers or excursion service carriers of passengers engaged exclusively in casual or occasional interstate or foreign commerce across or between points in the state and points outside the state may, as an alternative to all other requirements of this chapter, obtain a single trip transit permit, valid for ten days authorizing one trip, entering or across the state. This permit will be issued upon payment of a fee of ten dollars. The carrier must provide the name and policy number or binder of the insurance company with whom the carrier has insurance which meets the provisions of WAC 480-40-040.

(6) No refund will be made on unused stamps.

(7) Any "lost stamps" will be replaced only at full stamp and regulatory fee: PROVIDED, HOWEVER, That in unusual circumstances the commission may, by order, waive all or a portion of the replacement cost.

(8) Each carrier shall obtain from the Washington utilities and transportation commission or from the National Association of Regulatory Utility Commissioners a sufficient number of blank identification cab cards to satisfy its requirements.

(9) All identification cab cards and stamps issued for a particular calendar year expire January 31 of each succeeding year. However, a stamp may be issued for the ensuing calendar year on or after the first day of October preceding, and may be used from the date of issue.

(10) An identification cab card may be reassigned to a substitute vehicle (power unit) only when the original vehicle has been destroyed or is being permanently withdrawn from the ownership or possession of the permittee.

AMENDATORY SECTION (Amending Order R-215, Cause No. TC-1786, filed 7/11/84)

WAC 480-149-060 PASSENGER TARIFFS. Passenger tariffs shall contain:

(1) Rules and regulations which govern the tariff, in clear and explicit terms, setting forth all privileges, stopovers, extension of time limit, restrictions outlines in

certificate, children's fares, baggage rules, excess baggage rates, etc., and the following provision with regard to the refund for unused and partly used tickets:

(a) "Unused tickets will be redeemed at the purchase price. Unused portions of round trip or commutation tickets will be redeemed by charging the regular fare or fares for the portion or portions used and refunding the balance of the purchase price."

(2) Tariffs, except those of water transportation companies (~~and excursion service companies~~;) must contain a rule with reference to fares applicable to intermediate points not specifically named in such tariff. This rule shall read substantially as follows: "Fares from or to intermediate points not named herein will be the same as the fares from or to the next more distant point named."

(3) Adult fares, definitely and specifically stated, in cents, or in dollars and cents, per passenger, together with the names of the stations or stopping places from and to which they apply, arranged in a simple and systematic manner. The tariff shall clearly indicate whether fares apply "one way" or "round trip."

(4) Where fares to or from a named point include stops beyond the regular terminal, or where no regular terminal is maintained, the tariff shall define the zone within which fares to or from such named point apply.

(5) Commutation fares, if any.

(6) The different routes via which fares apply. When a tariff specifies routing, the fares may not be applied via a route not specified.

(7) Full explanation of reference marks and technical abbreviations used in the tariff.

(8) The above rules are in addition to the general rules of this circular insofar as they apply to passenger operations.

AMENDATORY SECTION (Amending Order R-285, Cause No. TG-2146, filed 4/4/88)

WAC 480-149-120 NOTICE REQUIRED. (1) Unless two copies are specifically requested by the commission, one copy of every tariff, supplement or revised page must be filed with the commission and notice must be given to the public by posting copies in a conspicuous place at each station affected thirty days before the effective date thereof except as provided for in the following sections of this rule or unless specifically authorized by the commission. Filings received on Saturdays, Sundays or holidays will be considered as being received on the following office day.

(2) The following tariffs may be filed on one day's notice to the commission and to the public:

(a) Providing for the opening or closing of navigation or traffic on rivers, harbors, lakes, highways or roads of the state.

(b) Providing for the movement of circuses.

(c) Providing rates for new lines or extensions of lines or service not heretofore covered by any similar form of transportation or service or not competitive with any similar form of transportation or service.

If the new line, extension or service is covered by any form of transportation or service, and/or is competitive therewith, the tariff or supplement so filed, must provide the same rates or fares as those of the existing company

unless full statutory notice is given prior to the beginning of operations.

(d) Adoption, suspension or vacating supplements as provided for in WAC 480-149-110.

~~((e) Excursion passenger tariffs as provided for in WAC 480-149-070(1).))~~

(3) In the case of a change proposed by a rail carrier, a change resulting in increased rates or decreased value of service shall not become effective for twenty days after the notice is filed with the commission, and a change resulting in decreased rates or increased value of service, or changes which result in neither increases nor reductions, shall not become effective for ten days after the notice is filed with the commission.

(4) In cases of actual emergency, or when real merit is shown, the commission may, in its discretion, permit tariffs to become effective on less than the notice and the publication time periods specified in this section. Application for such authority must be on a form supplied by the commission. On every tariff or supplement that is issued on less than thirty days' notice by permission or order or regulation of the commission, notation must be made that it is issued under L.S.N. order of the Washington utilities and transportation commission, number of (date) , or by authority of Rule W.U.T.C. Tariff Circular No. 6, or by authority of decision of the commission in Cause No.

(5) Whenever a carrier files a tariff on not less than thirty days' notice, containing increased rates and charges for collection and disposal of garbage, refuse, and debris, such carrier shall at the same time, or prior thereto, notify affected customers that a tariff of increased rates and charges is being filed with the Washington utilities and transportation commission, Olympia, Washington, proposed to become effective on a particular date. The amount of increased charges must also be indicated. Notice shall be in writing and sent to customers by United States mail. The notice shall state that the proposed rates shall not become effective until reviewed by the commission. The notice shall also include a statement that affected customers who oppose the increase may express that opposition in writing to reach the Washington Utilities and Transportation Commission, 1300 S. Evergreen Park Drive S.W., Olympia, Washington 98504-8002 not later than fourteen days from the date of the notice. A copy of the notice shall also be mailed or delivered to at least one newspaper of general circulation in the area. The tariff filed with the commission must be accompanied by a letter of transmittal fully setting forth the reasons justifying the proposed increased charges. The letter shall also state that notice has been given in the manner outlined above.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 480-149-070 EXCURSION SERVICE COMPANY AND TEMPORARILY REDUCED ONE-WAY TARIFFS.

WSR 90-22-032
PERMANENT RULES
BOARD FOR
COMMUNITY COLLEGE EDUCATION

[Filed October 31, 1990, 3:01 p.m.]

Date of Adoption: October 25, 1990.

Purpose: Repealer.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 131-08-010.

Statutory Authority for Adoption: RCW 28B.50.070.

Pursuant to notice filed as WSR 90-19-077 on September 18, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 29, 1990
 Gilbert J. Carbone
 Assistant Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 131-08-010 REGULAR MEETINGS OF THE STATE BOARD

Reviser's note: The spelling error in the above repealer occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

WSR 90-22-033
NOTICE OF PUBLIC MEETINGS
RULES COORDINATOR
BOARD FOR
VOLUNTEER FIREFIGHTERS

[Filed October 31, 1990, 3:35 p.m.]

This is to inform your office that Joseph Faubion has been appointed rules coordinator for the Washington State Board for Volunteer Firefighters. For your records, the address and telephone number of Mr. Faubion are listed below:

Joseph Faubion, Rules Coordinator
 Board for Volunteer Firefighters
 Mailstop PF-21
 or
 605 11th Avenue S.E., #207
 Olympia, WA 98501
 (206) 753-7318

Also, our office wishes to inform you of the 1991 meeting dates for the Board for Volunteer Firefighters. The board will meet on January 14, 1991, April 26, 1991, July 19, 1991, and October 28, 1991. If these dates are changed for any reason we will notify your office.

Laura H. Wohl

WSR 90-22-034
WITHDRAWAL OF PROPOSED RULES
ENERGY FACILITY
SITE EVALUATION COUNCIL
(By the Code Reviser's Office)

[Filed October 31, 1990, 3:40 p.m.]

WAC 463-06-010, 463-10-010, 463-14-030, 463-14-080, 463-18-020, 463-26-120, 463-26-130, 463-28-060, 463-28-080, 463-38-041, 463-38-042, 463-38-063, 463-39-130, 463-39-150, 463-43-060, 463-47-060, 463-50-030, 463-54-070 and 463-58-030, proposed by the Energy Facility Site Evaluation Council in WSR 90-09-029, appearing in issue 90-09 of the State Register, which was distributed on May 2, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
 Washington State Register

WSR 90-22-035
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(By the Code Reviser's Office)

[Filed October 31, 1990, 3:41 p.m.]

WAC 388-24-074, proposed by the Department of Social and Health Services in WSR 90-09-054, appearing in issue 90-09 of the State Register, which was distributed on May 2, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
 Washington State Register

WSR 90-22-036
PERMANENT RULES
DEPARTMENT OF HEALTH
(Board of Chiropractic Examiners)

[Order 096B—Filed November 1, 1990, 9:24 a.m.]

Date of Adoption: September 13, 1990.

Purpose: Establishes video viewing acceptable for continuing education credit and establishes criteria for reinstating an inactive license or activating a lapsed license.

Citation of Existing Rules Affected by this Order:
 Amending WAC 114-12-155 and 114-12-190.

Statutory Authority for Adoption: RCW 18.25.070 and 18.25.075.

Pursuant to notice filed as WSR 90-11-045 on May 11, 1990.

Changes Other than Editing from Proposed to Adopted Version: WAC 114-12-155 (2)(p) amendment as proposed, deleted. It was the board's belief that (p) was redundant, that Department of Health programs must

fall within categories (a) through (o); and WAC 114-12-155(4), typographical error WAC 114-12-115 should be WAC 114-12-155.

Effective Date of Rule: Thirty-one days after filing.
 October 18, 1990
 Steven R. Bartusch, D.C.
 Chairman

AMENDATORY SECTION (Amending WSR 89-18-086, filed 9/6/89, effective 10/7/89)

WAC 114-12-155 BOARD APPROVED CONTINUING EDUCATION ((SUBJECT MATTER)).

(1) Licensed chiropractors will be responsible for obtaining 25 hours of board approved continuing education over the preceding year to be submitted with annual renewal of their license.

(2) The board approves the following subject material for continuing chiropractic education credit:

- (a) Diagnosis and treatment of the spine or immediate articulations within the scope of practice;
- (b) X-ray((roentgenology)) diagnostic imaging;
- (c) Adjustive technique;
- (d) Detection of a subluxation;
- (e) Physical examination;
- (f) Hygiene;
- (g) Symptomatology;
- (h) Neurology;
- (i) Spinal pathology;
- (j) Spinal orthopedics;
- (k) Patient/case management;
- (l) Impairment within the scope of practice;
- (m) CPR - once every three years;
- (n) Dietary advice; and((-);)
- (o) Chiropractic philosophy.

(3) Subject matter not approved for continuing education credit:

- (a) Business management;
- (b) Subject matter not directly relating to the chiropractic clinical scope of practice;
- (c) Practice building; and,
- (d) Conduct prohibited by Washington state statutes or rules governing chiropractic practice.

(4) A formal video continuing education program that meets the requirements of WAC 114-12-155 is acceptable provided that the video viewing is accompanied by a moderator and/or a panel knowledgeable in the video contents to comment thereon and answer questions or conduct discussions.

(5) The individual or organization responsible for a continuing education presentation must provide documentation of attendance to the participants.

AMENDATORY SECTION (Amending Order PM 861, filed 9/6/89, effective 10/7/89)

WAC 114-12-190 LAPSED ((LICENSE REINSTATEMENT)) AND INACTIVE LICENSES—REQUIREMENTS FOR REINSTATING OR ACTIVATING A LICENSE. (1) A ((licentiate)) licensee who allows his or her license to ((elapse)) lapse for more than three years must: Pay all back renewal fees plus

penalty fee and submit proof of continuing education courses during the time the license was lapsed. If the licensee cannot submit proof of continuing education courses during the time the license was lapsed he/she will be required to be reexamined as provided for in RCW 18.25.040.

(2) A licensee who has placed his/her license on inactive status and now requests to activate the license shall submit to the board, in writing, a request to activate his/her license from inactive status. Provided, that a licensee who's license has been inactive for more than three years may be reexamined as provided for in RCW 18.25.040 at the board's discretion. The request to activate a license must include the following:

- (a) An applicable fee, per WAC 114-12-136.
- (b) Updated chronology from date license was placed into inactive status.
- (c) Proof of four hours of AIDS education as defined in WAC 114-12-200.
- (d) Documentation of any continuing education courses taken during the time his/her license was inactive.

WSR 90-22-037
PERMANENT RULES
DEPARTMENT OF HEALTH
(Chiropractic Disciplinary Board)
 [Order 097B—Filed November 1, 1990, 9:27 a.m.]

Date of Adoption: August 9, 1990.

Purpose: WAC 113-12-104 establishes guidelines for the use of auxiliary staff by licensed doctors of chiropractic.

Statutory Authority for Adoption: RCW 18.26.110 and 18.130.050.

Pursuant to notice filed as WSR 90-14-130 on July 5, 1990.

Changes Other than Editing from Proposed to Adopted Version: WAC 113-12-104 (1)(b), changes made to clarify the board's intent with respect to defining the term "graduate doctors of chiropractic"; WAC 113-12-104 (1)(d), added definition of "direct supervision," to provide guidance in interpreting the term; WAC 113-12-104 (3)(e), the word "preliminary" was inserted before "orthopedic or neurological examinations" to clarify that the licensed D.C. makes the final examination and determination of the necessity of chiropractic care; and WAC 113-12-104(4), the word "preliminary" was inserted before "patient history" to make it clear that the D.C. must take the final patient history.

Effective Date of Rule: Thirty-one days after filing.
 October 18, 1990
 John W. Day, D.C.
 Chairman

NEW SECTION

WAC 113-12-104 DELEGATION OF SERVICES TO AUXILIARY STAFF AND GRADUATE DOCTORS OF CHIROPRACTIC. (1) Definitions:

(a) Auxiliary staff: Personnel, except graduate doctors of chiropractic, who are working for or at the direction of a licensed doctor of chiropractic.

(b) Graduate doctor of chiropractic: Graduates of an approved chiropractic college who have applied for a Washington state chiropractic license, and graduate doctors of chiropractic who have failed to pass the Washington state chiropractic examination within one year of applying for a Washington state chiropractic license may only perform auxiliary services. Graduate doctors who have had their chiropractic license suspended or revoked shall not be authorized to perform any auxiliary services.

(c) Auxiliary services: Those services, excluding those practices which are restricted to licensed chiropractors, which may be needed for the support of chiropractic care.

(d) Direct supervision: Having a licensed chiropractor on the premises and immediately available.

(2) A licensed chiropractor may, within the confines of this section, delegate certain services to auxiliary staff and graduate doctors of chiropractic, provided that these services are performed under the licensed chiropractor's direct supervision. The supervising chiropractor shall be responsible for determining that auxiliary staff and graduate doctors of chiropractic are competent to perform the delegated services. The licensed supervising chiropractor must render adequate supervision so that the patient's health and safety is not at risk.

(3) Auxiliary staff and graduate doctors of chiropractic shall not perform the following services:

(a) Detection of subluxation;

(b) Adjustment or manipulation of the articulations of the spinal column or its immediate articulations;

(c) Interpretation or analysis of radiographs;

(d) Determining the necessity for chiropractic care;

(e) Orthopedic or neurological examinations provided, graduate doctors of chiropractic may perform preliminary orthopedic or neurological examinations under the direct supervision of a licensed chiropractor.

(4) Auxiliary staff and graduate doctors of chiropractic may perform the following auxiliary services: Preliminary patient history, height, weight, temperature, blood pressure, pulse rate, and gross postural observation (active spinal range of motion utilizing a generally accepted measuring device).

WSR 90-22-038
PERMANENT RULES
DEPARTMENT OF
RETIREMENT SYSTEMS

[Filed November 1, 1990, 10:31 a.m.]

Date of Adoption: November 1, 1990.

Purpose: To provide permanent rules for the election of retirement portability by each of the first class cities of Seattle, Spokane, and Tacoma.

Statutory Authority for Adoption: RCW 34.05.350 and section 5(4), chapter 192, Laws of 1990, HB 1323.

Pursuant to notice filed as WSR 90-17-089 on August 17, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 1, 1990

George Northcroft

Director

Chapter 415-113 WAC
PORTABILITY OF PUBLIC EMPLOYMENT
BENEFITS

NEW SECTION

WAC 415-113-010 BACKGROUND AND PURPOSE. (1) Background - R.C.W 41.54 as amended by Chapter 192, Laws of 1990 (House Bill 1323) provides that portability of public retirement benefits are to be made available to employees of the cities of Seattle, Spokane and Tacoma (first class cities). Chapter 192, Laws of 1990 (HB 1323) provides the option to the first class cities to irrevocably elect to have their city retirement system subject to portability with the Department of Retirement Systems (DRS) administered retirement systems. The DRS administered retirement systems that are participating in portability under this chapter are limited to those established under R.C.W chapters 41.32 (TRS), 41.40 (PERS), 41.44 (SCERS), and 43.43 (WSP).

(2) Purpose - This chapter is intended to provide permanent rules for the election of portability by the first class cities identified by chapter 192, Laws of 1990 (HB 1323). Chapter 192, Laws of 1990 allows the first class cities to individually elect to participate before December 1, 1990 with portability becoming effective on January 1, 1991.

NEW SECTION

WAC 415-113-020 AUTHORITY TO ASSESS COSTS OF PORTABILITY. Chapter 192, Laws of 1990 (HB 1323) provides that the entire additional costs of a person receiving DRS benefits resulting from portability under its provisions are to borne by the first class city retirement system or systems of which the person is currently or has been a member. These additional costs are to be assessed by DRS against the city retirement system or systems of which the person is a current or former member.

NEW SECTION

WAC 415-113-030 DEFINITIONS FOR PURPOSES OF SECTIONS 415-113-010 THROUGH 415-113-050. (1) "Additional costs" means any benefits incurred by the DRS administered systems for member retirement allowances that are the direct result of portability under chapter 192, Laws of 1990 (HB 1323).

(2) "Dual member" means dual member as defined in chapter 192, Laws of 1990 (HB 1323).

(3) "Portability" means that a person can be a dual member of both a city retirement system or systems and one or more of the DRS administered retirement systems for the purpose of combining service credit for determining eligibility from each system if the person

meets the requirements of dual membership as defined in chapter 192, Laws of 1990 (HB 1323).

(4) "Base salary" means the definition used in RCW 41.54.010(1).

(5) "First class cities" means the cities of Seattle, Spokane and Tacoma.

(6) "Average compensation" means respectively, final compensation as defined in RCW 41.28.010 and RCW 41.44.030(14); average final compensation as defined in RCW 41.32.010 and 41.40.010; average earnable compensation as defined in RCW 41.32.498; and average final salary as defined in RCW 43.43.120.

(7) "City retirement system" means the retirement systems for the cities of Seattle, Spokane and Tacoma.

(8) "DRS administered systems" means the retirement systems established under RCW chapters 41.32 (Teachers' Retirement System), 41.40 (Public Employees' Retirement System), 41.44 (State-wide City Employees' Retirement) and 43.43 (Washington State Patrol).

(9) "DRS benefits" means retirement benefits earned solely through employment with a DRS administered retirement systems.

(10) "Early retirement" means retirement at the first age when a unreduced benefit is available, absent portability, as defined in RCW 41.32.480, 41.32.765(2), 41.40.180(3), 41.40.630(2), 41.44.140, and 43.43.250(2).

(11) "Accumulated employee contributions" means all member contributions and interest to the respective DRS administered systems as defined in RCW 41.04.445(4)

NEW SECTION

WAC 415-113-040 ADDITIONAL COSTS. (1) City retirement systems will be assessed the following "additional costs" under chapter 192, Laws of 1990 (HB 1323): (a) The additional costs of DRS benefits that result from a dual member's use of base salary or average compensation from a city retirement system to increase DRS benefits. Cities will also be assessed for any cost of living adjustments (COLA) in statute at the time of the dual member's retirement which are applied to the additional costs of DRS benefits for the dual member. Cities may be assessed the cost of future COLA's only through the revision of chapter 192, Laws of 1990 (HB 1323) or the promulgation of new regulations.

(b) The additional costs of DRS benefits that result from the combination or re-establishment of service credit that is allowed under the portability provided by chapter 192, Laws of 1990 (HB 1323). The city retirement systems will bear the entire costs of the DRS benefits for a dual member when portability allows the dual member to become vested for a DRS benefit. When city retirement systems bear the entire costs of DRS benefits, the costs to the cities will be reduced by the amount of accumulated employee contributions. When portability allows a dual member to be eligible for early retirement, the cities will be assessed the present value of the difference between what would have been the member's retirement allowance with an actuarial reduction, absent portability, and the retirement allowance provided as the result of portability. Cities will also be assessed the costs

of COLA's in statute at the time of the dual member's retirement which are applied to the additional costs of DRS benefits for the dual member. Cities may be assessed the cost of future COLA's only through the revision of chapter 192, Laws of 1990 (HB 1323) or the promulgation of new regulations.

(2) When a person is or has been a member of more than one city retirement system, the costs of the additional DRS benefits will be apportioned among the city retirement systems the person is or has been a member of. Additional costs will be apportioned based on the service credit the dual member has with each city retirement system.

(3) Cities will not be assessed for the administrative costs DRS incurs to implement portability under chapter 192, Laws of 1990 (HB 1323).

(4) Cities will be assessed for the cost of future DRS benefit increases which are the result of recomputation of a dual member's DRS benefits, when such recomputation is the result of revision of chapter 192, Laws of 1990 (HB 1323).

NEW SECTION

WAC 415-113-050 ELECTION TO PARTICIPATE. To participate in portability under chapter 192, Laws of 1990 (HB 1323) a first class city (Seattle, Spokane or Tacoma) must irrevocably elect to participate by adoption of a resolution before December 1, 1990. This resolution must be transmitted to the Director of DRS and to the Joint Committee on Pension Policy prior to December 1, 1990. Election to participate is on an individual basis for each city. If any city should elect not to participate, this will not prevent any of the other identified cities from having the ability to elect to participate. Transmittal of the resolutions should be made to the following offices:

For the Director of DRS – George Northcroft
Director
Department of
Retirement Systems

For the Joint Committee – Stan Johnson, Chairman
Office of the
State Actuary

NEW SECTION

WAC 415-113-060 REIMBURSEMENT OF ADDITIONAL COSTS. (1) DRS will assess the additional costs of DRS benefits in the following manner. Upon retirement of a dual member, DRS will compute the total cost of additional DRS benefits. DRS will notify the city retirement system of the dual member of the total costs of additional DRS benefits and the city retirement system shall then reimburse DRS for the additional costs in one lump sum, offset by accumulated employee contributions when appropriate. City retirement systems will have thirty days from notification to pay the total costs of additional DRS benefits. Interest will be charged at a reasonable rate to be determined by the Department of Retirement systems for late payments by the cities.

(2) DRS computations of additional DRS benefit costs will be based on actuarial services provided by the Office of the State Actuary (OSA). If any city should elect to participate in portability under chapter 192, Laws of 1990 (HB 1323), OSA will provide DRS before January 1, 1991 actuarial tables to compute the costs of dual member's additional DRS benefits. The tables will use interest and mortality assumptions that are used for the Public Employees Retirement System.

(3) Dual member retirees may return to employment in a position or for such a duration as to cause a suspension of their DRS benefits. DRS recognizes that a lump sum reimbursement of costs for additional DRS benefits may lead to city retirement systems reimbursing DRS for DRS benefits that may never be paid, or may result in a lesser charge to the city retirement system, if a dual member retiree is re-employed. The OSA will recompute the remaining actuarial value of DRS benefits for a re-employed dual member employee upon re-retirement of the dual member. DRS will then refund the actuarial value to the city retirement system or systems which have paid the additional costs, if the recomputation results in a lesser cost to DRS than the original computation.

WSR 90-22-039
PERMANENT RULES
OFFICE OF
INSURANCE COMMISSIONER

[Order R 90-12—Filed November 1, 1990, 11:17 a.m., effective January 15, 1991]

Date of Adoption: October 30, 1990.

Purpose: To require that where an insurance agent or broker operates out of more than one place of business in Washington, there must be an adequate number of properly licensed individuals at each location.

Statutory Authority for Adoption: RCW 48.02.060 (3)(a).

Other Authority: RCW 48.05.140(9), 48.17.060, 48.17.180, 48.17.530, and 48.30.010.

Pursuant to notice filed as WSR 90-19-109 on September 19, 1990.

Changes Other than Editing from Proposed to Adopted Version: Changed wording requiring that agent be physically present during the times such location is open for business to clarify intent to require that agent be physically present during the times such location is open for the transaction of insurance; and added subsection (4) which incorporates the statutory definition of the transaction of insurance for purposes of clarification.

Effective Date of Rule: January 15, 1991.

October 30, 1990
Dick Marquardt
Insurance Commissioner
By David H. Rodgers
Chief Deputy
Insurance Commissioner

NEW SECTION

WAC 284-17-600 LICENSING REQUIREMENTS FOR LICENSEES WHO MAINTAIN MORE THAN ONE PLACE OF BUSINESS IN THE STATE. (1) If an agent operates out of more than one place of business in this state, in addition to complying with the requirements of RCW 48.17.450, each such location must be under the charge of an individual properly licensed for the insurance transactions being conducted at the location, and such individual must be physically present in such location during the times such location is open for the transaction of insurance, to the same extent as would be expected of an agent operating at a single location. Each agent involved in an insurance transaction must have the appointments necessary for each such transaction, whether by direct appointment from the insurer or by affiliation with an appropriately appointed agent.

(2) If an insurance agent is also licensed as an insurance broker while maintaining more than one place of business in this state, transactions in any location which require the services of a broker shall be conducted only by a properly licensed broker.

(3) A failure to comply with this section shall be an unfair practice pursuant to RCW 48.30.010, and a violation of a regulation pursuant to RCW 48.17.530 and 48.05.140.

(4) As contemplated by RCW 48.01.060, the transaction of insurance includes solicitation, negotiations preliminary to execution, execution of an insurance contract, transaction of matters subsequent to execution of the contract and arising out of it, and insuring.

WSR 90-22-040
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
COMMUNITY DEVELOPMENT
[Memorandum—October 30, 1990]

This is to notify you that the Governor's Emergency Management Council will meet on November 15, 1990. The meeting will begin at 7:30 a.m. and end at 10:00 a.m. at the LaQuinta Inn in Tacoma.

WSR 90-22-041
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Filed November 2, 1990, 10:56 a.m.]

Original Notice.

Title of Rule: WAC 392-140-340 Finance—Special allocations—1990-91 additional 1.3 staff units.

Purpose: To implement sections 502 (2)(b) and 502(11), chapter 16, Laws of 1990 1st ex. sess., the Omnibus Appropriations Act, which provide funding for an additional 1.3 certificated instruction staff units per 1,000 kindergarten through third grade students and

specify what districts qualify for additional moneys and how such moneys shall be expended.

Statutory Authority for Adoption: RCW 28A.150.290.

Statute Being Implemented: Sections 502 (2)(b) and 502(11), chapter 16, Laws of 1990 1st ex. sess.

Summary: School districts with at least 51 basic education certificated instructional staff per 1,000 kindergarten through third grade students qualify for the additional 1.3 staff units and must use moneys to employ additional certificated instructional or classified instructional staff.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Old Capitol Building, Olympia, Washington 753-2298; Implementation: Thomas J. Case, Old Capitol Building, Olympia, Washington, 753-6708; and Enforcement: David Moberly, Old Capitol Building, Olympia, Washington, 753-6742.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

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

Proposal does not change existing rules.

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

Hearing Location: Old Capitol Building, Wanamaker Conference Room, Olympia, Washington 98504, on December 14, 1990, at 9:00 a.m.

Submit Written Comments to: Superintendent of Public Instruction, Legal Services, Richard M. Wilson, Olympia, Washington 98504, by December 11, 1990.

Date of Intended Adoption: December 19, 1990.

November 2, 1990
Judith A. Billings
Superintendent of
Public Instruction

NEW SECTION

WAC 392-140-340 1990-91 ADDITIONAL 1.3 STAFF UNITS—APPLICABLE PROVISIONS. The provisions of WAC 392-140-340 through 392-140-393 apply to the determination of additional formula-generated certificated instructional staff units for purpose of general apportionment for the 1990-91 school year pursuant to RCW 28A.150.260 and section 502 (2)(b) and (11), chapter 16, Laws of 1990 1st ex. sess. (the 1990 Supplemental Appropriations Act).

NEW SECTION

WAC 392-140-341 1990-91 ADDITIONAL 1.3 STAFF UNITS—AUTHORITY. The authority for WAC 392-140-340 through 392-140-393 is RCW 28A.150.290(1).

NEW SECTION

WAC 392-140-342 1990-91 ADDITIONAL 1.3 STAFF UNITS—PURPOSE. The purpose of WAC 392-140-340 through 392-140-393 is to set forth the policies and procedures used by the superintendent of public instruction to determine additional kindergarten through third grade staffing ratio enhancements pursuant to RCW 28A.150.260 and section 502 (2)(b) and (11), chapter 16, Laws of 1990 1st ex. sess. (the 1990 Supplemental Appropriations Act). Such staffing ratio enhancements provide funding for up to 1.3 additional basic education certificated instructional staff units per thousand full-

time equivalent students in kindergarten through third grade, excluding full-time equivalent handicapped students ages six through eight.

NEW SECTION

WAC 392-140-343 1990-91 ADDITIONAL 1.3 STAFF UNITS—GENERAL PROVISIONS. The following general provisions apply to WAC 392-140-340 through 392-140-393:

(1) All calculations made by the superintendent of public instruction shall use the most current school district information for the school year on file with the superintendent of public instruction at the time of the calculation.

(2) Full-time equivalent staff shall be rounded to the nearest three decimal places.

(3) Full-time equivalent enrollment shall be rounded to the nearest two decimal places.

(4) Ratios of full-time equivalent staff to students shall be expressed as a ratio of staff to one thousand students and shall be rounded to the nearest two decimal places (e.g., 51.21/1000).

(5) School district average salaries shall be rounded to the nearest cent.

(6) Fourth through twelfth grade staff shall be considered equivalent to the sum of staff in grade group assignments four through six and seven through twelve as these are defined for purposes of school district reporting on Form SPI S-275 and Form SPI S-277.

(7) Employee assignments and assignment codes for program, duty, and activity shall mean the same as defined in the accounting manual for public school districts in the state of Washington.

(8) School districts shall have available upon request by the superintendent of public instruction and for audit purposes, documentation to support data reported to the superintendent of public instruction pursuant to WAC 392-140-340 through 392-140-393.

NEW SECTION

WAC 392-140-345 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SCHOOL YEAR. As used in WAC 392-140-340 through 392-140-393, "school year" means the same as defined in WAC 392-121-031.

NEW SECTION

WAC 392-140-346 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—ACADEMIC YEAR. As used in WAC 392-140-340 through 392-140-393, "academic year" means the same as defined in WAC 392-140-312.

NEW SECTION

WAC 392-140-347 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT BASIC EDUCATION ENROLLMENT. As used in WAC 392-140-340 through 392-140-393, "full-time equivalent basic education enrollment" means the same as defined in WAC 392-140-305.

NEW SECTION

WAC 392-140-348 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION ENROLLMENT. As used in WAC 392-140-340 through 392-140-393, "full-time equivalent kindergarten through third grade basic education enrollment" means the same as defined in WAC 392-140-306.

NEW SECTION

WAC 392-140-349 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF. As used in WAC 392-140-340 through 392-140-393, "full-time equivalent basic education certificated instructional staff" means the same as defined in WAC 392-121-215.

NEW SECTION

WAC 392-140-350 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF. As used in WAC

392-140-340 through 392-140-393, "full-time equivalent kindergarten through third grade basic education certificated instructional staff" means the same as defined in WAC 392-140-315.

NEW SECTION

WAC 392-140-351 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SPI FORM S-275. As used in WAC 392-140-340 through 392-140-393, "SPI Form S-275" means the same as defined in WAC 392-121-220.

NEW SECTION

WAC 392-140-352 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SPI FORM 1158. As used in WAC 392-140-340 through 392-140-393, "SPI Form 1158" means the same as defined in WAC 392-140-324.

NEW SECTION

WAC 392-140-353 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SUPPLEMENTAL BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF. As used in WAC 392-140-340 through 392-140-393, "supplemental basic education certificated instructional staff" means the same as the term "supplemental full-time equivalent staff" as defined in WAC 392-140-319.

NEW SECTION

WAC 392-140-354 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SUPPLEMENTAL FULL-TIME EQUIVALENT KINDERGARTEN THROUGH THIRD GRADE STAFF. As used in WAC 392-140-340 through 392-140-393, "supplemental full-time equivalent kindergarten through third grade staff" means the same as defined in WAC 392-140-320.

NEW SECTION

WAC 392-140-355 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFFING RATIO. As used in WAC 392-140-340 through 392-140-393, "kindergarten through third grade basic education certificated instructional staffing ratio" means the same as the term "kindergarten through third grade staffing ratio" as defined in WAC 392-140-321.

NEW SECTION

WAC 392-140-356 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—1990-91 AVERAGE BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF SALARY FOR THE PURPOSE OF APPORTIONMENT. As used in WAC 392-140-340 through 392-140-393, "1990-91 average basic education certificated instructional staff salary for purpose of apportionment" means the average salary allocation amount for basic education certificated instructional staff determined by the superintendent of public instruction for general apportionment of state basic education moneys to a school district for the 1990-91 school year pursuant to WAC 392-121-299.

NEW SECTION

WAC 392-140-357 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SPI FORM S-277. As used in WAC 392-140-340 through 392-140-393, "SPI Form S-277" means the report distributed by the superintendent of public instruction on which school districts report information about each classified employee of the school district as of October 1 of the school year including the employee's name, social security number, working hours, assignments, rate of pay, and benefits.

NEW SECTION

WAC 392-140-358 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CLASSIFIED INSTRUCTIONAL ASSISTANT. As used in WAC 392-140-340 through 392-140-393, "classified instructional assistant" means a person who is assigned in whole or in part to activity 27-teaching, duty 910-aide.

NEW SECTION

WAC 392-140-359 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CLASSIFIED INSTRUCTIONAL ASSISTANT FULL-TIME EQUIVALENT. As used in WAC 392-140-340 through 392-140-393, "classified instructional assistant full-time equivalent" means the number determined for a classified instructional assistant as follows:

- (1) Multiply the hours per day times the days per year that the employee is assigned to activity 27-teaching, duty 910-aide; and
- (2) Divide by 2080.

NEW SECTION

WAC 392-140-360 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT. As used in WAC 392-140-340 through 392-140-393, "basic education classified instructional assistant" means a person who is assigned in whole or in part to:

- (1) Program 01—basic education, 31—vocational, state, or 45—skills center, state; and
- (2) Activity 27-teaching; and
- (3) Duty 910-aide.

NEW SECTION

WAC 392-140-361 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT FULL-TIME EQUIVALENT. As used in WAC 392-140-340 through 392-140-393, "basic education classified instructional assistant full-time equivalent" means the number determined for a basic education classified instructional assistant as follows:

- (1) Multiplying the hours per day times the days per year that the employee is assigned as a basic education classified instructional assistant; and
- (2) Divide by 2080.

NEW SECTION

WAC 392-140-362 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "full-time equivalent basic education classified instructional assistants" means the number determined for a school district by summing the basic education classified instructional assistant full-time equivalents for all basic education classified instructional assistants employed by the school district.

NEW SECTION

WAC 392-140-363 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "full-time equivalent kindergarten through third grade basic education classified instructional assistants" means the number determined for a school district as follows:

- (1) For each basic education classified instructional assistant serving kindergarten through third grade students determine a full-time equivalent as follows:

(a) If the basic education classified instructional assistant serves only kindergarten through third grade students, one hundred percent of the full-time equivalent determined pursuant to WAC 392-140-361.

(b) If the basic education classified instructional assistant serves kindergarten through third grade students and students of one or more other grades, multiply the full-time equivalent determined pursuant to WAC 392-140-361 by:

(i) The proportion of time spent serving kindergarten through third grade students to all time serving students;

(ii) The proportion of kindergarten through third grade students served to all students served; or

(iii) Any combination of (b)(i) or (ii) of this subsection as appropriate.

(2) Sum the full-time equivalents determined pursuant to subsection (1) of this section for all basic education classified instructional assistants of the school district serving kindergarten through third grade students.

NEW SECTION

WAC 392-140-364 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—FULL-TIME EQUIVALENT FOURTH THROUGH TWELFTH GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "full-time equivalent fourth through twelfth grade basic education classified instructional assistants" means the number determined for a school district as follows:

(1) For each basic education classified instructional assistant serving fourth through twelfth grade students determine a full-time equivalency as follows:

(a) If the basic education classified instructional assistant serves only fourth through twelfth grade students, one hundred percent of the full-time equivalent determined pursuant to WAC 392-140-361.

(b) If the basic education classified instructional assistant serves fourth through twelfth grade students and students of one or more other grades, multiply the full-time equivalent determined pursuant to WAC 392-140-361 by:

(i) The proportion of time spent serving fourth through twelfth grade students to all time serving students;

(ii) The proportion of fourth through twelfth grade students served to all students served; or

(iii) Any combination of (b)(i) or (ii) of this subsection as appropriate.

(2) Sum the full-time equivalents determined pursuant to subsection (1) of this section for all basic education classified instructional assistants of the school district serving fourth through twelfth grade students.

NEW SECTION

WAC 392-140-365 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—1990-91 ACTUAL AVERAGE SALARY FOR BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "1990-91 actual average salary for basic education classified instructional assistants" means the dollar amount determined for a school district as follows:

(1) For each basic education classified instructional assistant reported on SPI Form S-277 for the 1990-91 school year multiply the hours per day times the days per year times the hourly rate as reported on SPI Form S-277.

(2) Sum the dollar amounts determined pursuant to subsection (1) of this section; and

(3) Divide the result of subsection (2) of this section by the school district's full-time equivalent classified instructional assistants for the 1990-91 school year as reported on SPI Form S-277.

NEW SECTION

WAC 392-140-366 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—ADDITION FULL-TIME EQUIVALENT BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT. As used in WAC 392-140-340 through 392-140-393, "addition full-time equivalent basic education classified instructional assistant" means the increase in full-time equivalent for a basic education classified instructional assistant who is not reported on SPI Form S-277 or whose classified instructional assistant full-time equivalent is increased after October 1 of the school year calculated as follows:

(1) Determine the basic education classified instructional assistant full-time equivalent that would have been reported for the employee on SPI Form S-277 if the employee had served the full academic year at the increased level of service;

(2) Subtract the basic education classified instructional assistant full-time equivalent as of October 1 as reported for the employee on SPI Form S-277 from the result obtained in subsection (1) of this section;

(3) Multiply the result obtained in subsection (2) of this section by the number of months remaining in the academic year that the employee serves at the increased level of service, including the month that the increase occurred;

(4) Divide the result obtained in subsection (3) of this section by nine.

NEW SECTION

WAC 392-140-367 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—REDUCTION FULL-TIME EQUIVALENT BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT. As used in WAC 392-140-340 through 392-140-393, "reduction full-time equivalent basic education classified instructional assistant" means the decrease in full-time equivalent for a basic education classified instructional assistant who is no longer employed or whose classified instructional assistant full-time equivalent is decreased after October 1 of the school year calculated as follows:

(1) Determine the basic education classified instructional assistant full-time equivalent that would have been reported for the employee on SPI Form S-277 if the employee had served the full academic year at the decreased level of service;

(2) Subtract the basic education classified instructional assistant full-time equivalent as of October 1 as reported for the employee on SPI Form S-277 from the result obtained in subsection (1) of this section;

(3) Multiply the result obtained in subsection (2) of this section by the number of months remaining in the academic year that the employee serves at the decreased level of service, including the month that the decrease occurred;

(4) Divide the result obtained in subsection (3) of this section by nine.

NEW SECTION

WAC 392-140-368 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—REASSIGNMENT FULL-TIME EQUIVALENT BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT. As used in WAC 392-140-340 through 392-140-393, "reassignment full-time equivalent basic education classified instructional assistant" means the change in full-time equivalent for a basic education classified instructional assistant after October 1 whose classified instructional assistant full-time equivalent does not change calculated as follows:

(1) Determine the basic education classified instructional assistant full-time equivalent that would have been reported for the employee on SPI Form S-277 if the employee had served the full academic year at the level of service after the assignment change;

(2) Subtract the basic education classified instructional assistant full-time equivalent as of October 1 as reported for the employee on SPI Form S-277 from the result obtained in subsection (1) of this section;

(3) Multiply the result obtained in subsection (2) of this section by the number of months remaining in the academic year that the employee serves at the level of service after the assignment change, including the month that the reassignment occurred;

(4) Divide the result obtained in subsection (3) of this section by nine.

NEW SECTION

WAC 392-140-369 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SUPPLEMENTAL FULL-TIME EQUIVALENT BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "supplemental full-time equivalent basic education classified instructional assistants" means the sum of a school district's addition, reduction, and reassignment full-time equivalent basic education classified instructional assistants.

NEW SECTION

WAC 392-140-370 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SUPPLEMENTAL FULL-TIME EQUIVALENT KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "supplemental full-time equivalent kindergarten through third grade basic education classified instructional assistants" means the sum of the school district's addition, reduction, and reassignment full-time equivalent basic education classified instructional assistants serving kindergarten through third grade.

NEW SECTION

WAC 392-140-371 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SUPPLEMENTAL FULL-TIME EQUIVALENT FOURTH THROUGH TWELFTH GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. As used in WAC 392-140-340 through 392-140-393, "supplemental full-time equivalent fourth through twelfth grade basic education classified instructional assistants" means the sum of the school district's addition, reduction, and reassignment full-time equivalent basic education classified instructional assistants serving fourth through twelfth grade.

NEW SECTION

WAC 392-140-372 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—SPI FORM 1230. As used in WAC 392-140-340 through 392-140-393, "SPI Form 1230" means the form distributed by the superintendent of public instruction on which all school districts report their 1989-90 full-time equivalent kindergarten through third grade basic education classified instructional assistants and on which school districts qualifying for a credit for fourth through twelfth grade staff increases pursuant to WAC 392-140-393 report their 1989-90 full-time equivalent fourth through twelfth grade basic education classified instructional assistants.

NEW SECTION

WAC 392-140-373 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT STAFFING RATIO. As used in WAC 392-140-340 through 392-140-393, "kindergarten through third grade basic education classified assistant staffing ratio" means the ratio calculated for a school district as follows:

- (1) For the 1989-90 school year:
 - (a) Divide the 1989-90 full-time equivalent kindergarten through third grade basic education classified instructional assistants as reported on SPI Form 1230; by
 - (b) The 1989-90 full-time equivalent kindergarten through third grade basic education enrollment; and
 - (c) Multiply by 1000.
- (2) For the 1990-91 school year:
 - (a) Sum:
 - (i) 1990-91 kindergarten through third grade full-time equivalent basic education classified instructional assistants reported by the school district on SPI Form S-277; and
 - (ii) Any supplemental full-time equivalent kindergarten through third grade basic education classified instructional assistants reported by the school district for the 1990-91 school year on SPI Form 1158;
 - (b) Divide the result obtained in (a) of this subsection by the school district's 1990-91 full-time equivalent kindergarten through third grade basic education enrollment; and
 - (c) Multiply by 1000.

NEW SECTION

WAC 392-140-374 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CHANGE IN KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANT STAFFING RATIOS FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "change in kindergarten through third grade basic education classified instructional assistant staffing ratios from 1989-90 to 1990-91" means the number calculated for a school district as follows:

- (1) Determine the school district's kindergarten through third grade basic education classified instructional assistant staffing ratio for the 1990-91 school year pursuant to WAC 392-140-373(2); and
- (2) Subtract the school district's 1989-90 kindergarten through third grade basic education classified instructional assistant ratio calculated pursuant to WAC 392-140-373(1).

NEW SECTION

WAC 392-140-375 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CERTIFICATED INSTRUCTIONAL STAFF RATIO EQUIVALENT OF THE CHANGE IN KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION

CLASSIFIED INSTRUCTIONAL ASSISTANT STAFFING RATIOS FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "certificated instructional staff ratio equivalent of the change in kindergarten through third grade basic education classified instructional assistant staffing ratios from 1989-90 to 1990-91" means the number calculated for a school district as follows:

- (1) Multiply the change in kindergarten through third grade basic education classified instructional assistant staffing ratio from 1989-90 to 1990-91; by
- (2) The quotient derived by dividing the 1990-91 actual average salary for basic education classified instructional assistants by the 1990-91 average basic education certificated instructional staff salary for the purpose of apportionment; and
- (3) Round the result to the nearest three decimal places.

NEW SECTION

WAC 392-140-376 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—RECOGNIZED CHANGE IN KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFFING RATIO FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "recognized change in kindergarten through third grade basic education certificated instructional staffing ratio from 1989-90 to 1990-91" means the school district's 1990-91 kindergarten through third grade staffing ratio determined pursuant to WAC 392-140-321 minus the greater of:

- (1) The 1989-90 kindergarten through third grade staffing ratio calculated pursuant to WAC 392-140-321; or
- (2) Fifty-one.

NEW SECTION

WAC 392-140-377 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—COMBINED CHANGE IN KINDERGARTEN THROUGH THIRD GRADE BASIC EDUCATION INSTRUCTIONAL STAFFING RATIOS FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "combined change in kindergarten through third grade basic education instructional staffing ratios from 1989-90 to 1990-91" means the sum of the ratios calculated for a school district pursuant to WAC 392-140-374 and 392-140-376.

NEW SECTION

WAC 392-140-378 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CHANGE IN FOURTH THROUGH TWELFTH GRADE BASIC EDUCATION CERTIFICATED INSTRUCTIONAL STAFF FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "change in fourth through twelfth grade basic education certificated instructional staff from 1989-90 to 1990-91" means the number calculated for a school district as follows:

- (1) Sum 1990-91 full-time equivalent fourth through twelfth grade basic education certificated instructional staff reported on SPI Form S-275 and any 1990-91 supplemental full-time equivalent staff for grades four through twelve reported on SPI Form 1158; and
- (2) From the result obtained in subsection (1) of this section subtract the sum of 1989-90 full-time equivalent fourth through twelfth grade basic education certificated instructional staff reported on SPI Form S-275 and any 1989-90 supplemental basic education certificated instructional staff for grades four through twelve reported on SPI Form 1158.

NEW SECTION

WAC 392-140-379 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CHANGE IN FOURTH THROUGH TWELFTH GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "change in fourth through twelfth grade basic education classified instructional assistants from 1989-90 to 1990-91" means the number calculated for a school district as follows:

- (1) Sum:
 - (a) Full-time equivalent fourth through twelfth grade basic education classified instructional assistants for the 1990-91 school year reported by the school district on Form S-277; and

(b) Any supplemental full-time equivalent fourth through twelfth grade classified instructional assistants for the 1990-91 school year reported on SPI Form 1158;

(2) From the result obtained in subsection (1) of this section subtract the full-time equivalent fourth through twelfth grade classified instructional assistants for the 1989-90 school year reported on SPI Form 1230.

NEW SECTION

WAC 392-140-380 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—CERTIFICATED INSTRUCTIONAL STAFF EQUIVALENT OF THE CHANGE IN FOURTH THROUGH TWELFTH GRADE BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "certificated instructional staff equivalent of the change in fourth through twelfth grade basic education classified instructional assistant staffing ratio" means the number calculated for a school district as follows:

(1) Multiply the school district's change in fourth through twelfth grade basic education classified instructional assistant staff from 1989-90 to 1990-91; by

(2) The quotient derived by dividing the school district 1990-91 actual average salary for basic education classified instructional assistants by the 1990-91 average basic education certificated instructional staff salary for the purpose of apportionment.

NEW SECTION

WAC 392-140-381 1990-91 ADDITIONAL 1.3 STAFF UNITS—DEFINITION—KINDERGARTEN THROUGH THIRD GRADE CERTIFICATED INSTRUCTIONAL STAFFING RATIO EQUIVALENT OF FOURTH THROUGH TWELFTH GRADE BASIC EDUCATION INSTRUCTIONAL STAFF CHANGES FROM 1989-90 TO 1990-91. As used in WAC 392-140-340 through 392-140-393, "kindergarten through third grade certificated instructional staffing ratio equivalent of fourth through twelfth grade basic education instructional staff changes from 1989-90 to 1990-91" means the number calculated for a school district as follows:

(1) Sum the change in full-time equivalent fourth through twelfth grade certificated instructional staff from 1989-90 to 1990-91 and the certificated instructional staff equivalent of the change in full-time equivalent fourth through twelfth grade classified instructional assistants from 1989-90 to 1990-91;

(2) Divide the result of subsection (1) of this section by 1990-91 full-time equivalent kindergarten through third grade basic education enrollment; and

(3) Multiply the result of subsection (2) of this section by 1000.

NEW SECTION

WAC 392-140-390 1990-91 ADDITIONAL 1.3 STAFF UNITS—SCHOOL DISTRICT REPORTING OF BASIC EDUCATION CLASSIFIED INSTRUCTIONAL ASSISTANTS. School districts shall report basic education classified instructional assistants to the superintendent of public instruction as follows:

(1) All school districts shall report full-time equivalent basic education classified instructional assistants as of October 1 on SPI Form S-277. The S-277 report for the 1990-91 school year shall also identify full-time equivalent kindergarten through third grade, fourth through sixth grade, and seventh through twelfth grade basic education classified instructional assistants.

(2) All school districts shall report their 1989-90 full-time equivalent kindergarten through third grade classified instructional assistants on SPI Form 1230 prior to January 1, 1991, pursuant to instructions provided by the superintendent of public instruction.

(3) Any school district claiming a credit for fourth through twelfth grade staff increases pursuant to WAC 392-140-393 shall report 1989-90 full-time equivalent basic education classified instructional assistants for fourth through twelfth grade on SPI Form 1230 prior to September 30, 1991, pursuant to instructions provided by the superintendent of public instruction.

(4) At any time prior to September 30, 1991, any school district may at its discretion report supplemental full-time equivalent basic education classified instructional assistants on SPI Form 1158 pursuant to instructions provided by the superintendent of public instruction.

NEW SECTION

WAC 392-140-391 1990-91 ADDITIONAL 1.3 STAFF UNITS—REPORTING BY THE SUPERINTENDENT OF PUBLIC INSTRUCTION. The superintendent of public instruction shall report to school districts results of calculations made pursuant to WAC 392-140-340 through 392-140-393 in the manner prescribed in WAC 392-140-331 through 392-140-333.

NEW SECTION

WAC 392-140-392 1990-91 ADDITIONAL 1.3 STAFF UNITS—DETERMINATION OF SCHOOL DISTRICT ADDITIONAL KINDERGARTEN THROUGH THIRD GRADE STAFFING RATIO ENHANCEMENTS. The superintendent of public instruction shall determine each school district's additional kindergarten through third grade staffing ratio enhancement as follows:

(1) If the 1990-91 kindergarten through third grade staffing ratio calculated pursuant to WAC 392-140-321 is less than fifty-one, or if the combined change in basic education instructional staffing ratios from 1989-90 to 1990-91 calculated pursuant to WAC 392-140-377 is less than or equal to zero, the additional kindergarten through third grade staffing ratio enhancement shall be zero.

(2) If the 1990-91 kindergarten through third grade staffing ratio calculated pursuant to WAC 392-140-321 is greater than or equal to fifty-one and the combined change in kindergarten through third grade basic education instructional staffing ratios from 1989-90 to 1990-91 calculated pursuant to WAC 392-140-377 is greater than zero, the additional kindergarten through third grade staffing ratio enhancement shall be the lesser of 1.3 or the number calculated for the school district as follows:

(a) Sum the recognized change in kindergarten through third grade basic education certificated instructional staffing ratios from 1989-90 to 1990-91 determined pursuant to WAC 392-140-376 and the certificated instructional staffing ratio equivalent of the change in the kindergarten through third grade classified instructional assistant staffing ratio from 1989-90 to 1990-91 determined pursuant to WAC 392-140-375;

(b) If the result obtained in (a) of this subsection is 1.3 or greater, then 1.3.

(c) If the result obtained in (a) of this subsection is less than 1.3 and greater than zero, then:

(i) For school districts with a 1990-91 kindergarten through third grade basic education certificated instructional staffing ratio of greater than fifty-one and less than fifty-three, the result obtained in (a) of this subsection; and

(ii) For school districts with a 1990-91 kindergarten through third grade basic education certificated instructional staffing ratio of fifty-three or greater, the result obtained in (a) of this subsection plus any credit for fourth through twelfth grade staff increases determined in WAC 392-140-393.

NEW SECTION

WAC 392-140-393 1990-91 ADDITIONAL 1.3 STAFF UNITS—DETERMINATION OF CREDIT FOR FOURTH THROUGH TWELFTH GRADE STAFF INCREASES. The superintendent of public instruction shall determine credit for fourth through twelfth grade staff increases as follows:

(1) Only school districts meeting all of the following requirements shall be eligible for the credit:

(a) The 1990-91 kindergarten through third grade basic education certificated instructional staffing ratio is fifty-three or greater;

(b) The enhancement calculated pursuant to WAC 392-140-392 (2)(a) is greater than zero and less than 1.3; and

(c) The sum of the change in full-time equivalent fourth through twelfth grade certificated instructional staff from 1989-90 to 1990-91 plus the change in full-time equivalent fourth through twelfth grade classified instructional assistants from 1989-90 to 1990-91 is greater than zero.

(2) The amount of the credit is calculated as follows:

(a) Determine the school district's kindergarten through third grade certificated instructional staffing ratio equivalent of fourth through twelfth grade basic education instructional staffing changes from 1989-90 to 1990-91 pursuant to WAC 392-140-381;

(b) If the result obtained in (a) of this subsection is zero or less then the credit is zero.

(c) If the result obtained in (a) of this subsection is greater than zero then the credit equals the lesser of:

- (i) The result obtained in (a) of this subsection; or
- (ii) 1.3 minus the amount calculated in WAC 392-140-392 (2)(a).

WSR 90-22-042
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 37—Filed November 2, 1990, 11:01 a.m.]

Date of Adoption: October 30, 1990.

Purpose: To clarify selection process for teacher assistance program.

Citation of Existing Rules Affected by this Order: Amending WAC 392-196-085.

Statutory Authority for Adoption: RCW 28A.405.450.

Pursuant to notice filed as WSR 90-19-071 on September 17, 1990.

Effective Date of Rule: Thirty-one days after filing.
 November 2, 1990
 Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 16, filed 7/3/90, effective 8/3/90)

WAC 392-196-085 SELECTION PROCESS. Nominations for the teacher assistance program must be received by the office of the superintendent of public instruction by 5:00 p.m. September 15 of a given year: PROVIDED, That if September 15 falls on a weekend, the nominations must be received by the office of the superintendent of public instruction by 5:00 p.m. on the Monday following September 15. Applications will be accepted based upon date of receipt at the office of the superintendent of public instruction until funding is depleted. Specific numbers of nominations will be allocated to each ESD based upon the percentage of public school students in each ESD. If all ESD nominations are not allocated by the Friday after Labor Day, remaining applications will be accepted on the basis of the date received.

WSR 90-22-043
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 38—Filed November 2, 1990, 11:04 a.m.]

Date of Adoption: October 30, 1990.

Purpose: To amend chapter 392-143 WAC to coincide with 1990 legislative changes to RCW 46.61.370.

Citation of Existing Rules Affected by this Order: New section WAC 392-143-061.

Statutory Authority for Adoption: RCW 46.61.380.

Pursuant to notice filed as WSR 90-19-114 on September 19, 1990.

Effective Date of Rule: Thirty-one days after filing.
 November 2, 1990
 Judith A. Billings
 Superintendent of
 Public Instruction

NEW SECTION

WAC 392-143-061 SCHOOL BUS HAZARD WARNING LAMPS AND STOP LAMPS. All school buses shall be equipped with amber hazard warning lamps on the front and rear. All school buses shall be equipped with red stop lamps.

WSR 90-22-044
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 39—Filed November 2, 1990, 11:07 a.m.]

Date of Adoption: October 30, 1990.

Purpose: To protect public records and making them readily accessible to the public.

Citation of Existing Rules Affected by this Order: Amending WAC 392-105-030.

Statutory Authority for Adoption: RCW 43.17.250 [42.17.250].

Other Authority: RCW 42.17.260.

Pursuant to notice filed as WSR 90-19-072 on September 17, 1990.

Effective Date of Rule: Thirty-one days after filing.
 November 2, 1990
 Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 80-5, filed 4/15/80)

WAC 392-105-030 INDEX. The superintendent of public instruction does maintain ((a)) current ((index)) indexes of public records as required by RCW 42.17.260(2) and 34.05.220. The ((index identifies)) indexes identify agency personnel authorized to release/copy public records as indexed and is available for inspection/copying in the offices of the superintendent of public instruction in Olympia, Washington. The indexes shall be kept current and maintained by the superintendent's designee(s), the information resource management office, or in the case of records of appeal and rules information, legal services, and shall be updated no less frequently than annually. All indexes maintained shall be categorized by party, calendar year, topic, or a combination of these, as appropriate.

WSR 90-22-045
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 41—Filed November 2, 1990, 11:09 a.m.]

Date of Adoption: October 28, 1990.

Purpose: To establish the minimum criteria to be adopted by districts for the evaluation of the professional performance capabilities and development of certificated classroom teachers and certificated support personnel.

Citation of Existing Rules Affected by this Order: New section WAC 392-191-007; and amending WAC 392-191-030 and 392-191-035.

Statutory Authority for Adoption: RCW 28A.67.065.

Pursuant to notice filed as WSR 90-19-038 on September 13, 1990.

Effective Date of Rule: Thirty-one days after filing.
 November 2, 1990
 Judith A. Billings
 Superintendent of
 Public Instruction

NEW SECTION

WAC 392-191-007 EVALUATION REQUIREMENTS. Local school districts shall establish and implement on or before September 1, 1991, an evaluation program consisting of the following:

(1) Evaluation criteria meeting the minimum standards specified in WAC 392-191-010 and 392-191-020;

(2) Evaluation procedures meeting the minimum standards specified in WAC 392-191-025 through 392-191-045;

(3) Evaluation criteria and procedures as specified in RCW 28A.67.225 and 28A.67.065;

(4) Additional criteria and procedural standards as may be established pursuant to the bargaining process set forth in chapter 41.59 RCW.

AMENDATORY SECTION (Amending Order 20, filed 1/2/90, effective 2/2/90)

WAC 392-191-030 MINIMUM PROCEDURAL STANDARDS—FREQUENCY OF EVALUATION. Each school year the frequency of evaluation shall be:

(1) All classroom teachers and certificated support personnel shall be observed for the purposes of evaluation at least twice in the performance of their assigned duties.

(2) ~~((Minimum length of time for any))~~ At least one observation shall be a minimum of thirty minutes.

(3) New employees shall be observed at least once for a total observation time of thirty minutes during the first ninety calendar days of their employment period.

(4) Total observation time for each employee for each school year shall be not less than sixty minutes; PROVIDED, That after an employee has four years of satisfactory evaluations, a school district may use a short form of evaluation pursuant to RCW 28A.67.065(5).

AMENDATORY SECTION (Amending Order 20, filed 1/2/90, effective 2/2/90)

WAC 392-191-035 MINIMUM PROCEDURAL STANDARDS—CONDUCT OF THE EVALUATION. The conduct of the evaluation of classroom teachers and certificated support personnel shall include, at a minimum, the following ~~((which shall constitute the formal portion of the evaluation which shall be made a part of the employee's personnel file))~~:

(1) Observation ~~((and oral))~~ and written comment pursuant to RCW 28A.67.065 by the principal or his/her designee at the school to which the certificated employee is assigned. ~~((The local policies may provide for additional or extended observations and by persons other than the principal or his/her designee.))~~

(2) ~~((Written and oral comment by the certificated employee being evaluated, pursuant to local policies.))~~ The opportunity for the employee to attach written comments to his/her evaluation report.

(3) For certificated classroom teachers, the minimum criteria set forth in WAC 392-191-010; and for certificated support personnel the minimum criteria set forth in WAC 392-191-020. Nothing in this chapter shall be construed to prohibit a local school district from developing an evaluation instrument which contains criteria in excess of those established by the superintendent of public instruction.

(4) When appropriate, suggestions for improvement should be part of the principal's or his/her designee's comments.

AMENDATORY SECTION (Amending Order 20, filed 1/2/90, effective 2/2/90)

WAC 392-191-040 MINIMUM PROCEDURAL STANDARDS—PROCEDURES TO BE USED IN MAKING EVALUATIONS. The following procedures shall be used in making evaluations:

(1) The procedures stipulated in RCW 28A.67.065 shall be used by principals ~~((and other personnel))~~ or their designees conducting evaluations of certificated classroom teachers and certificated support personnel.

(2) Following each observation, or series of observations, the principal or ~~((other evaluator))~~ his/her designee shall promptly document the results of the evaluation in writing, and shall provide the employee with a copy thereof within three days after such report is prepared.

(3) Each ~~((employee))~~ classroom teacher and each certificated support person shall have the opportunity for a minimum of two confidential conferences during each school year with his/her principal or ~~((other evaluator))~~ principal's designee either following receipt of the written evaluation results, or at a time mutually satisfactory to the participants. The sole purpose of each such conference shall be to provide additional information to aid the principal or his or her designee in ~~((completing the evaluation))~~ evaluating the teacher or certificated support person (e.g., providing direction, assistance, guidance, encouragement to the employee).

(4) If other evaluators are used, additional procedures may be adopted pursuant to local policy.

WSR 90-22-046
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 42—Filed November 2, 1990, 11:13 a.m.]

Date of Adoption: October 28, 1990.

Purpose: To develop minimum procedural standards for evaluation of certificated personnel.

Citation of Existing Rules Affected by this Order: New sections WAC 392-192-005, 392-192-010, 392-192-020, and 392-192-030.

Statutory Authority for Adoption: RCW 28A.67.225.

Pursuant to notice filed as WSR 90-19-037 on September 13, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 2, 1990

Judith A. Billings

Superintendent of

Public Instruction

Chapter 392-192 WAC
PROFESSIONAL DEVELOPMENT PROGRAMS

NEW SECTION

WAC 392-192-005 **AUTHORITY**. The authority for these standards is RCW 28A.67.225 which authorizes the superintendent of public instruction to develop minimum procedural standards for evaluation of certificated classroom teachers and certified support personnel conducted pursuant to RCW 28A.67.065.

NEW SECTION

WAC 392-192-010 **DEFINITION OF TERMS**. Professional development programs are a form of personnel evaluation in which the emphasis is on growth and improvement rather than on decisions related to probation, nonrenewal, and discharge.

NEW SECTION

WAC 392-192-020 **PROFESSIONAL GROWTH COMPONENT—PURPOSE**. The purpose of this chapter is to establish procedures to be adopted by districts for the professional development of certificated classroom teachers and certificated support personnel. Professional development procedures shall be used:

(1) To encourage employee self-assessment and goal setting;

(2) To provide opportunities for and encourage sharing among teaching and support staff of personal professional experience and expertise;

(3) To aid employees in planning personal professional growth plans;

(4) To provide opportunities for parents, students, and other interested community members to offer meaningful input to their schools through their observations of instructional effectiveness;

(5) To link identified professional needs with appropriate in-service, staff development, and other appropriate professional growth and instructional improvement opportunities.

NEW SECTION

WAC 392-192-030 **PROFESSIONAL GROWTH PROGRAM**. Local school districts shall adopt a professional growth program for certificated classroom teachers and certificated support personnel as specified in Title 392 WAC unless a collective bargaining agreement provides otherwise.

NEW SECTION

WAC 392-192-040 **PROFESSIONAL GROWTH PROGRAM—COMMITTEE**. Each district shall establish a professional growth committee which shall develop the district's professional growth program in accordance with the procedures in this chapter. The professional growth committee shall include, at a minimum, representatives of the following groups:

(1) Certificated classroom teachers. A minimum of one teacher from the K-8 level and one teacher from the high school level if the local school district provides education services to students K-12.

(2) Certificated support personnel. A minimum of one itinerant staff person, if the school district employs itinerant personnel, and a minimum of one other representative of counseling, assessment, library and/or other certificated support staff, if the school district employs nonitinerant certificated support staff.

(3) Central office administrators. A minimum of one representative.

(4) Building level administrators. A minimum of one administrator from the K-8 level and one administrator from the high school level if the local school district provides education services to students K-12.

(5) Additional persons, if the local school district so desires.

(6) **PROVIDED**, That the local school district committee established under the In-Service Training Act, RCW 28A.71.210, may be used by the school district as the professional growth committee.

NEW SECTION

WAC 392-192-050 **PROFESSIONAL GROWTH PROGRAM—SOURCES OF INFORMATION**. One or more of the following sources of information shall be used by certificated classroom teachers and certificated support personnel in developing professional growth plans: (1) Peer review and evaluation, (2) input by parents, (3) input by students, (4) personal and/or professional goals, (5) school district goals, (6) building goals, (7) self-assessment, (8) personal academic records, and (9) school district evaluations.

NEW SECTION

WAC 392-192-060 **PROFESSIONAL GROWTH PROGRAM—RECORDS**.

Materials/records/portfolios expressly developed as a result of the individual's participation in the professional growth program shall be the property of the certified staff member participating in the program and shall not be retained in the employee's personnel file or used by the district in its formal evaluation criteria.

NEW SECTION

WAC 392-192-070 PROFESSIONAL GROWTH PROGRAM—TIMELINE. Districts shall:

(1) Establish a professional growth committee, pursuant to Title 392 WAC during, if not before, the 1990-91 school year.

(2) Adopt a professional growth program in the school district by the 1992-93 school year.

WSR 90-22-047

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-127—Filed November 2, 1990, 11:31 a.m.]

Date of Adoption: November 1, 1990.

Purpose: Commercial fishing rule.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-40-02600C.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The preseason run size has been updated and harvestable numbers of chum salmon are available to allow for an earlier opening than was first anticipated.

Effective Date of Rule: Immediately.

November 1, 1990
Joseph R. Blum
Director

NEW SECTION

WAC 220-40-02700A WILLAPA BAY SALMON - FALL FISHERY Notwithstanding the provisions of WAC 220-40-027, effective immediately through November 30, 1990, it is unlawful to fish for, or possess salmon taken for commercial purposes from any Willapa Bay Salmon Management and Catch Reporting Area except:

SMCRA 2G, 2J, 2K, and 2M are open to gill net gear from 6 AM

November 3, 1990, through November 30, 1990.

The Tokeland Boat Basin is closed to commercial fishing during the openings in SMCRA 2G described in this section. The Tokeland Boat Basin means that portion of SMCRA 2G bounded on the south by the shoreline of the boat basin, on the west by the seawall and on the north and on the east by a line from Tokeland Channel Marker "3" (flashing green, 4-second) to Tokeland Channel Marker "4" to the tip of the seawall.

REPEALER

The following section of the Washington Administrative code is repealed:

WAC 220-40-02600C WILLAPA BAY SALMON - LATE SUMMER FISHERY (90-97)

WSR 90-22-048

NOTICE OF PUBLIC MEETINGS

DEPARTMENT OF

TRADE AND ECONOMIC DEVELOPMENT

[Memorandum—November 1, 1990]

The October 19, 1990, memo notifying you of the November 1990 CERB meeting cancellation listed the wrong date. The canceled meeting was for November 15, 1990, instead of November 16, 1990:

WSR 90-22-049

PERMANENT RULES

CLARK COLLEGE

[Filed November 2, 1990, 2:08 p.m.]

Date of Adoption: October 24, 1990.

Purpose: To comply with the requirements of SHB 1558 and provide rules for ineligibility of student athletes found to be in violation of the laws relating to the use of possession of steroid drugs.

Statutory Authority for Adoption: Chapters 28B.50 and 28B.10 RCW.

Pursuant to notice filed as WSR 90-18-034 on August 27, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 24, 1990

Earl P. Johnson

President

WAC Chapter 132N 400

Loss of Eligibility—Student Athletic Participation

NEW SECTION

WAC 132N-400-010 GROUNDS FOR INELIGIBILITY. Any student found by the college to have violated chapter 69.41 RCW, as now, or hereafter amended, by virtue of a criminal conviction or otherwise, insofar as it prohibits the possession, use or sale, or furnishing of legend drugs, including anabolic steroids, will be disqualified from participation in any school-sponsored athletic event or activity.

NEW SECTION

WAC 132N-400-020 SUSPENSION PROCEDURE—RIGHT TO INFORMAL HEARING. Notwithstanding any 132N WAC to the contrary, any student notified of a claimed violation of WAC 132N-400-010 shall have the right to a brief adjudicative hearing if a written request for such a hearing is received by the dean of students within three days of receipt of a declaration of further athletic ineligibility. If no written request is received within three days after receipt of the declaration of athletic ineligibility, the student will be deemed to have waived any right to a brief adjudicative

hearing and will be declared ineligible from further participation in school-sponsored athletic events for the remainder of the school year.

NEW SECTION

WAC 132N-400-030 HEARING. Notwithstanding any 132N WAC to the contrary, if a timely written request for a hearing is made, the dean of students shall designate a hearing officer who shall be a college officer who is not involved with the athletic program to conduct the brief adjudicative hearing. The hearing officer shall promptly conduct the hearing and permit affected parties to explain both the college's view of the matter and the student's view of the matter. The brief adjudicative proceeding shall be conducted in accordance with the Administrative Procedure Act, RCW 34.05.482.494.

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

NEW SECTION

WAC 132N-400-040 DECISION. Notwithstanding any WAC 132N to the contrary, the college official who acts as hearing officer shall issue a written decision which shall include a brief statement of the reasons for the decision and a notice that judicial review may be available. All documents presented, considered or prepared by the hearing officer shall be maintained as the official record of the brief administrative proceeding. A decision must be promptly rendered after the conclusion of the brief adjudicative hearing and in no event later than 20 days after the request for hearing is received by the dean of students.

**WSR 90-22-050
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**
[Filed November 2, 1990, 3:47 p.m.]

Continuance of WSR 90-17-039.

Title of Rule: Prevailing wage fee reduction.

Purpose: To reduce fees for filing prevailing wage forms with the department.

Statutory Authority for Adoption: RCW 43.22.270.

Statute Being Implemented: RCW 39.12.070.

Summary: The fee for filing a statement of intent to pay prevailing wage and affidavit of wages paid is reduced from \$25 to \$12.50.

Reasons Supporting Proposal: Fees collected are in excess of those authorized by RCW 39.12.070. Legislation authorizing the current fee level was not approved last season [session] and subsequent efforts to amend the fees, along with other rule versions, have been delayed.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mark M. McDermott, 406 Legion Way S.E., Olympia, (206) 753-3487.

Name of Proponent: Department of Labor and Industries, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Fees are collected to cover the cost of processing prevailing wage forms. Fees were increased in 1988 in anticipation of funding expanded duties. Fees are proposed to be reduced to the level necessary to match processing costs. A fee reduction by emergency rule was effective May 1, 1990.

Proposal Changes the Following Existing Rules: [No information supplied by agency.]

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

The department has considered whether this rule is subject to the Regulatory Fairness Act and has determined that it is not because the act applies to rules that have a negative economic impact in terms of costs or expenditure of resources (equipment, supplies, labor, administrative costs, etc.). This rule modification reduces the filing fees the department charges contractors being awarded public works contracts. The annual cost of this reduced filing fee does not create an economic burden for any regulated business, and in practice is often reimbursed to the contractor by the agency awarding the contract.

Submit Written Comments to: Mark M. McDermott, Assistant Director, 406 Legion Way S.E., Olympia, WA 98504, by November 30, 1990.

Date of Intended Adoption: December 3, 1990.

November 2, 1990

Joseph A. Dear
Director

**WSR 90-22-051
PROPOSED RULES
FOREST PRACTICES
APPEALS BOARD**

[Filed November 2, 1990, 4:32 p.m.]

Continuance of WSR 90-16-054.

Title of Rule: Rules of procedure, amendments.

Purpose: To update and simplify rules for procedure before the Forest Practices Appeals Board.

Statutory Authority for Adoption: RCW 76.09.230(4).

Statute Being Implemented: Chapter 76.09 RCW.

Summary: Amendment of existing rules of procedure.

Reasons Supporting Proposal: To reflect the new Administrative Procedure Act, chapter 34.05 RCW, update and simplify rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: William A. Harrison, Lacey, 459-6327.

Name of Proponent: Forest Practices Appeals Board, governmental.

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

Date of Intended Adoption: November 2, 1990.

November 2, 1990
William A. Harrison
Administrative Appeals Judge

WSR 90-22-052
EMERGENCY RULES
DEPARTMENT OF LICENSING

[Filed November 2, 1990, 4:43 p.m.]

Date of Adoption: November 2, 1990.

Purpose: To revise advertising regulations for vehicle dealers.

Citation of Existing Rules Affected by this Order:
Amending WAC 308-66-152.

Statutory Authority for Adoption: RCW 46.70.180 - 46.70.160.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This rule amends existing vehicle dealer advertising rules. Such advertising vitally affects the vehicle dealer industry and the general economy of the state and also it affects consumers who purchase vehicles from dealers. Appropriate state regulations which are enforceable help prevent dealer abuse of vehicle purchasers and encourage reliable dealings.

Effective Date of Rule: Immediately.

November 2, 1990
Mary Faulk
[Director]

AMENDATORY SECTION (Amending WSR 90-20-086, filed 9/28/90, effective 10/29/90)

WAC 308-66-152 UNLAWFUL PRACTICES.

(1) Examples of unlawful acts or practices, as defined by RCW 46.70.180 (1)(a), include, but are not limited to representations such as "no down payment," "a dollar down," "five dollars down," "take-over payments," "no cash out of your pocket," "no cash needed," and others of similar nature if either secondary financing or initial payment of any amount, including factory rebates in excess of that represented, is required from the purchaser. A dealer's plan to have all or a portion of the selling price financed by a third party does not relieve the dealer of an obligation to refrain from this prohibited type of advertising. When any of these representations are made a payment disclosure shall be made as contained in subsection (6) of this section.

(2) Examples of unlawful acts or practices as defined by RCW 46.70.180 (1)(b), include, but are not limited to representations such as "one hundred percent financing" if the terms of the purchase involve more than one security agreement and payments to more than one financing institution. When collateral in addition to the vehicle is required, it shall be listed on the security

agreement containing the vehicle's description, not on a separate agreement.

(3) It shall be considered false, deceptive or misleading, and thereby unlawful, to advertise with words, phrases, or initials which are not clear and conspicuous and easily comprehended by persons other than those closely allied with the vehicle industry.

(a) Clear and conspicuous within an advertisement shall mean:

(i) In the case of a television advertisement, the information required to be disclosed shall be completely disclosed audibly, visually, or a combination thereof.

(A) If made visually, shall be made in a type size sufficiently large to be read with reasonable ease, shall appear on the television screen for at least seven seconds, shall be in print type of a color or shade that contrasts readily with the background; shall not be obscured by other words or images appearing on the television screen; and

(B) If made audibly, shall be spoken with sufficient deliberateness, clarity, and volume so as to be understood by the average television listener, shall not be obscured by sounds which interfere with or distract from the disclosures being made.

(ii) In the case of a radio advertisement, the information required to be disclosed shall be spoken with sufficient deliberateness, clarity, and volume so as to be understood by the average radio listener, shall not be obscured by sounds which interfere with or distract from the disclosures being made.

(iii) In the case of a printed advertisement, the information required to be disclosed shall be made in a type size which shall be sufficiently large to be read with reasonable ease and shall be made in relatively close proximity to each of the terms which require that the disclosures be made; disclosures shall be made in such color and contrast so as not to be obscured by other words or pictures appearing in the advertisement.

(b) Examples of words, phrases, or initials which are not easily comprehended by persons other than those closely allied with the vehicle industry, and that may not be used without explaining their meaning in the same advertisement, include but are not limited to: Executive, capitalized cost reduction, o.a.c., c.f., f.o.b. The words annual percentage rate may be abbreviated to read A.P.R. or apr.

(4) Examples of false, deceptive or misleading, and thereby unlawful statements or representations within the meaning of RCW 46.70.180(1) include, but are not limited to:

(a) Advertising a used vehicle for sale that is not available at the time the advertisement is placed;

(b) Advertising a new vehicle as available for immediate delivery if it is available only on order;

(c) Advertising any offer in connection with the sale of a vehicle or model or type of vehicle without disclosing any material limitations, including, but not limited to, the time limit, or that there is no time limit on the offer;

(d) Advertising using a picture:

(i) Of a new vehicle which does not substantially show the same vehicle offered for sale, or

(ii) Of a used vehicle which is not the same vehicle offered for sale;

(e) Causing an advertisement to be placed by a dealer or dealer representative that does not identify the dealer by his/her complete business name, or by the word "dealer" or abbreviation "DLR";

(f) Incorporating in the dealer's name any term or designation which would have a tendency to mislead others as to the true nature of the business, such as the use of "wholesale," when a dealer's business is substantially retail, or "discount" when the price and policy of a dealer does not provide substantial discounts;

(g) Advertising a not-new vehicle manufactured less than two years prior to the date of the advertisement without designating the vehicle as "used," "demo," or "demonstrator." For purposes of adequate disclosure, the appropriate quoted term must be employed. Other descriptive words, such as "executive," "lease," or "rental" may be used in conjunction therewith, but not so as to create ambiguity as to whether a said vehicle is new, used, or a demonstrator.

(h) Advertising a "rebuilt vehicle" for sale with knowledge as defined in RCW 46.70.101 (1)(b)(xi) that the vehicle is rebuilt, without clearly and conspicuously disclosing "rebuilt" in the advertisement;

(i) Advertising a specific price for a specific vehicle or model or type of vehicle without designating the number of vehicles available at that price, and;

(i) Without clearly identifying the vehicles available by complete vehicle identification number, license plate number, or

(ii) Without clearly and conspicuously stating in the advertisement that such vehicle identification or license plate number for each advertised vehicle is available from the dealer upon request, and requiring that the dealer using this method of identifying vehicles keep the media advertising copy along with the vehicle identification number or license plate number of each advertised vehicle offered for a specific price. Such records shall be retained for one year following the advertisement. Dealers shall also date and post a written copy of the advertisement text and list of vehicle identification numbers or license plate numbers in a conspicuous public area at their place of business for the duration of the vehicle's availability at the advertised price: PROVIDED, HOWEVER, That a dealer need not designate the number of vehicles available or identify the vehicles available or state in the advertisement that the identification of advertised vehicles is available upon request if, in fact, an unlimited supply of such vehicles are available for immediate delivery;

(j) Selling a particular vehicle at a higher price than advertised, regardless of trade-in allowance;

(k) Adding charges, costs, or items to the advertised price other than the selling price of additional equipment ordered by the purchaser, sales tax, and license fees. "Additional equipment ordered by the purchaser" shall not include options already installed on the vehicle at the time of advertising;

(l) Expressing "advertised price" as a combination of:

(i) Dollar figures and words unless all component figures and the total dollar figure is expressed; or

(ii) Dollar figures and dollar figures unless all component figures and the total dollar figure is expressed;

(m) Advertising that a new vehicle or model or type of vehicle will be sold for a certain amount above or below invoice or cost without:

(i) Disclosing the actual dollar amount being referred to as "invoice";

(ii) Stating the final, total price for each vehicle, which may exclude sales taxes and license fees; and

(iii) Computing invoice as the actual cost to the dealer to get each vehicle from the manufacturer.

In computing "invoice" the dealer may include the actual cost of transportation of the vehicle from the manufacturer to the dealer, but must exclude dealer holdbacks, other manufacturer incentives, optional advertising fees, dealer overhead expenses, and other similar expenses;

(n) Advertising that a new or used vehicle is reduced in price from a former price, or that the advertised price is a percentage of dollar amount savings from a former price, or words to that effect, unless the seller actually recently advertised or has records showing that vehicle has been offered for sale at the former price;

(o) Advertising or offering:

(i) Any rebate that is not an authorized manufacturer's rebate paid directly to the consumer, which the consumer may apply to the purchase; and

(ii) Any manufacturer's rebate for which the manufacturer requires any financial participation by the dealer, without also clearly and conspicuously stating the following disclosure: "Dealer participation in this rebate program may increase vehicle price before rebate";

(p) Advertising that "any written price quote will be beaten," "any deal will be accepted," or that a dollar amount is guaranteed on any "push, pull or drag," trade-in, or words to that effect unless the dealer can clearly show through the records of the dealership that such is the case;

(q) Advertising a vehicle or model or type of vehicle as being available at "lowest cost," "best deal" or other words to that effect unless the dealer can clearly show through the records of the dealership that such is the case;

(r) Advertising an interest rate that is adjustable without clearly and conspicuously disclosing that the interest rate is adjustable;

(s) Advertising a vehicle or model or type of vehicle for sale at a financing rate which has been bought down by the dealer, without disclosing the actual annual percentage rate.

(5) No advertisement to aid, promote, or assist directly or indirectly any extension of credit may state:

(a) That a specific amount of credit or installment amount can be arranged unless the creditor usually and customarily arranges or will arrange credit amounts or installments for that period and in that amount; or

(b) That no down payment or that a specified down payment will be accepted in connection with any extension of credit unless the creditor usually and customarily accepts or will accept down payment in that amount.

(6) (~~Any~~) No advertisement to aid, promote, or assist directly or indirectly any credit sale of a vehicle shall

state the amount or percentage of the down payment required, or that no down payment is required, the amount of any payment or the number of payments or the period of repayment, the amount of any finance charge or that there is no charge for credit, unless it states clearly and conspicuously all of the following items:

- (a) The cash price or the amount of the loan as applicable;
 - (b) The amount or percentage of the down payment required, or that no down payment is required, as applicable;
 - (c) The number, amount, and frequency of payments scheduled to repay the indebtedness if the credit is extended;
 - (d) The amount of the finance charge expressed as an annual percentage rate;
 - (e) The deferred payment price or the sum of the payments as applicable;
 - (f) The specific model or type of vehicle(s) to which the advertised offer applies; and
 - (g) Any other conditions material to the advertised offer.
- (7) Any advertisement to aid, promote, or assist directly or indirectly a consumer lease with option to purchase must state clearly that the advertisement offers a lease with option to purchase rather than a vehicle sale.

WSR 90-22-053

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-128—Filed November 2, 1990, 5:22 p.m.]

Date of Adoption: November 2, 1990.

Purpose: Commercial fishing rule.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-615.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Opening in Area 7B provides opportunity to harvest non-Indian allocation of chum destined for Nooksack-Samish region of origin. Openings in Area 8D provide opportunity to harvest non-Indian allocation of coho destined for Tulalip Bay. Opening in Area 8 provides opportunity to harvest non-Indian allocation of chum destined for Skagit region of origin and is necessary to provide an in-season run size update. Openings in Areas 8A, 10, 11, 12, and 12B provide opportunity to harvest non-Indian allocation of chum destined for Stillaguamish-Snohomish, South Sound and Hood Canal regions of origin. The restriction in Area 10 is necessary to reduce harvest impacts on local chum stocks. All other Puget Sound areas closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 12:01 a.m., November 4, 1990.

November 2, 1990
Joseph R. Blum
Director

NEW SECTION

WAC 220-47-616 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 AM Sunday November 4 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 7B – Gillnets using 6-inch minimum mesh and Purse Seines may fish continuously from 5 AM Monday November 5 through 8 AM Saturday November 10.

* Areas 8, 10, 11, 12 and 12B – Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM Tuesday November 6, and Gillnets using 6-inch minimum mesh may fish from 4 PM Monday November 5 to 8 AM Tuesday November 6. This opening excludes those waters of Area 10 west of a line projected 178 degrees true from the light at the end of Indianola Dock to the landfall on the south shore of Port Madison.

* Area 8A – Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM daily, Tuesday and Wednesday November 6 and 7 and Gillnets using 6-inch minimum mesh may fish from 4 PM to 8 AM nightly, Monday and Tuesday November 5 and 6.

* Area 8D – Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM daily, Tuesday and Wednesday November 6 and 7 and Gillnets using 5-inch minimum mesh may fish from 4 PM to 8 AM nightly, Monday and Tuesday November 5 and 6.

* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas and exclusion zones provided for in WAC 220-47-307 except as modified herein – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday November 4:

WAC 220-47-615 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-126)

WSR 90-22-054
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed November 5, 1990, 9:49 a.m.]

Date of Adoption: November 5, 1990.

Purpose: WAC 296-14-400 and 296-20-097, allows the department or self-insurer to pay provisional time-loss benefits to a worker within 14 [days of] receiving a reopening application if sufficient medical verification is received.

Statutory Authority for Adoption: RCW 51.32.190.

Other Authority: RCW 51.32.210.

Pursuant to notice filed as WSR 90-13-112 on June 21, 1990; and WSR 90-20-118 on October 3, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 5, 1990

Joseph A. Dear

Director

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-097 REOPENINGS. When a claim has been closed by the department or self-insurer by written order and notice for sixty days, submission of a formal "application to reopen claim for aggravation of condition" form (LI 210-79) is necessary. ~~((Exam and))~~ The department or self-insurer is responsible for customary charges for examinations, diagnostic studies (associated with the reopening application will be paid by the department or self-insurer), and determining whether or not time-loss is payable regardless of (department or self-insurer) the final action taken on the reopening application. ((NO OTHER BENEFITS WILL BE PAID UNTIL ADJUDICATION DECISION IS RENDERED.)) Reopening applications should be submitted immediately. When reopening is granted, the department or self-insurer can pay time loss and treatment benefits only for a period not to exceed sixty days prior to date the application is received by the department or self-insurer. Necessary treatment should not be deferred pending a department or self-insurer adjudication decision. However, should reopening be denied treatment costs become the financial responsibility of the worker.

AMENDATORY SECTION (Amending WSR 90-04-007, filed 1/26/90, effective 2/26/90)

WAC 296-14-400 REOPENINGS FOR BENEFITS. The director at any time may, upon the workers' application to reopen for aggravation or worsening of condition, provide proper and necessary medical and surgical services as authorized under RCW 51.36.010. This provision will not apply to total permanent disability cases, as provision of medical treatment in those cases is limited by RCW 51.36.010.

The seven-year reopening time limitation shall run from the date the first claim closure becomes final and shall apply to all claims regardless of the date of injury. In order for claim closure to become final on claims where closure occurred on or after July 1, 1981, the closure must include documentation of medical recommendation, advice or examination. Such documentation is not required for closing orders issued prior to July 1, 1981. First closing orders issued between July 1, 1981, and July 1, 1985, shall for the purposes of this section only, be deemed issued on July 1, 1985.

The director shall, in the exercise of his or her discretion, reopen a claim provided objective evidence of worsening is present and proximately caused by a previously accepted asbestos-related disease.

In order to support a final closure based on medical recommendation or advice the claim file must contain documented information from a doctor, or nurse consultant (departmental) or ((a)) nurse practitioner supervised by a doctor. The doctor ((or nurse consultant)) or nurse practitioner may be in private practice, acting as a member of a consultation group, employed by a firm, corporation, or state agency.

For the purpose of this section, a "doctor" ((means the following professions: Medicine and surgery, osteopathic, chiropractic, drugless therapeutic, podiatry, dentistry, optometry.)) is defined in WAC 296-20-01002.

When a claim has been closed by the department or self-insurer for sixty days or longer, the worker must file a written application to reopen the claim. An informal written request filed without accompanying medical substantiation of worsening of the condition will constitute a request to reopen, but the time for taking action on the request shall not commence until ((a)) a formal application ((form provided by the department has been completed in full by the worker and the doctor and)) is filed with the department or self-insurer as the case may be.

A formal application occurs when the worker and doctor complete((s)) and file((s)) the application for reopening provided by the department. Upon receipt of an informal request without accompanying medical substantiation of worsening of the worker's condition, the department or self-insurer shall promptly provide the necessary application to the worker for completion.

If, within seven years from the date the first closing order became final, a formal application to reopen is filed which shows by "sufficient medical verification of such disability related to the accepted condition(s)" that benefits are payable, the department, or the self-insurer, pursuant to RCW 51.32.210 and 51.32.190, respectively shall mail the first payment within fourteen days of receiving the formal application to reopen. If the application does not contain sufficient medical verification of disability, the fourteen-day period will begin upon receipt of such verification. If the application to reopen is granted, compensation will be paid pursuant to RCW 51.28.040. If the application to reopen is denied, the worker shall repay such compensation pursuant to RCW 51.32.240.

Applications for reopenings filed on or after July 1, 1988, must be acted upon by the department within ninety days of receipt of the application by the department or the self-insurer. The ninety-day limitation shall not apply if the worker files an appeal or request for reconsideration of the department's denial of the reopening application.

The department may, for good cause, extend the period in which the department must act for an additional sixty days. "Good cause" for such an extension may include, but not be limited to, the following:

(1) Inability to schedule a necessary medical examination within the ninety-day time period;

(2) Failure of the worker to appear for a medical examination;

(3) Lack of clear or convincing evidence to support reopening or denial of the claim without an independent medical examination;

(4) Examination scheduled timely but cannot be conducted and a report received in sufficient time to render a decision prior to the end of the ninety-day time period.

The department shall make a determination regarding "good cause" in a final order as provided in RCW 51.52.050.

The ninety-day limitation will not apply in instances where the previous closing order has not become final.

WSR 90-22-055

ATTORNEY GENERAL OPINION

Cite as: AGO 1990 No. 13

[November 1, 1990]

DISTRICTS—SCHOOLS—EDUCATION

1. School districts have broad powers over curricula and instructional materials. Pursuant to this authority, a school district may select and use educational television programming even though that programming contains advertising so long as the primary and predominant purpose of the program is educational and the advertising content is incidental.
2. School districts have broad authority over the selection of instructional materials and the acquisition of school equipment and supplies. Pursuant to this authority, a school district may select school materials, supplies and equipment that contain advertising.

Requested by:

Honorable David H. Bruneau
Clallam County Prosecuting Attorney
Clallam County Courthouse
223 East Fourth Street
Port Angeles, Washington 98362-3098

WSR 90-22-056

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed November 5, 1990, 9:55 a.m.]

Original Notice.

Title of Rule: Chapter 468-95 WAC, Manual on uniform traffic control devices (MUTCD).

Purpose: Adoption of 1988 edition of MUTCD with modifications for the state of Washington.

Statutory Authority for Adoption: Chapter 47.36 RCW.

Statute Being Implemented: RCW 47.36.030.

Summary: The 1988 edition of MUTCD replaces the 1978 edition currently codified in chapter 468-95 WAC.

Reasons Supporting Proposal: The 1988 edition of the MUTCD is the national standard for traffic control devices installed on public highways.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: David K. Peach, Olympia, Washington, 753-6090.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Adoption of the 1988 edition of the manual on uniform traffic control devices (MUTCD) replaces the 1978 edition and adds certain compliance dates for the application of traffic control devices as identified within the rule.

Proposal Changes the Following Existing Rules: Modifications, see above.

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

Hearing Location: Transportation Building, Commission Board Room, Olympia, Washington 98504, on December 19, 1990, at 10:00 a.m.

Submit Written Comments to: David K. Peach, Transportation Building, Olympia, Washington 98504, by December 14, 1990.

Date of Intended Adoption: December 19, 1990.

November 5, 1990

Ed W. Ferguson

Deputy Secretary

AMENDATORY SECTION (Amending Order 108, filed 2/18/87)

WAC 468-95-010 GENERAL. The Manual on Uniform Traffic Control Devices for Streets and Highways (~~(1978 edition)~~) (MUTCD), 1988 edition, and future revisions approved by the Federal Highway Administrator, except as modified by the department of transportation herein, as the national standard for all highways open to public travel(~~(s)~~), 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 No. ~~(108)~~ of the Secretary of Transportation dated ~~((February 17, 1987))~~ The manual includes in part many illustrations, some of which depend on color for proper interpretation. The code 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, 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.

NEW SECTION

WAC 468-95-100 COMPLIANCE DATES. Through rulings approved by the Federal Highway Administrator, the 1988 edition of the Manual on Uniform Traffic Control Devices for Streets and Highways (MUTCD) contains compliance dates to specific sections for application of certain traffic control devices. These compliance dates are hereby amended as follows:

Ruling #	MUTCD Section	Compliance Date
II-83	2D-49, 2F-2	1/22/94
IV-59	4D-2, 4D-7, 7D-5, 7D-9	1/22/96

Ruling #	MUTCD Section	Compliance Date
VI-27	6C-9	1/22/94
VIII-11	8B-8	1/22/96
VIII-12	8B-3, 8B-4	1/22/95
II-5	2D-48, 2H-1 Thru 2H-16	2/09/98
II-33	2B-43, 2B-43a, 2A-11	2/09/95
II-86(c)	2B-43c	2/09/95
VI-3	3B-16, 6D-1, 6D-3	2/09/95
II-110	2I-1 Thru 2I-7	2/09/97
III-38	3B-5	2/09/96
III-39	3D-5	2/09/2001
IV-58	2B-37, 4B-5(4)(c), 4B-6-2	7/09/2002
	4B-6(5)(b), 4B-6(8), 4B-12, 4B-18	
VI-33	3F-2, 6C-3	2/09/95
VI-34	3F-2, 6C-3	2/09/95
IX-4	9B-20	2/09/95
II-89	6A-1 Thru 6A-6, 6H-1 Thru 6H-4	2/09/95
II-122	2D-15, 2E-11, 2F-11	2/09/98
IV-73	4B-6-5(a), 4B-15	2/09/97
II-119	2B-44	2/09/99

WSR 90-22-057
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 464—Filed November 5, 1990, 2:57 p.m.]

Date of Adoption: October 6, 1990.

Purpose: To amend current fishing contest permit regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-168.

Statutory Authority for Adoption: RCW 77.12.040 and 77.04.055.

Pursuant to notice filed as WSR 90-14-105 on July 5, 1990.

Effective Date of Rule: Thirty-one days after filing.
 October 28, 1990
 John C. McGlenn
 Chair

AMENDATORY SECTION [(Amending Order 280, filed 10/6/86)]

WAC 232-12-168 FISHING CONTESTS. (1) Fishing contest permit applications should be submitted to the Department by December 1 of each year for contests that are to take place the following calendar year. After December 1, applications must be submitted not less than 30 days prior to the date for which the contest is proposed.

(2) Applications must include the permit fee required by RCW 77.32.211. The fee will be returned if the permit is denied. No more than seven permits will be issued to any one permittee during a calendar year.

(3) Fishing contest permits must be in the possession of the contest sponsor or official at the contest site.

(4) Contests are restricted to the species and waters approved on the permit.

(5) Sponsors must report contest information requested by the Department within 10 days after the contest has ended. Subsequent contest permits will not be issued for one year after the date of the contest for which the report was not returned if this requirement is not fulfilled.

(6) Fishing contests which may adversely affect fish or wildlife resources or other recreational opportunity may be denied.

(7) Contests will not be allowed on sea-run cutthroat trout, Dolly Varden or bull trout.

(8) Total prize value per contest will not exceed four hundred dollars when trout, steelhead, char, whitefish, grayling, kokanee, walleye or bass are included as target species; provided that contests wherein other species not listed above are targeted, or where bass are the targeted species and at least ninety percent of bass are required to be released alive and in good condition after the contest, may qualify for no limitation on amount of prize.

(9) Contests where all participants expect to fish at the same time on a body of water will not last longer than three consecutive days and have the following limits per water:

ACRES	CONTESTS PER DAY	CONTESTS PER MONTH*	CONTESTS PER YEAR	BOATS PER CONTEST DAY
Less than 300	1	1	5	15
301 - 3,000	1	2	10	35
3,001 - 6,000	1	3	15	60
6,001 - 10,000	1	4	25	125
More than 10,000**	2	5	35	300

*No more than four weekend days per month nor more than two weekends per month may be scheduled on any water.

**Two separate contest permits may be issued with no more than 150 boats per contest.

~~((10) Contest participants fishing from boats will not exceed the following limits per water per contest within any given day of the contest:~~

ACRES	PARTICIPANTS
Less than 300	25
301 - 3,000	50
3,001 - 6,000	100
6,001 - 10,000	150
More than 10,000	250

~~((11) 10) Contests for juveniles or the handicapped may exceed the participation limits with permission from the director.~~

~~((12) 11) Contest participants may not restrict public access at boat launches.~~

~~((13) 12) It is unlawful for the fishing contest permittee to fail to comply with the conditions of the fishing contest permit.~~

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

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 90-22-058
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 466—Filed November 5, 1990, 3:03 p.m.]

Date of Adoption: October 6, 1990.

Purpose: To establish a juvenile-only fishery on Cashmere Pond in Chelan County.

Statutory Authority for Adoption: RCW 77.12.040 and 77.04.055.

Pursuant to notice filed as WSR 90-14-106 on July 5, 1990; and WSR 90-15-072 on July 18, 1990.

Effective Date of Rule: Thirty-one days after filing.
October 28, 1990
John C. McGlenn
Chair

NEW SECTION

WAC 232-28-61809 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS - CASHMERE POND (CHELAN COUNTY). Notwithstanding the provisions of WAC 232-28-618, the following regulations apply to the game fishing season for Cashmere Pond (Chelan County):

CASHMERE POND: Juveniles only (under 15 yrs. old).

**WSR 90-22-059
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)**

[Order 467—Filed November 5, 1990, 3:06 p.m., effective September 1, 1991]

Date of Adoption: October 6, 1990.

Purpose: The proposed regulation will establish a requirement for hunter orange clothing to all upland bird hunters and to modern firearms deer and elk hunters, effective September 1, 1991. Firearm-related hunting accident statistics for Washington indicate that misidentification and other vision-related causes (victim in line of fire, victim covered by shooter swinging on game, etc.) are the major contributing causes of accidents. Accidents involving big game and upland bird hunting together comprise the majority of firearm-related hunting accidents. There is no upper limit or other controlling mechanism regulating the number of hunters in the field during general hunting seasons. Although the use of fluorescent hunter orange clothing does not limit hunter numbers, it does serve as a valuable aid in increasing hunter visibility while in the field. The use of hunter orange will help reduce certain categories of firearm-related hunting accidents. The experience of other states which require hunter orange clothing for hunters generally shows a significant reduction in firearm related hunting accidents.

Statutory Authority for Adoption: RCW 77.12.010 and 77.12.040.

Pursuant to notice filed as WSR 90-17-130 on August 22, 1990.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: To be effective September 1991.

Effective Date of Rule: September 1, 1991.

October 28, 1990
John C. McGlenn
Chair

NEW SECTION

WAC 232-12-055 HUNTING - HUNTER ORANGE CLOTHING REQUIREMENTS Effective September 1, 1991:

1) It is unlawful to hunt upland birds with modern firearms unless the hunter is wearing fluorescent hunter orange clothing.

2) It is unlawful to hunt deer or elk during the modern firearm seasons unless the hunter is wearing fluorescent hunter orange clothing.

3) Wearing fluorescent hunter orange clothing means: a minimum of 400 square inches of fluorescent hunter orange exterior clothing, worn above the waist and visible from all sides.

**WSR 90-22-060
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)**
[Order 468—Filed November 5, 1990, 3:07 p.m.]

Date of Adoption: October 6, 1990.

Purpose: To amend reporting requirements for brant hunters in Pacific County.

Statutory Authority for Adoption: RCW 77.12.040 and 77.04.055.

Pursuant to notice filed as WSR 90-17-145 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.
October 28, 1990
John C. McGlenn
Chair

NEW SECTION

WAC 232-28-41402 1990-91 UPLAND GAME BIRD AND MIGRATORY WATERFOWL SEASONS - BRANT GEESSE - PACIFIC COUNTY Notwithstanding the provisions of WAC 232-28-414, eliminate the requirement that brant harvested in Pacific County be checked at the Willapa National Wildlife Refuge.

**WSR 90-22-061
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)**
[Order 469—Filed November 5, 1990, 3:09 p.m.]

Date of Adoption: October 6, 1990.

Purpose: Federal regulations were changed in fall 1989 to reflect a recognition that falconry has a minimal impact on most wild raptor populations. We agree with

the federal assessment of biological impacts from falconry. The proposed changes would eliminate unnecessary paperwork and administrative activities. The reporting requirements in the federal regulations are adequate to meet the needs of the department.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-121.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to notice filed as WSR 90-17-144 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 28, 1990
John C. McGlenn
Chair

AMENDATORY SECTION [(Amending Order 177, filed 1/28/82)]

WAC 232-12-121 (~~((FALCONRY REPORTS REQUIRED))~~) REPORTING REQUIREMENTS FOR CAPTURE, IMPORTATION, EXPORTATION, TRANSFER, OR OTHER DISPOSAL OF RAPTORS. ((1) A person holding a "falconry permit" shall submit by May 31 of each year an annual report on forms supplied by the department, disclosing such information as the department deems necessary for the proper management of raptors and the regulation of falconry.) (1) It is unlawful to possess a raptor under the authority of a falconry permit unless the permittee has submitted a United States Fish and Wildlife Service form 3-186A (Migratory Bird Acquisition/Disposition Report), completed in accordance with instructions on the form, to the department within five (5) calendar days of initial possession.

~~((2) A person shall report to the department, the loss, death, or release of their raptor possessed by him within five days of each loss, death or release. The carcasses of any dead raptors shall be delivered to the nearest department office, unless authorized to be retained by the department.) (2) It is unlawful for a falconry permittee to capture, transfer, import, export, or otherwise dispose of raptors unless such permittee submits a United States Fish and Wildlife Service form 3-186A (Migratory Bird Acquisition/Disposition Report), completed in accordance with the instructions on the form, to the department within five (5) calendar days of any such transaction.~~

(3) A raptor possessed under the authority of a falconry permit may be temporarily held by another permittee, holding a general or masters permit, for maintenance and care for a period not to exceed thirty (30) days. The raptor must be accompanied at all times by a properly completed United States Fish and Wildlife Service form 3-186A (Migratory Bird Acquisition/Disposition Report) designating the person caring for the raptor as the possessor of record and by a signed, dated statement from the permittee authorizing the temporary possession.

(4) A person shall report to the department, the loss, death, or release of their raptor within five (5) days of each loss, death or release. The carcass of any dead raptors shall be delivered to the nearest department office,

unless authorized by the department to be retained by falconry permittee.

(5) It is unlawful for a falconry permittee to capture or take from the wild, any raptor species listed on Washington state falconry permit unless such permittee submits a Department of Wildlife "Raptor Capture Report Form", completed in accordance with the instructions on the form, to the department within five (5) calendar days of any such capture or take.

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

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

WSR 90-22-062
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 470—Filed November 5, 1990, 3:11 p.m.]

Date of Adoption: October 6, 1990.

Purpose: Federal regulations were changed in fall 1989 to reflect a recognition that falconry has a minimal impact on most wild raptor populations. We agree with the federal assessment of biological impacts from falconry. The proposed changes would eliminate unnecessary paperwork and administrative attention to falconry permits.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-114.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to notice filed as WSR 90-17-141 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 28, 1990
John C. McGlenn
Chair

AMENDATORY SECTION [(Amending Order 177, filed 1/28/82)]

WAC 232-12-114 PERMIT REQUIRED FOR CAPTURE((, IMPORTATION, EXPORTATION, AND TRANSFER)) OF RAPTORS. (1) It is unlawful for any persons to capture from the wild, any state or federal endangered or threatened species for the purpose of falconry.

~~((1)) (2) It is unlawful for any persons to take a raptor for the purpose of falconry, without first having in ((his)) their possession and ((upon his)) on their person, a valid ((raptor capture permit.)) Washington state "falconry permit."~~

(3) It is unlawful for any persons to take from the wild for the purpose of falconry, those raptor species listed on the Washington state falconry permit, without first having in possession and on their person, a valid "raptor capture permit."

~~((2)) (4) "Raptor capture permits" may be issued by the director to holders of valid falconry permits. Additional requirements of each permit shall be stated on~~

the permit. Additional limitation on the use of each permit shall be stated on each permit.

~~((3) A permittee, after capturing or acquiring a raptor, shall immediately fill out and mark the appropriate dates on the "raptor capture permit." Such permit must be returned to the department within five days of capture or acquisition. A person who captures a raptor shall report such capture to the department within five days of the time of capture.))~~

~~((4) It is unlawful for a person to import into or export out of the state of Washington any raptor for falconry or propagation purposes without first obtaining a "raptor importation or exportation permit." "Raptor importation or exportation permits" may be issued by the director for the transfer of raptors into and out of the state of Washington. "Temporary" importation or exportation permits may be issued to licensed falconers for raptors brought into or removed from the state on a temporary basis. Additional requirements and limitations for each permit shall be stated on each permit.))~~

~~((5) It is unlawful to transfer ownership or possession of a raptor without first notifying the department and registering the proposed transfer with the department. Permanent exportation of a raptor will also require a transfer of raptor permit. It is lawful for a permittee to give temporary care of any raptor to another permittee holding a general or masters permit for up to thirty days without prior notification or registration, if written authorization from the registered owner accompanies the bird, and a copy thereof is submitted to the department within three days of each such transfer.))~~

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

WSR 90-22-063
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 471—Filed November 5, 1990, 3:12 p.m.]

Date of Adoption: October 6, 1990.

Purpose: Federal regulations were changed in fall 1989 to reflect a recognition that falconry has a minimal impact on most wild raptor populations. We agree with the federal assessment of biological impacts from falconry. The proposed changes would eliminate unnecessary enforcement and administrative activities associated with banding raptors.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-117.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to notice filed as WSR 90-17-143 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 28, 1990
 John C. McGlenn
 Chair

AMENDATORY SECTION [(Amending Order 177, filed 1/28/82)]

WAC 232-12-117 MARKING AND IDENTIFICATION OF RAPTORS REQUIRED. (1) It is unlawful for ((a person)) any falconry permittees to ((have in his possession or under his control)) take, possess, transport, import, export, or otherwise dispose of any ((raptor)) golden eagle (Aquila chrysaetos), peregrine falcon (Falco peregrinus), gyrfalcon (Falco rusticolus), or Harris hawk (Parabuteo unicinctus) ((that does not bear an identifying)) unless such bird is banded either by a seamless numbered band, or a permanent, non-reusable band, which are both provided by the United States Fish and Wildlife Service ((Band. It is unlawful to possess captive bred raptors after the 35th day of age without such identifying band. It is unlawful to hold raptors taken under a valid permit without an identifying band after fifteen days from capture)).

((2) It is unlawful to remove or replace a raptor band without the approval of or under the supervision of the director.))

((3) It is unlawful to possess a raptor band that has been altered.)) (2) Any gyrfalcon (Falco rusticolus) taken from the wild must be reported to the department within five (5) days of taking and must be banded with a permanent non-reusable band provided by the United States Fish and Wildlife Service.

(3) It is unlawful to band any raptor taken from the wild, or band any raptor produced from an egg taken from the wild, or band any raptor produced from an egg from any source other than bred in captivity under authority of a raptor propagation permit, with a United States Fish and Wildlife Service seamless numbered band.

(4) Unless otherwise specifically exempted by the conditions of a raptor propagation permit, every raptor possessed for propagation (including offspring produced under the authority of the raptor propagation permit) must be banded in accordance with the following provisions:

(a) Except for captive-bred raptors lawfully marked with a seamless, numbered band provided by the United States Fish and Wildlife Service, any raptor possessed for propagation purposes shall be banded with a permanent, non-reusable, numbered band issued by the United States Fish and Wildlife Service.

(b) Each captive-bred raptor produced under the authority of a raptor propagation permit shall be banded within two (2) weeks of hatching with a numbered, seamless band provided by the United States Fish and Wildlife Service, placed on the raptor's leg (metatarsus), following United States Fish and Wildlife Service banding regulations.

(5) Any lost band must be replaced with a permanent, non-reusable band supplied by the United States Fish and Wildlife Service. A United States Fish and Wildlife Service form 3-186A (Migratory Bird Acquisition/Disposition Report) must be filed in accordance with the instructions on the form, with the department within five (5) working days of the loss.

(6) Unless specifically exempted by the director, all lost or removed bands must be replaced on the bird within 30 days of loss or removal.

(7) It is unlawful to possess a raptor band that has been altered.

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

WSR 90-22-064
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 472—Filed November 5, 1990, 3:14 p.m.]

Date of Adoption: October 6, 1990.

Purpose: Federal regulations were revised in fall 1989. Federal regulations require state regulations to be at least as restrictive in order to carry out a falconry program. The proposed changes simply reflect wording changes in the federal regulations that clarify the activities that require a falconry permit.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-107.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to notice filed as WSR 90-17-142 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.
 October 28, 1990
 John C. McGlenn
 Chair

AMENDATORY SECTION [(Amending Order 177, filed 1/28/82)]

WAC 232-12-107 FALCONRY PERMITS REQUIRED. (1) It is unlawful for ~~((α))~~ any persons to take, possess ((a raptor for the purpose of falconry)), transport, import, export, sell, purchase, barter, offer to sell, purchase or barter raptors for falconry purposes, or to engage in the practice of falconry without first obtaining and having upon ((his)) their person a valid Washington state "falconry permit."

~~((†))~~ (2) The requirements for each such permit shall be stated on each permit application. The limitations on the use of these permits shall be stated on each such permit.

~~((‡))~~ (3) Falconry permits shall be issued only to applicants who have successfully passed a supervised examination with a score of at least eighty percent and who have raptor housing facilities and falconry equipment approved by the director. The requirements for such facilities and equipment shall be stated on each falconry permit application.

~~((§))~~ (4) The department may periodically inspect the falconry facilities, equipment and raptors of a ~~((holder of a falconry permit))~~ falconry permittee at reasonable times.

~~((¶))~~ (5) It is unlawful for ~~((a holder of a falconry permit))~~ falconry permittees to have in ~~((his))~~ their possession or under ~~((his))~~ their control, or to capture or

attempt to capture, a species or number of raptors specifically prohibited by the director.

~~((§))~~ (6) It is unlawful for ~~((α))~~ any persons to possess a bald eagle, vulture, osprey, or owl((;)) ~~((except the great horned owl))~~ ~~((;))~~ for falconry.

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

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 90-22-065
PERMANENT RULES
DEPARTMENT OF
TRADE AND ECONOMIC DEVELOPMENT

[Filed November 5, 1990, 3:20 p.m.]

Date of Adoption: October 29, 1990.

Purpose: To ensure compliance by the Department of Trade and Economic Development with provisions of the Public Records Disclosure Act, RCW 42.17.250 through 42.17.340 and the Administrative Procedure Act, chapter 34.05 RCW, Part II.

Statutory Authority for Adoption: RCW 42.17.250 through 42.17.340 and 34.05.220 through 34.05.230.

Pursuant to notice filed as WSR 90-19-027 on September 12, 1990.

Changes Other than Editing from Proposed to Adopted Version: Under WAC 130-10-040(3), "Local Development Assistance" has been renamed "Business Development."

Effective Date of Rule: Thirty-one days after filing.
 October 31, 1990
 C. H. "Skip" Houser, III
 Director
 Administrative Services

Chapter 130-10
PUBLIC RECORDS—DISCLOSURE

NEW SECTION

WAC 130-10-010 PURPOSE. The purpose of this chapter shall be to ensure compliance by the Department of Trade and Economic Development with the provisions of the Public Records Disclosure Act, RCW 42.17.250 through 42.17.340 and the Administrative Procedure Act, RCW 34.05, Part II.

NEW SECTION

WAC 130-10-020 DEFINITIONS. (1) "Department" means the Department of Trade and Economic Development.

(2) "Disclosure" means inspection and/or copying.

(3) "Public records" include writing containing information related to the conduct of government or the performance of a governmental or proprietary function prepared, owned, used or retained by the department regardless of physical form or characteristics.

(4) "Writing" means handwriting, typewriting, printing, photostating, photographing, and every other means of recording a form of communication or representation, including:

- (a) Letters, words, pictures, sounds, or symbols; and
- (b) All papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents

(5) "Policy statement" means a written description of the current approach of an agency, entitled a policy statement by the director, to implement a statute or court decision, including where appropriate the agency's current practice, procedure, or method of action.

NEW SECTION

WAC 130-10-030 ESTABLISHMENT OF DEPARTMENT. (1) The Department of Trade and Economic Development was created effective June 30, 1985 under the authority of Chapter 43.31 RCW. The former Department of Commerce and Economic Development was abolished and the department was assigned all its reports, documents, surveys, books, records, files, papers, written materials, physical assets, and all its classified employees.

(2) The department was established to pursue a coordinated approach for the state's economic development policies and programs to achieve a more diversified and healthy economy.

(3) The administrative office of the department is located in Olympia. Certain programs are located in branch offices located in Seattle, Pasco, Tokyo, Japan and Taipei, Taiwan. A contract representative is located in London, England.

NEW SECTION

WAC 130-10-040 PROGRAMS OPERATED BY DEPARTMENT. The department operates the following programs:

- (1) Under the Office of the Director:
 - (a) Communications
 - (b) Forest Products Program
 - (c) Government Relations/Legislative Liaison
 - (d) International Relations and Protocol
 - (e) Policy Analysis
- (2) The Business Assistance Center including:
 - (a) Business Finance Authority
 - (b) Employer Child Care Program
 - (c) Markets for Recycled Materials Program
 - (d) Minority Business Assistance Program
 - (e) Small Business Service
 - (f) Washington Marketplace Program
- (3) Business Development including:
 - (a) Business and Job Retention Program
 - (b) Business Expansion Division
 - (c) Community Economic Revitalization Board
 - (d) Team Washington Program
 - (e) Tri-Cities Diversification Program
- (4) Market and Targeted Industry Development including:
 - (a) Canada Program

- (b) European Program
- (c) Film and Video Development
- (d) Japan Program
- (e) Product Export Development Division
- (f) Targeted Sectors Program
- (5) Tourism Development including:
 - (a) Advertising and Marketing
 - (b) Facilities Development
 - (c) Information Services
 - (d) Research
 - (e) Technical Assistance
- (6) Administrative Services including:
 - (a) Budget and Fiscal
 - (b) Contracts
 - (c) Human Resources
 - (d) Information Systems
 - (e) Word Processing

NEW SECTION

WAC 130-10-050 PUBLIC RECORDS—AVAILABILITY. (1) Public records are available for public inspection and copying except as otherwise provided by RCW 42.17.310 and these rules.

(2) Requests for any identifiable public record shall be made directly to the Director, Administrative Services Division, 101 General Administration Building, AX-13, Olympia, WA 98504.

(3) The department will at all times take the most timely possible action on requests for disclosure.

NEW SECTION

WAC 130-20-060 REQUEST FOR PUBLIC RECORDS. (1) A request for disclosure of a public record may be oral or written. Such a request need merely identify with reasonable certainty the record sought to be disclosed.

(2) A request for disclosure shall be made during customary business hours.

(3) A request for disclosure shall not be made for commercial or political purposes.

(4) When a person's identity is relevant to an exemption, that person may be required to provide personal identification.

(5) Nothing in this section or elsewhere in this chapter shall be construed to require the department to compile statistics or other information from material contained in public records, where doing so would unduly interfere with other essential functions of the department and is not required for litigation by rules of pretrial discovery.

Reviser's note: The above new section was filed by the agency as WAC 130-20-060. This section is placed among sections forming new chapter 130-10 WAC, and therefore should be numbered WAC 130-10-060. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

NEW SECTION

WAC 130-10-065 FEES—INSPECTION AND COPYING. (1) No fee shall be charged for the inspection of public records.

(2) The department shall collect the following fees to reimburse itself for actual costs incident to providing copies of public records:

(a) Most reports or publications will be free unless out of print, in which case cost of copying and mailing will be charged. Certain publications will be charged at established prices;

(b) Cost of copying of blueprints and like materials involving an extraordinary expense shall be fully reimbursed to the department;

(c) Otherwise, the department shall charge a fee of ten cents per page, plus postage if any, provided that:

(i) The first ten pages shall be free;

(ii) Additionally, any materials to be entered by the department as an exhibit in a hearing or trial shall be free.

(3) Nothing contained in this section shall preclude the department from agreeing to exchange or provide copies of reports or other public records with other state or federal agencies, whenever doing so is in the best interest of the department or the state.

(4) The director of the department or his designee is authorized to waive any of the foregoing copying costs.

NEW SECTION

WAC 130-10-070 PROTECTION OF PUBLIC RECORDS. (1) No person shall knowingly alter, deface, or destroy public records of the department.

(2) Original copies of public records of the department shall not be removed from the premises where maintained.

(3) Care and safekeeping of public records furnished pursuant to a request for inspection or copying, shall be the sole responsibility of the requestor.

(4) Records furnished for public inspection or copying shall be returned in good condition and in the same file sequence or organization as when furnished.

NEW SECTION

WAC 130-10-075 RECORDS INDEX. (1) The department finds that it would be unduly burdensome and would interfere with agency operations to maintain an index of records because of the complexity and diversity of its operations and the resulting volume of manuals, correspondence reports, surveys, staff studies and other materials. Therefore, requests for records should generally relate to those programs listed under WAC 130-10-040.

(2) The department will make available for public disclosure all indices which may at a future time be developed for agency use.

NEW SECTION

WAC 130-10-080 INTERPRETIVE AND POLICY STATEMENTS. (1) After July 1, 1990, when administering programs requiring distribution of interpretive and policy statements, departments are obligated to create an index in accordance with RCW 34.05.220. This section is intended to implement this statute. Any interpretive and policy statements issued by the department will be sent to interested persons.

(2) The department will maintain a roster of persons interested in receiving such interpretive and policy statements. Copies of new or amended statements will be sent to persons listed on the roster.

(3) A person needing interpretive and policy statements may request copies, in writing, from the Director, Administrative Services, 101 General Administration Building, AX-13, Olympia, WA 98504.

NEW SECTION

WAC 130-10-085 DISCLOSURE PROCEDURE.

(1) The Director, Administrative Services, or his/her designee, shall review file materials prior to disclosure.

(2) If the file does not contain materials exempt from disclosure, the Director of Administrative Services, or his/her designee, shall ensure full disclosure.

(3) If the file does contain materials exempt from disclosure, the Director of Administrative Services shall deny disclosure of those exempt portions of the file, and shall, at the time of the denial, in writing, clearly specify the reasons for the denial of disclosure, including a statement of the specific exemptions or reasons authorizing the withholding of the record and a brief explanation of how the exemption or reason applies. The remaining, nonexempt materials shall be fully disclosed.

NEW SECTION

WAC 130-10-090 EXEMPTIONS TO PUBLIC RECORDS DISCLOSURE. Nondisclosable records are those exempted by Chapter 42.17.310 RCW including the following pertinent to department activities:

(1) Financial and commercial information and records supplied by private persons pertaining to export services.

(2) Financial and commercial information and records supplied by businesses during application for loans or program services.

(3) Valuable formulae, designs, drawings, and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss.

(4) All applications for public employment, including the names of applicants, resumes, and other related materials submitted with respect to an applicant.

(5) Personal information in files maintained for an employee of the department.

(6) The residential addresses and residential telephone numbers of employees or volunteers of the department.

(7) Preliminary drafts, notes, recommendations, and intragency memorandums in which opinions are expressed or policies formulated or recommended except that a specific record shall not be exempt when publicly cited in connection with any agency action.

NEW SECTION

WAC 130-10-091 TEMPORARY EXEMPTIONS TO DISCLOSURE. (1) Records relevant to a controversy to which the department is a party which would not be available to another party under the rules of pretrial discovery for cases pending in the superior courts, including records involving attorney-client communications between the department and the Office of

the Attorney General privileged under RCW 5.60.060(5) until the case is settled.

(2) Competitive contract procurement instruments, such as (a) requests for proposals or invitations for bids, until released to potential bidders; (b) proposals and bids received in response to competitive contract procurement instruments until either the opening of bids or, for unfunded proposals, until the contractor and the department have signed a contract.

NEW SECTION

WAC 130-10-095 QUALIFICATIONS ON NONDISCLOSURE. (1) No exemptions under WAC 130-10-090 shall be construed to include statistical information not descriptive of identifiable clients.

(2) Inspection and copying of any specific records otherwise nondisclosable is permissible pursuant to an order of the superior court enforcing a subpoena.

NEW SECTION

WAC 130-10-100 REVIEW OF DENIALS OF PUBLIC RECORDS REQUEST. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review to the Director, Administrative Services, 101 General Administration Building, AX-13, Olympia, WA 98504. The written request shall point out specific objections to the written statement which accompanied the denial.

(2) Immediately after receiving a written request for review of a decision denying a public record, the Director of Administrative Services shall refer it to the Office of Administrative Hearings. The chief administrative law judge or his designee shall consider the matter and either affirm or reverse such denial within ten business days following the request for review.

**WSR 90-22-066
EMERGENCY RULES
ENERGY OFFICE**

(Energy Facility Site Evaluation Council)

[Filed November 5, 1990, 3:35 p.m.]

Date of Adoption: November 5, 1990.

Purpose: Except for WAC 463-54-070 and 463-58-030, all revision is to bring Title 463 WAC into conformance with chapter 34.05 RCW; WAC 463-54-070 is revised to consolidate and clarify the council's enforcement options; and WAC 463-58-030 is revised to clarify the fees charged for persons employed to process applications.

Citation of Existing Rules Affected by this Order: Repealing WAC 463-39-130; and amending WAC 463-06-010, 463-10-010, 463-14-030, 463-14-080, 463-18-020, 463-26-120, 463-26-130, 463-28-060, 463-28-080, 463-38-041, 463-38-042, 463-38-063, 463-39-150, 463-47-060, 463-50-030, 463-54-070, and 463-58-030.

Statutory Authority for Adoption: RCW 80.50.040.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Several major adjudicatory filings of energy facility siting requests are in the offing. A clean WAC starting point for major siting efforts with significant environmental impacts will significantly benefit the citizens of Washington.

Effective Date of Rule: Immediately.

November 5, 1990
David W. Sjoding
Rules Coordinator

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 463-39-130 REGULATORY ACTIONS.

AMENDATORY SECTION (Amending Order 78-2, filed 4/26/78)

WAC 463-58-030 FEES FOR REGULAR APPLICATION PROCESSING. Pursuant to RCW 80.50.071 each applicant for energy facility site certification shall at the time of application submission deposit twenty thousand dollars for costs related to processing of the application. Such processing costs shall consist of those determined by the council to be reasonable and necessary including:

(1) A hearing examiner(s) who may be retained by the council for the duration of the application processing period or for such portion of the processing period as the council may consider necessary,

(2) A court reporter(s) for the recording and preparation of transcripts of ~~((the contested case))~~ an adjudicative proceeding hearing, council meetings or public sessions which the council shall consider necessary,

(3) ~~Additional staff salaries ((consisting of at least one application processing officer placed))~~ for those persons employed on the council staff for the duration of the application processing period((=provided that the council may in the interest of efficiency and effectiveness assign one application processing officer to more than one application)), and

(4) Such overhead and support costs including wages and employee benefits, goods and services, travel expenses within the state and miscellaneous expenses as arise directly from application processing.

AMENDATORY SECTION (Amending Order 81-3, filed 5/13/81)

WAC 463-54-070 ((EMERGENCY ACTION BY CHAIRMAN)) ENFORCEMENT ACTIONS. ~~((The chairman of the council or his designee is authorized and shall take action to immediately and effectively halt or eliminate any imminent or substantial endangerments to the health or welfare of persons resulting from~~

~~the release of pollutants from facilities sited under chapter 80.50 RCW including as appropriate:~~

~~(a) The issuance of an order to immediately terminate an endangerment or an endangering release and the suspension of the NPDES or other permit issued by the council.~~

~~(b) The notification of the departments of emergency services and social and health services and other appropriate agencies, as necessary, that protective measures are required immediately to safeguard the health or welfare of persons so endangered.~~

~~(c) The reference of matters to the attorney general for appropriate enforcement action for violations of site certification agreements and NPDES or other permits issued by the council.~~

~~(2) The chairman's action will be confirmed or modified by the council within seventy-two hours of execution at a special or regular meeting of the council, whichever will occur the earliest.)) (1) General. The council establishes four types of enforcement action in order to provide the council with a range of responses to apparent violations of a site certification agreement or the laws and rules enforced by the council. The range allows the chair or the council to choose an approach which it determines, in its discretion, to be best suited in light of the apparent seriousness of an apparent violation, the potential danger to humans or the environment, the willingness and ability of the violator to make required corrections, and the speed with which corrective action should be taken.~~

~~(2) Emergency action by chair.~~

~~(a) Emergency action is appropriate when the chair or chair's designee believes that the nature of an apparent violation requires action too swiftly to allow for deliberation and decision by the full council or that action is required pending the completion of other enforcement action.~~

~~(b) The chair of the council or the chair's designee is authorized to take immediate action to halt or eliminate any imminent or actual substantial danger to health or welfare of persons or the environment resulting from violation of law or of terms of the site certification agreement, including the release of pollutants from facilities sited under chapter 80.50 RCW. The chair may:~~

~~(i) Order the immediate termination of an endangerment or an endangering release and the immediate suspension of an NPDES or other permit issued by the council, or order the immediate commencement of corrective action;~~

~~(ii) Notify appropriate agencies that protective measures are required immediately to safeguard public health and safety;~~

~~(iii) Request the prosecuting attorney of an affected county or the attorney general to take immediate enforcement action for violations of certification agreements or permits pursuant to RCW 80.50.150(6).~~

~~(c) The council shall consider any emergency action at a regular or special meeting as soon as practical after the action is taken. It may adopt, rescind, or modify emergency action and may take other enforcement action as specified in this rule. The council retains jurisdiction to maintain or modify emergency action until the~~

~~circumstances requiring the action are cured to the council's satisfaction or until other enforcement actions supersede the emergency action, whichever first occurs.~~

~~(d) If feasible, the council shall allow the subject of emergency action to present its views prior to adopting, affirming, or modifying the action.~~

~~(2) Notice of incident and request for assurance of compliance.~~

~~(a) A notice of incident is appropriate when the council believes that a violation has occurred; that it is being corrected quickly and effectively by the violator; that the violation caused no substantial danger to humans or the environment; and that a penalty assessment does not appear to be appropriate in light of the seriousness of the violation or as an incentive to secure future compliance.~~

~~(b) Whenever the council has probable cause to believe that any term or condition of a certificate agreement or permit has been violated, the council may serve a notice of incident and request for assurance of compliance upon the certificate holder. Within thirty days after service of the notice, the certificate holder shall provide the council with a report of the incident and assurance of compliance, including appropriate measures to preclude a recurrence of the incident. The council shall review the assurance of compliance. It may close out the matter by resolution or take such further action as it believes to be necessary.~~

~~(3) Notice of violation.~~

~~(a) A notice of violation is appropriate when the council believes: That a violation has occurred; that a violation is not being timely or effectively corrected; that a violation may cause a substantial risk of harm to humans or the environment; or that a penalty may be appropriate as an incentive to future compliance.~~

~~(b) Whenever the council has probable cause to believe that a violation of any term or condition of a certificate agreement or permit has occurred, the council may serve upon the certificate holder a notice of violation and may include the assessment of a penalty pursuant to RCW 80.50.150(5). The notice shall specify the provisions of law or rule or the certificate agreement or permit which are alleged to have been violated and shall include a requirement that corrective action be taken.~~

~~(c) Review procedure. The certificate holder named in a notice of violation may appeal the notice to the council and it may seek remission or mitigation of any penalty.~~

~~(i) A request for mitigation or remission of a penalty must be filed within fifteen days after service of the notice of violation. A decision upon a request for remission or mitigation of a penalty is an administrative decision which the council may make in its discretion.~~

~~(ii) An appeal of a notice of violation must be filed within thirty days after service of the notice of violation. The appeal is an application for an adjudicative proceeding under RCW 34.05.410. It must be in writing, timely filed in the offices of the council, and state the basis of the contention and exactly what change or remedy is sought from the council. Unless the application is denied or settled, the council shall conduct an adjudicative proceeding upon the challenge pursuant to chapter 34.05 RCW.~~

(iii) Any penalty imposed in a notice of violation shall be due and payable thirty days after the following: Service of the notice of violation, if no review is sought; service of the council's decision upon remission or mitigation, if no appeal is made; or service of the council's final order on review of an appeal of a notice of violation. If the penalty is not paid when due, the council shall request the attorney general to commence an action in the name of the state to recover the penalty pursuant to RCW 80.50.150.

(4) Air pollution episodes. The council may enter such orders as authorized by chapter 80.50 RCW regarding air pollution episodes, as set forth in WAC 463-39-130.

(5) Judicial enforcement.

(a) Judicial enforcement is available through chapter 80.50 RCW. It is appropriate when the council believes that judicial action may be of substantial assistance in securing present or future compliance or resolution of the underlying problem.

(i) The council may request the attorney general or the prosecuting attorney of any county affected by a violation to commence civil proceedings to enforce the provisions of chapter 80.50 RCW, pursuant to RCW 80.50.150(6).

(ii) The council may request the prosecuting attorney of any county affected by a violation to commence criminal proceedings to enforce the provisions of chapter 80.50 RCW, pursuant to RCW 80.50.150(6).

(b) The council may also secure judicial enforcement of its rules or orders pursuant to RCW 34.05.578.

AMENDATORY SECTION (Amending Order 110, filed 11/16/76)

WAC 463-50-030 PRINCIPLES GOVERNING SELECTION OF INDEPENDENT CONSULTANTS. Each consultant selected to perform independent consulting services shall have demonstrated its qualifications on the basis of experience and competence in specific, or closely associated, areas for which consulting services are desired. A consultant shall not be hired or retained by the council if upon examination by the council, a significant conflict of interest is found with regard to the applicant or other parties involved or potentially involved in the ~~((contested case))~~ adjudicative proceeding(s).

AMENDATORY SECTION (Amending Order 84-2, filed 9/14/84)

WAC 463-47-060 ADDITIONAL TIMING CONSIDERATIONS. (1) The council will determine when it receives an application whether the proposal is an "action" and, if so, whether it is "categorically exempt" from SEPA. If the proposal is an action and is not exempt, the council will request the applicant to complete an environmental checklist. A checklist is not needed if the council and applicant agree an EIS is required, SEPA compliance has been completed, SEPA compliance has been initiated by another agency, or a checklist is included with the application. The applicant should also complete an environmental checklist if the council is unsure whether the proposal is exempt.

(2) The council when it receives an application and environmental checklist will determine whether the council or another agency is SEPA lead agency (see WAC 197-11-050 and 197-11-922 through 197-11-940) within five working days. If the council is not the lead agency, the council shall send the completed environmental checklist, a copy of the permit application, to the lead agency, and an explanation of the determination to the identified lead agency.

(3) The council may initiate ~~((a contested case))~~ an adjudicative proceeding hearing required by RCW 80.50.100 prior to completion of the draft EIS. The council shall initiate and conclude ~~((a contested case))~~ an adjudicative proceeding hearing required by RCW 80.50.100 prior to issuance of the final EIS.

AMENDATORY SECTION (Amending Order 78-2, filed 4/26/78)

WAC 463-43-060 EFFECT OF EXPEDITED PROCESSING. For an application granted expedited processing under WAC 463-43-050 the council shall not:

(1) Conduct any further review of an application by an independent consultant, and

(2) Hold ~~((a contested case))~~ an adjudicative proceeding hearing under chapter ~~((34.04))~~ 34.05 RCW.

AMENDATORY SECTION (Amending Order 79-1, filed 8/6/79)

WAC 463-39-150 VARIANCE. (1) Any person who owns or is in control of a plant, building, structure, establishment, process, or equipment may apply to the council for a variance from provisions of this chapter governing the quality, nature, duration, or extent of discharges of air contaminants. The application shall be accompanied by such information and data as the council may require. The council may grant such variance, but only after public hearing or due notice if it finds that:

(a) The emissions occurring or proposed do not endanger public health or safety, and

(b) Compliance with the rules or regulations from which variance is sought would produce serious hardship without equal or greater benefits to the public.

(2) No variance shall be granted pursuant to this section until the council has considered the relative interests of the applicant, other owners of property likely to be affected by the discharges, and the general public.

(3) Any variance or renewal thereof shall be granted within the requirements of subsection (1) of this section and for time periods and under conditions consistent with the reasons therefor, and within the following limitations:

(a) If the variance is granted on the ground that there is no practicable means known or available to the adequate prevention, abatement or control of the pollution involved, it shall be only until the necessary means for prevention, abatement or control become known and available, and subject to the taking of any substitute or alternate measures that the council may prescribe.

(b) If the variance is granted on the ground that compliance with the particular requirement or requirements from which variance is sought will require the taking of measures which, because of their extent or cost, must be spread over a considerable period of time, it shall be for a period not to exceed such reasonable time as, in the view of the council is requisite for the taking of the necessary measures. A variance granted on the ground specified herein shall contain a timetable for the taking of action in an expeditious manner and shall be conditioned on adherence to such timetable.

(c) If the variance is granted on the ground that it is justified to relieve or prevent hardship of a kind other than that provided for in subdivisions (a) and (b) of this subsection, it shall be for not more than one year.

(4) Any variance granted pursuant to this section may be renewed on terms and conditions and for periods which would be appropriate on initial granting of a variance. If complaint is made to the council on account of the variance, no renewal thereof shall be granted unless following a public hearing on the complaint on due notice the council finds that renewal is justified. No renewal shall be granted except on application therefor. Any such application shall be made at least sixty days prior to the expiration of the variance. Immediately upon receipt of an application for renewal, the council shall give public notice of such application in accordance with its rules and regulations.

(5) A variance or renewal shall not be a right of the applicant or holder thereof but shall be granted at the discretion of the council. However, any applicant adversely affected by the denial or terms and conditions of the granting of an application for a variance or renewal of a variance by the council may obtain judicial review thereof under the provisions of chapter (~~(34.04)~~) 34.05 RCW as now or hereafter amended.

(6) Nothing in this section and no variance or renewal granted pursuant hereto shall be construed to prevent or limit the application of the emergency provisions and procedures of RCW 70.94.415 to any person or his property.

(7) An application for a variance, or for the renewal thereof, submitted to the council pursuant to this section shall be approved or disapproved by the council within sixty-five days of receipt unless the applicant and the council agree to a continuance.

(8) No variance or renewal shall be construed to set aside or delay any requirements of the federal clean air act except with the approval and written concurrence of the federal environmental protection agency.

AMENDATORY SECTION (Amending Order 114, filed 2/4/77)

WAC 463-38-041 NOTICE, PROVISIONS. (1) Notices shall be circulated within the geographical areas of the proposed discharge, and shall be published in a local or daily newspaper of general circulation; such circulation may include any or all of the following:

(a) Posting in the post office and public places of the municipality nearest the premises of the applicant in which the effluent source is located;

(b) Posting at or near the entrance of the applicant's principal place of business and in nearby places.

(2) Any persons may, within thirty days following the date of the public notice, submit their written views on the tentative determinations with respect to the NPDES application. All written comments submitted during the 30 day comment period shall be retained by the council and considered in their final determination with respect to the NPDES applications. The period for comments may be extended at the discretion of the council.

(3) The contents of public notice of application for NPDES permits shall include at least the following:

(a) Name, address and telephone number of agency issuing the public notice;

(b) Name and address of applicant;

(c) Brief description of applicant's activities or operations which result in the discharge described in the NPDES application (e.g., thermal electric power generating facility stationary or floating);

(d) Name of waterway to which each discharge is made and a short description of the location of each discharge on the waterway, indicating whether such discharge is new, a modification, or an existing discharge;

(e) A statement of the tentative determination to issue or deny an NPDES permit for the discharge described in the NPDES application;

(f) A brief description of the procedures for the formulation of final determinations, including the 30 day comment period required by paragraph (2) of this section and any other means set forth in WAC 463-38-034 (1)(e).

(g) Address and telephone number of state or interstate agency premises at which interested persons may obtain further information, request a copy of the draft permit prepared pursuant to WAC 463-38-033(2), request a copy of the fact sheet described in WAC 463-38-034 and inspect and copy NPDES forms and related documents at a reasonable charge.

(4) Public and agency notice will be given as set forth below:

(a) Notice shall be mailed to any person or group carried on the mailing list identified in WAC 463-38-034(2). The name of any person or group shall be added upon written request to a mailing list for distributing copies of notices for all NPDES applications within the state or within a certain geographical area.

(b) At the time of issuance of public notice pursuant to WAC 463-38-041 a fact sheet will be sent to:

(i) Any other state whose waters may be affected by the issuance of the NPDES permit and to any interstate agency having water quality control authority over waters which may be affected by the issuance of a permit and, upon request, providing such state and interstate agencies with a copy of the NPDES application and a copy of the proposed permit prepared pursuant to WAC 463-38-033(2). Each affected state and interstate agency shall be afforded an opportunity to submit written recommendations to the council and to the regional administrator, which shall be duly considered by the council in accordance with the policies, provisions and regulations of the act, chapter 80.50 RCW et seq., and chapter (~~(34.04)~~) 34.05 RCW et seq.

(ii) The district engineer of the Army Corps of Engineers for NPDES applications for discharges (other than minor discharges) into navigable waters.

(iii) Any other federal, state or local agency or any affected county upon request and shall provide such agencies an opportunity to respond, comment or request a public hearing pursuant to WAC 463-38-042. Such agencies shall include at least the following:

(a) The agency responsible for the preparation of an approved plan pursuant to section 208(b) of the act;

(b) DOE; and

(c) Appropriate public health agencies, including those represented on the council.

AMENDATORY SECTION (Amending Order 114, filed 2/4/77)

WAC 463-38-042 PUBLIC HEARINGS. (1) Any applicant affected state, affected interstate agency, affected county, any interested agency, person or group of persons, or the regional administrator may request of or petition the council for a public hearing to be held with respect to an NPDES application. Any such request or petition for public hearing shall be filed within thirty days after the giving of public notice pursuant to WAC 463-38-041. Said request or petition shall indicate the interest of the party filing such request and the reasons why it is thought that a hearing is warranted.

(2) A public hearing shall be held if there is a significant public interest (including the filing of request(s) or petition(s) for such hearing) in holding such a hearing. Instances of doubt should be resolved by the council in favor of holding the hearing.

(3) Any hearings brought pursuant to this section shall be held in the geographical area of the proposed discharge or other appropriate area, in the discretion of the council, and may, as appropriate, consider related groups of permit applications.

(4) Any public hearings held hereunder will be conducted in accordance with provisions of RCW 80.50.090, chapter ~~((34.04))~~ 34.05 RCW et seq., and regulations promulgated thereunder.

(5) Public notice of any hearing held pursuant to WAC 463-38-042 (1) through (4) shall be circulated at least as widely as was the notice of the NPDES application and shall include at least the following:

(a) Notice shall be published in at least one newspaper of general circulation within the geographical area of the discharge;

(b) Notice shall be sent to all persons and government agencies which received a copy of the notice or the fact sheet for the NPDES application;

(c) Notice shall be mailed to any person or group upon request; and

(d) Notice shall be effected pursuant to subparagraphs (a) and (c) of this paragraph at least [thirty] days in advance of the hearing. The council may give notice of a public hearing concurrent with public notice given pursuant to WAC 463-38-041.

(6) The contents of public notice of any hearing held pursuant to WAC 463-38-042 (1) through (4) shall include at least the following notice which meets the requirements of this section:

(a) Name, address and phone number of the council;

(b) Name and address of each applicant whose application will be considered at the hearing;

(c) Name of waterway to which each discharge is made and short description of the location of each discharge on the waterway;

(d) A brief reference to the public notice issued for each NPDES application, including identification number and date of issuance (where applicable);

(e) Information regarding the time and location for the hearing;

(f) The purpose of the hearing;

(g) A short and plain statement of the matters asserted;

(h) Address and phone number of premises at which interested persons may obtain further information, request a copy of each draft NPDES permit prepared pursuant to WAC 463-38-033(2) above, request a copy of each fact sheet prepared pursuant to WAC 463-38-034, and inspect a copy NPDES forms and related documents; and

(i) A brief description of the nature of the hearing, including the rules and procedures to be followed.

AMENDATORY SECTION (Amending Order 114, filed 2/4/77)

WAC 463-38-063 APPEAL. (1) The approval, rejection, or modification of an NPDES permit shall be subject to judicial review pursuant to the provisions of chapter ~~((34.04))~~ 34.05 RCW.

(2) No appeal shall be taken under paragraph (1) until such time as the council makes its recommendations to the governor pursuant to RCW 80.50.100(2).

AMENDATORY SECTION (Amending Order 83-2, filed 3/31/83)

WAC 463-28-060 REQUEST FOR PREEMPTION—~~((CONTESTED CASE))~~ ADJUDICATIVE PROCEEDING. Should an applicant elect to continue processing the application and file a request with the council for state preemption, the council will schedule ~~((a contested case))~~ an adjudicative proceeding hearing on the application as specified under chapter 463-30 WAC. The council shall determine during the ~~((contested case))~~ adjudicative proceeding whether to recommend to the governor that the state should preempt the local land use plans or zoning ordinances for a site or portions of a site for the energy facility proposed by the applicant. The factors to be evidenced under this issue are those set forth in WAC 463-28-040. The determination of preemption shall be by council order, and shall be included in its recommendation to the governor pursuant to RCW 80.50.100.

AMENDATORY SECTION (Amending Order 78-3, filed 6/23/78)

WAC 463-28-080 PREEMPTION—FAILURE TO JUSTIFY. During the ~~((contested case hearing))~~ adjudicative proceeding, if the council determines that the applicant has failed to justify the request for state

preemption, the council shall do so by issuance of an order accompanied by findings of fact and conclusions of law. Concurrent with the issuance of its order, the council shall report to the governor its recommendation for rejection of certification of the energy facility proposed by the applicant.

AMENDATORY SECTION (Amending Order 109, filed 11/16/76)

WAC 463-26-120 INITIAL DETERMINATION SUBJECT TO REVIEW. At the time that the determination on zoning or land use planning is made, the council shall explain that this determination may be reopened later during the course of ~~((a-contested-case hearing))~~ the adjudicative proceeding by the parties to that proceeding when good cause is shown.

AMENDATORY SECTION (Amending Order 109, filed 11/16/76)

WAC 463-26-130 PUBLIC INFORMATION MEETING. The council shall conduct at least one public information meeting concerning each application. At this meeting, the council will present the general procedure to be followed in processing the application including a tentative sequence of council actions, the rights and methods of participation by local government in the process, and the means and opportunities for the general public to participate.

The applicant shall make a presentation of the proposed project utilizing appropriate exhibits. The presentation shall include: A general description of the project and the proposed site; reasons why the proposed site or location was selected; and a summary of anticipated environmental, social, and economic impacts.

The general public will be afforded an opportunity to present written or oral comments relating to the proposed project. The comments will not be part of the ~~((contested-case))~~ adjudicative proceeding record.

The informational meeting will be held in the general proximity of the proposed project. Whenever feasible it will be held in conjunction with the land use or zoning hearing as a separate and independent order of business.

AMENDATORY SECTION (Amending Order 105, filed 11/4/76)

WAC 463-18-020 GOVERNING PROCEDURE. Council business at regular and special meetings is conducted according to Roberts Rules of Order except as suspended by majority vote. To the extent that any ~~((contested-case))~~ adjudicative proceeding is dealt with at regular or special meeting of the council, it is to be governed by the procedures set forth in chapters 463-30 and 463-38 WAC.

AMENDATORY SECTION (Amending Order 104, filed 11/4/76)

WAC 463-14-030 PUBLIC HEARINGS POLICY. RCW 80.50.090 requires a minimum of two public hearings concerning each site for which certification is

sought. The first of these is the local public hearing described in RCW 80.50.090 (1) and (2) where the council is obligated to determine whether or not the proposed use of the site is consistent and in compliance with county or regional land use plans or zoning ordinances at the time of application. However, in order to foster general public comment on the proposed site, the council will allow general public comment at such local public hearings, wherever possible. The council must also conduct a second public hearing as ~~((a-contested-case))~~ an adjudicative proceeding under chapter ~~((34.04))~~ 34.05 RCW. Although all persons desirous of participating may not be accorded "party" status in this proceeding, upon compliance with reasonable procedures, any person desiring to be heard shall be allowed to speak in favor of or in opposition to the proposed facility after the close of the evidentiary hearing but prior to preparation of any recommendation to the governor. The council views the provisions of RCW 80.50.090(4) as authorizing it to conduct additional public hearings of either the "local public hearing" or "~~((contested-case))~~ adjudicative proceeding" variety.

AMENDATORY SECTION (Amending Order 81-4, filed 9/30/81)

WAC 463-14-080 EFSEC DELIBERATIVE PROCESS. RCW 80.50.100 requires the council to report to the governor its recommendation as to the approval or rejection of an application for certification. In order for the council to develop such a recommendation it shall utilize a deliberative process for analysis and evaluation of an application to determine compliance with the intent and purpose of chapter 463-42 WAC. The council will contract for an independent consultant study of the application. An environmental impact statement also will be adopted.

The council during the deliberative process will conduct an extensive public hearing as ~~((a-contested-case))~~ an adjudicative proceeding for the presentation of evidence on the application. The council will conduct sessions for the taking of public testimony concerning the proposed project. The council will evaluate public comments received as part of the environmental review. The council throughout all of the deliberative process will consider any laws or ordinances, rules or regulations which may be preempted by certification. The council in open session, when fully satisfied that all issues have been adequately discussed will consider and by majority decision will act on the question of approval or rejection of an application.

AMENDATORY SECTION (Amending Order 104, filed 11/4/76)

WAC 463-10-010 DEFINITIONS. Except where otherwise indicated in the following chapters, the following terms have the meaning shown:

(1) "Council" refers to the energy facility site evaluation council created pursuant to chapter 80.50 RCW and, where appropriate, to the staff of the council.

(2) "Applicant" means the person or entity making application for a certification or permit covered by this title.

(3) (~~"Contested case"~~) "Adjudicative proceeding" means a proceeding conducted pursuant to RCW 80.50.090(3) and the state Administrative Procedure Act.

AMENDATORY SECTION (Amending Order 103, filed 11/4/76)

WAC 463-06-010 ORGANIZATION OF THIS TITLE. This title (Title 463 WAC) contains the regulations by which the energy facility site evaluation council (hereafter, the council) functions under state and federal law.

Chapter 463-06 WAC contains general informational provisions relating to agency operation and public records handling which are required by the state Administrative Procedure Act and state laws relating to public records.

Chapter 463-10 WAC contains definitions of terms used throughout this title.

Chapter 463-14 WAC sets forth a number of significant policy and interpretive provisions relating to the scope and application of chapter 80.50 RCW and these rules.

Chapter 463-18 WAC deals with procedures for the conduct of business at regular and special council meetings.

Chapter 463-22 WAC sets forth procedures to be followed when a request for a potential site study is submitted under RCW 80.50.175.

Chapter 463-26 WAC sets forth procedures governing the public hearings referred to in RCW 80.50.090 (1), (2), and (4).

Chapter 463-30 WAC contains procedural provisions governing (~~contested case hearings~~) adjudicative proceedings held pursuant to RCW 80.50.090(3).

Chapter 463-34 WAC outlines procedures for rule making and for obtaining declaratory (~~rules~~) orders from the council.

Chapter 463-38 WAC contains procedure and guidelines relating to issuance of permits to discharge pollutants into Washington waters pursuant to federal law.

Chapter 463-42 WAC embodies council procedures and guidelines governing preparation of applications for energy facility site certification.

Chapter 463-46 WAC contains guidelines relating to information which may have to be included in an application for site certification pursuant to the State Environmental Policy Act.

Chapter 463-50 WAC defines guidelines for the use of independent consultants pursuant to RCW 80.50.070 and 80.50.175.

Chapter 463-54 WAC sets forth procedures and guidelines for performance of surveillance monitoring by the council pursuant to RCW 80.50.040(11).

WSR 90-22-067
PERMANENT RULES
GREEN RIVER
COMMUNITY COLLEGE
[Filed November 5, 1990, 3:36 p.m.]

Date of Adoption: September 27, 1990.

Purpose: To comply with the Administrative Procedure Act requirements.

Statutory Authority for Adoption: RCW 28B.50.140(13).

Other Authority: RCW 34.05.220 and 34.05.250.

Pursuant to notice filed as WSR 90-12-109 on June 6, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 31, 1990

Clark Townsend

Assistant to the President

CHAPTER 132J-108 WAC
PRACTICE AND PROCEDURE

NEW SECTION

WAC 132J-108-010 ADOPTION OF MODEL RULES OF PROCEDURE. The model rules of procedure adopted by the chief administrative law judge pursuant to RCW 34.05.250, as now or hereafter amended, are hereby adopted for use at this institution. Those rules may be found at Chapter 10-08 Washington Administrative Code. Other procedural rules adopted in this title are supplementary to the model rules of procedure. In the case of a conflict between the model rules of procedure and procedural rules adopted in this title, the procedural rules adopted by this institution shall govern. Rules adopted at this institution prior to July 1, 1989, remain in full force and effect unless specifically repealed or amended.

NEW SECTION

WAC 132J-108-020 APPOINTMENT OF PRESIDING OFFICERS. The president or president's designee shall designate a presiding officer for an adjudicative proceeding. The presiding officer shall be an administrative law judge, a member in good standing of the Washington State Bar Association, a panel of individuals, the president or his or her designee, or any combination of the above. Where more than one individual is designated to be the presiding officer, one person shall be designated by the president or president's designee to make decisions concerning discovery, closure, means of recording adjudicative proceedings, and similar matters.

NEW SECTION

WAC 132J-108-030 METHOD OF RECORDING. Proceedings shall be recorded by a method determined by the presiding officer, among those available pursuant to the model rules of procedure in WAC 10-08-170.

NEW SECTION

WAC 132J-108-040 APPLICATION FOR ADJUDICATIVE PROCEEDING. An application for adjudicative proceeding shall be in writing. Application forms are available at the following address:

Office of the President
Green River Community College
12401 S.E. 320th Street
Auburn, WA 98002

Written application for an adjudicative proceeding should be submitted to the above address within 20 days of the agency action giving rise to the application, unless provided for otherwise by statute or rule.

NEW SECTION

WAC 132J-108-050 BRIEF ADJUDICATIVE PROCEDURES. This rule is adopted in accordance with RCW 34.05.482- through -494, the provisions of which are hereby adopted. Brief adjudicative procedures shall be used in all matters related to:

- (1) Residency determinations made pursuant to RCW 28B.15.013, conducted by the admissions office;
- (2) Challenges to contents of education records;
- (3) Student conduct proceedings;
- (4) Parking violations;
- (5) Outstanding debts owed by students or employees;
- (6) Loss of eligibility for participation in institution sponsored athletic events;
- (7) Refund of tuition and special fees under WAC 132J-160-010- through -050.

NEW SECTION

WAC 132J-108-060 DISCOVERY. Discovery in adjudicative proceedings may be permitted at the discretion of the presiding officer. In permitting discovery, the presiding officer shall make reference to the civil rules of procedure. The presiding officer shall have the power to control the frequency and nature of discovery permitted, and to order discovery conferences to discuss discovery issues.

NEW SECTION

WAC 132J-108-070 PROCEDURE FOR CLOSING PARTS OF THE HEARINGS. A party may apply for a protective order to close part of a hearing. The party making the request should state the reasons for making the application to the presiding officer. If the other party opposes the request, a written response to the request shall be made within 10 days of the request to the presiding officer. The presiding officer shall determine which, if any, parts of the proceeding shall be closed, and state the reasons therefor in writing within 20 days of receiving the request.

NEW SECTION

WAC 132J-108-180 RECORDING DEVICES. No cameras or recording devices shall be allowed in those parts of the proceedings which the presiding officer has determined shall be closed pursuant to WAC 132J-

108-010, except for the method of official recording selected by the institution.

WSR 90-22-068**PROPOSED RULES****DEPARTMENT OF HEALTH**

[Filed November 5, 1990, 3:47 p.m.]

Original Notice.

Title of Rule: Chapter 246-388 WAC, Rural health care facilities rules.

Purpose: To adopt rules implementing RCW 70.175-.100 establishing licensing standards for a new entity called a "rural health care facility."

Statutory Authority for Adoption: RCW 70.175.100.

Statute Being Implemented: Chapter 70.175 RCW.

Summary: Chapter 246-388 WAC establishes specific licensing standards for facilities providing essential health care and preventive services consistent with recommendations in the Rural Health Commission Report 1988.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ken Lewis, Olympia, 1112 S.E. Quince, Mailstop ET-31, 753-5851.

Name of Proponent: Facility Licensing and Certification Division, Acute Care Facilities Survey Section, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rules provide minimum licensing standards for rural health care facilities as required to implement RCW 70.175.100, [70.175].110, and [70.175].120. Rules reflect recommendations from the Rural Health Commission Report 1988, defining services and standards for operation and maintenance. Anticipated effects: Provides an option for rural areas to bring together necessary health services in coordinated fashion in order to develop or maintain essential health care services.

Proposal does not change existing rules, new licensing category.

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

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on December 11, 1990, at 2:00 p.m.

Submit Written Comments to: Leslie Baldwin, Rules Coordinator, 1300 Quince Street, Olympia, WA 98504, by December 10, 1990.

Date of Intended Adoption: December 12, 1990.

November 3, 1990
Pam Campbell Mead
for Kristine M. Gebbie
Secretary

Chapter 246-388 WAC

RURAL HEALTH CARE FACILITY LICENSING RULES

NEW SECTION

WAC 246-388-001 PURPOSE. The purpose of these rules is to implement RCW 70.175.100, 70.175.110, and 70.175.120 establishing

minimum standards for the construction, maintenance, operation, and scope of rural health care facilities to:

- (1) Permit local flexibility and innovation in providing services;
- (2) Promote the cost-efficient delivery of health care and other social services appropriate for the particular local community;
- (3) Promote the delivery of services in a coordinated and nonduplicative manner;
- (4) Maximize the use of existing health care facilities in the community;
- (5) Permit regionalization of health care facilities when appropriate; and
- (6) Provide for linkages with hospitals, tertiary care centers, and other health care facilities to provide services not available in the facility.

NEW SECTION

WAC 246-388-010 DEFINITIONS. For the purposes of these regulations, the following words and phrases have the following meanings unless the context clearly indicates otherwise. All adjectives and adverbs such as adequate, appropriate, suitable, properly, or sufficient used in this chapter to qualify a requirement shall be determined by the department.

(1) "Abuse" means the injury, emotional, physical, or sexual abuse of an individual under circumstances indicating the health, welfare, and safety of the individual is harmed including:

(a) "Emotional abuse" means verbal behavior, harassment, or other actions which may result in emotional or behavioral problems, physical manifestations, disordered or delayed development.

(b) "Physical abuse" means damaging or potentially damaging non-accidental acts or incidents which may result in bodily injury or death.

(2) "Advanced registered nurse practitioner" or "ARNP" means a registered nurse authorized to practice specialized and advanced nursing under requirements in RCW 18.88.175.

(3) "Alterations" means a change requiring construction in an existing rural health care facility.

(4) "Area" means a portion of a room containing the equipment essential to carrying out a particular function and separated from other facilities of the room by a physical barrier or adequate space, except when used in reference to a major section of the rural health care facility.

(5) "Authenticate" means to authorize or validate an entry in a record by:

(a) A signature including first initial, last name, and discipline; or

(b) A unique identifier allowing identification of the responsible individual.

(6) "Bathing facility" means a bathtub or shower excluding sitz baths or other fixtures designated primarily for therapy.

(7) "Clean" means free of soil, a sanitary or sterile condition of a space, room, area, facility, or equipment.

(8) "Department" means the Washington state department of health.

(9) "Dentist" means an individual licensed under chapter 18.32 RCW.

(10) "Dietitian" means an individual: (a) Meeting the eligibility requirements for active membership in the American Dietetic Association described in Directory of Dietetic Programs Accredited and Approved, American Dietetic Association, edition 100, 1980; or (b) certified under chapter 18.138 RCW.

(11) "Drug administration" or "administering of drugs" means an act in which a single dose of a prescribed drug or biological is given to a patient by an authorized person in accordance with all laws and regulations governing such acts.

(12) "Facilities" means a room or area and/or equipment to serve a specific function.

(13) "Governing body" means the person or persons responsible for establishing the purposes and policies of the rural health care facility.

(14) "Grade" means the slope of the ground adjacent to the building measured at required windows with ground level or sloping downward for a distance of at least ten feet from the wall of the building. From the ten-foot distance, the ground may slope upward no greater than an average of one foot vertical to two-foot horizontal within a distance of eighteen feet from the building.

(15) "Handwashing facility" means a lavatory or a sink properly designed and equipped to serve for handwashing purposes.

(16) "Health care facility" means any land, structure, system, subsidiary, equipment, or other real or personal property or appurtenances

useful for or associated with delivery of inpatient or outpatient health care service or support for such care or any combination operated or undertaken in connection with:

(a) A hospital;

(b) A clinic;

(c) A health maintenance organization;

(d) A diagnostic or treatment center;

(e) An extended care facility; or

(f) Any facility providing or designed to provide therapeutic, convalescent, or preventive health care services.

(17) "Health care provider" means an individual with direct or supervisory responsibility for delivery of health or medical care who is licensed, registered, or certified in Washington state under Title 18 RCW.

(18) "Hospital" means any institution, place, building, or agency providing accommodations, facilities, and services over a continuous period of twenty-four hours or more, for observation, diagnosis, or care of two or more individuals not related to the operator who are suffering from illness, injury, deformity or abnormality, or from any other condition for which obstetrical, medical, or surgical services would be appropriate for care or diagnosis. "Hospital" does not include:

(a) Hotels, or similar places furnishing only food and lodging, or simply domiciliary care;

(b) Clinics, or physicians' offices where patients are not regularly kept as bed patients for twenty-four hours or more;

(c) Nursing homes under chapter 18.51 RCW;

(d) Maternity homes under chapter 18.46 RCW;

(e) Psychiatric or alcoholism hospitals under chapter 71.12 RCW;

(f) Any other hospital or institution specifically intended for use in the diagnosis and care of those suffering from mental illness, mental retardation, convulsive disorders, or other abnormal mental conditions;

(g) Rural health care facilities under RCW 70.175.020(11); nor

(h) Any hospital conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any well-recognized church or religious denominations.

(19) "Infant" means a child up to one year of age.

(20) "Investigational drug" means any article not approved for use in the United States, but for which an investigational drug application has been approved by the Food and Drug Administration.

(21) "Lavatory" means a plumbing fixture of adequate design and size for washing hands.

(22) "Licensed practical nurse" or "L.P.N." means an individual licensed under requirements of chapter 18.78 RCW.

(23) "Low-risk maternal patient" means a woman:

(a) In general good health with uncomplicated prenatal course and participating in ongoing prenatal care;

(b) Participating in an appropriate childbirth and infant care education program;

(c) With no major medical problems;

(d) With no previous uterine wall surgery, caesarean section, or obstetrical complications likely to recur;

(e) With parity under six unless a justification for a variation is documented by medical staff;

(f) Who is not a nullipara of greater than thirty-eight years of age unless a justification for a variation is documented by medical staff;

(g) Not less than sixteen years old unless a justification for variation for ages fourteen through fifteen is documented by medical staff;

(h) With no significant signs or symptoms of pregnancy-induced hypertension, polyhydramnios or oligohydramnios, abruptio placenta, chorioamnionitis, multiple gestation, intrauterine growth retardation, meconium stained amniotic fluid, fetal complications, or substance abuse;

(i) Demonstrating no significant signs or symptoms of anemia, active herpes genitalis, pregnancy-induced hypertension, placenta praevia, malpositioned fetus, or breech while in active labor;

(j) In labor, progressing normally;

(k) Without prolonged ruptured membranes;

(l) Not in preterm labor nor in postterm gestation;

(m) Appropriate for a setting where analgesia is limited; and

(n) Appropriate for a setting where anesthesia is used in limited amounts and limited to local infiltration of the perineum or pudendal block.

(24) "May" means permissive or discretionary on the part of the department.

(25) "Medical staff" means physicians and other health care providers appointed by the governing body to practice within the parameters of the governing body rules.

(26) "Metropolitan statistical area" or "MSA" means a metropolitan statistical area defined and described by the United States Department of Census, Bureau of the Census, Statistical Abstract of the United States: 1988, 108th edition, Washington, D.C., United States Government Printing Office, and displayed for the state of Washington in State of Washington Data Book, Office of Financial Management, Olympia, Washington, 1988, including:

- (a) Benton;
- (b) Clark;
- (c) Franklin;
- (d) King;
- (e) Kitsap;
- (f) Pierce;
- (g) Snohomish;
- (h) Spokane;
- (i) Thurston;
- (j) Whatcom; and
- (k) Yakima.

(27) "Midwife" means an individual recognized by the Washington state board of nursing as an advanced registered nurse practitioner/certified nurse midwife under chapter 18.88 RCW and chapter 308-120 WAC, or an individual licensed to practice midwifery in the state of Washington under chapter 18.50 RCW.

(28) "Neglect" means negligent treatment or maltreatment; an act or omission evincing a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to a patient's health, welfare, and safety including:

(a) Emotional neglect meaning acts such as rejection, lack of stimulation, or other acts of commission or omission which may result in emotional or behavioral problems, physical manifestations, and disordered development; and

(b) Physical neglect meaning physical or material deprivation, such as lack of medical care, lack of supervision necessary for patient level of development, inadequate food, clothing, or cleanliness.

(29) "Newborn" means a newly born infant under twenty-eight days of age.

(30) "New construction" means any of the following:

(a) Additions to existing buildings to be used as rural health care facilities;

(b) Alterations;

(c) Conversion of existing buildings or portions for use as rural health care facilities unless currently licensed as a hospital under chapter 70.41 RCW;

(d) New buildings to be used as rural health care facilities.

(31) "Occupational therapist" means an individual licensed under the provisions of chapter 18.59 RCW.

(32) "Outpatient" means a patient receiving services generally not requiring admission to a rural health care facility bed for twenty-four hours or more.

(33) "Patient" means an individual receiving preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative health services at the rural health care facility.

(34) "Patient care areas" means all patient service areas of the rural health care facility where direct patient care is rendered and all other areas of the rural health care facility where diagnostic or treatment procedures are performed directly upon a patient.

(35) "Person" means any individual, firm, partnership, corporation, company, association, or joint stock association, and the legal successor thereof.

(36) "Pharmacist" means an individual licensed by the state board of pharmacy to engage in the practice of pharmacy under chapter 18-.64 RCW.

(37) "Pharmacy" means an area or service or place approved by the Washington state board of pharmacy under chapter 18.64 RCW.

(38) "Physical therapist" means an individual licensed under the provisions of chapter 18.74 RCW.

(39) "Physician" means an individual licensed under chapter 18.71 RCW, Physicians, or chapter 18.57 RCW, Osteopathy—Osteopathic medicine and surgery.

(40) "Physician's assistant" means an individual who is not a physician but is practicing medicine under chapter 18.71A or 18.57A RCW and the rules and regulations promulgated thereunder.

(41) "Prescription" means an order for drugs for a specific patient issued by a legally authorized individual.

(42) "Radiologist" means a physician, board certified or eligible for certification in radiology and meeting continuing education requirements under:

(a) The American Board of Radiology described under Directory of Residency Programs Accredited by the Accreditation Council for Graduate Medical Education, American Medical Association, 1981-82; or

(b) The American Osteopathic Board of Radiology described under American Osteopathic Association Yearbook and Directory, 1981-82.

(43) "Registered nurse" means an individual licensed under chapter 18.88 RCW.

(44) "Relite" means a glazed opening in an interior partition between a corridor and a room or between two rooms to permit viewing.

(45) "Restraint" means any apparatus used for the purpose of preventing or limiting free body movement excluding safety devices.

(46) "Room" means a space set apart by floor-to-ceiling partitions on all sides with proper access to a corridor and with all openings provided with doors or windows.

(47) "Rural area" means a geographical area outside the boundaries of metropolitan statistical areas (MSA's) or an area within an MSA but more than thirty minutes average travel time from an urban area of at least ten thousand population.

(48) "Rural health care facility" means a facility, group, or other formal organization or arrangement of facilities, equipment, services, and personnel capable of providing or assuring availability of health services within a rural area. The services to be provided by the rural health care facility may be delivered in a single location or geographically dispersed in the community health service catchment area so long as they are organized under a common administrative structure with mechanisms for providing appropriate referral, treatment, and follow-up.

(a) "Administrative structure" means a system of contracts or formal agreements between organizations and persons providing health services in an area that establishes the roles and responsibilities each will assume in providing the services of the rural health care facility.

(b) "Community health service catchment area" means a description of the geographical boundaries of a rural area through a coordinated effort of health care providers, community health clinics, health care facilities, local health department, emergency medical services, support service providers, and citizens.

(49) "Services" means an organized group of health care delivery components.

(a) "Core services" means:

(i) Twenty-four hour emergency care meeting requirements under WAC 246-388-240;

(ii) Outpatient care meeting requirements under WAC 246-388-250;

(iii) Laboratory service meeting requirements under WAC 246-388-260;

(iv) Radiology service meeting requirements under WAC 246-388-270;

(v) Inpatient care meeting criteria and requirements under WAC 246-388-280;

(vi) Low-risk maternal and newborn care meeting requirements under WAC 246-388-290;

(vii) Support services and functions including:

(A) Material processing described under WAC 246-388-310;

(B) Dietary described under WAC 246-388-320;

(C) Housekeeping described under WAC 246-388-330;

(D) Laundry described under WAC 246-388-340;

(E) Maintenance described under WAC 246-388-350;

(F) Medical records described under WAC 246-388-360;

(G) Pharmacy described under WAC 246-388-370;

(H) Intravenous care under WAC 246-388-380; and

(I) Discharge planning under WAC 246-388-390.

(b) "Optional services" means patient care services a rural health care facility may provide, including:

(i) Long-term care described under WAC 246-388-410;

(ii) Occupational and physical therapy and respiratory care described under WAC 246-388-420;

(iii) Other diagnostic and therapeutic services described under WAC 246-388-430;

(iv) Surgical services described under WAC 246-388-440; and

(v) Anesthesia described under WAC 246-388-450.

(50) "Shall" means compliance is mandatory.

(51) "Sinks" means one of the following:

(a) A plumbing fixture of adequate size and proper design for waste disposal with siphon jet or similar action sufficient to flush solid matter of at least two and one-eighth inch diameter, usually called a clinic service sink; or

(b) A plumbing fixture of adequate size and proper design for thorough washing of hands and arms, equipped with knee, foot, electronic or equivalent control, and gooseneck spout, called a scrub sink; or

(c) A plumbing fixture of adequate size and proper design for filling and emptying mop buckets, known as a service sink.

(52) "Soiled," when used in reference to a room, area, or facility, means space and equipment for collection and/or cleaning of used or contaminated supplies and equipment and/or collection and/or disposal of wastes.

(53) "Toilet" means a room containing at least one water closet.

(54) "Window" means a glazed opening in an exterior wall.

NEW SECTION

WAC 246-388-020 LICENSE—APPLICATION—DENIAL—APPEAL. (1) Persons choosing to establish rural health care facilities with formal organization or arrangement of facilities, equipment, and personnel capable of assuring availability of health services in a rural community health service catchment area, shall meet requirements in this chapter and obtain a license from the department.

(2) Persons licensed or seeking licensure as rural health care facilities shall deliver core and optional services in a single location or geographically dispersed locations in the described community health service catchment area as long as services are organized under a common administrative structure with mechanisms to provide appropriate referral, treatment, and follow-up.

(3) Rural health care facilities requesting licensure:

(a) Shall provide core services meeting standards under this chapter; and

(b) May provide or arrange optional services meeting standards under this chapter and approved by the department.

(4) Applicants shall:

(a) Complete the application forms provided by the department specifying patient care services offered beyond the core and support services;

(b) Provide evidence to the department of nonduplication and coordination within the described community health service catchment area including evidence of notices to all health care providers and health care facilities;

(c) Provide evidence to the department of local zoning or building authority approval for occupancy; and

(d) Submit the fee authorized under RCW 43.70.110 and specified under WAC 246-388-990.

(5) The department shall:

(a) Issue a license to a rural health care facility upon:

(i) Completion of the application process including receipt of fee;

(ii) Applicant's demonstrated ability to comply with chapter 70.175 RCW and this chapter; and

(iii) Demonstrated evidence of:

(A) Notice to all health care providers in the proposed community health service catchment area;

(B) Nonduplication of services; and

(C) Coordination with other health care facilities and the local health department in the community health service catchment area.

(b) State the date of expiration of the license on the license; and

(c) Instruct the licensee on the process for renewal of the application.

(6) The department may:

(a) Issue licenses under chapter 70.175 RCW and this chapter valid for one year;

(b) Extend a license for up to thirty-six months;

(c) Issue a provisional license valid for up to ninety days to permit operation of a rural health care facility when the facility does not fully comply with requirements under this chapter;

(d) Inspect the rural health care facility annually and as needed; and

(e) Deny, suspend, modify, or revoke a license as authorized under chapter 34.05 RCW if an applicant, owner, officer, director, or managing employee:

(i) Fails or refuses to comply with the provisions under this chapter or chapter 70.175 RCW;

(ii) Makes a false statement of a material fact in the application for the license or in any record required by this chapter or matter under investigation;

(iii) Refuses to allow representatives of the department to inspect any part of the facility, books, records, or files relevant to chapter 70.175 RCW or this chapter;

(iv) Prevents, interferes with, or attempts to impede in any way, the work of a representative of the department in the lawful enforcement of this chapter and chapter 70.175 RCW;

(v) Uses false, fraudulent, or misleading advertising;

(vi) Has repeated incidents of personnel performing services beyond those authorized by the rural health care facility and law; or

(vii) Misrepresents or is fraudulent in any aspect of conducting business.

(7) Licensees and applicants may appeal department decisions regarding license denial, suspension, or revocation as prescribed under chapter 34.05 RCW.

NEW SECTION

WAC 246-388-030 EXEMPTIONS. (1) The department may exempt a rural health care facility from one or more rules under this chapter, except WAC 246-388-020, when:

(a) In receipt of a written request from the applicant or licensee; and

(b) Investigation reveals the requested exemption does not compromise the safety or health of patients.

(2) The department shall approve or disapprove an application for an exemption in writing within sixty working days after department receipt of all the information necessary to review the application.

(3) The department and rural health care facility shall retain a written copy of any exemption granted under this section.

NEW SECTION

WAC 246-388-040 DEPARTMENT APPROVAL OF CONSTRUCTION. (1) Persons planning new construction shall obtain local building department and local fire authority approval consistent with planned occupancy and the Washington state building code under chapter 19.27 RCW.

(2) When applying for licensure, applicants shall provide evidence of local approval under chapter 19.27 RCW to the department prior to occupancy if the definition of new construction under WAC 246-388-010 applies.

NEW SECTION

WAC 246-388-050 GOVERNING BODY AND ADMINISTRATION. (1) The rural health care facility shall:

(a) Have a governing body responsible for adoption of policies concerning the purposes, operation, and maintenance of the rural health care facility including safety, care, and treatment of patients; and

(b) Establish a mechanism to credential and privilege physicians and other medical staff.

(2) The rural health care facility governing body shall:

(a) Provide personnel, facilities, equipment, supplies, and services to meet the needs of patients;

(b) Appoint an administrator responsible for implementing the policies adopted by the governing body;

(c) Exercise authority and responsibility for the appointment and periodic reappointment of the medical staff;

(d) Require medical staff accountability to the governing body through approval of medical staff rules;

(e) Require evidence that each individual granted clinical privileges under governing body policy has appropriate and current qualifications;

(f) Require that each patient presenting for care in the rural health care facility is under the care of medical staff with appropriate privileges;

(g) Require a member of the medical staff:

(i) On duty; or

(ii) On call and available within a timeframe described in governing body policy for each service;

(h) Ensure a physician member of the medical staff is present at least once in every two-week period to provide:

(i) Medical direction;

(ii) Medical care services; and

(iii) Consultation to medical staff;

(i) Ensure physician availability through direct telecommunication for:

(i) Consultation;

(ii) Assistance with medical emergencies; and

(iii) Patient referrals;

(j) Establish written policies and procedures for each service including general policies on:

- (i) Patient admission, discharge, and transfer criteria;
 - (ii) Immediate staff access to patient-occupied areas;
 - (iii) Protection of patients from assault, abuse, and neglect;
 - (iv) Staff response to a patient's assaultive or destructive behavior;
 - (v) Handling and administration of blood and blood products; and
 - (vi) Smoking by patients, staff, and visitors;
- (k) Provide adequate spaces for clerical, communication, cleaning, and storage functions including:
- (i) Medical records;
 - (ii) Access to telephones;
 - (iii) A place for recording and reviewing medical records;
 - (iv) Confidential communication among staff;
 - (v) Adequate and appropriate equipment for inpatient rooms and areas;
 - (vi) Preparation, cleaning, and storage of supplies used in inpatient areas; and
 - (vii) Separation of clean and soiled supplies and equipment.

NEW SECTION

WAC 246-388-060 QUALITY ASSURANCE. Rural health care facilities shall have a quality assurance program with:

- (1) At least one member of the governing body and one member of the medical staff participating in the implementation of the quality assurance program; and
- (2) A written plan for implementation including:
 - (a) Scope of all services offered by the rural health care facility;
 - (b) Ongoing assessment of performance and qualifications of all staff;
 - (c) Continuous and periodic collection and assessment of data concerning aspects of patient care as required under policies of the quality assurance program;
 - (d) Documented investigation and resolution of incidents and grievances involving patient care issues; and
 - (e) Arrangements for peer review of physicians, with outside review required when two or fewer physicians are members of medical staff.

NEW SECTION

WAC 246-388-070 PERSONNEL. (1) Rural health care facilities shall employ qualified personnel with verification of required license, certification, or registration.

(2) Rural health care facilities shall establish personnel policies requiring:

- (a) Written job descriptions for each job classification including job title, reporting relationships, summary of duties and responsibilities, and qualifications;
- (b) Provisions for review every two years, with revision as necessary;
- (c) Periodic performance evaluation of:
 - (i) All employees; and
 - (ii) Volunteers providing direct patient care;
- (d) Documented background checks as required under RCW 43.43-.830 through 43.43.842 for all prospective employees and volunteers who may have regularly scheduled unsupervised access to patients;
- (e) Coordination and supervision of volunteer services and activities by a designated employee of the rural health care facility;
- (f) Orientation and education programs for employees and volunteers including:
 - (i) Purpose and organizational structure;
 - (ii) Location and layout of the rural health care facility;
 - (iii) Infection control;
 - (iv) Safety;
 - (v) Policies and procedures; and
 - (vi) Equipment pertinent to the job;
 - (g) Continuing education for maintaining skills for personnel and volunteers providing direct patient care;
 - (h) Documentation of orientation, in-service, and continuing education; and
 - (i) HIV/AIDS education of employees and volunteers including:
 - (i) Verifying or arranging for appropriate education and training on prevention, transmission, and treatment of HIV and AIDS consistent with RCW 70.24.310; and
 - (ii) Use of infection control standards and educational materials consistent with the department-approved manual KNOW-HIV/AIDS Prevention Education for Health Care Facility Employees, May 31, 1989, office on HIV/AIDS.

(3) Rural health care facilities shall:

- (a) Provide nursing staff on duty necessary to take care of inpatients with an on-call system when inpatients are not present;
- (b) Require medical staff or registered nurse supervision of nonemployees and others performing patient care functions;
- (c) Maintain an employee callback list for use in the event of disaster;
- (d) Require individuals to remain off duty if they have a known communicable disease in an infectious stage when transmission to patients is probable during performance of assigned work duties;
- (e) Require each employee and volunteer to have a tuberculin skin test by the Mantoux method within one week of serving with the rural health care facility, and as follows:
 - (i) A negative skin test defined as less than ten millimeters of induration read at forty-eight to seventy-two hours;
 - (ii) Negative reactors to the first test who are thirty-five years of age or older required to have a second test one to three weeks after the first test;
 - (iii) Positive reactors to either test required to have a chest x-ray within thirty days;
 - (iv) A record of test results, reports of x-ray findings, or exceptions to such kept in the facility;
 - (v) A copy of the record in (e)(iv) of this subsection supplied to the individual;
 - (vi) Exceptions including:
 - (A) Exclusion of new persons from screening if documenting a positive Mantoux test in the past; and
 - (B) Exclusion of an employee with a written waiver from the department tuberculosis control program after stating the tuberculin skin test by the Mantoux method presents a hazard to his or her health and presenting supportive medical data to the department tuberculosis control program.

NEW SECTION

WAC 246-388-080 INFECTION CONTROL. Rural health care facilities shall have an infection control program with a designated individual responsible for direction of the program, including establishing and maintaining systems, policies, and procedures for:

- (1) Discovering, reporting, investigating, reviewing, and maintaining records on infections among patients and personnel;
- (2) Surveillance of environmental hazards related to potential for transmission of infection;
- (3) Universal precautions;
- (4) Medical asepsis;
- (5) Reporting and other requirements for communicable diseases as required under chapter 248-100 WAC, Communicable and certain other diseases; and
- (6) Use of infection control standards and educational material consistent with department-approved manual KNOW-HIV/AIDS Prevention Education for Health Care Facility Employees, May 31, 1989, office on HIV/AIDS.

NEW SECTION

WAC 246-388-090 ABUSE REPORTS. (1) Rural health care facilities shall report to a law enforcement agency or to the department of social and health services (DSHS) a suspected incident of nonaccidental injury, neglect, sexual abuse, or cruelty to an individual as required under chapter 26.44 RCW.

(2) Practitioners obligated to report suspected abuse include licensed practical nurses, registered nurses, physicians and their assistants, podiatrists, optometrists, chiropractors, dentists, social workers, psychologists, pharmacists, and other persons or practitioners under chapter 26.44 RCW.

(3) Conduct conforming with reporting requirements of this section or chapter 26.44 RCW shall not be deemed a violation of the confidential communication privilege of RCW 5.60.060 (3) and (4) and 18.83.110.

(4) Rural health care facilities shall:

- (a) Provide orientation materials informing practitioners and employees of reporting responsibilities;
- (b) Post notices in staff and patient care areas including:
 - (i) Appropriate local police and DSHS phone numbers; and
 - (ii) Reporting requirements;
- (c) Ensure the medical record of the individual suspected of being abused reflects the fact an oral or written report was made to DSHS or a law enforcement agency including:

- (i) The date and time the report was made;
- (ii) The agency to which it was made; and
- (iii) Signature of the person making the report.

NEW SECTION

WAC 246-388-100 WATER SUPPLY. (1) The rural health care facility shall ensure:

- (a) An adequate supply of hot and cold water under pressure conforming to the quality standards under chapter 248-54 WAC; and
 - (b) Hot water supplied for bathing and handwashing purposes, not to exceed one hundred twenty degrees Fahrenheit.
- (2) Rural health care facilities initiating new construction shall:
- (a) Install plumbing fixtures meeting the minimum water efficiency standards under chapter 51-18 WAC, Washington state water conservation performance standards; and
 - (b) Meet minimum construction requirements under the Uniform Plumbing Code and Uniform Plumbing Standards, WAC 51-16-060.

NEW SECTION

WAC 246-388-110 PLUMBING. (1) Rural health care facilities shall ensure:

- (a) Water supply plumbing, fixtures, waste, and drainage systems maintained to avoid unsanitary conditions; and
 - (b) Prohibition of cross connections between potable and nonpotable water as required under chapter 248-54 WAC.
- (2) Rural health care facilities initiating new construction shall meet:
- (a) Requirements under chapter 51-18 WAC, Washington state water conservation performance standards; and
 - (b) Minimum construction requirements under the Uniform Plumbing Code and Uniform Plumbing Standards, WAC 51-16-060.

NEW SECTION

WAC 246-388-120 STAFF FACILITIES. Rural health care facilities shall ensure provision of:

- (1) Adequate and conveniently located employee toilet and lavatory facilities with soap;
- (2) Paper towels or some other acceptable type of single use hand-drying equipment or supplies with a satisfactory receptacle for used towels; and
- (3) Dressing rooms when employees are expected to change into specialized clothing such as scrub uniforms.

NEW SECTION

WAC 246-388-130 STORAGE. Rural health care facilities shall provide a sufficient amount of suitable storage space for all supplies and equipment.

NEW SECTION

WAC 246-388-140 HEATING. (1) Rural health care facilities shall maintain and operate a heating system capable of maintaining a comfortable temperature for occupants.

- (2) Rural health care facilities initiating new construction shall:
- (a) Meet minimum requirements in the Uniform Mechanical Code and the state energy code under WAC 51-16-040 and chapter 51-12 WAC, respectively; and
 - (b) Meet minimum requirements of the state electrical code under chapters 296-44, 296-46, and 296-47 WAC.

NEW SECTION

WAC 246-388-150 LIGHTING AND WIRING. Rural health care facilities shall ensure:

- (1) All usable rooms and areas of the facility are lighted by natural and/or artificial light; and
- (2) Appropriate electrical service in all areas of the facility to meet the electrical demands of the equipment or fixtures used.

NEW SECTION

WAC 246-388-160 EMERGENCY LIGHT AND POWER. Rural health care facilities shall ensure:

- (1) Flashlights or battery-operated lamps available to employees and maintained in operating condition; and

- (2) A property maintained, appropriately sized emergency generator for lighting and power in areas where core services occur.

NEW SECTION

WAC 246-388-170 VENTILATION. (1) Rural health care facilities shall ensure adequate ventilation for:

- (a) All patient rooms;
 - (b) All rooms where personnel routinely work; and
 - (c) Rooms which, because of use, might have objectionable odors and/or excessive condensation.
- (2) Rural health care facilities involved in new construction shall meet minimum requirements under:
- (a) The Uniform Building Code and Uniform Mechanical Code under WAC 51-16-030 and 51-16-040, respectively; and
 - (b) Prior to July 1, 1991, state energy code ventilation requirements under chapter 51-12 WAC; and
 - (c) After July 1, 1991, the state ventilation and indoor air quality code under chapter 51-13 WAC.

NEW SECTION

WAC 246-388-180 CORRIDORS AND DOORS. (1) Rural health care facilities shall:

- (a) Maintain corridor and door widths appropriate to patient use in emergency, inpatient surgery, radiology, obstetrical, and long-term care services areas; and
 - (b) Ensure doors do not swing into the corridors and constitute a hazard.
- (2) Rural health care facilities involved in new construction shall ensure corridor and door widths meeting:
- (a) Minimum requirements for exiting under the Uniform Building Code, chapter 51-16 WAC; and
 - (b) The state barrier-free regulations, chapter 51-10 WAC.

NEW SECTION

WAC 246-388-190 CARPETS. Rural health care facilities, using carpets, shall:

- (1) Exclude carpets from:
 - (a) Toilets and bathrooms;
 - (b) Surgical suites;
 - (c) Delivery suites;
 - (d) Dialysis units;
 - (e) Wet patient care areas; and
 - (f) Food service or preparation areas.
- (2) Ensure any carpeting used meets the following specifications:
 - (a) Easily cleanable fiber;
 - (b) Fiber and pads meeting standards of state and local fire codes; and
 - (c) Construction or treatment to prevent and reduce static electricity build-up.

NEW SECTION

WAC 246-388-200 STAIRWAYS, RAMPS, AND ELEVATORS. (1) Rural health care facilities shall provide:

- (a) Adequate ramps and elevators when vertical transportation of patients is necessary;
- (b) Stairways and ramps with:
 - (i) Nonskid surfaces;
 - (ii) Handrails on both sides; and
 - (iii) Adequate protection.
- (2) Rural health care facilities involved in new construction shall meet minimum requirements for barrier-free facilities under chapter 51-10 WAC.

NEW SECTION

WAC 246-388-210 SEWAGE, GARBAGE, AND WASTE. Rural health care facilities shall provide:

- (1) Written policies and procedures specifying the safe disposal of needles, knife blades, chemicals, and other potentially dangerous wastes;
- (2) Methods for collection and disposal of all sewage, garbage, refuse, and liquid wastes to prevent the creation of an unsafe or unsanitary condition or nuisance; and
- (3) Methods for safe bundling and disposal of contaminated dressings, used dressings, surgical and obstetrical wastes, and other similar

materials with final disposal in an incinerator or by another approved method.

NEW SECTION

WAC 246-388-220 MEDICAL GASES. Rural health care facilities shall ensure:

- (1) Development and implementation of policies and procedures on:
 - (a) Safe storage of medical gas containers;
 - (b) Proper handling of medical gas containers; and
 - (c) Prohibiting use of combustible anesthetics;
- (2) Testing of medical gas gauges, alarms, and manometers for accuracy;
 - (3) Labelling of medical gas gauges with:
 - (a) Name of gas; and
 - (b) Statement of "use no oil";
 - (4) Posting of "no smoking" signs where oxygen is administered;
 - (5) Use of properly designed electric equipment in oxygen enriched atmospheres;
 - (6) Fabrication of oxygen tent canopies of slow burning or noncombustible material; and
 - (7) Testing upon completion of any alteration, modification, or repair of medical gas piping systems when any line in the system is disconnected or disrupted including:
 - (a) Use of qualified personnel to conduct testing;
 - (b) Gas analysis to assure medical gas outlets within the disconnected or disrupted system deliver the proper gas as shown on the outlet label; and
 - (c) Documentation.

NEW SECTION

WAC 246-388-230 CORE SERVICES. Rural health care facilities shall provide core services as listed under WAC 246-388-010 (49)(a)(i) through (vii), and describe in writing patient access to these services within the community service catchment area.

NEW SECTION

WAC 246-388-240 CORE SERVICES—TWENTY-FOUR HOUR EMERGENCY CARE. (1) Rural health care facilities shall:

- (a) Define a system for providing emergency care services; and
- (b) Establish emergency care services with a nature and scope consistent with community needs and the rural health care facility's capabilities.
- (2) Rural health care facility emergency services shall have arrangements with other health care providers or health care facilities for services not provided by the rural health care facility, including but not limited to:
 - (a) Inpatient hospital care;
 - (b) Additional and specialized diagnostic imaging and laboratory services;
 - (c) Medical specialty consultation;
 - (d) Skilled nursing care;
 - (e) Home health care licensed under chapter 70.127 RCW;
 - (f) Mental health services;
 - (g) Substance abuse services; and
 - (h) Patient transport.
- (3) Rural health care facilities shall provide the following basic, emergency care services:
 - (a) In-person assessment of an individual's condition to determine the nature, acuity, and severity of the person's immediate medical need by a registered nurse, physician, physician's assistant, or advanced registered nurse practitioner (ARNP);
 - (b) Determination of the nature and urgency of the person's medical need including the timing and place of care and treatment;
 - (c) Immediate diagnosis and treatment of any life-threatening condition;
 - (d) Appropriate transfer or referral of a patient needing health care services not provided by the rural health care facility;
 - (e) Diagnostic radiology available in the same building and meeting requirements under WAC 246-388-270
 - (f) Laboratory services available and meeting requirements under WAC 246-388-260; and
 - (g) Resource and referral services to provide information and assistance to patients for:
 - (i) Health maintenance;
 - (ii) Prevention of illness and injury;

- (iii) Environmental hazards or concerns such as water, wastes, food, pesticides;
- (iv) Prenatal care;
- (v) Vision and hearing care;
- (vi) Dental care; and
- (vii) Nonemergent transportation to receive required health and medical care services.

(4) Prior to transfer of an emergency patient to another health care facility, rural health care facilities shall:

- (a) Perform the emergency procedures necessary to minimize aggravation of the patient's condition during transport;
- (b) Ascertain means of transport appropriate for patient's condition; and

(c) Notify the receiving facility.

(5) Rural health care facilities shall staff emergency care services in accord with the anticipated patient load and the services provided, including:

- (a) A physician member of medical staff responsible for the medical direction of emergency care services;
- (b) A physician or physicians available for consultation at all times;
- (c) Twenty-four-hour-per-day coverage by at least one member of medical staff or an employee with training in advance cardiac life support approved by the American Heart Association and:
 - (i) On duty in the emergency care area; or
 - (ii) On call, available, and able to arrive at the emergency care area within fifteen minutes of notification or signal;
- (d) A mechanism for summoning personnel or volunteers for emergency care services as necessary to provide the types and amount of care required by patients.

(6) Rural health care facilities shall establish and implement written policies and procedures for emergency care services including:

- (a) Review and revision as necessary to keep current;
- (b) Date of approval by the governing body;
- (c) Readily available to those providing emergency care services;
- (d) Description of the type, location, and extent of the emergency care services provided;
- (e) Patient transfer to another health care facility, including transfer of the patient records;
- (f) The course of action when the number of emergency patients constitutes an overload;

(g) Medical policies, standing emergency medical orders, and written medical procedures to guide the action of those providing emergency service when a member of the medical staff is not present;

(h) Delineation of medical staff responsibilities for emergency care services related to assigned clinical privileges, staff coverage of emergency care services, and staff and volunteer participation in the training of personnel;

(i) Notification of an emergency patient's next of kin or legal guardian;

(j) A mechanism for obtaining consent for treatment from an emergency patient or other person who may legally give consent for treatment of the patient;

(k) The care and treatment of persons requiring special medical consideration, such as:

- (i) Substance abuse;
- (ii) Communicable disease;
- (iii) Child abuse or other suspected criminal acts;
- (iv) Dead on arrival or death;
- (v) Radioactive contamination; and
- (vi) Pesticide exposure;

(l) Notification of a patient's medical practitioner and transfer of relevant reports; and

(m) Disclosure of information about a patient.

(7) Emergency care services shall maintain a permanent chronological register listing each patient presenting for emergency care including:

- (a) Full name;
- (b) Age and date of birth;
- (c) A patient identifying number;
- (d) Date and time of arrival and departure;
- (e) Presenting complaint; and
- (f) Disposition, discharge, or referral.

(8) The rural health care facility shall provide facilities, equipment, and supplies for emergency care services including:

- (a) Locating emergency service areas close to the entrance with designated adequate space for reception, screening, examination, and treatment;

- (b) A means of providing visual privacy for the patient;
- (c) An outside call bell at the designated emergency entrance which, when activated, sounds in an area where personnel are always accessible;
- (d) Equipment and supplies necessary to provide emergency care services;
- (e) Current references on toxicology, antidote information, and the telephone number of the regional poison control center readily available in the emergency care area; and
- (f) Facility-to-ambulance radio communication compatible with the state-wide emergency communication system.

NEW SECTION**WAC 246-388-250 CORE SERVICE—OUTPATIENT CARE.**

- (1) Rural health care facilities shall:
- (a) Have an organized system for providing outpatient services within the community service catchment area;
 - (b) Ensure maintenance of appropriate physical plant, equipment, and supplies in each outpatient service;
 - (c) Provide or make arrangements for the following outpatient services:
 - (i) Prenatal care;
 - (ii) Vision and hearing screening with arrangements for diagnosis and treatment as necessary either:
 - (A) Within the community health service catchment area if possible; or
 - (B) With referral outside;
 - (iii) Preventive, diagnostic, and emergent dental care within the community health service catchment area or through referral;
 - (iv) Mental health evaluation services with referral for treatment as appropriate;
 - (v) Home care and home health care licensed under chapter 70.127 RCW;
 - (vi) Hospice care licensed under chapter 70.127 RCW; and
 - (vii) Alcohol and substance abuse assessment services including referral for treatment as appropriate;
 - (d) Establish a mechanism for arranging nonemergent transport for those unable to arrange or transport themselves in order to obtain services covered under this chapter; and
 - (e) Maintain one or more outpatient registers, other than registers for emergency care services containing sufficient data to allow:
 - (i) Positive identification of each outpatient; and
 - (ii) Rapid retrieval of medical records when indicated.
 - (2) Outpatient services may share facilities, equipment, and space with other services.
 - (3) Rural health care facilities outpatient services shall include:
 - (a) Adequate waiting areas;
 - (b) Examining and treatment rooms;
 - (c) Toilets;
 - (d) Special rooms necessary for the services provided; and
 - (e) Support services as listed under WAC 246-388-010 (49)(a)(vii).

NEW SECTION**WAC 246-388-260 CORE SERVICE—LABORATORY.** Rural health care facilities shall:

- (1) Provide or arrange for laboratory services to meet emergency and routine needs of patients; and
- (2) Ensure laboratory services meet the requirements under chapter 70.42 RCW and chapter 248-38 WAC, medical test site rules, as licensed or waived medical test sites.

NEW SECTION**WAC 246-388-270 CORE SERVICE—RADIOLOGY.** (1) Rural health care facilities shall provide or arrange for access to imaging services including:

- (a) Diagnostic x-ray in the same building as emergency services;
- (b) Availability of radiologic services appropriate to the type and scope of rural health care facility services offered for emergency patients, inpatients, and outpatients; and
- (c) A written description of the type and scope of imaging services provided in the rural health care facility.
- (2) Rural health care facilities shall:
 - (a) Designate medical responsibility and require access to a radiologist;

- (b) Perform radiology and other imaging services when ordered in accordance with rural health care facility policy and procedures;
- (c) Require a reason specified in writing on requests for imaging services;
- (d) Provide sufficient staff qualified to safely deliver the type, scope, and volume within each imaging service;
- (e) Require persons operating radiology equipment to meet requirements under chapter 402-28 WAC;
- (f) Establish and implement written policies and procedures approved by a radiologist and medical staff including:
 - (i) Patient preparation, examination, and administration of diagnostic agents;
 - (ii) Medical staff responsibility for preparation and administration of radiopharmaceuticals;
 - (iii) Who is authorized to use equipment;
 - (iv) Safe operation of equipment;
 - (v) Safe handling, storage, preparation, labeling, transporting, and disposal of radioactive materials;
 - (vi) Precautions to minimize unnecessary radiation exposure to patients and others;
 - (vii) Actions required in event of radioactive contamination of patients, personnel, equipment, and environment;
 - (viii) Prevention of electrical, mechanical, fire, explosion, and other hazards; and
 - (ix) Written reports on any adverse reaction of a patient to diagnostic or therapeutic agents, including notation in the medical record or outpatient report.
- (3) Rural health care facilities imaging services shall:
 - (a) Maintain patient logs for imaging services; and
 - (b) Maintain authenticated and dated reports of providers and consultation interpretations as required under WAC 246-388-360.
- (4) Rural health care facilities imaging services shall provide:
 - (a) Adequate space for services, equipment, and patients to accommodate:
 - (i) Patient privacy;
 - (ii) Patient access to a toilet;
 - (iii) Patient examinations;
 - (iv) Exposed and unexposed film storage; and
 - (v) Safe storage, preparation, labeling, transportation, and disposal of radioactive materials;
 - (b) Maintenance of safe, clean equipment, facilities, and supplies appropriate for the type and scope of service offered;
 - (c) Maintenance of all patient care equipment in safe, operating condition with documentation of maintenance planned and performed;
 - (d) Emergency equipment, supplies, and medications;
 - (e) A method for summoning extra appropriate staff for emergencies arising in imaging service areas;
 - (f) Maintenance of radiology equipment meeting applicable state rules for radiation protection under chapter 402-28 WAC;
 - (g) Arrangements for services of a qualified expert as defined and described under WAC 402-32-100, if therapeutic radiation is utilized, as needed for:
 - (i) Consultation, including periodic radiologic safety testing;
 - (ii) Supervision of radiation safety measures; and
 - (iii) Participation in education programs;
 - (h) Maintain documentation of:
 - (i) Maintenance and periodic calibration of all radiation safety equipment;
 - (ii) Receipt and disposition of radioactive materials, if used.

NEW SECTION**WAC 246-388-280 CORE SERVICE—INPATIENT CARE.**

- (1) Inpatient care is care, treatment, or observation exceeding twenty-four hours of continuous accommodation and services for an individual suffering from illness, injury, or other conditions.
- (2) Rural health care facilities shall:
- (a) Provide inpatient care services meeting requirements under this section; or
 - (b) Establish and implement a plan for transportation and admission of individuals requiring inpatient care to:
 - (i) A state licensed or certified inpatient care facility; or
 - (ii) A state or federally operated inpatient care facility.
 - (3) Rural health care facilities providing inpatient care services shall:
 - (a) Provide inpatient care with ongoing physician assessment of patient condition in relation to appropriateness of staff, physical plant, equipment, and supplies prior to approval of inpatient care as follows:

(i) Documented approval of a physician for initial and continuing care of each individual inpatient in the rural health care facility every forty-eight hours of care; and

(ii) Authentication of physician approvals at least one time every two weeks;

(b) Provide at least one registered nurse present on the premises and responsible for nursing care when an inpatient is present;

(c) Provide evidence of a care planning process;

(d) Establish and implement a reliable method for personal identification of each inpatient;

(e) Require and document a physical examination and medical history within twenty-four hours of admission unless completed within one week prior to admission;

(f) Maintain available current scientific, technical, and educational references appropriate to patient care;

(g) Establish a mechanism for obtaining additional staff, as needed, to provide care required;

(h) Maintain a chronological inpatient register including:

(i) Patient's identifying number;

(ii) Patient's name and birthdate or age; and

(iii) Date of admission;

(i) Provide toilet rooms and bathrooms with:

(i) At least one water closet, lavatory, and bathing facility reserved for patient use;

(ii) Grab bars properly located and securely mounted;

(iii) An audio and/or visual signal in the nurses' station or equivalent area activated by signaling of a patient while in the toilet, tub, or shower room;

(iv) A lavatory with soap in or convenient to every toilet room and patient room; and

(v) Paper towels or some other acceptable type of single use drying equipment or device with a receptacle for used towels at all lavatories;

(j) Provide patient rooms with:

(i) Outside view through adequate windows of clear glass or other approved transparent material and with window sill height no more than three feet six inches above floor permitting a seated patient to see outside;

(ii) Floor space of:

(A) At least eighty square feet in single rooms;

(B) At least seventy square feet per adult bed and youth bed or crib in multibed rooms; and

(C) Forty square feet per pediatric bassinet;

(iii) At least seven and one-half foot ceiling height over the required square feet area;

(iv) Floors of rooms used for accommodation of patients no more than three feet six inches below grade;

(v) At least three feet between beds;

(vi) Sufficient and satisfactory storage space for clothing, toilet articles, and other personal belongings of patients;

(vii) Arrangement to allow for movement of necessary equipment to the side of each bed;

(viii) Sufficient electrical outlets; and

(ix) Room furnishings including:

(A) Appropriate bed with mattress, pillow, and necessary coverings;

(B) Bedside stand and chair for use in each patient room;

(C) Means for signaling for assistance within reach of each patient; and

(D) Cubicle curtains, screens, or equivalent for privacy of patients; and

(k) Provide supplies, equipment, and support services including:

(i) Patient supplies for each patient's individual use;

(ii) Proper cleaning between patient occupancies; and

(iii) Location and arrangement of supplies and equipment to ensure safety of patients.

NEW SECTION

WAC 246-388-290 CORE SERVICE—LOW-RISK MATERNAL PATIENT AND NEWBORN CARE. (1) Rural health care facilities shall:

(a) Provide low-risk maternal patient and newborn care meeting requirements under this section; or

(b) Arrange for transportation and care in a licensed childbirth center or hospital.

(2) Rural health care facilities offering birthing or obstetrical delivery services shall provide only low-risk maternal patient and newborn care including:

(a) Medical services directed by a physician member or members of the medical staff with experience in obstetrics and newborn care, whose functions and scope of responsibility are delineated by the medical staff;

(b) Adequate staff supervised by a midwife or a registered nurse prepared by education and experience in obstetrical and newborn care; and

(c) Capability for transfer and transport to a hospital for Caesarean sections or complications twenty-four hours per day.

(3) Maternal patient care services in rural health care facilities shall establish and implement written policies and procedures for maternal and infant patient care including:

(a) Infection control principles related to:

(i) Room assignment and placement of maternal patients and newborns;

(ii) Visitors;

(iii) Special clothing requirements for staff and visitors;

(iv) Universal precautions; and

(v) Handling and storage of breast milk and formula;

(b) Provisions for transfer and transport of a woman or a newborn when necessary for appropriate care;

(c) Provision for maintaining body heat of each newborn;

(d) Provision for intrapartum evaluation of fetal heart rate;

(e) Provision for the management of obstetrical and newborn emergencies, including resuscitation; and

(f) Recordkeeping as required under WAC 246-388-360 and including:

(i) Completion of birth and death certificates as necessary;

(ii) Staff verification of initial and discharge identification of the newborn;

(iii) Documentation of metabolic screening test obtained and forwarded, as required under RCW 70.83.020 and chapter 248-103 WAC, now or as hereafter amended; and

(iv) Documentation of newborn eye treatment, required under chapter 248-100 WAC, now or as hereafter amended.

(4) Rural health care facilities providing maternal and infant care services shall:

(a) Designate and maintain appropriate, safe, clean facilities and equipment for the care of the woman, fetus, and newborn; and

(b) Maintain systems for scrub, clean up, materials management, housekeeping, and staff change room facilities.

(5) Rural health care facilities providing birthing or obstetrical delivery services shall provide sufficient and appropriate area in rooms to accommodate not only patients, staff, and designated attendants, but also adequate and appropriate furnishings, equipment, and supplies for the care of the woman, fetus, and newborn including:

(a) A bed or equivalent suitable for labor, birth, and postpartum;

(b) Oxygen with individual flow meters and mechanical suction for woman and newborn;

(c) Newborn resuscitation bag, masks, endotracheal tubes, laryngoscopes, oral airways, and mechanical suction in the room for each birth;

(d) Newborn bed available;

(e) Radiant heat source available for the newborn;

(f) General lighting source and provision for examination lights;

(g) A clock with a sweep hand or equivalent second indicator visible from each patient's bedside;

(h) Work surfaces;

(i) Emergency power for lighting and operation of equipment;

(j) Easily cleanable floors, walls, cabinets, ceilings, and furnishings;

(k) Fetal monitoring equipment; and

(l) A method for staff to summon emergency back-up personnel.

(6) Rural health care facilities with maternal and infant services shall provide appropriate newborn care including, but not limited to:

(a) Devices for measuring weight, length, and circumference;

(b) An established system to identify newborns prior to separation from mother;

(c) Established policies and procedures including:

(i) Ongoing clinical assessment of newborn or infant;

(ii) Provisions for direct supervision of each newborn by nursing staff and family in a nonpublic area, considering:

(A) Physical well being;

(B) Safety; and

(C) Security, including prevention from abduction;

(d) Access to oxygen, oxygen analyzers, warmed and humidified oxygen, resuscitation and emergency equipment, mechanical suction, medical air and supplies specifically for infants and newborns.

NEW SECTION

WAC 246-388-300 SUPPORT SERVICES AND FUNCTIONS. Rural health care facilities shall provide or arrange for at least the support services and functions under WAC 246-388-010(49).

NEW SECTION

WAC 246-388-310 SUPPORT SERVICES AND FUNCTIONS—MATERIALS PROCESSING AND MANAGEMENT. Rural health care facilities shall provide or arrange for materials processing and management including:

- (1) Cleaning, disinfection, and sterilization of supplies, equipment, utensils, and solutions;
- (2) Personnel trained in processing and sterilizing services;
- (3) Established and implemented written policies and procedures approved by the individual responsible for infection control including:
 - (a) Personnel schedules for activities and routines;
 - (b) Collecting, receiving, decontaminating, packaging, sterilizing, and distributing of items;
 - (c) Aerating of items exposed to ethylene oxide;
 - (d) A recognized method of checking sterilizer performance by mechanical monitoring of time, temperature, and pressure as well as biological and chemical testing;
 - (e) Establishment of shelf life determined by packaging material and storage environment;
 - (f) Recall, disposal, and reprocessing of outdated, improperly sterilized, and limited-use items;
 - (g) Maintaining clean areas free of external shipping containers; and
 - (h) Emergency collection and disposition of supplies when special warnings have been issued by a manufacturer or safety agency;
- (4) Processing and sterilizing services and areas including:
 - (a) Adequate space and equipment for sorting, processing, and storage;
 - (b) Separation between soiled and clean items maintained during sorting, processing, transporting, and storage;
 - (c) Positive air pressure maintained in clean areas in relation to adjacent areas;
 - (d) Negative air flow maintained in soiled areas;
 - (e) Equipment, including sterilizers of the proper type for adequate sterilization, maintained in a satisfactory and safe condition; and
 - (f) If ethylene oxide sterilizers are used, mechanical aerators maintained in safe and satisfactory condition.

NEW SECTION

WAC 246-388-320 SUPPORT SERVICES AND FUNCTIONS—DIETARY. Rural health care facilities shall provide or arrange for dietary and food service meeting requirements under chapter 248-84 WAC, Food service sanitation, excluding requirements under WAC 248-84-070, and including:

- (1) Serving at least three scheduled meals a day at regular intervals with not more than fifteen hours between the evening meal and breakfast when inpatients are present;
- (2) Making available snacks of nourishing quality at all times when inpatients are present;
- (3) Serving meals and nourishments providing a variety of food of sufficient quantity and quality to meet the nutritional needs of each inpatient;
- (4) Unless contraindicated, use of Recommended Dietary Allowances, Ninth Edition, 1980, the Food and Nutrition Board of the National Research Council, adjusted for activity;
- (5) Written menus for inpatient services and long-term care services:
 - (a) Planned in advance;
 - (b) Approved by a dietitian;
 - (c) With substitutes of similar nutritional value, as approved by a dietitian; and
 - (d) With record of the planned menus, and substitutions as served, retained for one month;
- (6) A designated individual responsible for dietary and/or food service;
- (7) Arrangements for consultation with a dietitian, including documentation, when needed;
- (8) Establishing and implementing written policies and procedures approved by a dietitian for:
 - (a) Adequate nutritional service;

- (b) Arrangements for dietary consultation services as needed and regularly scheduled for long-term care patients;
- (c) Safety;
- (d) Infection control;
- (e) Food acquisition;
- (f) Food storage;
- (g) Food preparation;
- (h) Management of food not provided or purchased by rural health care facility dietary or food service;
- (i) Serving of food; and
- (j) Scheduled cleaning of all food service equipment and work areas;
- (9) Written orders by an authorized individual for all patient diets;
- (10) Restricted diets prepared and served as prescribed;
- (11) A current diet manual, approved in writing by a dietitian and medical staff, used for planning and preparing diets.

NEW SECTION

WAC 246-388-330 SUPPORT SERVICES AND FUNCTIONS—HOUSEKEEPING. Rural health care facilities shall provide housekeeping services to ensure a safe and sanitary environment by establishing and implementing written policies and procedures for:

- (1) Daily and periodic cleaning schedules and routines;
- (2) Cleaning between occupancies or visits;
- (3) Cleaning of specialized areas;
- (4) The use and storage of effective, safe, cleaning, and disinfecting agents; and
- (5) Insect and rodent control.

NEW SECTION

WAC 246-388-340 SUPPORT SERVICES AND FUNCTIONS—LAUNDRY. Rural health care facilities shall arrange or provide laundry services including:

- (1) Establishing and implementing written policies and procedures specifying scheduled activities and routines of personnel;
- (2) Adequate space and equipment for:
 - (a) Storage;
 - (b) Sorting and processing of clean and soiled linen and laundry;
 - (c) Separation between clean and soiled linen and laundry during sorting, processing, transporting, and storage;
 - (d) Handling to minimize contamination risks including bagging and provision of adequate supply of hot water at a minimum temperature of one hundred sixty degrees Fahrenheit or 71.1 degrees Centigrade, with use of appropriate disinfecting agents; and
 - (e) Providing clean linen and laundry free of toxic residues;
- (3) A clean and safe environment with:
 - (a) Adequate ventilation and lighting;
 - (b) Positive clean air flow in clean linen and laundry areas;
 - (c) Negative soiled air flow in soiled linen and laundry areas;
 - (d) Chemical or soap product containers clearly labeled; and
 - (e) Posting of procedures for use and precautions related to chemical agents and soap products;
- (4) Assuring all requirements are met when contractual services are used through:
 - (a) A written agreement; and
 - (b) An annual on-site visit of the complete physical plant of any contracted laundry:
 - (i) Conducted by designated infection control staff; and
 - (ii) Documented.

NEW SECTION

WAC 246-388-350 SUPPORT SERVICES AND FUNCTIONS—MAINTENANCE. Rural health care facilities shall:

- (1) Ensure the facility, its component parts, and equipment are:
 - (a) Clean;
 - (b) In good repair; and
 - (c) Maintained with consideration for the safety and well-being of the patients, staff, and visitors;
- (2) Delegate responsibility for maintenance to qualified personnel familiar with the facility equipment and systems;
- (3) Establish and implement written policies and procedures for:
 - (a) A preventive maintenance program including a system of identification for patient care and physical plant equipment including:
 - (i) Cleaning, calibration, and adjustment of equipment;
 - (ii) Definition of the inspection intervals; and
 - (iii) Description of equipment included with:

- (A) Date of inspection and maintenance; and
- (B) Name of technician;
- (b) Retaining manufacturer's specifications and the maintenance and operation procedures appropriate for the facility equipment;
- (c) Describing conditions requiring specific infection control measures;
- (d) What to do in the event of failure of essential equipment and major utility services including a system for summoning essential personnel and outside assistance; and
- (e) Documentation requirements.

NEW SECTION

WAC 246-388-360 SUPPORT SERVICES AND FUNCTIONS—MEDICAL RECORDS. (1) The rural health care facility shall have a well-defined medical record system with facilities, staff, equipment, and supplies necessary to develop, maintain, control, retrieve, and preserve patient care data and medical records.

(2) Rural health care facilities shall:

(a) Establish an organized medical record service consistent with recognized principles of medical record management and "International Classification of Diseases" (ICD), 9th edition, 1989, and directed, staffed, and equipped to ensure:

(i) Timely, complete, and accurate checking, processing, indexing, filing, and preservation of medical records; and

(ii) The compilation, maintenance, and distribution of patient care statistics;

(b) Establish and implement written policies and procedures related to the medical record system, including requirements for:

(i) An established format for patients' individual medical records;

(ii) Access to and release of data in patients' individual medical records and other medical data considering the confidential nature of information in these records;

(iii) The retention, preservation, and destruction of medical records; and

(iv) Maintenance and disposition of medical and other patient care information and records;

(c) Develop and maintain an individual medical record for each person, including each neonate, receiving care, treatment, or diagnostic service at the rural health care facility except as permitted under subsection (3)(b) of this section;

(d) Establish a systematic method for identifying and retrieving each patient's medical record;

(e) Require prompt, pertinent entries in a patient's medical record including:

(i) Date;

(ii) Time as required under rural health care facility policy;

(iii) Significant observations;

(iv) Any diagnostic or treatment procedure;

(v) Other significant events in a patient's clinical course or care and treatment; and

(vi) Authentication by the individual assuming responsibility for the entry;

(f) File the originals or durable, legible, direct copies of originals of reports in patients' individual medical records;

(g) Enter all diagnoses and surgical procedures in patients' medical records in terminology consistent with a recognized system of disease and surgical nomenclature (ICD, 9th edition);

(h) Require permanent, legible entries in a patient's medical record.

(3) Rural health care facilities may:

(a) Store entries on magnetic tapes, discs, or other devices suited to the storage of data;

(b) Maintain a simple record system instead of the individual medical records required under (c) of this subsection and subsection (2)(c) through (h) of this section for patients receiving only outpatient diagnostic services, provided the system requires:

(i) Identification of the patient;

(ii) Filing and retrieval of authenticated reports on all tests or examinations provided to any patient receiving services; and

(c) Limit content in individual medical records for patients considered outpatients, except for use of parenteral injections during diagnostic tests, to:

(i) Documentation of relevant history and physical findings where indicated;

(ii) Known allergies or idiosyncratic reactions;

(iii) Diagnostic interpretations;

(iv) Written patient consent;

(v) Identifying admission data; and

(vi) Patient's presenting complaint.

(4) Rural health care facilities shall require and ensure entry of the following data into a medical record for each period a patient receives inpatient or outpatient services with exceptions only as specified in subsection (3) of this section:

(a) Admission data including:

(i) Identifying and sociological data;

(ii) The name, address, and telephone number of the patient's next of kin or, when indicated, another person with legal authority over the person of the patient;

(iii) The date of the patient's admission as an inpatient or outpatient;

(iv) The name or names of the patient's attending medical staff member; and

(v) The admitting or provisional diagnosis or description of medical problem;

(b) A report on any medical history obtained from the patient;

(c) Report or reports on the findings of physical examination or examinations performed upon the patient;

(d) Authenticated orders for:

(i) Drugs or other therapy administered to a patient;

(ii) Diets served to the patient;

(iii) Standing medical orders used in the care and treatment of the patient except standing medical emergency orders; and

(iv) Restraint of the patient;

(e) Reports on all:

(i) Imaging examinations;

(ii) Clinical laboratory tests or examinations;

(iii) Macroscopic and microscopic examinations of tissue;

(iv) Other diagnostic procedures or examinations performed upon the patient; and

(v) Specimens obtained from the patient;

(f) Entries on:

(i) Known allergies of the patient or known idiosyncratic reaction to a drug or other agent;

(ii) Each administration of therapy, including drug therapy;

(iii) Care provided for the patient including:

(A) A report on all significant observations and assessments of the patient's condition or response to care and treatment;

(B) Interventions and other significant direct care including all administration of drugs or other therapy;

(C) An entry on the time and reason for each notification of medical staff or the patient's family regarding a significant change in the patient's condition; and

(D) A record of other significant action on behalf of the patient;

(iv) Significant health education, training, or instruction provided to the patient or family related to the patient's health care;

(v) Social services provided the patient;

(vi) Adverse drug reactions of the patient;

(vii) Other untoward incidents or accidents occurring during admission or outpatient visit and involving the patient; and

(viii) Each anesthetic administered to the patient;

(g) Operative report or reports on all surgery performed;

(h) Reports on consultations concerning the patient;

(i) Reports on labor, delivery, and postpartum period for any woman giving birth in the facility;

(j) Status data for any infant born in or enroute to the rural health care facility including:

(i) The date and time of birth;

(ii) Condition at birth or upon arrival at the rural health care facility;

(iii) Sex; and

(iv) Weight, if condition permits weighing;

(k) Progress notes describing the results of treatment and changes in the patient's condition and portraying the patient's clinical course in chronological sequence;

(l) In the event of an inpatient leaving without medical approval, an entry on:

(i) Known events leading to the patient's decision to leave;

(ii) A record of notification of the medical staff regarding the patient's leaving; and

(iii) The time of the patient's departure;

(m) Discharge data including:

(i) The final diagnosis or diagnoses;

(ii) Any associated or secondary diagnoses or complications;

(iii) The titles of all surgical procedures performed upon the patient;

and

- (iv) A discharge summary for inpatients to:
 - (A) Outline significant clinical findings and events during the patient's admission;
 - (B) Describe the patient's condition upon discharge or transfer; and
 - (C) Summarize any recommendations and arrangements for future care of the patient;
- (n) An entry on any transmittal of medical and related data regarding the patient to a health care facility or agency when the patient was referred or transferred;
- (o) In event of the patient's death in the rural health care facility, entries, reports, and authorizations including:
 - (i) A pronouncement of death;
 - (ii) Notification of coroner, if required;
 - (iii) A report on the autopsy, if performed, including findings and conclusions; and
- (iv) An entry on release of the patient's body to a mortuary, coroner, or medical examiner;
- (p) Written consents, authorizations, or releases given by the patient or, if the patient was unable to give such consents, authorizations or releases, by a person or agency with legal authority over the person of the patient; and
- (q) The relationship, legal or familial, of the signer to the patient clearly stated when a person other than the patient gives written consent, or authorizes treatment, or signs a release.
- (5) Rural health care facilities shall regard materials obtained through procedures employed in diagnosing a patient's condition or assessing the patient's clinical course as original clinical evidence excluded from requirements for content of medical records in subsection (4) of this section. Original clinical evidence includes, but is not limited to:
 - (a) X-ray films and other direct imaging printouts or products;
 - (b) Laboratory slides;
 - (c) Tissue specimens; and
 - (d) Medical photographs.
- (6) Rural health care facilities:
 - (a) Shall maintain current registers with data entered in chronological order including:
 - (i) Inpatient registers, if inpatients are admitted, meeting requirements under WAC 246-388-280 (3)(h);
 - (ii) One or more outpatient registers other than registers for emergency care services, meeting requirements under WAC 246-388-250 (1)(e);
 - (iii) An emergency service register as required under WAC 246-388-240(7);
 - (iv) A surgical procedure register as required under WAC 246-388-440(7) if surgical services are provided.
 - (b) May maintain suitable combinations of registers if combined registers contain data required for each specific register under (a)(i) through (iv) of this subsection.
- (7) Rural health care facilities shall maintain data on the numbers of:
 - (a) Patients in each service;
 - (b) Inpatients;
 - (c) Births;
 - (d) Deaths;
 - (e) Transfers;
 - (f) Emergency outpatients; and
 - (g) Outpatients.
- (8) Rural health care facilities shall:
 - (a) Control access to patients' individual medical records and other personal or medical data on patients;
 - (b) Prevent access to records by unauthorized persons;
 - (c) Protect medical records and other personal and medical data from undue deterioration or destruction; and
 - (d) Maintain a system permitting easy retrieval of medical records and information for medical or administrative purposes.
- (9) Rural health care facilities shall retain and preserve medical records as follows:
 - (a) Each patient's medical record or records, excluding reports on outpatient services for a period of time defined by the governing body;
 - (b) Reports on outpatient services for at least two years or as defined by the governing body;
 - (c) Data in the inpatient and outpatient registers for at least three years or as defined by the governing body;
 - (d) Data in an emergency service register for at least the same period of time as the medical record or records;
 - (e) Data in the surgical procedure register for at least three years;

(f) Patients' medical records and registers in original form or in photographic form consistent with requirements under chapter 5.46 RCW;

(g) During final disposal, each rural health care facility shall prevent retrieval and subsequent use of any data permitting identification of individuals in relation to personal or medical information;

(h) If transferring ownership, the rural health care facility shall keep patients' medical records, registers, indices, and any analyses of services provided in the rural health care facility for retention and preservation by the new owner in accordance with state statutes and regulations; and

(i) If ceasing operation, the rural health care facility shall:

(i) Make immediate arrangements for preservation of medical records and other records or reports on patient care data in accordance with applicable state statutes and regulations; and

(ii) Obtain approval of the department for the planned arrangements prior to the cessation of operation.

NEW SECTION

WAC 246-388-370 SUPPORT SERVICES AND FUNCTIONS—PHARMACY SERVICE. Rural health care facilities shall:

(1) Arrange for or provide pharmacy services approved by the Washington state board of pharmacy under chapter 18.64 RCW;

(2) Provide for pharmacist participation and approval in development of policies and procedures for pharmacy services and drugs;

(3) Require written orders or prescriptions by members of medical staff authorized by state rule or law to prescribe drugs under chapter 69.41 RCW for all medications administered to patients or self-administered by patients within the rural health care facility;

(4) Establish and implement medication administration policies and procedures approved by medical staff and a pharmacist consistent with federal and state laws governing such acts, including:

(a) Composition of a medication or drug order, i.e., date, type and amount of drug, route, frequency of administration, and authentication by medical staff authorized to prescribe drugs under chapter 69.41 RCW;

(b) Administering of drugs and medications only by authorized individuals functioning in accordance with state laws and rules;

(c) Proper recording of time and dose given;

(d) Requirements for personnel receiving and recording or transcribing verbal or telephone drug orders, in accordance with laws and regulations governing such acts, e.g., pharmacists, physicians, physician assistants, and licensed nurses;

(e) Timely authentication of verbal and telephone orders by medical staff authorized to prescribe drugs;

(f) Specific written orders, identification of drug, administration, handling and proper storage, control, or disposition of medications owned by the patient;

(g) Requirements for self-administration of medications including use of electronic medication devices, if used;

(5) Ensure safe, clean, secure storage of drugs under appropriate conditions; and

(6) Restrict access to drugs to authorized individuals.

NEW SECTION

WAC 246-388-380 SUPPORT SERVICES AND FUNCTIONS—INTRAVENOUS CARE. Rural health care facilities shall provide or arrange for intravenous care services with:

(1) Personnel inserting intravenous devices when:

(a) Legally authorized;

(b) Appropriately trained; and

(c) With demonstrated and documented skills in intravenous insertion techniques.

(2) Personnel administering intravenous solutions and admixtures when:

(a) Legally authorized to administer medications;

(b) Appropriately trained; and

(c) With demonstrated and documented skills in intravenous administration techniques.

(3) Intravenous solutions administered only when ordered by a legally authorized individual.

(4) Implemented policies and procedures addressing:

(a) Administration of intravenous solutions, medications, admixtures, blood, and blood products;

(b) Infection control as approved by the individual responsible for infection control and including:

- (i) Site preparation;
- (ii) Tubing and dressing management;
- (iii) Site assessment and rotation;
- (iv) Aseptic preparation of intravenous admixtures and medications in a clean, low traffic area, preferably under a clean air center; and
- (v) Cleaning and preventive maintenance of clean air centers;
- (c) Use and control of intravenously administered investigational drugs;
- (d) Administration of parenterally administered drugs causing tissue necrosis upon extravasation;
- (e) Documentation requirements;
- (f) Patient teaching and discharge instruction;
- (g) All orders or prescriptions for intravenous solutions, admixtures, and medications specify:
 - (i) Identification of solution or medication;
 - (ii) Rate of flow or frequency;
 - (iii) Duration;
 - (iv) Strength of additive;
 - (v) Dilution ratio of solution;
 - (vi) Identification of patient;
 - (vii) Identification of prescribing individual;
 - (h) Use of electronic infusion control devices; and
 - (i) Labeling of precision volume chambers.
- (5) Intravenous solution containers labeled to include:
 - (a) Patient name;
 - (b) Identification of solution;
 - (c) Identification and strength of additives;
 - (d) Volume;
 - (e) Rate of flow;
 - (f) Expiration time and date of admixture;
 - (g) Any special requirements for handling and storage; and
 - (h) Identification of individual preparing admixture.
- (6) Documentation in the medical record including:
 - (a) Solution, medication or medications, time, date, amount administered, and rate;
 - (b) Site and site assessment;
 - (c) Date and time of insertion and removal of cannula;
 - (d) Device used, including gauge, length and type of needle, or cannula;
 - (e) Condition of cannula and site at time of removal;
 - (f) Use of electronic infusion devices;
 - (g) Observed complications and treatment of complications;
 - (h) Management of tubing and dressing; and
 - (i) Signature or authorization by the individual responsible for initiation, maintenance, and discontinuance of intravenous solution.
- (7) Readily available drug compatibility reference material.

NEW SECTION

WAC 246-388-390 **SUPPORT SERVICES AND FUNCTIONS—DISCHARGE PLANNING.** Rural health care facilities shall provide discharge planning including:

- (1) A systematic method of planning for discharge;
- (2) A designated person responsible for system management and implementation; and
- (3) Established, implemented, written policies and procedures to:
 - (a) Identify patients needing further nursing, therapy, or supportive care following discharge from or care in the rural health care facility;
 - (b) Develop a documented discharge plan for each identified patient including coordination with:
 - (i) Patient and family or caregiver, as appropriate;
 - (ii) Appropriate members of the health care team; and
 - (iii) Receiving agency or agencies when necessary;
 - (c) Notify referral agencies, minimally including verbal contact and communication regarding:
 - (i) Relevant patient history;
 - (ii) Specific care requirements including:
 - (A) Equipment;
 - (B) Supplies; and
 - (C) Medications needed; and
 - (iii) Date care to be initiated;
 - (d) For those patients identified under (a) of this subsection, assess and document needs and implement discharge plans to the extent possible.

NEW SECTION

WAC 246-388-400 **OPTIONAL SERVICES.** A rural health care facility may choose to provide optional services with prior approval by the department.

NEW SECTION

WAC 246-388-410 **OPTIONAL—LONG-TERM CARE.** Rural health care facilities offering long-term care shall:

- (1) Meet requirements under chapter 70.38 RCW; and
- (2) Meet requirements for long-term care under chapter 18.51 or 70.41 RCW.

NEW SECTION

WAC 246-388-420 **OPTIONAL—OCCUPATIONAL AND PHYSICAL THERAPY AND RESPIRATORY CARE.** Each rural health care facility providing physical therapy, occupational therapy, or respiratory therapy services shall:

- (1) Define in writing the scope of diagnostic, therapeutic, and rehabilitative services provided;
- (2) Provide services under the direction of a member of the medical staff including:
 - (a) When physical therapy is required, consult or services by a physical therapist;
 - (b) When occupational therapy is required, consult or services by an occupational therapist;
- (3) Establish and implement written policies and procedures including:
 - (a) Patient care protocols approved by rural health care facility medical staff;
 - (b) Operation and application of equipment;
 - (c) Equipment maintenance and monitoring;
 - (d) Infection control practices including:
 - (i) Cleaning;
 - (ii) Disinfecting;
 - (iii) Sterilizing;
 - (iv) Changing of equipment; and
 - (e) Documentation;
 - (4) Review policies and procedures periodically with revision as needed;
 - (5) Establish a written patient treatment plan for each patient including:
 - (a) Identification of patient's problems and limitations;
 - (b) Description of planned procedures and modalities; and
 - (c) Identification of short and long-term goals;
 - (6) Require a written authenticated order for treatment by a member of the medical staff;
 - (7) Document physical therapy, occupational therapy, and respiratory therapy services provided in each patient's medical record including:
 - (a) Date;
 - (b) Time treatment was initiated;
 - (c) Type of therapy service performed;
 - (d) Periodic assessment of the response of the patient;
 - (e) Authentication by the person performing the service; and
 - (f) Medications administered, if any, including patient's response;
 - (8) Provide adequate space and equipment for the type and scope of each service offered;
 - (9) Provide documented calibration of equipment.

NEW SECTION

WAC 246-388-430 **OPTIONAL—OTHER DIAGNOSTIC/THERAPEUTIC SERVICES.** Rural health care facilities offering and providing diagnostic or therapeutic services other than those specified elsewhere in this chapter shall:

- (1) Establish and implement policies and procedures:
 - (a) Addressing referral orders issued by persons other than medical staff;
 - (b) Specific to operation of each service offered including:
 - (i) Patient safety and infection control;
 - (ii) Maintenance and calibration of equipment; and
 - (iii) Coordination with other rural health care facility services, as appropriate;
 - (2) Require evidence of medical staff orders for any diagnostic or treatment services;

- (3) Maintain adequate space and equipment for the scope of services offered;
- (4) Provide for patient privacy.

NEW SECTION

WAC 246-388-440 **OPTIONAL—SURGICAL SERVICES.**
Rural health care facilities providing surgical services shall provide:

- (1) Only those inpatient and outpatient surgical procedures for which they have adequate staff and facilities;
- (2) Anesthesia services as described in WAC 246-388-450;
- (3) Written policies and procedures relating to areas where surgical procedures are performed including:
 - (a) A designated physician responsible for surgical services;
 - (b) A designated registered nurse responsible for surgical nursing services;
 - (c) A current roster of medical staff including surgical privileges granted by the governing body;
 - (d) Infection control specifically addressing:
 - (i) Surgical attire;
 - (ii) Appropriate surgical scrub procedures;
 - (iii) Housekeeping functions before, between, and after cases;
 - (iv) Cleaning, disinfecting, sanitizing, packaging, and materials management of equipment and supplies;
 - (v) Disposal of wastes; and
 - (vi) Equipment which may be brought into the surgical service areas;
 - (e) Servicing and maintenance of surgical equipment;
 - (4) Preoperative patient procedures including:
 - (a) A current history and report of physical examination by a health care provider included in the patient medical record prior to surgery with definition of "current" by the rural health care facility;
 - (b) Test results available prior to surgery or procedure;
 - (c) Written consent for surgical procedure and anesthesia available in the medical record; and
 - (d) Identification of each patient by a secured name band;
 - (5) A surgical procedure room with:
 - (a) Location in a designated area of the rural health care facility;
 - (b) Easily cleanable surfaces;
 - (c) Size adequate to accommodate the equipment and personnel required for surgical procedures performed;
 - (d) The following equipment:
 - (i) Adequate surgical and general lighting;
 - (ii) Operating table, stretcher, or equivalent;
 - (iii) Oxygen;
 - (iv) Suction;
 - (v) Appropriate electrical receptacles;
 - (vi) X-ray film illuminator;
 - (vii) Anesthesia equipment and supplies;
 - (viii) Emergency signaling device, telephone, or equivalent to obtain extra help as required; and
 - (ix) Source of emergency power and lighting;
 - (e) Appropriately maintained emergency equipment, supplies, and services available within sixty seconds and appropriate for the care of adults, children, and infants including:
 - (i) Ventilatory equipment, including airways;
 - (ii) Cardiac defibrillator;
 - (iii) Cardiac monitor;
 - (iv) Laryngoscopes and endotracheal tubes;
 - (v) Emergency drugs and fluids including schedules of pediatric dosages; and
 - (vi) Suctions;
 - (f) Filtered clean air in each surgical procedure room with a positive pressure ventilation gradient to adjoining corridors; and
 - (g) Temperature control device or system capable of maintaining appropriate patient body temperature;
 - (6) Surgical service areas including:
 - (a) Scrub sinks with:
 - (i) Cleansing agent located adjacent to sink; and
 - (ii) Hot and cold water;
 - (b) A dressing area available for persons entering surgical procedure rooms;
 - (c) Adequate types and quantities of surgical instruments, equipment, and supplies for procedures performed;
 - (d) Adequate storage for clean and sterile supplies and equipment;

- (e) A designated area for collection and cleaning of soiled instruments and equipment; and
- (f) Adequate, cleanable facilities for safe and appropriate waste collection and disposal;
- (7) A surgical procedure register containing at least the following for each surgical procedure:
 - (a) Date;
 - (b) Identifying number and name of patient;
 - (c) Descriptive name of surgical procedure;
 - (d) Name of medical staff and others performing or assisting with the procedure;
 - (e) Type of anesthesia; and
 - (f) Name and title of the person administering anesthesia;
 - (8) Discharge instructions based upon patient evaluation prior to discharge including:
 - (a) Signs and symptoms the patient should report;
 - (b) Who to contact;
 - (c) Limitations on activities or diet;
 - (d) Medication control;
 - (e) Driving or operation of mechanical equipment; and
 - (f) Instructions for follow-up.

NEW SECTION

WAC 246-388-450 **OPTIONAL—ANESTHESIA SERVICES.**
Rural health care facilities anesthesia and post-anesthesia care services shall:

- (1) Provide services appropriate to the scope of surgical, obstetrical, or other care offered in each rural health care facility, including appropriate:
 - (a) Facilities;
 - (b) Equipment;
 - (c) Personnel; and
 - (d) Policies and procedures;
- (2) Designate a physician member of medical staff responsible for:
 - (a) Anesthesia services; and
 - (b) Establishing general policies for anesthesia administration and post-anesthesia care;
- (3) Designate a registered nurse available for provision of post-anesthesia recovery;
- (4) Provide or arrange for a registered nurse anesthetist ARNP under RCW 18.88.175 or a physician trained in anesthesia present whenever a patient is under anesthesia or is recovering from anesthesia;
- (5) Establish written policies and procedures including:
 - (a) Appropriate monitoring and attendance of all anesthetized patients;
 - (b) Qualifications and responsibilities of persons performing anesthesia services;
 - (c) Evaluation of each patient prior to anesthesia;
 - (d) Recording of pertinent information in the medical record at the time of the preoperative anesthesia evaluation;
 - (e) Criteria or protocols for assessment of all patients by qualified persons prior to discharge from any post-anesthesia recovery area;
 - (f) Safe administration of anesthetizing agents and other drugs consistent with rural health care facility policy;
 - (g) Preparation, administration, and documentation of intravenous solutions, medications, and admixtures; and
 - (h) Management of infectious cases;
- (6) Enter information specific to the condition and treatment of the patient into the medical record including:
 - (a) Anesthesia induction;
 - (b) Anesthesia maintenance; and
 - (c) Emergence from anesthesia;
- (7) Provide post-anesthesia equipment and supplies including:
 - (a) A handwashing facility or lavatory, soap dispenser, and towel dispenser available within each post-anesthesia recovery area;
 - (b) Provisions for visual privacy for patients;
 - (c) Suction and oxygen available for each patient;
 - (d) Emergency equipment and supplies available within sixty seconds;
 - (e) Adequate, easily cleanable storage facilities;
 - (f) A designated area for handling, collection, and cleaning of soiled equipment; and
 - (g) An emergency signaling device, phone, or equivalent to obtain additional help when required.

NEW SECTION

WAC 246-388-990 LICENSURE FEES. Each rural health care facility shall submit a license fee of three hundred eighty dollars per year to the department under RCW 43.70.110.

WSR 90-22-069
NOTICE OF PUBLIC MEETINGS
STATE BOARD OF EDUCATION
 [Memorandum—November 5, 1990]

PUBLIC NOTICE OF SPECIAL MEETING AND COMMITTEE MEETINGS
OF THE STATE BOARD OF EDUCATION

A special meeting of the State Board of Education will be held Thursday, November 8, 1990, from 8:30 a.m. to 11:45 a.m., in the Board Room at the Federal Way School District Educational Service Center, 31405 18th Avenue South, Federal Way, WA 98003.

The purpose of the meeting will be to meet with state policy makers for a discussion on the restructuring of education, with an emphasis on teacher and professional preparation. Dr. John Goodlad, Professor and Director of the Center for Education Renewal at the University of Washington, will facilitate this discussion. No public testimony will be taken. No action will be taken by the board.

Following the special meeting with Dr. Goodlad, the State Board of Education Legislative Committee will meet in the same room at 12:00 noon. No public testimony or comment will be taken.

At 2:00 p.m., the State Board of Education Professional Preparation and Certification Committee will meet in the same room. No public testimony or comment will be taken.

WSR 90-22-070
PROPOSED RULES
DEPARTMENT OF TRANSPORTATION
 [Filed November 6, 1990, 10:02 a.m.]

Original Notice.

Title of Rule: Handling fee for dishonored checks.

Purpose: To recover cost incurred by the department processing dishonored checks.

Statutory Authority for Adoption: Chapter 34.05 RCW.

Statute Being Implemented: Chapter 468-20 WAC.

Summary: Describes the handling fee and other possible reimbursable costs for collecting a dishonored check fee.

Reasons Supporting Proposal: This rule is necessary to adopt a uniform handling fee for all Department of Transportation offices to apply on dishonored checks.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Julius, Comptroller's Office, 753-7495.

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

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

Proposal does not change existing rules.

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

Hearing Location: Transportation Building, Commission Board Room, Olympia, Washington 98504, on December 19, 1990, at 10:00 a.m.

Submit Written Comments to: Larry Julius, Transportation Building, Mailstop KF-01, Olympia, Washington 98504, by December 14, 1990.

Date of Intended Adoption: December 19, 1990.

November 6, 1990
 Duane Berentson
 for Ed W. Ferguson
 Deputy Secretary

Chapter 468-20 WAC
DISHONORED CHECKS

NEW SECTION

WAC 468-20-900 APPENDIX 1. Checks dishonored by nonacceptance or nonpayment; handling fee; liability for interest and collection costs; attorney's fees.

(1) Whenever a check, as defined in RCW 62A.3-104, is dishonored by either nonacceptance or nonpayment for any reason other than by a justifiable stop payment order, the department shall collect, in addition to the face amount of the check, a handling fee of fifteen dollars per check from the drawer or maker.

(2) When the dishonored check and handling fee have not been paid within fifteen days of the mailing of a notice of dishonor to the drawer or maker at his or her last known address, the drawer or maker shall also be liable for the payment of interest at the rate of twelve percent per annum from the date of dishonor as well as the costs of collection equal to the face amount of the check, not to exceed forty dollars.

(3) Should the department have to pursue collection of the check through the courts, the drawer or maker may also be liable for reasonable attorneys' fees plus damages equal to the lesser of three times the face amount of the check or one hundred dollars.

WSR 90-22-071
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed November 6, 1990, 10:14 a.m.]

Continuance of WSR 90-21-150.

Title of Rule: New chapter 388-155 WAC, Minimum licensing requirements for family child day care homes.

Hearing Location: In addition to the November 27 hearing in Olympia a hearing will also be held at: The Holiday Inn, East 110 4th Avenue, Glacier Room, Spokane, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by December 13, 1990.

Date of Intended Adoption: December 19, 1990.
 October 31, 1990
 Rosemary Carr
 Acting Director
 Administrative Services

WSR 90-22-072
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Institutions)

[Order 3091—Filed November 6, 1990, 10:16 a.m.]

Date of Adoption: November 6, 1990.

Purpose: To ensure that the juvenile parole revocation rules comply with RCW 13.40.210 as a result of passage of ESSB 6259 (the sexual offender bill).

Citation of Existing Rules Affected by this Order: Amending WAC 275-30-020, 275-30-060, and 275-30-070.

Statutory Authority for Adoption: RCW 13.40.210.

Pursuant to notice filed as WSR 90-19-018 on September 11, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 6, 1990

Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 2709, filed 10/5/88)

WAC 275-30-020 CONDITIONS OF PAROLE.

(1) Following a juvenile's release from a residential facility, the department may require the juvenile to comply with a program of parole in his or her community for a period no longer than eighteen months, except that in the case of a juvenile sentenced for rape in the first or second degree, rape of a child in the first or second degree, child molestation in the first degree, or indecent liberties with forcible compulsion, the period of parole shall be twenty-four months for crimes committed on or after July 1, 1990. The department's program of parole may require the juvenile to:

- (a) Undergo available medical or psychiatric treatment, including urinalysis;
- (b) Report as directed to a parole officer;
- (c) Pursue a course of study or vocational training;
- (d) Remain within prescribed geographical boundaries and notify the department of any address change; and
- (e) Refrain from committing new offenses.

(2) The juvenile shall sign an order of parole conditions(;) on department forms(, shall be signed by the juvenile, or). When the juvenile refuses to sign an order of parole conditions, a witness, attesting the order of parole conditions has been explained to the juvenile ((and the juvenile refuses to sign)), and the juvenile's parole officer shall sign the order. ((A copy)) The department shall ((be provided)) provide a copy to the juvenile.

(3) An order of parole conditions may be modified by the parole officer so long as the juvenile is given an opportunity to comment on the proposed modification prior to its taking effect.

AMENDATORY SECTION (Amending Order 2709, filed 10/5/88)

WAC 275-30-060 PAROLE REVOCATION HEARING. (1) Unless waived by the juvenile parolee, the department shall initiate a parole revocation hearing ((shall be held)) on every parole revocation petition for ((the purpose of)) determining whether the alleged parole violation occurred. If the juvenile parolee is held in detention ((pursuant to)) as described under WAC 275-30-030, the ((hearing)) administrative law judge shall ((be held)) hold the hearing within seventy-two hours (excluding Saturdays, Sundays, and holidays) of service of the petition. Otherwise the ((hearing)) administrative law judge shall ((be held)) hold a hearing no sooner than ((fourteen)) seven days after service of the petition.

(2) At the parole revocation hearing, the juvenile may waive his or her right to be represented by an attorney. A juvenile waiving the right to an attorney may either contest or agree to the parole revocation.

(3) ((Parole revocation hearings)) The administrative law judge shall ((be conducted by an administrative law judge)) conduct in accordance with chapter 10-08 WAC a parole revocation hearing. The ((parole revocation petition)) administrative law judge shall ((be granted)) grant the parole revocation petition if the administrative law judge finds by a preponderance of the evidence the violation occurred and the violation warrants revocation. If the parole revocation petition is granted, the administrative law judge shall order the period of confinement requested in the petition.

(4) The administrative law judge shall issue an oral decision immediately following the parole revocation hearing. Within forty-eight hours of the hearing, the administrative law judge shall issue a written decision. The decision shall constitute a final administrative decision. ((A copy of the decision)) The administrative law judge shall ((be provided)) provide a copy of the decision to the juvenile parole officer, the juvenile parolee and his or her attorney, the juvenile parolee's parents or guardian, and the ((secretary)) department.

AMENDATORY SECTION (Amending Order 2709, filed 10/5/88)

WAC 275-30-070 CONFINEMENT. (1) A juvenile's confinement for violating one or more conditions of parole, as alleged in a parole revocation petition, may not exceed thirty days. Confinement may be continuous, or for a portion of each day, or for certain days each week with the balance of time under supervision. The department shall give the juvenile credit against any period of confinement ((shall be given)) for days served in detention pending a parole revocation hearing. The juvenile shall serve his or her confinement ((shall be served)) in a county detention facility unless otherwise ordered by the secretary.

(2) If a juvenile's parole is revoked two or more times (~~(, the secretary, at his or her discretion, may release the juvenile from any confinement exceeding a combined total of thirty days during one parole period))~~ during one parole period, the secretary shall approve any period of confinement exceeding a combined total of thirty days.

(3) Instead of confinement under subsection (1) of this section, the secretary may return the offender to confinement in an institution for the remainder of the sentence range if the offense for which the offender was sentenced is rape in the first or second degree, rape of a child in the first or second degree, child molestation in the first degree, indecent liberties with forcible compulsion, or a sex offense that is also a serious violent offense as defined under RCW 9.94A.030.

WSR 90-22-073
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed November 6, 1990, 10:26 a.m.]

Original Notice.

Title of Rule: Disclosure of individual vehicle owner names and addresses.

Purpose: To provide instructions for requesting individual vehicle owner names and addresses.

Other Identifying Information: Was adopted as an emergency rule on July 2, 1990; emergency rule expired on October 30, 1990.

Statutory Authority for Adoption: RCW 46.01.110 and 88.02.070.

Statute Being Implemented: RCW 46.12.380 as amended by chapter 232, Laws of 1990 (SHB 2463).

Summary: Only business entities, or persons having prior business dealings with a vehicle owner, may obtain the owner's name and address.

Reasons Supporting Proposal: RCW 46.12.380 as amended by chapter 232, Laws of 1990, limits persons who may obtain disclosure of individual vehicle owner names and addresses.

Name of Agency Personnel Responsible for Drafting: Jack Lince, 1st Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-7379; **Implementation:** Phyllis Jolliff, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-6996; and **Enforcement:** Nancy Kelly, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-6920.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Provides instructions to the public on requested disclosure of individual vehicle owner names and addresses. SHB 2463 severely limits who may receive vehicle owner information.

Proposal does not change existing rules.

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

Hearing Location: Second Floor Conference Room, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, on December 19, 1990, at 9:00 a.m.

Submit Written Comments to: Nancy Kelly, Department of Licensing, Olympia, Washington 98504, by December 16, 1990.

Date of Intended Adoption: January 18, 1991.

November 5, 1990

Mary Faulk
 Director

NEW SECTION

WAC 308-56A-090 DISCLOSURE OF INDIVIDUAL VEHICLE OWNER NAMES AND ADDRESSES. (1) Any business entity requesting the names and address of an individual vehicle owner must furnish verification of its identity as a business entity. For purposes of this section, acceptable verification includes:

(a) A copy of the requesting entity's unexpired Washington Master Business License; or

(b) For businesses not authorized to do business in this state, a copy of its unexpired business license issued by the out-of-state jurisdiction where the business entity is authorized to do business.

(2) Any individual purchaser or transferee of a vehicle may request the name and address of previous owners of that vehicle by providing verification that the person is the purchaser or transferee of the vehicle. Acceptable verification includes:

(a) A properly released vehicle certificate of ownership; or

(b) A certificate of ownership issued in the requester's name; or

(c) A bill of sale from the vehicle owner on record with the department; or

(d) A bill of sale from a person claiming to be a more recent owner than the owner of record with the department; or

(3) Any person requesting the name or address of an individual vehicle owner shall complete a form provided by the department giving their full business or individual name and the purpose for the requested information. If the purpose for the information is in connection with a prior business transaction, that prior business transaction must be identified.

WSR 90-22-074
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed November 6, 1990, 10:29 a.m.]

Original Notice.

Title of Rule: Disclosure of individual vessel owner names and addresses.

Purpose: To provide instructions for requesting individual vessel owner names and addresses.

Other Identifying Information: Was adopted as an emergency rule on July 2, 1990; emergency rule expired October 30, 1990.

Statutory Authority for Adoption: RCW 88.02.100 and 88.02.070.

Statute Being Implemented: RCW 46.12.380 as amended by chapter 232, Laws of 1990 (SHB 2463).

Summary: Only business entities, or persons having prior business dealings with a vessel owner, may obtain the owners name and address.

Reasons Supporting Proposal: RCW 46.12.380 as amended by chapter 232, Laws of 1990, limits persons who may obtain disclosure of individual vehicle owner

names and addresses. Pursuant to RCW 88.02.070, RCW 46.12.380 may also apply to disclosure of individual vessel names and addresses.

Name of Agency Personnel Responsible for Drafting: Jack Lince, 1st Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-7379; Implementation: Phyllis Jolliff, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-6996; and Enforcement: Nancy Kelly, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-6920.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Provides instructions to the public on requested disclosure of individual vehicle owner names and addresses. SHB 2463 severely limits who may receive vehicle owner information.

Proposal does not change existing rules.

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

Hearing Location: Second Floor Conference Room, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, on December 19, 1990, at 9:00 a.m.

Submit Written Comments to: Nancy Kelly, Department of Licensing, Olympia, Washington 98504, by December 16, 1990.

Date of Intended Adoption: January 18, 1991.

November 5, 1990

Mary Faulk
Director

NEW SECTION

WAC 308-93-670 DISCLOSURE OF INDIVIDUAL VESSEL OWNER NAMES AND ADDRESSES. (1) Any business entity requesting the names and address of an individual vessel owner must furnish verification of its identity as a business entity. For purposes of this section, acceptable verification includes:

(a) A copy of the requesting entity's unexpired Washington Master Business License; or

(b) For businesses not authorized to do business in this state, a copy of its unexpired business license issued by the out-of-state jurisdiction where the business entity is authorized to do business.

(2) Any individual purchaser or transferee of a vessel may request the name and address of previous owners of that vessel by providing verification that the person is the purchaser or transferee of the vessel. Acceptable verification includes:

(a) A properly released vessel certificate of ownership; or

(b) A certificate of ownership issued in the requester's name; or

(c) A bill of sale from the vessel owner on record with the department; or

(d) A bill of sale from a person claiming to be a more recent owner than the owner of record with the department; or

(3) Any person requesting the name or address of an individual vessel owner shall complete a form provided by the department giving their full business or individual name and the purpose for the requested information. If the purpose for the information is in connection with a prior business transaction, that prior business transaction must be identified.

WSR 90-22-075
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Filed November 6, 1990, 10:52 a.m.]

Original Notice.

Title of Rule: WAC 356-15-080 Standby compensation.

Purpose: This rule determines the rates and requirements to earn standby pay.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Summary: On a survey of states the average standby rate is 25% of the base hourly pay. This proposal is to increase the rate to \$1.75/hr. to be equivalent to that paid by Colorado and represents approximately 19% of the base hourly pay.

Reasons Supporting Proposal: Paying standby at this rate would bring the pay levels within 75-80% of the prevailing rate or not less than 20-25% behind prevailing rate. Such a move would be consistent with recent board action to bring base pay levels to not less than 20% behind prevailing rates.

Name of Agency Personnel Responsible for Drafting: Gail Salisbury, 521 Capitol Way South, 753-5383; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Washington Public Employees Association, employee organization, private.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule determines the rates to be paid to employees who have earned standby pay. In June of this year the Washington Public Employees Association expressed concern regarding the lag in actual standby rates to that of prevailing market rates. The 1984 salary survey data for standby rates showed surveyed states paying 17 - 20% of base hourly rate. Washington state pays approximately 6% of the base hourly rate. This proposal would increase the standby pay to \$1.75 [per] hour which would be approximately 19% of the base hourly rate.

Proposal Changes the Following Existing Rules: It will increase the rate currently being paid to employees earning standby pay to \$1.75 per hour. Approximately 19% of the base hourly rate.

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

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Gail Salisbury, Department of Personnel, P.O. Box 1789, Mailstop FE-11, Olympia, WA 98507, by December 11, 1990.

Date of Intended Adoption: December 13, 1990.

October 30, 1990
Dee W. Henderson
Secretary

AMENDATORY SECTION (Amending Order 281, filed 7/16/87, effective 9/1/87)

WAC 356-15-080 STANDBY COMPENSATION. (1) Requirements:

(a) An employee is in standby status when not being paid for time actually worked and both of the following conditions exist:

(i) The employee is required to be present at a specified location. The location may be the employee's home or other specific location, but not a work site away from home. When the standby location is the employee's home, and the home is on the same state property where the employee works, the home is not considered a work site.

(ii) The agency requires the employee to be prepared to report immediately for work if the need arises, although the need might not arise.

Note: When the nature of a duty station confines an employee during off duty hours (e.g., a ship), and that confinement is a normal condition of work in the employee's position, standby compensation is not required merely because the employee is confined.

(b) An agency may issue a written policy stating that an employee is in standby status when not being paid for time worked while required to leave a telephone number with the agency or remain in communication with a dispatching authority to respond to a call to begin work in a specified time limit.

(c) Standby status shall not be concurrent with work time.

(2) **Payment:** Any scheduled or nonscheduled work period employee required to stand by shall be paid the hourly standby rate. Standby pay may be authorized by an agency for exceptions work period employees. Exceptions work period employee standby may be compensated with compensatory time. The compensatory time shall be equal in base salary to the dollar amount of standby pay earned.

(3) **Rate:** ~~((The standby hourly rate for each step of any range is calculated by dividing the maximum number of standby hours in a workweek (128 hours) into the difference between that step of the range and the same letter step of the range which is exactly two whole numbers higher. That is: (28 - 26, or 28.3 - 26.3) divided by 128 hours))~~ For each hour of standby duty, or portion thereof, the rate shall be \$1.75/hour.

ALTERNATE PROPOSAL

WAC 356-15-080 STANDBY COMPENSATION. (1) Requirements:

(a) An employee is in standby status when not being paid for time actually worked and both of the following conditions exist:

(i) The employee is required to be present at a specified location. The location may be the employee's home or other specific location, but not a work site away from home. When the standby location is the employee's home, and the home is on the same state property where the employee works, the home is not considered a work site.

(ii) The agency requires the employee to be prepared to report immediately for work if the need arises, although the need might not arise.

Note: When the nature of a duty station confines an employee during off duty hours (e.g., a ship), and that confinement is a normal condition of work in the employee's position, standby compensation is not required merely because the employee is confined.

(b) An agency may issue a written policy stating that an employee is in standby status when not being paid for time worked while required to leave a telephone number with the agency or remain in communication with a dispatching authority to respond to a call to begin work in a specified time limit.

(c) Standby status shall not be concurrent with work time.

(2) **Payment:** Any scheduled or nonscheduled work period employee required to stand by shall be paid the hourly standby rate. Standby pay may be authorized by an agency for exceptions work period employees. Exceptions work period employee standby may be compensated with compensatory time. The compensatory time shall be equal in base salary to the dollar amount of standby pay earned.

(3) **Rate:** The standby hourly rate for each step of any range is calculated by dividing the maximum number of standby hours in a workweek (128 hours) into the difference between that step of the range and the same letter step of the range which is exactly ~~((two))~~ **five** whole numbers higher. That is: ~~((28))~~ **31** - 26, or ~~((28.3))~~ **31.3** - 26.3) divided by 128 hours.

**WSR 90-22-076
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)**

[Filed November 6, 1990, 10:54 a.m.]

Original Notice.

Title of Rule: Amending WAC 356-07-060 Records availability—Copies obtained; and new WAC 356-07-055 Records index.

Purpose: This rule details the process necessary to obtain copies or inspect public records which the Department of Personnel maintains.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Summary: The changes to WAC 356-07-060 are basically housekeeping changes only. The proposed new rule WAC 356-07-055 describes the records contained in the public index, the design and update schedule, and how to receive copies of the index.

Reasons Supporting Proposal: The rule proposal and the new rule proposal is necessary to comply with the 1989 legislative modifications to the Administrative Procedure Act and the public records law.

Name of Agency Personnel Responsible for Drafting: Jill Schwenke, 521 Capitol Way South, Olympia, 586-1770; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 356-07-060 details the process necessary to obtain copies or inspect public records which the Department of Personnel maintains. WAC 356-07-055 is a new rule which describes the Index of public records. The new rule and proposed changes are necessary to comply with the 1989 legislative modifications to the Administrative Procedure Act and the public records law which requires the agency by rule, to establish and implement a system of indexing for the location and identification of certain public records.

Proposal Changes the Following Existing Rules: This proposal changes WAC 356-07-060 to comply with the 1989 legislative modification to the Administrative Procedure Act and the public records law.

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

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Jill Schwenke, Department of Personnel, P.O. Box 1789, Mailstop FE-11, Olympia, WA 98507, by December 11, 1990.

Date of Intended Adoption: December 13, 1990.

October 30, 1990
Dee W. Henderson
Secretary

AMENDATORY SECTION (Amending Order 267, filed 1/2/87)

WAC 356-07-060 RECORDS AVAILABILITY—COPIES OBTAINED. (1) Subject to WAC 356-07-070, ((€))copies of all public records defined in WAC ((356-08-020)) 356-07-020 and identified in current indexes maintained in the Olympia office of the department of personnel shall be made available upon request to the staff member designated by the director or his designee. Response to such requests will be in the order received.

(((2)) Available indexes shall include the following:

- (a) Merit system rules;
- (b) ~~Twenty-day notice and minutes of meetings—regular and special;~~
- (c) Board orders;
- (d) Department of personnel budget and planning documents;
- (e) Staff administrative procedures manuals;
- (f) Department of personnel classification and compensation plans;
- (g) Factual staff reports and studies;
- (h) Documents filed with the department of personnel as required by merit system rules or board order, e.g., affirmative action plans, reduction in force procedures, collective bargaining agreements, and policies relating to the retention and confidentiality of personnel records.)

(((3))) (2) No fee will be charged for inspection of public records. Inspection will be during office hours in a space provided by the director and must be accomplished without excessive interference with the essential functions of the agency.

(((4))) (3) Copies of records, rules, and regulations will be made available at not more than actual cost to the department of personnel as determined by the director. ((Rules and regulations will be made available without charge.))

NEW SECTION

WAC 356-07-055 RECORDS INDEX. (1) A public records index shall be maintained for all records which fall within the requirements of RCW 42.17.260.

(2) The index shall include a short title, brief description, the time period covered, the physical location and the custodial division for each record.

(3) The index will be updated on a continual basis as needed.

(4) Copies of the index will be made available at no charge upon request to the public records officer for the agency.

WSR 90-22-077
RULES COORDINATOR
ENVIRONMENTAL HEARINGS OFFICE
(Pollution Control Hearings Board)
(Shorelines Hearings Board)
(Forest Practices Appeals Board)
(Hydraulics Appeals Board)
 [Filed November 6, 1990, 10:56 a.m.]

Pursuant to RCW 34.05.310 the Environmental Hearings Office, the Forest Practices Appeals Board, the Shorelines Hearings Board, the Pollution Control Hearings Board, and the Hydraulics Appeals Board have designated William A. Harrison, Administrative Appeals Judge, 4224 6th Avenue S.E., Rowesix, Building No. 2, Lacey, Washington.

Judith A. Bendor
Chair

WSR 90-22-078
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Memorandum—November 5, 1990]

The Washington State Human Rights Commission will hold a public hearing on December 19, 1990. The topic of discussion will be familial status in housing. The public hearing will be held at the Everett Community College, Jackson Center, 801 Wetmore Avenue, Everett beginning at 7:00 p.m.

WSR 90-22-079
NOTICE OF PUBLIC MEETINGS
CLEMENCY AND PARDONS BOARD
 [Memorandum—November 6, 1990]

The Washington State Board of Clemency and Pardons hereby files with the Code Reviser for publication the following change in place for its December 14, 1990, meeting: Instead of meeting in the Governor's Conference Room, Olympia, Washington, on December 14, 1990, the Board of Clemency and Pardons will meet at 9:00 a.m. at the Pierce County Juvenile Court, 5501 Sixth Avenue, Tacoma, WA 98406.

WSR 90-22-080
ATTORNEY GENERAL OPINION
Cite as: AGO 1990 No. 14
 [November 2, 1990]

CITIES AND TOWNS—ELECTIONS—COSTS—LIABILITY OF NEWLY INCORPORATED CITIES AND TOWNS FOR COST OF ELECTIONS PRIOR TO THE EFFECTIVE DATE OF INCORPORATION

RCW 35.02.078 provides for an election on the question of incorporation of a city or town. If incorporation is authorized, a separate election is held prior to the effective date of incorporation to elect persons to the offices prescribed by law. The newly incorporated city or town is not liable for the costs of electing city officials after the election on the question of incorporation but prior to the effective date of incorporation.

Requested by:

Honorable Norm Maleng
 King County Prosecuting Attorney
 E. 550 King County Courthouse
 516 Third Avenue
 Seattle, WA 98104

**WSR 90-22-081
PERMANENT RULES
COUNTY ROAD
ADMINISTRATION BOARD**

[Order 80—Filed November 6, 1990, 2:00 p.m.]

Date of Adoption: October 5, 1990.

Purpose: Deletes existing optional policy and replaces with a requirement for all counties to adopt a policy; sets forth minimum requirements, due dates, and handling of updates, amendments, and modifications.

Citation of Existing Rules Affected by this Order: Repealing WAC 136-40-044 through 136-40-812; and amending WAC 136-40-010 through 136-40-040.

Statutory Authority for Adoption: RCW 36.78.070.

Pursuant to notice filed as WSR 90-17-074 on August 16, 1990.

Changes Other than Editing from Proposed to Adopted Version: Required adoption and submittal dates moved to December 1, 1991, and January 1, 1992, respectively.

Effective Date of Rule: Thirty-one days after filing.

November 6, 1990
Vern E. Wagar
Executive Director

AMENDATORY SECTION (Amending Order 18, filed 7/22/71)

WAC 136-40-010 PURPOSE. (~~The department of transportation, Federal Highway Administration requires that all states and their local subdivisions develop and adopt a policy on accommodation of utilities on road rights of way which are part of the FAS system. Such a policy is a prerequisite to allocation of federal highway funds to county road projects. It is advisable that such a policy be made applicable to all county roads.~~

~~The policy contained herein has been approved by federal and state agencies as meeting all mandatory requirements. It may be adopted by reference. It will be applicable only in those counties where it is adopted by resolution of the board of county commissioners and only under conditions stated in said resolution.)~~ In order to effectively administer its authority to:

(1) Grant utility franchises and permits on county roads as provided in chapter 36.55 RCW;

(2) Exercise overall responsibility for county roads and bridges as provided in chapter 36.75 RCW; and

(3) Exercise its police power; each county legislative authority shall adopt a generally applicable written policy ("utility policy") to provide administrative, procedural, and technical guidance for the installation, replacement, adjustment, relocation, and maintenance of all above and below ground utilities and other transmission or transport facilities located within all county road rights of way.

AMENDATORY SECTION (Amending Order 18, filed 7/22/71)

WAC 136-40-020 ((APPLICATION)) CONTENTS. ((This policy shall apply to all franchises and permits issued, pursuant to RCW 80.32.010, 80.36.040

and chapter 36.55 RCW, to all public and private utilities including but not limited to electric power, telephone, telegraph, water, gas, oil, petroleum products, steam, chemicals, sewage, drainage, irrigation and similar lines that are to be located, adjusted or relocated within the rights of way of county roads.

Nothing in this policy shall be construed as limiting the rights of the county to impose restrictions or requirements in addition to and/or deviations from those stated herein in any franchise or permit where the county deems it advisable to do so.) Each utility policy shall, at a minimum:

(1) Address all public and private utilities and other transmission or transport facilities which are installed, replaced, adjusted, relocated and/or maintained within the county road right of way pursuant to franchises, permits, and/or exemptions from the permit process including but not limited to electric power, telephone, television, telegraph, communication, water, gas, all petroleum products, steam, chemicals, sewage, drainage, and irrigation;

(2) Include general standards and requirements for the location, design, and construction of each utility;

(3) Incorporate a written permit process for all utility work not exempted by the provisions of the utility policy, and specify exemptions from such permit process, if any;

(4) Include specific requirements for underground utilities which shall include location and alignment, depth of burial and cover, encasement, marking, appurtenances and related installation procedures;

(5) Include specific requirements for above ground utilities which shall include location and alignment and vertical clearances;

(6) Include specific requirements for all utilities which shall include aesthetic/scenic considerations, installations on roadway bridges and structures, site restoration and cleanup, traffic control and public safety, and both normal and emergency repairs.

The county road administration board shall, upon request, provide any county a copy of a model utility policy. The model utility policy will meet the minimum requirements of this chapter and may be amended as necessary to meet the specific needs of a county.

AMENDATORY SECTION (Amending Order 18, filed 7/22/71)

WAC 136-40-030 ((DEFINITION OF TERMS)) ADOPTION AND SUBMITTAL. ((Unless otherwise stated, words and phrases used herein shall have the following meaning:

(1) Backfill = replacement of soil around and over a buried facility.

(2) Carrier = pipe directly enclosing a transmitted fluid (liquid or gas).

(3) Casing = a larger pipe enclosing a carrier.

(4) Coating = material applied to or wrapped around a pipe.

(5) Conduit or duct = an enclosed tubular runway for protecting wires or cables.

(6) Construction permit = document required prior to construction of a facility on a right of way.

(7) Cover = depth of top of pipe below grade of road or ditch.

(8) Drain = appurtenance to discharge accumulated liquid contaminants from casings or other enclosures.

(9) Encasement = structural element surrounding a pipe.

(10) Franchise = occupancy and use document required for occupancy of road rights of way in accordance with chapters 36.55 and 80.32 RCW.

(11) Gallery = an underpass for two or more pipelines.

(12) Grounded = connected to earth or to some extended conducting body which serves as a ground instead of the earth.

(13) Manhole = an opening in an underground system into which workmen or others may enter for the purpose of making installations, inspections, repairs, connections, and tests.

(14) Normal = crossing at a right angle to the road.

(15) Overcrossing = a grade separation where the subject road passes over an intersecting road or railroad.

(16) Pipe = a tubular product made as a production item for sale as such.

(17) Pressure = relative internal pressure in psig (pounds per square inch gage).

(18) Private lines = privately owned facilities which convey or transmit commodities but are devoted exclusively to the use of the owner.

(19) Rest area = a roadside area with parking facilities provided for motorists to stop and rest. It may include drinking water, toilets, tables and benches, telephones, information, and other facilities for travelers.

(20) Restoration = a general term denoting replacing, repairing or otherwise restoring the right of way to the same or equal conditions as before any change or construction thereon.

(21) Right of way = a general term denoting land, property, or interest therein, usually in a strip, acquired for or devoted to highway transportation purposes.

(22) Road = a general term denoting a street, road or public way including shoulders for purposes of vehicular travel.

(23) Roadside = a general term denoting the area adjoining the outer edge of the road.

(24) Roadway structure = the combination of subbase, base course, and surface course placed on a subgrade to support the traffic load and distribute it to the roadbed.

(25) Slab, floating = slab between but not contacting pipe or pavement.

(26) Standard specifications for road and bridge construction = the latest compilation of standard requirements for road and bridge construction issued by the Washington state highway commission and/or APWA.

(27) Traffic control = those provisions necessary to safeguard the public during construction and maintenance activities.

(28) Trenched = installed in a narrow open excavation.

(29) True line and grade = a line reasonably free from variation on both horizontal and vertical alignment.

(30) Untrenched = installed without breaking ground or pavement surface, such as by jacking or boring.

(31) Vent = appurtenance to ventilate casings.

~~(32) Viewpoint = a roadside area provided for motorists to stop their vehicles beyond the shoulder, primarily for viewing the scenery in safety.))~~ Each county legislative authority shall formally adopt, no later than December 31, 1991, a utility policy regarding accommodation of utilities on county road rights of way that includes all the requirements enumerated in WAC 136-40-020. A copy of such utility policy shall be forwarded to the county road administration board by January 31, 1992.

AMENDATORY SECTION (Amending Order 18, filed 7/22/71)

~~WAC 136-40-040 ((GENERAL CONSIDERATIONS—LOCATION))~~ EXISTING POLICIES. ((The county may restrict the number of utility service crossings. The utility companies shall make adequate studies to anticipate their present and future needs to determine if several crossings can be combined to make the use of a utility tunnel or bridge feasible.

Utility installations should be located to minimize need for later adjustment to accommodate future road improvements and to permit access for servicing such facilities with minimum interference to traffic.

In all cases, full consideration shall be given to aesthetics, sound engineering principles, and overall economic aspects.)) Counties with existing utility policies shall not be required to meet the requirements of WAC 136-40-030 unless the existing utility policy (1) has not been formally adopted by the county legislative authority, and/or (2) is not in substantial conformance with the content requirements of WAC 136-40-020.

NEW SECTION

WAC 136-40-050 UPDATES, AMENDMENTS, AND MODIFICATIONS. Should any existing, adopted utility policy be updated, amended or otherwise modified, said action shall be formally accomplished by the county legislative authority. A copy of the officially adopted updated, amended, or modified utility policy shall be forwarded to the county road administration board within thirty days of such adoption.

NEW SECTION

WAC 136-40-060 CONFLICTS WITH STATE AND FEDERAL REQUIREMENTS. Nothing in this section shall eliminate or modify any requirements, procedures, or authorities of the Washington state department of transportation, the Washington utilities and transportation commission, the Federal Highway Administration or any other state or federal agency.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 136-40-044 GENERAL CONSIDERATIONS—LOCATION STANDARDS.

WAC 136-40-048 GENERAL CONSIDERATIONS—ROAD PURPOSE UTILITIES.

WAC 136-40-052 GENERAL CONSIDERATIONS—ACCOMMODATION WHERE PRIOR RIGHT.

WAC 136-40-100 DESIGN OF FACILITIES—RESPONSIBILITY.

WAC 136-40-104 DESIGN OF FACILITIES—PLANNING.

WAC 136-40-108 DESIGN OF FACILITIES—STANDARDS.

WAC 136-40-112 DESIGN OF FACILITIES—APPEARANCE.

WAC 136-40-116 DESIGN OF FACILITIES—MATERIALS.

WAC 136-40-120 DESIGN OF FACILITIES—POWER AND COMMUNICATION CODES.

WAC 136-40-124 DESIGN OF FACILITIES—WATER LINE CODES.

WAC 136-40-128 DESIGN OF FACILITIES—PRESSURE PIPELINE CODES.

WAC 136-40-132 DESIGN OF FACILITIES—SEWER LINE CODES.

WAC 136-40-136 DESIGN OF FACILITIES—DRAINAGE FACILITY CODES.

WAC 136-40-140 DESIGN OF FACILITIES—UTILITY TUNNEL OR BRIDGE.

WAC 136-40-200 CONSTRUCTION PERMITS AND FRANCHISES—GENERAL.

WAC 136-40-204 CONSTRUCTION PERMITS AND FRANCHISES—APPLICATION REQUIREMENTS.

WAC 136-40-208 CONSTRUCTION PERMITS AND FRANCHISES—PERMIT REQUIREMENTS.

WAC 136-40-212 CONSTRUCTION PERMITS AND FRANCHISES—ENVIRONMENTAL PROTECTION.

WAC 136-40-300 PIPELINES—LOCATION.

WAC 136-40-304 PIPELINES—INSTALLATION.

WAC 136-40-308 PIPELINES—COVER.

WAC 136-40-312 PIPELINES—ENCASEMENT.

WAC 136-40-316 PIPELINES—UNCASED CARRIERS.

WAC 136-40-320 PIPELINES—APPURTENANCES.

WAC 136-40-324 PIPELINES—ADJUSTMENT OF EXISTING FACILITIES.

WAC 136-40-400 OVERHEAD POWER AND COMMUNICATION LINES—TYPE OF CONSTRUCTION.

WAC 136-40-404 OVERHEAD POWER AND COMMUNICATION LINES—VERTICAL CLEARANCE.

WAC 136-40-408 OVERHEAD POWER AND COMMUNICATION LINES—HORIZONTAL CLEARANCE.

WAC 136-40-412 OVERHEAD POWER AND COMMUNICATION LINES—IRREGULAR RIGHT OF WAY.

WAC 136-40-416 OVERHEAD POWER AND COMMUNICATION LINES—AESTHETIC CONSIDERATIONS.

WAC 136-40-500 UNDERGROUND POWER AND COMMUNICATION LINES—GENERAL.

WAC 136-40-504 UNDERGROUND POWER AND COMMUNICATION LINES—DESIGN.

WAC 136-40-508 UNDERGROUND POWER AND COMMUNICATION LINES—MANHOLES.

WAC 136-40-512 UNDERGROUND POWER AND COMMUNICATION LINES—SCENIC AREAS.

WAC 136-40-600 INSTALLATIONS ON BRIDGES—GENERAL.

WAC 136-40-604 INSTALLATIONS ON BRIDGES—LOCATION.

WAC 136-40-608 INSTALLATIONS ON BRIDGES—CLEARANCE.

WAC 136-40-612 INSTALLATIONS ON BRIDGES—MOUNTING.

WAC 136-40-616 INSTALLATIONS ON BRIDGES—POWER AND COMMUNICATION LINES.

WAC 136-40-620 INSTALLATIONS ON BRIDGES—BEYOND ABUTMENTS.

WAC 136-40-624 INSTALLATIONS ON BRIDGES—RESPONSIBILITY.

WAC 136-40-700 ALL UTILITIES—DRAINAGE.

WAC 136-40-704 ALL UTILITIES—RESTORATION.

WAC 136-40-708 ALL UTILITIES—VEGETATION.

WAC 136-40-712 ALL UTILITIES—DEBRIS.

WAC 136-40-800 PUBLIC SAFETY—TRAFFIC CONTROL.

WAC 136-40-804 PUBLIC SAFETY—OPEN EXCAVATION.

WAC 136-40-808 PUBLIC SAFETY—MAINTENANCE.

WAC 136-40-812 PUBLIC SAFETY—EMERGENCIES.

WSR 90-22-082

PERMANENT RULES

COUNTY ROAD

ADMINISTRATION BOARD

[Order 81—Filed November 6, 1990, 2:04 p.m.]

Date of Adoption: October 5, 1990.

Purpose: Provides permanent rules for the implementation and administration of the county arterial preservation program as authorized by chapter 42, Laws of 1990.

Statutory Authority for Adoption: RCW 36.78.070 and chapter 42, Laws of 1990.

Pursuant to notice filed as WSR 90-17-124 on August 21, 1990.

Changes Other than Editing from Proposed to Adopted Version: Expanded project programming requirement to include all county arterial preservation work; and restricted program funding eligibility to direct resurfacing costs.

Effective Date of Rule: Thirty-one days after filing.
November 6, 1990
Vern E. Wagar
Executive Director

Chapter 136-300 WAC
GENERAL ADMINISTRATION PROCEDURES

NEW SECTION

WAC 136-300-010 PURPOSE AND AUTHORITY. Section 103(4), chapter 42, Laws of 1990 (the act), provides that the county road administration board (CRABoard) shall administer the county arterial preservation program (CAPP) and the county arterial preservation account (CAPA) established by this act. This chapter describes the manner in which the CRABoard will implement the several provisions of the act.

NEW SECTION

WAC 136-300-020 ADOPTION OF RULES. The CRABoard shall adopt rules in accordance with the provisions of the act for purposes of administering the CAPP regarding the following:

- (1) Distribution of county arterial preservation account (CAPA) funds.
- (2) Pavement management systems.
- (3) Preparation of annual county arterial preservation programs.
- (4) Allowable activities for CAPA funding.
- (5) Accounting and audit provisions.
- (6) Annual CAPP report.

NEW SECTION

WAC 136-300-030 DELEGATION OF AUTHORITY. In order to assure effective and timely administration of the CAPP the CRABoard may, by resolution, delegate specific administrative authorities to its executive director.

NEW SECTION

WAC 136-300-040 STAFF SERVICES AND FACILITIES. The CRABoard shall arrange for all necessary staff services and facilities necessary for the efficient administration of the county arterial preservation program. The costs of such services and facilities as well as all other lawful expenses of the CRABoard that are attributable to CAPP shall be paid from the county arterial preservation account in the motor vehicle fund.

Chapter 136-310 WAC
DISTRIBUTION OF COUNTY ARTERIAL PRES-
ERVATION ACCOUNT FUNDS

NEW SECTION

WAC 136-310-010 CERTIFICATION OF COUNTY ARTERIAL MILEAGE. (1) Classification. The act specifies that expenditure of CAPA funds is restricted to paved arterials in the unincorporated area of each county. Arterials are defined as being those county roads:

(a) In urban areas, classified as arterials (Federal Functional Classes 12, 13, 14, 15, and 16) or classified as collectors (Federal Functional Class 17);

(b) In rural areas, classified as major collectors (Federal Functional Class 07) or minor collectors (Federal Functional Class 08).

Paved roads are defined as those roads which, at the time of CAPA allocation determination, are hard-surfaced through the application of a bituminous surface treatment (BST), asphaltic concrete pavement (ACP), or portland cement concrete (PCC). Brick or block surfaces shall also be considered as paved.

(2) Source of information. The master county road log as maintained by the CRABoard in accordance with chapter 136-60 WAC shall be the source of official paved road mileages to be used for CAPA distribution.

NEW SECTION

WAC 136-310-020 ESTABLISHMENT OF ALLOCATION PERCENTAGES. At its first regular meeting after July 1 of each year, the CRABoard shall establish the next calendar year's allocation percentages for the individual counties based on information contained in the most recently certified master county road log. Each county's allocation percentage shall be computed by the CRABoard as its percentage of paved arterial lane miles of the total paved county arterial lane miles in the state.

NEW SECTION

WAC 136-310-030 NOTICE TO COUNTIES. Upon their establishment, the CRABoard shall notify the county legislative authority and the county road engineer of each county of the respective county's CAPA allocation percentage and the latest estimate of the amount of CAPA funds to be allocated during the next calendar year.

NEW SECTION

WAC 136-310-040 DISTRIBUTION TO COUNTIES. Distribution of allocated CAPA funds shall be done monthly by the state treasurer. The state treasurer shall use the allocation percentages provided by the CRABoard as computed under the provisions of WAC 136-310-020.

NEW SECTION

WAC 136-310-050 ELIGIBILITY. Beginning May 1, 1990, all arterial preservation work and related activities done shall be eligible for CAPA funding provided that:

(1) The county road engineer submits the description of the pavement management system as required in chapter 136-320 WAC; and

(2) The county road engineer submits the annual CAPA program as required in chapter 136-325 WAC; and

(3) The work is in conformance with the allowable activities as specified in chapter 136-330 WAC.

Chapter 136-320 WAC
PAVEMENT MANAGEMENT SYSTEMS

NEW SECTION

WAC 136-320-010 DEFINITION. A pavement management system (PMS) is a systematic method used to preserve and maintain paved road systems by analyzing pavement life cycles, determining when and what kind of pavement preservation work is necessary and most cost effective, and budgeting funds accordingly to prevent major road deterioration. A key element of a PMS is the capacity to plan pavement preservation work based upon a predictive pavement deterioration model or process.

NEW SECTION

WAC 139-320-020 APPLICATION. A county's pavement management system shall be applied to the pavement preservation and rehabilitation activities of all county paved arterials. Application to the local access system, although desirable, shall not be required to receive CAPA funds.

Reviser's note: The above new section was filed by the agency as WAC 139-320-020. This section is placed among sections forming new chapter 136-320 WAC, and therefore should be numbered WAC 136-320-020. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

NEW SECTION

WAC 139-320-030 SUBMITTALS BY COUNTIES. In order for a county to be eligible for CAPA funds the county road engineer must submit a description of the county's current pavement management system. Work done prior to the submittal of the pavement management system description shall not be eligible for CAPA funding. The description must contain sufficient information, including specific policies and/or procedures, to evaluate the adequacy of the following items:

(1) System definition. The PMS must assure that all paved arterial lane miles are included for analysis and that system changes, additions, and deletions are periodically incorporated into the system definition. This shall also include a system of maintaining a historical record of all resurfacing and/or rehabilitation work on all paved arterials.

(2) Condition rating criteria. The PMS must contain specific descriptions of how pavement condition is determined, the frequency of the determination, and the threshold(s) at which the various preservation actions should be programmed. Condition determination, frequency, and thresholds may vary depending upon pavement type and operational characteristics of road groups.

(3) Annual prioritization. The PMS must contain specific description of the county's method for the advance determination of which paved arterial road segments will receive priority in the annual expenditure for pavement preservation and rehabilitation regardless of the source of the funds. This item shall also include discussion of how local access roads are included in the prioritization process.

(4) Advance programming. The PMS must contain specific description of the county's procedures to estimate future pavement preservation and reconstruction needs on at least an annual basis so as to prevent major arterial road deterioration.

Reviser's note: The above new section was filed by the agency as WAC 139-320-030. This section is placed among sections forming new chapter 136-320 WAC, and therefore should be numbered WAC 136-320-030. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

NEW SECTION

WAC 136-320-040 EVALUATION. Upon receipt of a county's pavement management system description, the executive director shall evaluate it as to its adequacy in meeting the requirements. The executive director shall notify the county road engineer of the evaluation.

NEW SECTION

WAC 136-320-050 MODIFICATIONS. Subsequent to the initial submittal of a county's pavement management system description, the county road engineer shall notify the executive director, in writing, of any substantive changes in the county's PMS process. All changes will be evaluated by the executive director in the same manner as the original evaluation and notification provided to the county road engineer.

NEW SECTION

WAC 136-320-060 ANNUAL REVIEW. In conjunction with the annual determination of CAPA allocations as set forth in chapter 136-310 WAC, the executive director shall review the status of each county's pavement management system and report his findings to the CRABoard. The review shall consider the original description submittal, any subsequent modifications and a staff evaluation of the adequacy of implementation. The staff evaluation shall be drafted and a copy sent to the respective county engineer not less than two weeks prior to the CRABoard's annual CAPA allocation meeting.

NEW SECTION

WAC 136-320-070 STANDARDIZATION. (1) Distress methodology. In order to achieve uniformity in pavement condition determination for analysis and reporting purposes, the CRABoard shall adopt one or more standard pavement distress identification and analysis methodologies. Upon adoption, the standard or standards shall be provided to each county. Each county shall utilize the adopted standard/standards or an acceptable alternate.

(2) Alternate methodologies. Any county which utilizes pavement condition or distress data different from a CRAB standard shall either modify its PMS process to accommodate the standard or shall demonstrate to the satisfaction of the CRABoard the equivalency of county's method to the CRAB standard. The county shall be responsible for providing any research documents, conversion equations, or other technical support such that

the county's pavement condition data can be correctly converted to the CRAB standard.

(3) Retention of CAPA eligibility. No county shall be eligible for CAPA funds that have not met the requirements of subsections (1) and (2) of this section within three years of CRAB's promulgation of standards.

NEW SECTION

WAC 136-320-080 CRAB ASSISTANCE. To enable each county to meet its eligibility requirements, CRAB will update its existing WSC2-PMS micro-computer software so that it is fully integrated with the county road log through the county road information system (CRIS). Upon completion, CRAB will make the updated software and appropriate training available to counties on request. CRAB shall also provide, on request, administrative and technical assistance related to defining, developing, operating, managing, and utilizing current pavement management technology.

Chapter 136-325 WAC ANNUAL COUNTY ARTERIAL PRESERVATION PROGRAMS

NEW SECTION

WAC 136-325-010 COORDINATION WITH ANNUAL ROAD PROGRAM. Each county road engineer shall, in conjunction with the county's annual road construction program as required by RCW 36.81-.130 and chapter 136-16 WAC, prepare an annual county arterial preservation program (CAPP). Appropriate forms will be provided by CRAB.

NEW SECTION

WAC 136-325-020 CONTENTS. The county's annual CAPP shall consist of a list of all proposed county arterial preservation projects and activities for the ensuing year. In order to evaluate the relative ability of CAPA funds to meet the county's total arterial pavement preservation needs, the annual CAPP shall identify those projects for which CAPA funding is available.

NEW SECTION

WAC 136-325-030 SUBMITTAL TO CRAB. The county road engineer shall submit the proposed CAPP to CRAB along with the county's annual road program and budget in accordance with chapter 136-16 WAC.

Chapter 136-330 WAC ALLOWABLE ACTIVITIES

NEW SECTION

WAC 136-330-010 PAVEMENT MANAGEMENT SYSTEM DEVELOPMENT. To promote and

assist the implementation of comprehensive, computer-based pavement management systems meeting the requirements of chapter 136-320 WAC, CAPA funds may be used for the following activities:

(1) Acquisition of computer hardware and software that may be necessary to operate a computer-based pavement management system.

(2) Pavement management system training not otherwise provided by CRAB. This can include software usage, pavement condition surveying, and other specialized training directly related to the operation and maintenance of a computer-based pavement management system.

(3) Payment for related services such as data entry, pavement condition surveys, and rental of specialized PMS-related equipment such as road raters.

Acquisition of equipment other than computer hardware as described in subsection (1) of this section is not eligible.

NEW SECTION

WAC 136-330-020 ALLOWABLE ACTIVITIES. Except as described in WAC 136-330-010 and 136-330-040, or unless otherwise approved by the CRABoard, CAPA funding shall be limited to the direct and attributable indirect costs associated with paved surface preservation and rehabilitation activities on existing roadways only. Activities which are allowable for CAPA funding include the following:

(1) Nonstructural resurfacing projects. These include thin asphalt concrete overlays (one-inch or less); bituminous seal coats (single and double); slurry seals, sand seals, and fog seals; associated tack coats, paving fabrics, and preleveling; and associated surface grinding and planing.

(2) Structural resurfacing projects. These include thick asphalt concrete overlays (greater than one-inch); portland cement concrete overlays; associated tack coats, paving fabrics, and preleveling; associated surface grinding and planing; and hot/cold bituminous road mixes.

(3) Associated activities. These include crack sealing (bituminous and portland cement pavements); full-depth, structural patching done in preparation for structural or nonstructural overlays or seals; portland cement pavement joint reconstruction, undersealing, panel jacking and panel replacement; and other related activities as they are directly attributable to nonstructural and structural resurfacing projects.

NEW SECTION

WAC 136-330-030 MINIMUM ROAD WIDTHS. For all CAPA-funded projects which involve structural resurfacing, the existing road must meet the following minimum width standards:

SHOULDERED ROADWAY SECTIONS

<u>Current ADT</u>	<u>Minimum widths (feet)</u>	
	<u>Lane Width</u>	<u>Shoulder Width</u>
0 to 100	9	2
101 to 400	10	2
401 to 4000	10	2
over 4000	11	4

CURBED ROADWAY SECTIONS

<u>Current ADT</u>	<u>Minimum Lane Width (feet)</u>	
	<u>Two way Undivided</u>	<u>One way & Two way Divided</u>
all	10	9

All roadways less than the above standards for which a county proposes to perform structural resurfacing must be widened with other than CAPA funds.

NEW SECTION

WAC 136-330-040 PARTICIPATION WITH OTHER FUNDS. CAPA funds may also be used to fund resurfacing work associated with the reconstruction and/or widening of existing paved arterials. This participation is limited as follows:

- (1) The present roadway is a paved county arterial as defined by WAC 136-310-010;
- (2) The county's approved pavement management system has identified the existing pavement as requiring resurfacing within two years of the expected reconstruction/widening project completion date;
- (3) The reconstruction/widening project will bring the roadway to at least the lane and shoulder width standards and non-CAPA funding requirements of WAC 136-330-030;
- (4) The CAPA participation will be limited to the resurfacing portion of the project as described in WAC 136-330-020.

Chapter 136-340 WAC
ACCOUNTING AND AUDIT PROVISIONS

NEW SECTION

WAC 136-340-010 ACCOUNTING REQUIREMENTS. (1) Deposits. Upon receipt of CAPA funds from the state treasurer, each county shall deposit them in a separate BARS revenue account within the county road fund or in a fund separate from the county road fund. The county engineer shall evaluate the capabilities of the county road fund accounting system and select the method of deposit and related accounting.

(2) Expenditures. Expenditures of these funds shall be solely for CAPA-eligible work and must be separately identified within each county's road fund expenditure reporting system.

NEW SECTION

WAC 136-340-020 AUDIT PROVISIONS. CAPP audits may be conducted by the state auditor's office and

will normally be conducted in conjunction with the audits required by RCW 43.09.260 and 36.80.080. Special audits of specific CAPP activities or projects may be accomplished at the request of the CRABoard. The costs of such special audits shall be the responsibility of the CRABoard.

NEW SECTION

WAC 136-340-030 SCOPE OF AUDITS. The audit of any CAP project or activity shall include but not be limited to the review of the county's compliance with (1) the provisions of the act and (2) the rules in Title 136 WAC regarding implementation and administration of the act, with detailed review of the application of CAPA funds and the various reporting requirements. The audit shall also include a review of the financial accounting and reporting of all CAPA funds.

NEW SECTION

WAC 136-340-040 NONCOMPLIANCE AND QUESTIONED COSTS. If the audit of a CAP activity or project reveals any area of noncompliance and/or questioned costs, then such exceptions shall be subject to comment by the examiner within the audit report.

NEW SECTION

WAC 136-340-050 POST-AUDIT PENALTY. In the event an exception has been noted within the audit report it shall be the duty of the CRABoard to evaluate the noted discrepancy. Discrepancies may be cause for the CRABoard to order the payback of improperly expended CAPA funds and/or withdrawal or denial of the certificate of good practice of the county in question as provided in chapter 136-04 WAC.

Chapter 136-350 WAC
ANNUAL REPORTING OF PAVEMENT PRESER-
VATION ACTIVITIES

NEW SECTION

WAC 136-350-010 ANNUAL REPORT FORM. The CRABoard shall prepare and distribute to all counties standard reporting forms for use by the county engineer to annually summarize the pavement preservation activities, both CAPA and non-CAPA funded, in their county. For all CAPA-funded work, the report will require a specific listing of roads improved including a definition of work scope and the amount of CAPA funds expended.

NEW SECTION

WAC 136-350-020 SUBMITTAL OF ANNUAL REPORT. At any time prior to April 1 of the year following, the county engineer shall, in conjunction with the annual construction report as required by WAC 136-16-050, submit an annual summary of pavement preservation activities on the entire paved road system. This report shall be on the approved forms or in an equivalent format.

WSR 90-22-083
PERMANENT RULES
COUNTY ROAD
ADMINISTRATION BOARD

[Order 82—Filed November 6, 1990, 2:12 p.m.]

Date of Adoption: October 5, 1990.

Purpose: Adopts permanent rule revisions to modify RATA matching ratio in the southwest region (SWR), add right of way eligibility for the southeast region (SER), modifying limits on sizes of submitted projects for the Puget Sound (PSR), southwest (SWR) and northwest (NWR) regions, permitting interim submittals of northeast region (NER) category 1 bridge projects, and minor editorial corrections.

Citation of Existing Rules Affected by this Order: Amending WAC 136-130-030 through 136-130-070, 136-160-050, 136-160-060, 136-220-020, and 136-220-030.

Statutory Authority for Adoption: Chapter 49, Laws of 1983 ex. sess., RCW 36.79.060.

Pursuant to notice filed as WSR 90-17-093 on August 20, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 6, 1990

Eric Berger
Administrative Engineer

AMENDATORY SECTION (Amending Order 61, filed 2/20/86)

WAC 136-130-030 PROJECT PRIORITIZATION IN PUGET SOUND REGION (PSR). Each county in the PSR (~~{region}~~) may submit (~~up to three~~) projects requesting RATA funds not to exceed \$400,000 per project. Each project shall be rated in accordance with the PSR RAP rating procedures. PSR RAP rating points shall be assigned on the basis of 50 points for traffic volume, 50 points for accident history, 45 points for structural condition, 45 points for geometric condition, and 10 points for special use and need. Prioritization of PSR projects shall be on the basis of total PSR RAP rating points shown on the project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending Order 56, filed 7/30/84)

WAC 136-130-040 PROJECT PRIORITIZATION IN NORTHWEST REGION (NWR). Each county in the NWR may submit projects requesting RATA funds not to exceed (~~two~~) five hundred (fifty) thousand dollars per project and (~~seven hundred fifty thousand dollars~~) forty percent of the regional allocation total. No bridge replacement projects will be funded. Each project shall be rated in accordance with the NWR RAP rating procedures. NWR RAP rating points shall be assigned on the basis of forty points for structural condition, forty points for geometrics, ten points for traffic volume and ten points for traffic accidents and five points for any project on a major collector (07). Prioritization of NWR projects shall be on the basis of

total NWR RAP rating points shown on the project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending Order 69, filed 6/1/88)

WAC 136-130-050 PROJECT PRIORITIZATION IN NORTHEAST REGION (NER). Each county in the NER may submit projects requesting RATA funds not to exceed 30% (~~{per county}~~) of the NER biennial apportionment. Each project shall be rated in accordance with the NER RAP rating procedures. The NER biennial apportionment shall be divided into the following categories at the percentages shown, provided sufficient projects are submitted for prioritization in each category:

- Category 1 - 10% for bridge projects where RATA funds are used as a match for federal bridge replacement funds;
- Category 2 - 45% for reconstruction of rural collectors; and
- Category 3 - 45% for resurfacing, restoration, rehabilitation (3R) type projects of rural collectors.

In the event that no projects or an insufficient number of projects are submitted in any of the above categories to utilize the RATA funds set aside for the category, all remaining funds in that category or categories shall be divided among the remaining categories as the CRABoard deems appropriate. The intent is to divide all available funds into categories having a sufficient number of submitted projects to fully utilize the funds available at each allocation during the biennium.

Bridge projects may be submitted requesting RATA funds under one of the following conditions:

1. Bridges must be approved for federal bridge replacement funding and RATA funds shall be used only as a match for such federal funding. Bridges will be ranked for RATA funding using the WSDOT priority list and may be added to the NER Category 1 priority array at any time during the biennium upon approval of the Bridge for Federal—Bridge Replacement funding.

2. A stand-alone bridge project may be submitted as an ordinary RAP project provided that its priority rating has been computed by the bridge rating method in the NER RAP rating procedures. Such projects shall not be considered for funding from the bridge reserve described above.

3. A RAP project may include a bridge when the cost of the bridge does not exceed 20% of the total project cost.

NER RAP rating points for reconstruction projects, 3R projects or non-federal bridge replacement projects shall be assigned on the basis of 100 points for a condition rating and 50 points for a service rating. The priority rating equals two and one half times the product of the service rating to the 1.25 power and the common logarithm of the number obtained by dividing 100 by the condition rating. Prioritization of NER projects shall be on the basis of total NER RAP rating points shown on

the appropriate project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending Order 68, filed 2/16/88)

WAC 136-130-060 PROJECT PRIORITIZATION IN SOUTHEAST REGION (SER). Each county in the SER may submit projects requesting RATA funds not to exceed 30% per county of the SER biennial apportionment. Each project shall be rated in accordance with the SER RAP rating procedures. 10% of the SER biennial apportionment shall be reserved for stand-alone bridge projects (~~in each biennium~~). Whatever part of the bridge reserve that is not allocated to bridge projects (~~in each biennium~~) shall be available for allocation to other RAP projects. SER RAP rating points shall be assigned on the basis of 40 points for structural condition, 30 points for geometrics, 20 points for traffic volume and 10 points for traffic accidents. Prioritization of SER projects shall be on the basis of total SER RAP rating points shown on the project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending Order 68, filed 2/16/88)

WAC 136-130-070 PROJECT PRIORITIZATION IN SOUTHWEST REGION (SWR). Each county in the SWR may submit projects requesting RATA funds not to exceed (~~(\$200,000 per project and \$800,000) \$800,000 per county~~) 30% of the SWR biennial apportionment. No bridge replacement projects will be funded. Each project shall be rated in accordance with the SWR RAP rating procedures. SWR RAP rating points shall be assigned on the basis of 25 points for structural condition, 25 points for road surface condition, 30 points for geometrics, 10 points for traffic volume and 10 points for traffic accidents, except that Portland cement surfaces and asphalt surfaces with cement concrete bases shall have 50 points for road surface condition and no points for structural condition. Prioritization of SWR projects shall be on the basis of total SWR RAP rating points shown on the project worksheets and the prospectus form of the (~~project~~) application. (Amended 2-13-86)

AMENDATORY SECTION (Amending Order 68, filed 2/16/88)

WAC 136-160-050 PROJECT APPROVAL AND RATA FUND ALLOCATION. The CRABoard will meet as soon as feasible after (~~the~~) the passage of each biennial budget by the Legislature to approve RAP projects and allocate RATA funds. RAP projects shall be approved (~~in each~~ ~~by~~) by region(~~in~~) in order of their regional priority and RATA funds shall be allocated up to a cumulative dollar amount no greater than 90% of the RATA construction appropriation included in the biennial budget; provided, however, that no county shall receive a total RATA fund allocation greater than the following amounts in the respective regions: NWR, (~~\$500,000~~) 20% of the regional apportionment; NER,

15% of the regional apportionment; SER, 15% of the regional apportionment; and SWR, (~~\$400,000~~) 15% of the regional apportionment. The remaining construction appropriation may be allocated to approved projects later in the biennium at a time deemed appropriate by the CRABoard.

AMENDATORY SECTION (Amending Order 68, filed 7/25/88)

WAC 136-160-060 LIMITATION ON USE OF RATA FUNDS. The RATA funds requested in the project application are intended to reimburse a county for 80% of its RAP (~~project~~) construction costs up to the amount of the CRAB/county contract in the PSR(~~;~~) and NWR(~~;~~ ~~and~~ ~~SWR~~) and 90% in the SWR, NER and SER. (~~RAP project~~) RATA funds may be used to reimburse a county for 80% of its RAP project preliminary engineering costs in the PSR and 90% in the NER and SER. RATA funds may (~~not~~) be used for right-of-way acquisition in (~~any region~~) the SER only and be reimbursed at 90%.

AMENDATORY SECTION (Amending Order 68, filed 7/25/88)

WAC 136-220-020 ESTABLISHMENT OF MATCHING REQUIREMENTS. Counties will be required to match RATA funds with a minimum of 20% matching funds in the PSR(~~;~~) and NWR(~~;~~ ~~and~~ ~~SWR~~) and 10% matching funds in the SWR, NER and SER.

AMENDATORY SECTION (Amending Order 68, filed 7/25/88)

WAC 136-220-030 USE OF RATA FUNDS TO MATCH OTHER FUNDS. A county with an approved RAP project may use RATA funds to match any applicable funds available for such project, provided that the county will be required to match any RATA funds (~~for~~) allocated to the project with a minimum of 20% matching funds in the PSR(~~;~~) and NWR(~~;~~ ~~and~~ ~~SWR~~) and 10% matching funds in the SWR, NER and SER. Projects involving federal highway program funds will be administered through the state aid division of WSDOT except that reimbursement of RATA funds will be through the CRABoard.

WSR 90-22-084

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 90-39—Filed November 6, 1990, 2:52 p.m.]

Date of Adoption: November 6, 1990.

Purpose: To provide grants to local governments for waste reduction and recycling projects.

Statutory Authority for Adoption: RCW 43.21A.080.

Pursuant to notice filed as WSR 90-16-089 on August 1, 1990.

Changes Other than Editing from Proposed to Adopted Version: In the proposed version of chapter 173-319

WAC, some categories of compost study grant projects would have tested a compost standards classification scheme. This has been changed, these categories of grant projects will test compost to develop a database about product quality, which will be used to develop a standards classification scheme. Language has been changed in WAC 173-319-050 (4)(c)(ii), (4)(d)(iii), (6)(a), (6)(c)(iv), and (6)(d)(ii) to reflect this redirection of efforts.

Effective Date of Rule: Thirty-one days after filing.

November 6, 1990

Fred Olson

Deputy Director

Chapter 173-319 WAC
COMPREHENSIVE WASTE REDUCTION/RECYCLING GRANTS PROGRAM

NEW SECTION

WAC 173-319-010 PURPOSE AND AUTHORITY. The purpose of this chapter is to set forth eligibility criteria and requirements for a financial assistance program that provides grants to local governments for: (1) Food and yard waste compost studies as authorized by RCW 70.95.810, and (2) waste reduction and recycling public information and education as authorized by RCW 70.95.100.

NEW SECTION

WAC 173-319-020 RELATION TO OTHER LEGISLATION AND ADMINISTRATIVE RULES. (1) Nothing in this chapter shall influence, affect, or modify department programs, regulations, or enforcement of applicable laws relating to hazardous and solid waste management and disposal.

(2) All grants shall be subject to existing accounting and auditing requirements of state laws and regulations applicable to the issuance of grant funds.

(3) The obligation of the department to make grant payments is contingent upon the availability of funds through allotment or appropriation, and such other conditions not reasonably foreseeable by the department rendering performance impossible. When the grant crosses over bienniums, the obligation of the department is contingent upon the allotment of funds during the next biennium.

(4) The organization receiving a grant shall comply fully with all applicable federal, state, and local laws, orders, regulations, and permits.

NEW SECTION

WAC 173-319-030 DEFINITIONS. For the purpose of this chapter, the following words and phrases shall have the meanings described herein.

"Composting" means controlled aerobic degradation of organic solid waste, other than sewage sludge, for primary uses other than energy recovery. The presence of anaerobic zones within the composting material will not cause the process to be classified as other than composting. Natural decay of organic solid waste under uncontrolled conditions is not composting.

"Department" means the department of ecology.

"Food waste" means residual food from residences, institutions, or commercial facilities, or unusable portions of fruit or vegetable material resulting from food production.

"Land clearing debris" means grass clippings, leaves, weeds, prunings, stumps, or any combination thereof, resulting from land clearing operations.

"Local government" means a city, town, or county.

"Market assessment" means an examination and evaluation of conditions affecting the ability to market a product or service.

"Marketing" means the commercial functions involved in transferring goods from producer to consumer.

"Mixed waste paper" means low-grade, potentially compostable paper, including, but not limited to, noncorrugated paperboard, paperback books, telephone books, paper towels, and paper food containers.

"Quality assurance project plan" means a document of detailed and specific procedures that explains how data of known and acceptable quality are produced for a specific project.

"Recycling" means transforming or remanufacturing waste materials into usable or marketable materials for use other than landfill disposal or incineration.

"Source separated organic solid waste" means yard waste, food waste, land clearing debris, and mixed waste paper. Wood waste and animal manure may be used as supplements in the composting process.

"Source separation" means the separation of different kinds of solid waste at the place where the waste originates.

"Waste reduction" means reducing the amount or toxicity of waste generated or reusing materials.

"Yard waste" means grass clippings, leaves, weeds, and prunings six inches or less in diameter.

NEW SECTION

WAC 173-303-040 GENERAL. (1) No costs incurred prior to the effective date of a grant agreement are eligible for reimbursement unless specific provision is made in the grant agreement for such work.

(2) The department shall develop guidelines to assist in interpreting the provisions of this chapter.

Reviser's note: The above new section was filed by the agency as WAC 173-303-040. This section is placed among sections forming new chapter 173-319 WAC, and therefore should be numbered WAC 173-319-040. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

NEW SECTION

WAC 173-319-050 COMPOST STUDY GRANTS. (1) Eligibility and grantee match requirements.

(a) The grantee must be a local government.

(b) The grantee match requirements:

(i) Compost study market development grants. The department will provide up to eighty percent of the total eligible project costs for compost study market development projects.

(ii) Compost study product quality testing grants. The department will provide up to eighty percent of the total

eligible project costs for compost study product quality testing projects.

(iii) Compost study testing and marketing grants. The department will provide up to eighty percent of the total eligible project costs for compost study testing and marketing projects.

(iv) Compost study collection, processing, and testing grants.

(A) The department will provide up to seventy-five percent of the total eligible project costs for compost study collection, processing, and testing projects where food waste is composted.

(B) The department will provide up to sixty percent of the total eligible project costs for compost study collection, processing, and testing projects where yard waste is composted.

(2) General requirements. As used in this section:

(a) Projects should result in new information for local governments about market development, product quality testing, and collection and processing of source separated organic solid waste.

(b) Local governments should have the ability to perform or sponsor these projects.

(c) Information collected by these projects should be transferable and useful to other local governments.

(d) Projects must involve source separated organic solid waste.

(e) Projects must result in a final written report.

(f) All compost facilities that produce compost products under this grant program shall comply with the requirements of chapter 173-304 WAC, Minimum functional standards for solid waste handling.

(3) Compost study market development grants.

(a) Eligible projects are those that obtain information about how to enhance current markets and uses and develop new markets and uses for compost products from source separated organic solid waste. These projects include, but are not limited to, projects that demonstrate proven uses of compost products, develop and demonstrate new uses for compost products, or develop and implement marketing strategies for compost products.

(b) Eligible costs include, but are not limited to, salaries and benefits, demonstrations, advertisements, mailings, brochures, contractor services, and project management.

(c) Requirements for market development projects are:

(i) A local market assessment must be conducted prior to or during the project.

(ii) Information about compost product quality must be obtained prior to or during the project. This information about compost product quality includes, but is not limited to, results of chemical tests, biological tests, physical tests, and field tests.

(d) Priority for allocation of grants. Grants will be awarded, within the limits of available funds, to the highest ranking application(s) that meet provisions for completeness and technical adequacy. Compost study market development grant applications will be ranked according to how well each application meets the following criteria:

(i) Priority will be given to projects that involve yard waste.

(ii) How soon the compost product will be available for marketing and use.

(iii) Extent to which the project will increase awareness of potential consumers about the uses of compost products, especially potential consumers of large quantities of compost products. Potential consumers of large quantities of compost include, but are not limited to, landscapers, local governments, the general public, horticulturists, and agricultural interests.

(iv) Extent to which the project will increase overall public awareness about the use of compost products.

(v) Extent to which new markets and uses for compost products will be created or investigated.

(4) Compost study product quality testing grants.

(a) Eligible projects are those that obtain technical information about product quality and test appropriate applications for compost products of source separated organic solid waste.

(b) Eligible costs include, but are not limited to, salaries and benefits, contractor services, laboratory and field testing, and project management.

(c) Requirements for product quality testing projects are:

(i) Each project must describe the collection and processing methods used to produce the compost products tested.

(ii) Each project shall test for those parameters of composting which are essential to protect public health and to increase the marketability of compost products. These parameters include, but are not limited to, tests for heavy metal content, pesticides, organic matter, size distribution, nitrogen, and seed germination.

(iii) A quality assurance project plan must be submitted as part of each project.

(iv) Each project must sample and test compost products using sampling and testing methods approved by the department.

(v) Each project must conduct laboratory and field tests of compost products. Data from previous laboratory tests may be substituted if the testing methods used are approved by the department.

(vi) Each project must develop a market and use plan describing planned distribution of compost products tested.

(d) Priority for allocation of grants. Grants will be awarded, within the limits of available funds, to the highest ranking application(s) that meet provisions for completeness and technical adequacy. Product quality testing grant applications will be ranked according to how well each application meets the following criteria:

(i) Priority will be given to projects that involve yard waste.

(ii) How soon the compost product will be available for testing.

(iii) How many of those parameters of composting which are essential to protect public health and to increase the marketability of compost products will be tested.

(iv) Preference will be given to projects that test compost products from locations across Washington state

with various climates, collection methods, or waste streams.

(5) Compost study testing and marketing grants. A local government may submit an application that includes both a compost study market development project and a compost study product quality testing project. The eligible projects, eligible costs, requirements, and evaluation criteria for compost study testing and marketing grants will be the same as those for compost study market development grants and compost study product quality testing grants.

(6) Compost study collection, processing, and testing grants.

(a) Eligible projects are those that result in new information by addressing unanswered questions about collection and processing for local governments, and by testing for those parameters essential to protect public health and to increase the marketability of compost products. These parameters include, but are not limited to, tests for heavy metal content, pesticides, organic matter, size distribution, nitrogen, and seed germination. Unanswered questions about collection and processing include, but are not limited to:

(i) How can food waste from residential and commercial sources be collected and processed?

(ii) How can mixed waste paper be composted?

(iii) What are the environmental impacts of a compost facility?

(iv) Are decentralized composting facilities for yard waste efficient and economically feasible?

(v) What are appropriate low-technology, low-impact collection and processing methods?

(vi) What are appropriate methods for collection of yard waste in areas with low population density?

(b) Eligible project costs include, but are not limited to, salaries and benefits, contractor services, collection equipment, facility plans and specifications, facility construction, limited operating costs, laboratory and field testing, and project management.

(c) Requirements for collection, processing, and testing projects are as follows:

(i) Each application must address the economic viability of the project.

(ii) Each project must develop a market and use plan describing the planned distribution of the compost product produced.

(iii) Each project must address the environmental impacts of collection and processing, including, but not limited to, odor, leachate, and surface water runoff.

(iv) Each project must test for those parameters essential to protect public health and to increase the marketability of compost products. These parameters include, but are not limited to, tests for heavy metal content, pesticides, organic matter, size distribution, nitrogen, and seed germination.

(v) Each project must conduct laboratory and field tests of compost products.

(vi) A quality assurance project plan must be submitted as part of each project.

(vii) Each project must sample and test compost products using sampling and testing methods approved by the department.

(d) Priority for allocation of grants. Grants will be awarded, within the limits of available funds, to the highest ranking application(s) that meet provisions for completeness and technical adequacy. Collection, processing, and testing grant applications will be ranked according to how well each application meets the following criteria:

(i) The department's intent is to fund at least one collection, processing, and testing project where food waste is composted.

(ii) Extent to which the project will result in new information by addressing unanswered questions about collection and processing for local governments, and by testing for those parameters essential to protect public health and to increase the marketability of compost products.

(iii) Transferability of collection and processing methods used and product quality information obtained in the project to other local governments.

(iv) Extent to which the waste stream will be reduced.

(v) Completeness of the analysis of the proposed economic viability of the project.

(vi) Economic viability of the proposed project.

NEW SECTION

WAC 173-319-060 WASTE REDUCTION AND RECYCLING PUBLIC INFORMATION AND EDUCATION GRANTS. (1) Grantee eligibility and match requirements.

(a) The grantee must be a local government.

(b) The grantee match requirements are:

(i) Coordinated state and local public information and education program grants. The department will provide up to seventy-five percent of the total eligible project costs for coordinated state and local public information and education grants.

(ii) Local public information and education program grants. The department will provide up to fifty percent of the total eligible project costs for local public information and education program grants.

(2) General.

(a) The department will only provide funds for the duplication and distribution of public information and educational materials that educate and encourage the public to reduce waste, perform source separation, and recycle.

(b) The department shall consider the following factors in calculating grant allocations and maximum grant amounts for grantees:

(i) The amount of funds available.

(ii) The needs of local governments to carry out public information and education programs.

(iii) The media service area of the grantee.

(iv) The population and/or geographical size of the grantee.

(c) The department will award grants on a first-come, first-served basis.

(d) The department shall give priority funding consideration to grantees that:

(i) Use department-developed materials that are a part of a coordinated statewide campaign on waste reduction and recycling; and

(ii) Have a comprehensive waste reduction and recycling information and education program incorporated in a department-approved local comprehensive solid waste management plan.

(3) Coordinated state and local public information and education program grants.

(a) Eligible projects are those that are part of a coordinated state and local government program developed by the department to educate and inform the public about waste reduction, source separation, and recycling.

(b) Eligible project costs include the duplication, distribution, or use of department-developed materials, including but not limited to:

- (i) Video programs;
- (ii) Public service announcements;
- (iii) Business cards;
- (iv) Billboards;
- (v) Clip art;
- (vi) Point-of-purchase displays;
- (vii) "How to" brochures;
- (viii) Posters;
- (ix) Newspaper display advertisements; and
- (x) Portable displays.

(4) Local public information and education program grants.

(a) Eligible projects are those that implement a waste reduction, source separation, and recycling information and education program.

(b) Eligible project costs include the duplication, distribution, or use of existing materials or programs, including but not limited to:

- (i) Video programs;
- (ii) Public service announcements;
- (iii) Business cards;
- (iv) Billboards;
- (v) Clip art;
- (vi) Point-of-purchase displays;
- (vii) "How to" brochures;
- (viii) Posters;
- (ix) Newspaper display advertisements; and
- (x) Portable displays.

WSR 90-22-085

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-57—Filed November 6, 1990, 2:54 p.m.]

Original Notice.

Title of Rule: Hazardous waste facility plans, chapter 173-307 WAC.

Purpose: This rule implements the requirements for facility plans and related documents required from certain hazardous waste generators and hazardous substance users.

Statutory Authority for Adoption: Chapter 70.95C RCW.

Statute Being Implemented: Chapter 70.95C RCW.

Summary: Chapter 70.95C RCW requires the Department of Ecology to develop and adopt rules for the

plan elements and documents required of certain hazardous waste generators and hazardous substance users.

Name of Agency Personnel Responsible for Drafting: Bob Lemcke, Eikenberry, 438-7632; Implementation: Stan Springer, Eikenberry, 438-7871; and Enforcement: William Alkire, Eikenberry, 438-7145.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule implements chapter 70.95C RCW, an act relating to hazardous waste reduction. The purpose of this rule is to establish the specific elements to be included in the facility plans and related documents required of hazardous waste generators and hazardous substance users under this chapter. The rule also establishes completion dates and penalties that may be imposed if the documents are not adequately completed.

Proposal does not change existing rules.

Small Business Economic Impact Statement: The small business economic impact statement is on file at the Department of Ecology. Persons wishing to obtain a copy of this document should contact the department at (206) 438-7632.

Economic analysis compliance document: Chapter 173-307 WAC, Hazardous waste facility plans and chapter 173-305 WAC, Hazardous waste generator fees, are being amended to reflect changes in enabling legislation due to SHB 2390 amendments to chapter 70.95C RCW. These amendments reflect both the goals and the substantive requirements in the law aimed at reducing hazardous substance use and waste generation. Three new sections require activities and expenses that would not be required under current regulatory practice. Hazardous substance users and waste generators who generate more than two thousand six hundred forty pounds of waste per year are required to prepare a plan for the voluntary reduction of the use of the substances and generation of the waste. Hazardous substance users and waste generators required to prepare plans are also required to pay an annual fee to support technical assistance to the public and plan review at ecology. In addition, a \$35 fee is imposed on entities generating or potentially generating hazardous waste in the state of Washington.

The State Economic Policy Act, chapter 43.21H RCW, requires that economic values be given appropriate consideration in the promulgation of rules. The Regulatory Fairness Act, chapter 19.85 RCW, requires a small business economic impact statement if rules have an effect on more than 20% of all industry or more than 10% of any three digit SIC industry, and mitigation of rule impacts. This rule has been reviewed and has significant impacts on industry. The impacts are disproportionate for most sectors. Mitigation has been offered where it is legal and within the intent of the law.

The SBEIS focuses on the cost of preparing the plan and the associated annual fee. The \$35 fee is considered negligible. The SBEIS provides broad estimates of the cost of writing the plan. Plans are likely to have a disproportionate impact on small businesses depending on

the number of hazardous waste streams, hazardous substances used, the number of production processes, and the SIC sector. Estimates of the annual fee will have a clear disproportionate impact on small businesses in most SIC codes. The schedule of required completion dates for plans and starting dates for annual fees help mitigate some of the burden.

The following table lists average cost per employee for the annual fee for several SIC sectors:

Sector	Small Businesses	Large Businesses
Aircraft & Ship	\$ 23.99	\$ 1.48
*Electronic equip.	8.85	10.47
Machinery	18.86	1.08
Auto sales & service	3.46	1.27
Laundry/dry cleaning	23.05	3.86
Pulp and paper	202.65	9.9
*Chemical	57.22	96.15

* - sectors where impact may not be disproportionate.

The following list gives SIC codes in database:

242, 261, 286, 287, 355, 367, 372, 373, 551, 721, 753

In addition to the SIC sectors listed in the table approximately 150 sectors will be effected.

Copies of full SBEIS can be obtained by writing: Bob Lemcke, Department of Ecology, PV-11, Waste Reduction and Recycling, Olympia, Washington 98504-8711.

Hearing Location: Tuesday, December 11, 1990, 7:00 - 10:00 p.m., Richmond Highlands, Shoreline Community College, Room 1410, 16101 Greenwood Avenue North; Wednesday, December 12, 1990, 7:00 - 10:00 p.m., Tacoma, Tacoma City Hall, City Council Chambers, 740 St. Helens Avenue; Thursday, December 13, 1990, 7:00 - 10:00 p.m., Vancouver, Clark PUD, Community Room, 1200 Fort Vancouver Way; and Thursday, December 13, 1990, 7:00 - 10:00 p.m., Spokane, Spokane County Health District, Room 140, West 1101 Colgate Avenue.

Submit Written Comments to: Bob Lemcke, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504-8711, by December 21, 1990.

Date of Intended Adoption: April 1, 1991.

November 5, 1990

Fred Olson

Deputy Director

Chapter 173-307 WAC
PLANS

NEW SECTION

WAC 173-307-010 PURPOSE. This chapter implements chapter 70.95C RCW, an act relating to hazardous waste reduction. The purpose of this chapter is to establish the specific elements required to be included in the documents required of hazardous waste generators and hazardous substance users under this chapter. The regulation also establishes completion dates and penalties that may be imposed if the documents are not adequately completed. Copies of all rules, regulations, or statutes cited in this chapter are available for inspection at the Department of Ecology, Mailstop PV-11, Olympia, Washington 98504-8711.

NEW SECTION

WAC 173-307-015 APPLICABILITY. (1) The requirements of WAC 173-307-010 through 173-307-140 apply to all hazardous substance users as defined in this chapter and to hazardous waste generators who generate more than two thousand six hundred forty pounds of hazardous waste per year, except for those facilities that are primarily

treatment, storage, and disposal facilities or recycling facilities. Hazardous waste generated and recycled for beneficial use, including initial amounts of hazardous substances introduced into a process and subsequently recycled for beneficial use, shall not be used in the calculation of hazardous waste generated for purposes of this section.

(2) Except as noted in subsection (3) of this section, each hazardous substance user and hazardous waste generator identified above must prepare one plan for each facility owned or operated.

(3) A person with multiple interrelated facilities where a significant majority of the processes are substantially similar, as defined in this chapter, may prepare a single plan covering one or more of those facilities.

(a) A person desiring to submit a single plan under this provision must first submit to the director documentation that a significant majority of the processes at the facilities are substantially similar processes in order to obtain approval prior to plan development.

(b) In instances where a person has interrelated facilities without substantially similar processes, a single document may be prepared, but it must contain separate detailed plans for each facility.

(4) Persons required by this chapter to prepare plans are also required to pay a hazardous waste fee, as described in chapter 173-305 WAC. The requirements of WAC 173-305-010 through 173-305-050 and 173-305-210 through 173-305-240 specifically apply.

NEW SECTION

WAC 173-307-020 DEFINITIONS. As used in this chapter, the following terms have the meanings indicated unless the context clearly requires otherwise.

(1) "Closed-loop recycling" means that the entire process through completion of the reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance.

(2) "Department" means the department of ecology.

(3) "Director" means the director of the department of ecology or the director's designee.

(4) "Dangerous waste" means any discarded, useless, unwanted, or abandoned nonradioactive substances, including but not limited to certain pesticides, or any residues or containers of such substances which are disposed of in such quantity or concentration as to pose a substantial present or potential hazard to human health, wildlife, or the environment because such wastes or constituents or combinations of such wastes:

- (a) Have short-lived, toxic properties that may cause death, injury, or illness or have mutagenic, teratogenic, or carcinogenic properties; or
- (b) Are corrosive, explosive, flammable, or may generate pressure through decomposition or other means.

Dangerous wastes shall specifically include those wastes designated as extremely hazardous by rules adopted pursuant to chapter 70.105 RCW.

(5) "EPA/state identification number" means the number assigned by the EPA (Environmental Protection Agency) or by the department of ecology to each generator and/or transporter and treatment, storage, and/or disposal facility.

(6) "Extremely hazardous waste" means any dangerous waste which:

(a) Will persist in a hazardous form for several years or more at a disposal site and which in its persistent form:

- (i) Presents a significant environmental hazard and may be concentrated by living organisms through a food chain or may affect the genetic make-up of man or wildlife; and
- (ii) Is highly toxic to man and wildlife;

(b) If disposed of at a disposal site in such quantities as would present an extreme hazard to man or the environment.

Extremely hazardous waste shall specifically include those wastes designated as extremely hazardous by rules adopted pursuant to chapter 70.105 RCW.

(7) "Facility" means any geographical area that has been assigned an EPA/state identification number. In the case of a hazardous substance user not having an EPA/state identification number, facility means all buildings, equipment, structures, and other stationary items located on a single site or on contiguous or adjacent sites and owned or operated by the same person.

(8) "Fee" means the annual hazardous waste fees imposed under RCW 70.95E.020 and 70.95E.030.

(9) "Generate" means to produce hazardous waste or to first cause a hazardous waste to become subject to regulation through any action or process.

(10) "Hazardous substance" means any hazardous substance listed as a hazardous substance as of the effective date of this section pursuant to Section 313 of Title III of the Superfund Amendments and Reauthorization Act, and all ozone depleting compounds as defined by the Montreal Protocol of October 1987 and any further updates of the Montreal Protocol.

(11)(a) "Hazardous substance use reduction" means the reduction, avoidance, or elimination of the use or production of hazardous substances without creating substantial new risks to human health or the environment.

(b) "Hazardous substance use reduction" includes proportionate changes in the usage of hazardous substances as the usage of a hazardous substance or hazardous substances changes as a result of production changes or other business changes.

(12) "Hazardous substance user" means any facility required to report under Section 313 of Title III of the Superfund Amendments and Reauthorization Act, except for those facilities which only distribute or use fertilizers or pesticides intended for commercial agricultural applications.

Note: This definition refers to who must prepare a plan, whereas the definition of hazardous substance refers to the substances that must be addressed in the plan.

(13) "Hazardous waste" means and includes all dangerous and extremely hazardous wastes, but does not include radioactive wastes or a substance composed of both radioactive and hazardous components and does not include any hazardous waste generated as a result of a remedial action under state or federal law.

(14) "Hazardous waste generator" means any person generating hazardous waste regulated by the department.

(15) "Interrelated facilities" means multiple facilities owned or operated by the same person.

(16) "Office" means the office of waste reduction.

(17) "Plan" means the plan provided for in RCW 70.95C.200.

(18) "Person" means an individual, trust, firm, joint stock company, partnership, association, state, public or private or municipal corporation, commission, political subdivision of a state, interstate body, the federal government, including any agency or officer thereof, and any Indian tribe or authorized tribal organization.

(19) "Process" means one or a number of steps which produces an end product or service, or a component which is to be incorporated into an end product or service.

(20) "Recycled for beneficial use" means the use of hazardous waste, either before or after reclamation, as a substitute for a commercial product or raw material, but does not include:

- (a) Use constituting disposal;
- (b) Incineration; or
- (c) Use as a fuel.

(21) "Recycling" means reusing waste materials and extracting valuable materials from a waste stream. Recycling does not include burning for energy recovery.

(22) "Substantially similar processes" means processes that are essentially interchangeable, inasmuch as they use similar equipment and materials and produce similar products or services and generate similar wastes.

(23) "Treatment" means the physical, chemical, or biological processing of waste to render it completely innocuous, produce a recyclable by-product, reduce toxicity, or substantially reduce the volume of material requiring disposal as described in the priorities established in RCW 70.105.150. Treatment does not include incineration.

(24) "Waste" means any hazardous waste.

(25) "Waste generator" means any individual, business, government agency, or any other organization that generates waste.

(26) "Waste reduction" means all in-facility practices that reduce, avoid, or eliminate the generation of wastes or the toxicity of wastes, prior to generation, without creating substantial new risks to human health or the environment.

NEW SECTION

WAC 173-307-030 PLAN REQUIREMENTS. This section establishes the specific elements required to be included in a plan. The purpose of a plan is to require serious consideration of ways in which processes and procedures may be modified to reduce dependence upon hazardous substances and/or the generation of hazardous wastes. All plans must consider options based on the following priorities: Hazardous substance use reduction, hazardous waste reduction, closed-loop

recycling, other types of recycling, and treatment. The plans will consist of the following parts:

(1) Part one. Part one shall provide a general description and overview of the facility, and shall include:

(a) A written policy articulating management and corporate support for the plan and a commitment to implement planned activities and achieve established goals.

(b) The plan scope and objectives.

(c) A description of the facility type, a description of product(s) made and/or services provided, and a statement or listing of the current level(s) of production or service activity in units of measure appropriate to the industry or activity.

(d) A list of the type and amount of:

(i) Each hazardous waste generated; and

(ii) Each product used which contains a total of fifty percent or more of hazardous substances if one thousand pounds or more were used, each product which contains a total of between twenty-five percent and forty-nine percent of hazardous substances if four thousand pounds or more were used; and each product which contains a total of between ten and twenty-four percent of hazardous substances if ten thousand pounds or more were used. Available information on the types and amounts of the hazardous substances contained in the products shall be included. Any product which contains less than ten percent of any hazardous substances need not be listed regardless of quantity used.

For both wastes and products, amounts should be based on the most recent calendar year for which records are available.

(iii) Office products and janitorial products which are used for nonprocess related activities may be excluded from this list.

(iv) Hazardous substances used and hazardous wastes generated in laboratory research need not be listed. Note: See Part two, subsection (3)(i) of this section for discussion on this issue.

(e) A description of the processes used in production or service activities (a schematic drawing may be included).

(f) A discussion of alternative approaches which in the judgment of the facility management satisfies the same demand for products or services but use substantially less hazardous substances or result in the generation of substantially less hazardous waste.

(2) Part two. Part two shall address reduction, recycling, and treatment opportunities for the following products and hazardous wastes:

(a) All products listed in Part one of the plan;

(b) All dangerous waste streams five hundred pounds or greater, any smaller dangerous waste streams which individually represents ten percent or more of the total annual hazardous wastes, and all extremely hazardous waste streams. If this combination equals less than ninety percent of the total hazardous wastes generated, then additional dangerous wastes generated at the facility shall be included until ninety percent of the total is reached.

(3) Part two shall include:

(a) A detailed description of each process in the facility. The description shall include the products that are used and the wastes that are generated in the process if they have been identified in subsection (2)(a) and (b) of this section;

(b) For each process, a description of current reduction, recycling, and treatment activities and documentation of hazardous substance use reduction and waste reduction activities completed before the first plan completion date specified in WAC 173-307-070;

(c) An identification, based on thorough research, of further hazardous substance use reduction, waste reduction, recycling, and treatment opportunities for each process without regard to possible impediments to implementing the opportunities;

(d) An analysis of the identified opportunities. The analysis shall include an economic analysis, a technical analysis, an analysis of whether, and if so how, the identified opportunity would result in a shifting of risk(s) from one part of a process, environmental medium, or product to another and an analysis of all impediments to implementing the opportunities.

(i) Opportunities identified for hazardous substance use reduction and waste reduction, versus recycling and treatment, shall be thoroughly researched and analyzed first. Waste reduction opportunities must include an analysis of hazardous substance use reduction options for those hazardous substances which subsequently result in hazardous waste streams. For substances and wastes for which reduction is determined to be inappropriate (based on impediments identified in (d)(ii) of this subsection), consideration shall next be given to closed-loop recycling opportunities. For those wastes for which closed-loop recycling

is determined to be inappropriate after thorough research, consideration shall be given to other recycling opportunities. For those wastes for which other recycling is determined to be inappropriate after thorough research consideration shall be given to treatment opportunities. Documentation of the research shall be available to the department upon request.

(ii) Impediments that shall be considered acceptable include, but are not limited to: Adverse impacts on product quality, legal or contractual obligations, economic and technical practicality, and the creation of substantial new risks to human health or the environment. A discussion of alternatives for eliminating impediments shall be included;

(e) A selection of options to be implemented in accordance with the analysis conducted in (d) of this subsection. For each selected option, the process(es) it affects shall be identified, and estimates of the amount of hazardous substance use reduction and hazardous waste reduction which would be achieved through implementation shall be stated, as well as the amount of wastes recycled or treated as a result of implementation shall be included. The hazardous substance use reduction, waste reduction, and closed-loop recycling options shall each be listed separately from other recycling and treatment options;

(f) A written policy stating that in implementing the selected options whenever technically and economically practicable, risks will not be shifted from one part of a process, environmental medium, or product to another;

(g) Specific performance goals in each of the following categories, expressed in numeric terms:

(i) Hazardous substances to be reduced or eliminated from use;

(ii) Wastes to be reduced or eliminated through waste reduction techniques;

(iii) Materials or wastes to be recycled; and

(iv) Wastes to be treated.

If the establishment of numeric performance goals is not practicable, the performance goals shall include a clearly stated list of objectives designed to lead to the establishment of numeric goals as soon as is practicable. Goals shall be set for a five-year period from the first reporting date;

(h) A five-year implementation schedule, which shall display planned implementation activities for each of the five calendar years following completion of the plan. Information to be provided shall include, but is not limited to, the options (or phases of options) being implemented and related milestones. The schedule may be in table form and organized by options within processes, if desired.

A description of how those wastes that are not recycled or treated and the residues from recycling and treatment processes are managed may be included in the plan.

(i) For facilities at which a research laboratory exists, each plan must include a description of policies and procedures to be followed by laboratory personnel regarding the use of hazardous substances and the generation of hazardous wastes through laboratory research. These policies and procedures must be consistent with the waste reduction priorities as defined in this chapter.

(4) Part three. Part three shall provide a financial description of the plan, which shall identify costs and benefits realized from implementing selected options. Part three shall also include a description of accounting systems which will be used to identify and track hazardous substance use and hazardous waste management costs. Liability, compliance, and oversight costs must be factored into this accounting system.

(5) Part four. Each user or generator required to write a plan is encouraged to advise its employees of the planning process and solicit comments or suggestions from its employees on hazardous substance use and waste reduction options.

Part four of the plan shall include a description of whether and how employees participated in plan preparation and in identification of reduction opportunities, and describe plans for employee involvement in plan implementation. This part of the plan shall also describe ongoing reduction and recycling personnel training programs.

NEW SECTION

WAC 173-307-040 EXECUTIVE SUMMARY. Upon completion of a plan, the owner, chief executive officer, or other person with the authority to commit management to the plan, such as a facility manager, shall sign and submit an executive summary of the plan to the department. This summary shall be available for public inspection upon request.

(1) Executive summaries shall include the following information from the plan:

(a) A written policy articulating management and corporate support for the plan and a commitment to implement planned activities and achieve established goals.

(b) The plan scope and objectives.

(c) A description of the facility type and a summary of product(s) made and/or services provided and the current level of production or service activity.

(d) A summary of the processes used in production or service activities (a schematic drawing may be included).

(e) A list of the type and amount of each hazardous waste generated and product used which contains hazardous substances as identified in WAC 173-307-030 (1)(d). For products used which contain hazardous substances, available information on types and amounts of the hazardous substances contained in the product shall be included.

Office products and consumer products used in quantities less than two hundred pounds per year and which are used for nonprocess related activities may be excluded from this list.

(f) A brief description of the use and generation of the substances and wastes listed in (e) of this subsection in the processes described in (d) of this subsection.

(g) A description of current reduction, recycling, and treatment activities, and documentation of hazardous substance use reduction and waste reduction activities completed before the first reporting date specified in WAC 173-307-050.

(h) A summary of further hazardous substance use reduction, waste reduction, recycling, and treatment opportunities identified. Opportunities shall be identified first for hazardous substance use reduction and waste reduction, secondly for recycling, and lastly for treatment. A summary of impediments to implementing opportunities shall be included. Impediments that shall be considered acceptable include, but are not limited to: Adverse impacts on product quality, legal or contractual obligation, economic and technical practicality, and shifting of risks from one part of a process, product, or environmental medium to another.

(i) A selection of options to be implemented, the process(es) which the selected options will affect, estimated reductions to be achieved by implementing the selected options, and any anticipated shifting of risks to another medium or a product that would occur as a result of implementation of these options.

(j) Specific performance goals in each of the following categories, expressed in numeric terms:

(i) Hazardous substances to be reduced or eliminated from use;

(ii) Wastes to be reduced or eliminated through waste reduction techniques;

(iii) Materials or wastes to be recycled; and

(iv) Wastes to be treated.

If the establishment of numeric performance goals is not practicable, the performance goals shall include a clearly stated list of objectives designed to lead to the establishment of numeric goals as soon as is practicable. Goals shall be set for a five-year period from the first reporting date.

(k) A five-year implementation schedule which shall display planned implementation activities for each of the five calendar years following completion of the plan. Information to be provided shall include, but is not limited to, the options (or phases of options) being implemented and related milestones. The schedule may be in table form and organized by options within processes, if desired.

(l) A summary of costs and benefits realized from implementing selected options.

(2) If any amendments are made to the plan before the five-year timeline has passed, the user or generator shall submit a new executive summary to the department. The implementation schedule of the amended plan and new executive summary shall be within the original five-year timeline initiated by completion of the original plan.

NEW SECTION

WAC 173-307-050 DUE DATES. Plans shall be completed and executive summaries submitted in accordance with the following schedule:

(1) Hazardous waste generators who generated more than fifty thousand pounds of hazardous waste in calendar year 1991 and hazardous substance users who were required to report in 1991, by September 1, 1992;

(2) Hazardous waste generators who generated between seven thousand and fifty thousand pounds of hazardous waste in calendar year 1992 and hazardous substance users who were required to report for the first time in 1992, by September 1, 1993;

(3) Hazardous waste generators who generated between two thousand six hundred forty and seven thousand pounds of hazardous waste in 1993 and hazardous substance users who were required to report for the first time in 1993, by September 1, 1994;

(4) Hazardous waste generators who have not been required to complete a plan on or prior to September 1, 1994, must complete a plan by September 1 of the year following the first year that they generate more than two thousand six hundred forty pounds of hazardous waste; and

(5) Hazardous substance users who have not been required to complete a plan on or prior to September 1, 1994, must complete a plan by September 1 of the year following the first year that they are required to report under Section 313 of Title III of the Superfund Amendments and Reauthorization Act.

NEW SECTION

WAC 173-307-060 PLAN AVAILABILITY. Plans developed under this chapter shall be kept at the facility and made available for review to authorized representatives of the department. The plan is not a public record under the public disclosure laws of the state of Washington contained in chapter 42.17 RCW.

NEW SECTION

WAC 173-307-070 PLAN AMENDMENTS AND UPDATES. (1) A plan must be kept reasonably current and may be amended in response to changes in facility operations, substances used, or wastes generated.

(a) Users or generators shall notify the department of an amended plan and submit a new executive summary.

(b) Even if a plan is amended, a five-year plan update will still be required five years from completion of the first plan, or from the last five-year update.

(2) Every five years, each plan shall be updated, and a new executive summary shall be submitted to the department. A plan update shall conform to the requirements for preparing reduction plans as specified in this chapter.

NEW SECTION

WAC 173-307-080 PROGRESS REPORTS. Progress reports shall be submitted to the department annually on September 1 following the due date of the plan.

(1) Progress reports shall include a discussion of:

(a) Performance goals. If numeric performance goals were listed in the plan, progress toward these goals shall be discussed. If numeric performance goals were not listed in the plan, progress made toward establishing numeric goals shall be discussed, and also progress made towards achieving the goals as stated in the plan. This discussion shall include:

(i) A description of reduction, recycling, and treatment options which were implemented.

(ii) A description of the process(es) impacted by each option.

(iii) Quantities of hazardous substances reduced and hazardous waste reduced by each option.

(iv) A description of any shifting of risks that occurred as a result of implementing each option.

(b) A statement of the level of production or activity in relation to the level of production or activity stated in the plan at the time the plan was prepared.

(c) Problems encountered in the implementation process. Problems shall be clearly identified and include a discussion of steps taken or proposed to resolve problems. An update on problems reported in previous progress reports shall be included.

(2) Upon the request of two or more users or generators belonging to similar industrial classifications, the department may aggregate data contained in their annual progress reports for the purpose of developing a public record.

NEW SECTION

WAC 173-307-090 REVIEW PROCESS. A user or generator required to prepare a plan shall permit the director or a representative of the director to review the plan to determine its adequacy.

(1) The department may review a plan, executive summary, or an annual progress report to determine whether the plan, executive summary, or annual progress report is adequate and shall base its determination solely on whether the plan, executive summary, or annual

progress report is complete and prepared in accordance with the provisions of this chapter and contains sufficient detail to meet the requirements of chapter 70.95C RCW and this chapter.

(2) If a hazardous substance user or hazardous waste generator fails to complete an adequate plan, executive summary, or annual progress report, the department shall notify the user or generator of the inadequacy, identifying specific deficiencies. For the purposes of this section, a deficiency may include failure to develop a plan, failure to submit an executive summary, or failure to submit an annual progress report. The department shall specify a reasonable time frame, of not less than ninety days, within which the user or generator shall complete a modified plan, executive summary, or annual progress report addressing the specified deficiencies.

(3) If the department determines that a modified plan, executive summary, or annual progress report is inadequate, the department may, within its discretion, either require further modification or enter an order pursuant to WAC 173-307-100.

NEW SECTION

WAC 173-307-100 PENALTIES. (1) If, after having received a list of specified deficiencies from the department, a hazardous substance user or hazardous waste generator required to prepare a plan fails to complete modification of a plan, executive summary, or annual progress report within the time period specified by the department, the department may enter an order pursuant to chapter 34.05 RCW finding the user or generator not in compliance with the requirements of RCW 70.95C.200. When the order is final, the department shall notify the department of revenue to charge a penalty fee. The penalty fee shall be the greater of one thousand dollars or three times the amount of the user's or generator's previous year's fee, in addition to the current year's fee. If no fee was assessed the previous year, the penalty shall be the greater of one thousand dollars or three times the amount of the current year's fee. The penalty assessed under this subsection shall be collected each year after the year for which the penalty was assessed until an adequate plan, executive summary, or annual progress report is completed.

(2) If a hazardous substance user or hazardous waste generator required to prepare a plan fails to complete an adequate plan, executive summary, or annual progress report after the department has levied against the user or generator the penalty provided in subsection (1) of this section, the user or generator shall be required to pay a surcharge to the department whenever the user or generator disposes of a hazardous waste at any hazardous waste incinerator or hazardous waste landfill facility located in Washington state, until a plan, executive summary, or annual progress report is completed and determined to be adequate by the department. The surcharge shall be equal to three times the fee charged for disposal. The department shall furnish the incinerator and landfill facilities in Washington state with a list of Environmental Protection Agency/state identification numbers of the hazardous waste generators that are not in compliance with the requirements of RCW 70.95C.200.

NEW SECTION

WAC 173-307-110 APPEALS. A user or generator may appeal from a department order or a surcharge under RCW 70.95C.220 to the pollution control hearings board pursuant to chapter 43.21B RCW.

NEW SECTION

WAC 173-307-120 EXEMPTIONS. A person required to prepare a plan because of the quantity of hazardous waste generated may petition the director to be excused from this requirement. The person must demonstrate to the satisfaction of the director that the quantity of hazardous waste generated was due to unique circumstances not likely to be repeated and that the person is unlikely to generate sufficient hazardous waste to require a plan in the next five years.

NEW SECTION

WAC 173-307-130 PUBLIC DISCLOSURE. (1) The department shall make available for public inspection any executive summary or annual progress report submitted to the department. Any hazardous substance user or hazardous waste generator required to prepare an executive summary or annual progress report who believes that disclosure of any information contained in the executive summary or annual progress report may adversely affect the competitive position of the

user or generator may request the department pursuant to RCW 43.21A.160 to delete from the public record those portions of the executive summary or annual progress report that may affect the user's or generator's competitive position. The department shall not disclose any information contained in an executive summary or annual progress report pending a determination of whether the department will delete any information contained in the report from the public record. This determination will be made within sixty days following a request for public inspection.

(2) Any ten persons residing within ten miles of a hazardous substance user or hazardous waste generator required to prepare a plan may file with the department a petition requesting the department to examine a plan to determine its adequacy. The department shall report its determination of adequacy to the petitioners and to the user or generator within a reasonable time. The department may deny a petition if the department has within the previous year determined the plan of the user or generator named in the petition to be adequate.

NEW SECTION

WAC 173-307-140 RECORDS. The department shall maintain a record of each plan, executive summary, or annual progress report it reviews, and a list of all plans, executive summaries, or annual progress reports the department has determined to be inadequate, including descriptions of corrective actions taken. This information shall be made available to the public.

WSR 90-22-086

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-56—Filed November 6, 1990, 2:56 p.m.]

Original Notice.

Title of Rule: Hazardous waste fees, chapter 173-305 WAC.

Purpose: This rule implements the collection of a \$35.00 annual fee from known and potential hazardous waste generators, and an additional fee from large quantity hazardous waste generators and hazardous substance users.

Statutory Authority for Adoption: Chapter 70.95E RCW.

Statute Being Implemented: Chapter 70.95E RCW.

Summary: Chapter 70.95E RCW requires the Department of Ecology to develop and adopt rules for the establishment and collection of hazardous waste fees.

Name of Agency Personnel Responsible for Drafting: Bob Lemcke, Eikenberry, 438-7632; Implementation: Stan Springer, Eikenberry, 438-7871; and Enforcement: William Alkire, Eikenberry, 438-7145.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule implements the provisions of chapter 70.95E RCW, establishing a means for funding technical assistance and compliance education assistance to hazardous substance users and waste generators in this state. Technical assistance includes but is not limited to assistance in the preparation of plans and review of plans and related documents. The purpose of this chapter is to

described the methods by which the Department of Ecology will assess certain fees, to whom fees will be assessed, the amounts of such fees, provisions for exemption from and enforcement of fee assessments, responsibilities of the Departments of Ecology and Revenue, and procedures for adjusting the fees.

Proposal does not change existing rules.

Small Business Economic Impact Statement: The small business economic impact statement is on file at the Department of Ecology. Persons wishing to obtain a copy of this document should contact the department at (206) 438-7632.

Economic analysis compliance document: Chapter 173-307 WAC, Hazardous waste facility plans and chapter 173-305 WAC, Hazardous waste generator fees, are being amended to reflect changes in enabling legislation due to SHB 2390 amendments to chapter 70.95C RCW. These amendments reflect both the goals and the substantive requirements in the law aimed at reducing hazardous substance use and waste generation. Three new sections require activities and expenses that would not be required under current regulatory practice. Hazardous substance users and waste generators who generate more than two thousand six hundred forty pounds of waste per year are required to prepare a plan for the voluntary reduction of the use of the substances and generation of the waste. Hazardous substance users and waste generators required to prepare plans are also required to pay an annual fee to support technical assistance to the public and plan review at ecology. In addition, a \$35 fee is imposed on entities generating or potentially generating hazardous waste in the state of Washington.

The State Economic Policy Act, chapter 43.21H RCW, requires that economic values be given appropriate consideration in the promulgation of rules. The Regulatory Fairness Act, chapter 19.85 RCW, requires a small business economic impact statement if rules have an effect on more than 20% of all industry or more than 10% of any three digit SIC industry, and mitigation of rule impacts. This rule has been reviewed and has significant impacts on industry. The impacts are disproportionate for most sectors. Mitigation has been offered where it is legal and within the intent of the law.

The SBEIS focuses on the cost of preparing the plan and the associated annual fee. The \$35 fee is considered negligible. The SBEIS provides broad estimates of the cost of writing the plan. Plans are likely to have a disproportionate impact on small businesses depending on the number of hazardous waste streams, hazardous substances used, the number of production processes, and the SIC sector. Estimates of the annual fee will have a clear disproportionate impact on small businesses in most SIC codes. The schedule of required completion dates for plans and starting dates for annual fees help mitigate some of the burden.

The following table lists average cost per employee for the annual fee for several SIC sectors:

Sector	Small Businesses	Large Businesses
Aircraft & Ship	\$ 23.99	\$ 1.48
*Electronic equip.	8.85	10.47
Machinery	18.86	1.08
Auto sales & service	3.46	1.27
Laundry/dry cleaning	23.05	3.86
Pulp and paper	202.65	9.9
*Chemical	57.22	96.15

* - sectors where impact may not be disproportionate.

The following list gives SIC codes in database:

242, 261, 286, 287, 355, 367, 372, 373, 551, 721, 753

In addition to the SIC sectors listed in the table approximately 150 sectors will be effected.

Copies of full SBEIS can be obtained by writing: Bob Lemcke, Department of Ecology, PV-11, Waste Reduction and Recycling, Olympia, Washington 98504-8711.

Hearing Location: Tuesday, December 11, 1990, 7:00 - 10:00 p.m., Richmond Highlands, Shoreline Community College, Room 1410, 16101 Greenwood Avenue North; Wednesday, December 12, 1990, 7:00 - 10:00 p.m., Tacoma, Tacoma City Hall, City Council Chambers, 740 St. Helens Avenue; Thursday, December 13, 1990, 7:00 - 10:00 p.m., Vancouver, Clark PUD, Community Room, 1200 Fort Vancouver Way; and Thursday, December 13, 1990, 7:00 - 10:00 p.m., Spokane, Spokane County Health District, Room 140, West 1101 College Avenue.

Submit Written Comments to: Bob Lemcke, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504-8711, by December 21, 1990.

Date of Intended Adoption: April 1, 1991.

November 5, 1990
Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order DE 83-38, filed 2/7/84)

WAC 173-305-010 PURPOSE. This ((chapter)) rule implements the provisions of chapter ((70.105A RCW (chapter 65, Laws of 1983 1st ex. sess.))) 70.95E RCW, establishing a means for funding ((hazardous waste control activities)) technical assistance and compliance education assistance to hazardous substance users and waste generators in this state. Technical assistance includes but is not limited to assistance in the preparation of plans and review of plans and related documents. The purpose of this chapter is to describe the methods by which the department of ecology will assess certain fees, to whom ((the)) fees will be assessed, the amount of such fees, provisions for exemption from and enforcement of fee assessments, ((coordination between)) responsibilities of the departments of ecology and revenue, and procedures for adjusting the fee((s)). Copies of all rules, regulations, or statutes cited in this chapter are available for inspection at the Department of Ecology, Mailstop PV-11, Olympia, WA, 98504-8711.

AMENDATORY SECTION (Amending Order DE 83-38, filed 2/7/84)

WAC 173-305-015 APPLICABILITY. (((+ Generat.))) The requirements of WAC 173-305-010 through (((+73-305-020 and 173-305-080 through 173-305-090))) 173-305-120 apply to all persons who ((generate, recycle, transfer, treat, store, or dispose of hazardous wastes in this state.

(2) Generators:

(a) The requirements of WAC 173-305-030 through 173-305-050 apply only to those persons utilizing or operating identified sites.

(b) The requirements of WAC 173-305-030 through 173-305-050 do not apply to:

(i) Any person who is exclusively a small quantity generator (as described in chapter 173-303 WAC) during a calendar year;

(ii) Any person who accepts hazardous waste only from small quantity generators (as described in chapter 173-303 WAC) and who then

sends such hazardous waste off-site in accordance with chapter 173-303 WAC, provided that the person does not originate his own hazardous waste; and

(iii) Any hazardous waste generated by a facility which is operating, for such hazardous waste, as a transfer facility under a permit administered pursuant to chapter 173-303 WAC, if such hazardous waste does not originate at the facility and has not been stored at the facility for more than one year.

For the purposes of (b) of this subsection, a person or facility originates a hazardous waste if such hazardous waste occurs as a result of a physical, chemical or biological process performed by the person or at the facility. A hazardous waste is not originated if, when it leaves a site, it is the same as when it arrived.

(3) Facilities. The requirements of WAC 173-305-060 through 173-305-070 apply only to those persons who operate facilities which are subject to a permit administered pursuant to chapter 173-303 WAC.

(4) Exclusions. The requirements of this chapter do not apply to:

(a) Hazardous wastes which are not subject to regulations adopted pursuant to chapter 70.105 RCW;

(b) Radioactive wastes; or

(c) Wastes generated primarily from the combustion of coal or other fossil fuels) are known or potential generators, including state and local entities as well as instrumentalities of the United States. The requirements of WAC 173-305-010 through 173-305-050 and 173-305-210 through 173-305-240 apply to all persons required to prepare plans under RCW 70.95C.200.

AMENDATORY SECTION (Amending Order DE 83-38, filed 2/7/74)

WAC 173-305-020 DEFINITIONS. Any terms not specifically defined in this section shall, for the purposes of this chapter, have the same meaning as given in WAC 173-303-040. The following terms are defined for the purposes of this chapter:

(1) ("Annual gross income" of a business means the value proceeding or accruing during a calendar year by reason of the transaction of the business or service engaged in and includes gross proceeds of sales; compensation for the rendition of services; gains realized from trading in stocks, bonds, or other evidences of indebtedness; interest; discount; rents; royalties; fees; commissions; dividends; and other emoluments however designated, all without any deduction on account of the cost of tangible property sold, the cost of materials used, labor costs; interest; discount; delivery costs; taxes; or any other expense whatsoever paid or accrued and without any deduction on account of losses)) "Additional fee" means the annual fee imposed under chapter 70.95E RCW against hazardous generators and hazardous substance users required to prepare plans;

(2) "Base fee" means the annual fee imposed under chapter 70.95E RCW against known and potential generators of hazardous waste doing business in the state of Washington;

((2)) (3) "Business activities" means activities of any person ((subject to the generator fee of WAC 173-305-030 and)) who is "engaging in business" as ((this)) the term is defined in chapters 82.04 and 82.16 RCW;

((3)) "Combined site" means any location which is both a facility and an identified site (as these terms are defined in this section);)

(4) "Dangerous waste" ((shall have the same definition as set forth in RCW 70.105.010(5) and)) means any discarded, useless, unwanted, or abandoned nonradioactive substances, including but not limited to certain pesticides, or any residues or containers of such substances which are disposed of in such quantity or concentration as to pose a substantial present or potential hazard to human health, wildlife, or the environment because such wastes or constituents or combinations of such wastes:

(a) Have short-lived, toxic properties that may cause death, injury, or illness or have mutagenic, teratogenic, or carcinogenic properties; or

(b) Are corrosive, explosive, flammable, or may generate pressure through decomposition or other means.

Dangerous wastes shall specifically include those wastes designated as dangerous by ((rules adopted pursuant to)) chapter ((70.105 RCW)) 173-303 WAC;

(5) "Department" means the department of ecology;

(6) "Emissions" means the substances released to the environment which must be reported under toxic chemical release reporting, 40 CFR Part 372;

(7) "EPA/state identification number" means the number assigned by the environmental protection agency (EPA) or by the department

of ecology to each generator and/or transporter and treatment, storage, and/or disposal facility;

~~((6))~~ (8) "Extremely hazardous waste" (~~shall have the same definition as set forth in RCW 70.105.010(6) and~~) means any dangerous waste which:

(a) Will persist in a hazardous form for several years or more at a disposal site and which in its persistent form:

(i) Presents a significant environmental hazard and may be concentrated by living organisms through a food chain or may affect the genetic make-up of man or wildlife; and

(ii) Is highly toxic to man and wildlife;

(b) If disposed of at a disposal site in such quantities as would present an extreme hazard to man or the environment.

Extremely hazardous waste shall specifically include those wastes designated as extremely hazardous by ~~(rules adopted pursuant to)~~ chapter ~~((70.105-RCW))~~ 173-303 WAC;

~~((7))~~ (9) "Facility" means ~~(all contiguous land, and structures, other appurtenances and improvements on the land used for recycling, transferring, treating, storing, or disposing of hazardous waste;~~

(8) "Fee" means the annual hazardous waste control and elimination assessment fee imposed under RCW 70.105A.030 and the fee for treatment, storage, and disposal facilities imposed under RCW 70.105A.040) any geographical area that has been assigned an EPA/state identification number or in the case of a hazardous substance user, means all buildings, equipment, structures, and other stationary items located on a single site or on contiguous or adjacent sites and owned or operated by the same person;

~~((9))~~ (10) "Generate" means any act or process which produces hazardous waste or first causes a hazardous waste to become subject to regulation;

~~((10))~~ (11) "Hazardous waste" means and includes all dangerous and extremely hazardous wastes but for the purposes of this chapter excludes all radioactive wastes or substances composed of both radioactive and hazardous components;

~~((11))~~ "Identified site" means the same or geographically contiguous property, which may be divided by a public or private right of way, provided that access between the properties occurs at an intersection and crosses, as opposed to goes along, the right of way. Noncontiguous properties owned by the same person but connected by a right of way will be considered a single identified site if the person controls the right of way and can prevent public access. For the purposes of this chapter, a property (or properties) will be an identified site only if it meets the conditions described above in this subsection, and only if hazardous waste is generated there during a calendar year;))

(12) "Interrelated facility" means multiple facilities owned or operated by the same person;

(13) "Known generators" means persons that have notified the department, have received an EPA/state identification number and generate quantities of hazardous waste regulated under chapter 70.105 RCW.

(14) "Person" means an individual, trust, firm, joint stock company, partnership, association, state, public or private or municipal corporation, commission, political subdivision of a state, interstate body, the federal government including any agency or officer thereof, and any Indian tribe or authorized tribal organization;

~~((13))~~ "SIC" means standard industrial classification and refers to the four digit numbers assigned to business activities from the federal Office of Management and Budget's "Standard Industrial Classification Manual," revised 1983;

(14) "Ton" means two thousand pounds; and

(15) "Manufacturer," "retailer," "wholesaler," and "person engaging in service activities" shall have the meanings attributed to such terms in chapter 82.04 RCW and shall include all persons taxable for such activities under that chapter;)) (15) "Plan" means the plan provided for in RCW 70.95C.200;

(16) "Potential generators" means all persons whose primary business activities are identified by the department to be likely to generate any quantity of hazardous wastes.

(17) "Price deflator" means the United States Department of Commerce Bureau of Economic Analysis, "Implicit Price Deflator for Gross National Product" for "Government Purchases of Goods and Services," for "State and Local Government."

(18) "Primary business activity" means a business activity which accounts for more than fifty percent of a business' total gross receipts or in the case of more than two business activities, the activity which has the largest gross receipts. Where a business engages in multiple activities and one or more of those activities generate hazardous waste,

the gross receipts from all waste generating activities will be combined to determine their ratio to the total gross receipts of the business.

(19) "Recycled for beneficial use" means the use of hazardous waste, either before or after reclamation, as a substitute for a commercial product or raw material, but does not include:

(a) Use constituting disposal;

(b) Incineration; or

(c) Use as a fuel.

(20) "Substantially similar processes" means processes that are essentially interchangeable, inasmuch as they use similar equipment and materials and produce similar products or services and generate similar wastes.

(21) "Waste generation site" means any geographical area that has been assigned an EPA/state identification number.

AMENDATORY SECTION (Amending Order DE 83-38, filed 2/7/84)

WAC 173-305-030 ((GENERATOR)) PENALTY FOR FAILURE TO PAY THE FEE(S)). ((This section describes the methods and criteria by which the department will determine the business activities that will be assessed generator fees (subsection (1) of this section); determine and apportion annual gross income (subsection (2) of this section); develop the generator fee schedule (subsection (3) of this section); assess fees (subsection (4) of this section); and provide for exemption from or reduction of a fee (subsection (5) of this section):

(1) Selection of businesses and generators. This subsection describes how the department will select those individuals and businesses who will be assessed a generator fee:

(a) List of business activities. The legislature provided the following list of business activities which may be assessed a generator fee:

(i) Exploring for, extracting, beneficiating, processing, or selling metallic or nonmetallic minerals;

(ii) Exploring for, extracting, processing, or selling coal;

(iii) Producing, distributing, or selling electricity;

(iv) Industrial or nonresidential contracting or heavy construction;

(v) Painting or sandblasting;

(vi) Producing, processing, or selling rubber or plastics;

(vii) Producing, processing, or selling glass, cement, or concrete;

(viii) Cutting, milling, producing, preparing, or selling lumber or wood products, including wooden furniture or fixtures;

(ix) Producing, preparing, or selling paper or allied products;

(x) Printing or publishing;

(xi) Synthesizing, producing, processing, preparing, or selling chemicals or allied products;

(xii) Exploring for, extracting, producing, processing, distributing, or selling petroleum or gas;

(xiii) Fabricating rubber or plastic products;

(xiv) Beneficiating, processing, or selling primary or secondary metals;

(xv) Fabricating metal products, including metal furniture or fixtures;

(xvi) Fabricating, constructing, preparing, installing, or selling machinery or supplies;

(xvii) Fabricating, constructing, installing, preparing, or selling electrical or electronic equipment, machinery, or supplies;

(xviii) Fabricating, producing, preparing, or selling transportation equipment;

(xix) Transporting by railroad, motor vehicle, or water vessel;

(xx) Telephone communication;

(xxi) Drycleaning, photofinishing, or furniture refinishing;

(xxii) Transferring, treating, storing, or disposing of solid, dangerous, or extremely hazardous wastes; and

(xxiii) Repairing or servicing motor vehicles, railroad equipment, or water vessels;

(b) Selecting businesses for assessment. The department will select businesses for assessing fees as described in this subsection. In general, two different mechanisms will be used to identify those persons who will be assessed a fee. For the purposes of this chapter, the groups selected by these two mechanisms will be named: Specific businesses (procedures for selection are described in (b)(i) of this subsection); and nonspecific businesses (procedures for selection are described in (b)(ii) of this subsection):

(i) Specific businesses. Any person who has notified pursuant to chapter 173-303 WAC as a generator of hazardous wastes and who utilizes or operates an identified site will be assessed a generator fee.

(ii) Nonspecific businesses. The department will develop a list of businesses by standard industrial classification (SIC) numbers. This

list appears in WAC 173-305-040 and will be developed on the following bases:

(A) The businesses are included in the legislative list of subsection (1)(a) of this section; and

(B) The information on specific businesses that have notified and reported as hazardous waste generators supports the inclusion of SIC numbers on the list.

The department of revenue will provide the names and addresses of businesses which conduct activities specified in the SIC list as requested by the department of ecology. The department of ecology will notify these businesses in writing that they have been identified as possible generators of hazardous waste. They will be requested to submit to the department of ecology within thirty days either a written description of their wastes (including but not limited to type, source and quantity for each waste), or else a signed and dated certification that they do not generate hazardous waste. The certification will be as follows:

"I certify that I am familiar with the requirements of chapter 173-303 WAC, Dangerous waste regulations, and with the waste designation procedures thereof, and that I do not believe any of my wastes to be hazardous wastes based on my own knowledge and on my inquiry of those individuals responsible for performing such hazardous waste designation procedures."

The department of ecology will use the information submitted by the nonspecific businesses, and any other pertinent information, to determine which of those businesses are subject to a generator fee. If a person certifies that his business does not generate hazardous waste, then he will not be assessed a fee. If a person submits information which shows that he generates a hazardous waste, then he will be assessed a generator fee calculated according to the procedures for specific businesses, with the information he has submitted being used in lieu of an annual report. If a person does not submit either a certification or information on his wastes, then the department of ecology will conclude that he is utilizing or operating an identified site and he will be assessed a generator fee calculated according to the procedures for nonspecific businesses.

(c) Identified sites. For the purposes of this chapter, no property will be an identified site unless hazardous waste is generated there during a calendar year. Each identified site will be assessed one fee annually, the size of the fee to depend on the risk and quantity of the hazardous wastes generated there and the apportioned annual gross income of the site (see subsections (2) and (3) of this section). If one person utilizes or operates more than one identified site, he will be responsible for all fees assessed to his identified sites. To a reasonable extent, the department will attempt to determine all identified sites owned or operated by the same person. However, the department's inability to detect all identified sites owned or operated by the same person will not delay the issuance of assessments, nor will it form a just cause for refusal to pay an assessed fee.

(2) Annual gross income (AGI), apportionment:

(a) Annual gross income. AGI for each person's assessed business will be obtained from the department of revenue. The AGI obtained from the department of revenue for persons whose business activities earn income without as well as within the state will reflect the portion of total AGI attributable to activities within the state. Such attribution will be calculated pursuant to chapters 82.04 and 82.16 RCW. AGI reported to the department of ecology shall be used solely for the purpose of determining fee amounts. Confidentiality of AGI shall be maintained in accordance with department of revenue laws, regulations, and procedures.

(b) Apportionment. Except as otherwise provided in (b)(ii) and (iii) of this subsection, the department shall apportion AGI for specific businesses among identified sites utilized or operated by an assessed person as described in (b)(i) of this subsection. In the case of nonspecific businesses, the person's AGI will be apportioned as if he had only one identified site, except as provided in subsection (5) of this section. Whenever an apportioned AGI is calculated to a fraction of a cent, the figure will be rounded to the nearest whole cent (e.g., \$27,611.5235 would be rounded to \$27,611.52).

(i) The department will apportion AGI equally among a person's identified sites without regard to the amount or nature of business at the sites. This will be done by dividing the total AGI for the assessed person by the number of his identified sites. For example:

(A) AGI reported for a person's business is \$7,252,320.18. The person utilizes four identified sites to conduct his activities. Thus, the apportioned AGI for each identified site would be \$1,813,080.05;

(B) AGI reported for a person's business is \$58,112.45. His business is conducted at two locations, but only one is an identified site. Therefore, the apportioned AGI for his identified site would be \$58,112.45.

(ii) Any person who is subject to a fee may request, through the procedure described in subsection (5) of this section, that the department reapportion AGI among his identified sites according to each identified site's share of AGI. His total AGI will still be apportioned only among his identified sites. The share of his total AGI reapportioned to an identified site will be determined by multiplying his total AGI by a factor derived from dividing the AGI contributed from the identified site to the total AGI by the AGI contributed from all of his identified sites. The following formula will be used:

$$AGI(R) = AGI \times \frac{AGI(IS)}{AGI(TIS)}$$

Where

AGI(R) = The share of AGI that will be reapportioned to an identified site

AGI = Total AGI attributable to the person's business in the state

AGI(IS) = The AGI contributed by the identified site to the total AGI

AGI(TIS) = The sum of the AGI contributed by all of the person's identified sites

The following example shows how this reapportionment will work:

A generator's AGI for a calendar year is \$35,254,378.12. During that calendar year, he operates three identified sites at which hazardous wastes are generated. For this example, these sites will be identified as SA, SB, and SC. Site SA contributes \$5,464,212.04 to the generator's total AGI, site SB contributes \$2,372,011.09, site SC contributes \$675,283.87, and the balance of his AGI comes from other properties which are not identified sites. The sum of the AGI contributed by his three identified sites, AGI(TIS), is \$8,511,507.00. The share of the generator's AGI that will be reapportioned to site SA is calculated as $(\$35,254,378.12) \times (\$5,464,212.04 \div \$8,511,507.00) = \$22,632,584.03$. For site SB the reapportionment is calculated as $(\$35,254,378.12) \times (\$2,372,011.09 \div \$8,511,507.00) = \$9,824,790.82$. For site SC, the reapportionment is calculated as $(\$35,254,378.12) \times (\$675,283.87 \div \$8,511,507.00) = \$2,797,003.27$. Thus, site SA would be in the greater than \$10,000,000 AGI category, and sites SB and SC would be in the \$1,000,000 to \$10,000,000 AGI category.

The department will review a generator's request for reapportionment submitted under subsection (5) of this section, and based on information provided by the person requesting reapportionment, will determine the extent and amount of AGI to be reapportioned among his identified sites. The department will not grant reapportionment until all information reasonably necessary to do so has been provided to the department. The information which a person requesting reapportionment must provide will be specified by the department in writing to the person after the department has received his request.

(iii) The department may, on its own, initiate the reapportionment of an assessed person's AGI according to the share of total AGI contributed by each of his identified sites. To determine his reapportionment, the department will specify in writing to the person the information necessary to perform such reapportionment. The department may, if it chooses, waive payment of a generator fee, or of penalties or both until reapportionment is complete.

(3) Criteria for generator fee amount. This subsection describes the specific risk classes for generators, provisions for modifying risk classes in certain cases, and general parameters for fee amounts. The specific generator fee amounts are established in WAC 173-305-040 and are related to the risk classes and general fee parameters set forth in this subsection:

(a) Generator fee parameters. Except as provided in WAC 173-305-080 and 173-305-090, the generator fee assessed for an identified site during a calendar year will not exceed:

(i) \$150.00 for each identified site with an apportioned annual gross income not in excess of one million dollars;

(ii) \$750.00 for each identified site with an apportioned annual gross income in excess of one million dollars but not exceeding ten million dollars; and

(iii) \$7,500.00 for each identified site with an apportioned annual gross income in excess of ten million dollars.

(b) Generator risk class. Seven generator risk classes are established. The risk classes shall be identified as G1, G2, G3, G4, G5, G6, and

G7, and are graduated with G1 representing the lowest risk and G7 representing the highest risk. The classes depend on the type(s) of hazardous waste (extremely hazardous waste (EHW) or dangerous waste (DW)) and quantities generated at an identified site. The generator risk classes are defined as follows:

- (i) G1—less than 1.0 ton of DW in a calendar year;
- (ii) G2—less than 0.1 ton of EHW, or 1.0 ton or more but less than 2.0 tons of DW in a calendar year;
- (iii) G3—0.1 ton or more but less than 0.2 ton of EHW, or 2.0 tons or more but less than 3.5 tons of DW in a calendar year;
- (iv) G4—0.2 ton or more but less than 0.35 ton of EHW, or 3.5 tons or more but less than 5.5 tons of DW in a calendar year;
- (v) G5—0.35 ton or more but less than 0.55 ton of EHW, or 5.5 tons or more but less than 23.5 tons of DW in a calendar year;
- (vi) G6—0.55 ton or more but less than 2.35 tons of EHW, or 23.5 tons or more of DW in a calendar year; and
- (vii) G7—2.35 tons or more of EHW in a calendar year.

(c) Assigning generator risk class. The department will assign the highest applicable generator risk class to an identified site. For example, if a person generates in a calendar year 150 pounds of EHW (risk class G2) and 20 tons of DW (risk class G5), his identified site will be assigned the generator risk class G5. The department may, on a case-by-case basis, determine that an identified site poses a greater risk than is reflected by the types and annual quantities of hazardous waste generated at the site. The department may make such a determination after considering the nature of the wastes generated, the proximity of the identified site to population centers, potential for release of the hazardous waste to the air, land, or surface or ground water, and the safety of the generating and handling practices at the identified site. If the department makes such a determination, then it will assign a risk class that is one level higher than the risk class that would be assigned solely on the basis of waste types and quantities generated at the identified site. However, no risk class higher than G7 will ever be assigned. For example, an identified site might generate 1.2 tons of EHW, and thus have a generator risk class of G5. However, the department may assign the site a risk class of G6 (one class higher) because the site generates nerve gas wastes and is located over a sole source aquifer in the core of a major city. Upon reassigning a generator risk class to an identified site, the department will notify the person who utilizes or operates the site of his site's new risk class. Such notification will be in writing and will be included as part of the generator fee statement.

(4) Assessment of generator fees. This subsection describes the procedures for assessing generator fees:

(a) Generator fees will be assessed by the issuance of generator fee statements to persons whose businesses are selected for assessment pursuant to subsection (1) of this section. The department of ecology will provide a list of the businesses to be assessed to the department of revenue. The department of revenue will then prepare and send out the statements of generator fees, and will keep records on who has paid, how much was paid, who is late and, upon notice from the department of ecology, who has been exempted or whose fee has been reduced. If a second generator fee statement is necessary, due to exemption, reduction, reapportionment, etc., the department of ecology will provide the new information to the department of revenue, which will prepare and send out the second statement. A generator fee will be considered paid only after a valid check or money order for the full fee and any accrued interest has been delivered to the department of revenue.

(b)(i) A generator fee will be owed for each calendar year that a person utilizes or operates one or more identified sites. Generator fee statements will be issued by May 31 each year for fees owed for the preceding calendar year. The due date for payment of generator fees is June 30. This due date will be changed for the following reasons:

(A) As provided in subsection (5)(d) of this section, for each person who submits a request for waiver of fee, or

(B) In the event that generator fee statements are not issued by May 31 of a given year, or for fee statements issued pursuant to (b)(ii) of this subsection, the due date will be thirty days after those generator fee statements are issued for that year.

Any person who still owes a generator fee after the applicable due date may be subject to collection and enforcement actions.

(ii)(A) If a generator submits his annual report (pursuant to WAC 173-303-220) to the department and his report is late, then his generator fee statement may be issued after May 31.

(B) The department may discover that a person is a generator, but that he has not been complying with the applicable requirements of chapter 173-303 WAC and has not been assessed a generator fee under this chapter 173-305 WAC. If the department determines this to

be the case, then such person may be assessed a generator fee that is the total of the fees owed for each year, after December 31, 1982, in which he generated hazardous waste but did not pay a fee.

(c) For generator fees covering hazardous waste generation in calendar year 1983, the fees assessed shall be one-half of the full fees set forth in WAC 173-305-040. For every year thereafter, full generator fees will be assessed.

(d) The statement of generator fee provided by the department of revenue will be a form including, but not limited to, the following information:

(i) The name and address of the person responsible for paying the fee;

(ii) The amount of the generator fee assessed;

(iii) The number and class or classes of identified sites for which a fee is owed and the fee owed for each identified site (if more than one);

(iv) A copy of the fee schedule for generators (from WAC 173-305-040);

(v) A statement of the due date for payment of the fee and the interest and penalties that could be levied for nonpayment; and

(vi) The name, address, and telephone number of a department contact person for responding to questions about the fee.

(5) Exemption from and reduction of fees. This subsection describes who may be exempted from a fee, whose fees may be reduced, and how exemptions or reductions will be granted or denied. To initiate a request for exemption or reduction, the person subject to a fee who wishes to make such a request must complete, sign, date, and submit to the department the form titled request for waiver of fee (available from the department):

(a) The department will grant an exemption from the generator fee to any person for any site for which he has been assessed a fee but which is not an identified site. Before granting an exemption the department may request any information reasonably necessary to determine whether the exemption should be granted including, but not limited to, information on a person's waste streams, types, and quantities. Upon request by the department, a person must provide such information within thirty days of the department's request. The department may extend this time limit if it believes there is a reasonable basis for doing so. Failure to submit information on time may result in denial of the person's request for exemption, or in penalties for late payment of his fee.

(b) The department will reduce the generator fee for any person who can demonstrate to the department that:

(i) The annual gross income apportioned to his identified sites is incorrect based on the share of each identified site's annual gross income; or

(ii) The fee assessed for his hazardous wastes is too high based on the criteria described in subsection (3) of this section; or

(iii) The person generates hazardous waste only once a year, or less frequently, as described in WAC 173-305-040 (1)(b).

Before granting a reduction, the department may request any information reasonably necessary to determine whether or how much reduction is appropriate including, but not limited to: The share of each identified site's annual gross income, or, for adjustment based on the criteria, information on hazardous waste types, quantities, and generation rates. Upon request by the department, a person must provide such information within thirty days of the department's request. The department may extend this time limit if it believes there is a reasonable basis for doing so. Failure to submit information on time may result in denial of the person's request for reduction, or in penalties for late payment of his fee.

(c) A request for waiver of fee must be submitted to the department by June 30 of the year in which a fee was assessed for the preceding calendar year. Failure to submit a request on time may result in collection and enforcement proceedings for failure to pay or late payment of a fee.

(d)(i) Upon receiving a completed, signed, and dated request for waiver of fee from a person, the department of ecology will temporarily waive the person's fee and will notify the department of revenue to delay collection or enforcement proceedings until the person's request has been processed. Except as provided in (c) of this subsection, no person who submits a timely request for waiver of fee shall be subject to any collection or enforcement actions while the department of ecology is making a final decision on that person's request. The department of ecology shall notify the person and the department of revenue regarding a final decision on exemption, reduction, and/or new due date (if any).

(ii) Any person who is ultimately exempted from payment of the generator fee will not be subject to any collection or enforcement actions.

(iii) If a person's generator fee is ultimately reduced but still owing, the final due date for payment of the fee will be either June 30 of the calendar year in which the fee was assessed, or thirty days after the department's final decision, whichever is later.

(c) If the department determines that a person has knowingly submitted false information regarding a request for waiver of fee, then any temporary waiver or payment deadline extension granted to such person will be deemed ineffective. The department may take enforcement actions against such person if his fee is still owed after June 30, regardless of any temporary waiver or deadline extension that the department may initially have granted. If a known or potential generator or a person required to prepare a plan fails to pay all or any part of a fee imposed under this chapter, the department of revenue shall charge a penalty of three times the amount of the unpaid fee. The department of revenue shall waive any penalty in accordance with RCW 82.32.105. Note: See WAC 458-20-228 for a discussion of the circumstances under which a penalty may be waived.

AMENDATORY SECTION (Amending Order DE 83-38, filed 2/7/84)

WAC 173-305-040 ((SCHEDULE)) **ADJUSTMENT OF ((GENERATOR)) FEES.** ((This section sets forth the amount of the generator fee to be assessed. Subsection (1) of this section, describes the fees for specific businesses based on the criteria established in WAC 173-305-030(3) and annual gross income categories. Subsection (2) of this section, describes the fees for nonspecific businesses based on annual gross income categories.

(1) Schedule of generator fees for specific businesses:

(a) Matrix. The matrix at the end of this subsection sets the amount of the fees for generators in particular risk classes and annual gross income ranges. Based on the annual gross income and the apportionment of income among identified sites, and on the information obtained in hazardous waste annual reports, persons will be assessed generator fees from the matrix. By finding the risk class in the left column and reading over to the apportioned annual gross income, the department will determine the fee for each identified site. A person owning or controlling more than one identified site will be assessed for the sum of the fees for all of his identified sites.

Specific Business Generator Fee Matrix
Apportioned Annual Gross Income¹

Risk Class ²	\$-1,000,000.01 to More than		
	\$1,000,000.00 and less	\$10,000,000.00	\$10,000,000.00
G1	\$15.00	\$100.00	\$1,000.00
G2	\$40.00	\$300.00	\$3,000.00
G3	\$65.00	\$500.00	\$5,000.00
G4	\$90.00	\$600.00	\$6,000.00
G5	\$115.00	\$675.00	\$6,750.00
G6	\$140.00	\$725.00	\$7,250.00
G7	\$150.00	\$750.00	\$7,500.00

¹ For procedures for apportioning annual gross income, see WAC 173-305-030(2).

² For procedures for determining risk class, see WAC 173-305-030(3).

(b) Once a year generator fee reduction. Any person whose annual hazardous waste quantity does not exceed either 2.0 tons of dangerous waste (DW) or 0.5 tons of extremely hazardous waste (EHW), and who generates hazardous waste only once a year at an identified site will, for that identified site, owe only one-half of the full generator fee that would have been assessed solely on the basis of waste type and quantity. A person generates hazardous waste only once a year if either: All of the person's hazardous wastes are generated during one month or less of a calendar year; or, in the case of a person who is usually a small quantity generator (as described in chapter 173-303 WAC), the person's hazardous wastes exceed the small quantity generator exclusion only once during a calendar year. To the extent practical, the department will try to make the above determinations when calculating a person's generator fee prior to assessment. Any person assessed a generator fee which does not include the above reduction and who believes that such reduction is applicable, may complete and submit the request for waiver of fee form as described in WAC 173-305-030(5).

(2) Schedule of generator fees for nonspecific businesses:

(a) SIC list. A list of SIC numbers appears at the end of this subsection. Any person whose business activity has an SIC number appearing on this list will be assessed a generator fee if the department has concluded, according to WAC 173-305-030 (1)(b)(ii), that his nonspecific business utilizes or operates an identified site. The amount of the fee is established in (b) of this subsection. Procedures for apportioning annual gross income for nonspecific businesses are described in WAC 173-305-030 (2)(b).

SIC List

1000	2865	3412	3662	4600
1081	2869	3423	3670	4610
1099	2870	3429	3674	4613
1721	2873	3433	3676	4811
2400	2874	3441	3679	4910
2411	2875	3451	3691	4911
2421	2879	3452	3694	4922
2430	2891	3462	3700	4953
2434	2893	3469	3710	4959
2435	2899	3470	3711	5013
2436	2900	3471	3713	5039
2490	2911	3479	3714	5063
2491	2951	3490	3715	5084
2500	2992	3496	3720	5085
2510	2999	3498	3721	5098
2511	3000	3499	3724	5100
2512	3024	3500	3728	5160
2531	3069	3530	3731	5161
2599	3079	3531	3732	5171
2600	3111	3533	3736	5172
2611	3170	3536	3749	5191
2621	3200	3540	3764	5210
2631	3211	3541	3769	5211
2640	3293	3542	3811	5231
2641	3295	3544	3823	5261
2643	3296	3549	3825	5541
2651	3300	3551	3829	5931
2653	3312	3552	3841	5983
2654	3313	3555	3842	7212
2711	3315	3559	3861	7216
2800	3325	3573	3911	7349
2812	3331	3579	3993	7379
2813	3334	3582	3999	7391
3816	3339	3589	4011	7399
2819	3341	3599	4200	7500
2821	3353	3600	4210	7530
2831	3355	3610	4214	7539
2834	3356	3612	4226	7542
2841	3361	3622	4266	7692
2842	3398	3624	4400	7694
2843	3399	3639	4411	7699
2850	3400	3646	4463	8071
2851	3411	3661	4469	8911
				9511
				9621
				9641

(b) Schedule. The generator fees for nonspecific businesses are:

(i) \$150.00 for each person with an apportioned annual gross income not in excess of one million dollars;

(ii) \$750.00 for each person with an apportioned annual gross income in excess of one million dollars but not exceeding ten million dollars; and

(iii) \$7,500.00 for each person with an apportioned annual gross income in excess of ten million dollars. On an annual basis, the department shall adjust the fees provided for by this chapter, including the maximum annual fee and the maximum total fees, by conducting the calculation in subsection (1) of this section and taking the actions set forth in subsection (2) of this section:

(1) In November of each year, the base fee and the additional fee, or the fees as subsequently adjusted by this section, shall be multiplied by a factor equal to the most current quarterly "price deflator" available, divided by the "price deflator" used in the numerator the previous year. However, the "price deflator" used in the denominator for the first adjustment shall be divided by the second quarter "price deflator" for 1990.

(2) Each year by March 1, the schedule, as adjusted in subsection (1) of this section, will be published. The department will round the published fees to the nearest dollar.

AMENDATORY SECTION (Amending Order DE 83-38, filed 2/7/84)

WAC 173-305-050 (~~COORDINATION WITH THE DEPARTMENT OF REVENUE~~) **GENERAL ADMINISTRATIVE PROVISIONS.** ((The departments of ecology and revenue will frequently be transferring information and working together in the collection of generator fees. This section briefly describes some of the key areas in which the two agencies will coordinate. For the sake of clarity, they will be referred to in this section as ecology and revenue.

(1) The primary responsibilities of ecology are to set fees, determine which persons will be assessed, and establish procedures for adjusting assessments:

(2) The primary responsibility of revenue is to collect generator fees (but not facility fees):

(3) Figures on annual gross income for businesses will be obtained from revenue. Ecology will abide by whatever rules revenue may have regarding confidentiality of this information:

(4) Ecology will notify revenue promptly of any changes to generator fees for individuals or groups. Revenue will inform ecology of current amounts collected and placed in the hazardous waste control and elimination account, and of any generator fees that are overdue:

(5) Ecology will calculate any penalties or interest owed on overdue generator fees, will perform any adjustments to the generator fee owed by any individual, and will provide these figures to revenue for use in their collection proceedings.)) The review provisions contained in chapter 82.32 RCW, except RCW 82.32.050 and 82.32.090, apply to the administration of these fees. Requests for administrative review should be directed to the Department of Revenue, Taxpayer Accounts Administration, Mailstop AX-02, Olympia, Washington 98504-0090. The review provisions of chapter 43.21B RCW do not apply to the administration of these fees.

NEW SECTION

WAC 173-305-110 FEES. (1) The fee imposed is a thirty-five dollar (or as adjusted by WAC 173-305-040) annual fee payable by known and potential generators of hazardous waste. The fee for the 1990 fee period shall be due on October 1, 1990, for any known or potential generator operating in Washington after March 22, 1990. The fee for the 1991 calendar year, and the 1990 fee period for any known or potential generator who began business after October 1, 1990, shall be due February 28, 1992. The annual fee for calendar year 1992 and each calendar year thereafter shall be due on February 28 of the next succeeding year.

(2) The department will determine known generators based on the most current verified information available to the department.

(3) The department has determined potential generators to be those persons engaged in any of the following primary business activities:

Table 1
Primary Business Activities of Potential Generators

Primary business activities Description

SOIL PREPARATION SERVICES: Includes establishments primarily engaged in application of fertilizer, seed bed preparation, and other services for improving the soil for crop planting such as weed control.

CROP PROTECTING SERVICES: Includes establishments primarily engaged in performing crop protecting services such as disease, weed, and insect control.

METAL MINING: Includes establishments primarily engaged in mining, developing mines, or exploring for metallic minerals. These ores are valued chiefly for the metals contained, to be recovered for use as such or as constituents of alloys, chemicals, pigments, or other products. Includes mills which crush, grind, wash, dry, sinter, calcine, or leach ore, or perform gravity separation or flotation operations.

GENERAL BUILDING CONTRACTORS: Includes general contractors and operative builders primarily engaged in the construction of nonresidential buildings.

HEAVY CONSTRUCTION, EXCLUDING BUILDINGS: Includes general contractors primarily engaged in heavy construction other than building, such as highways and streets, bridges, sewers, railroads, irrigation products, flood control products and marine construction, and special trade contractors primarily engaged in activities of a type that are clearly specialized to such heavy construction and are not normally

performed on buildings or building-related projects.

BEVERAGES: Includes establishments primarily engaged in manufacturing malt beverages or malt byproducts; manufacturing wines, brandy, and brandy spirits including the blending of wines; manufacturing alcoholic liquors by distillation or by mixing liquors and other ingredients; manufacturing soft drinks and carbonated waters; and manufacturing flavoring extracts, syrups, powders, and related products.

TEXTILE MILL PRODUCTS: Includes establishments primarily engaged in performing any of the following operations: (1) preparation of fiber and subsequent manufacturing of yarn, thread, braids, twice, and cordage; (2) manufacturing broadwoven fabrics, narrow woven fabrics, knit fabrics, and carpets and rugs from yard; (3) dyeing and finishing fiber, yarn, fabrics, and knit apparel; (4) coating, waterproofing, or otherwise treating fabrics; (5) the integrated manufacture of knit apparel and other finished articles from yarn; and (6) the manufacture of felt goods, lace goods, nonwoven fabrics, and miscellaneous textiles.

FURNITURE AND FIXTURES: Includes establishments primarily engaged in manufacturing household, office, public building, and restaurant furniture; and office and store fixtures.

PAPER AND ALLIED PRODUCTS: Includes establishments primarily engaged in the manufacture of pulps from wood and other cellulose fibers, and from rags; the manufacture of paper and paperboard; and the manufacture of paper and paperboard into converted products, such as paper coated off the paper machine, paper bags, paper boxes, and envelopes. Also included are establishments primarily engaged in manufacturing bags of plastics film and sheet.

PRINTING AND PUBLISHING: Includes establishments primarily engaged in printing by one or more common processes, such as letterpress; lithography (including offset), gravure, or screen; and those establishments which perform services for the printing trade, such as bookbinding and platemaking and also includes establishments engaged in publishing newspapers, books, and periodicals.

CHEMICALS AND ALLIED PRODUCTS: Includes establishments primarily engaged in producing basic chemicals, and establishments manufacturing products by predominantly chemical processes.

PETROLEUM REFINING AND RELATED INDUSTRIES: Includes establishments primarily engaged in petroleum refining, manufacturing paving and roofing materials, and compounding lubricating oils and greases from purchased materials.

RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS: Includes establishments primarily engaged in manufacturing products from plastics resins and from natural, synthetic, or reclaimed rubber, gutta percha, balata, or butta siak.

STONE, CLAY, AND GLASS PRODUCTS: Includes establishments primarily engaged in manufacturing flat glass and other glass products, cement, structural clay products, pottery, concrete and gypsum products, cut stone, abrasive and asbestos products, and other products from materials taken principally from the earth in the form of stone, clay, and sand.

PRIMARY METAL INDUSTRIES: Includes establishments primarily engaged in smelting and refining ferrous and nonferrous metals from ore, pig, or scrap; in rolling, drawing, and alloying metals; in manufacturing castings and other basic metal products; and in manufacturing nails, spikes, and insulated wire and cable. This group includes the production of coke.

FABRICATED METAL PRODUCTS: Includes establishments primarily engaged in fabricating ferrous and nonferrous metal products, such as metal cans, tinware, handtools, cutlery, general hardware, nonelectric heating apparatus, fabricated structural metal products, metal forgings, metal stampings, ordnance (except vehicles and guided missiles), and a variety of metal and wire products, not elsewhere classified.

INDUSTRIAL AND COMMERCIAL MACHINERY AND COMPUTER EQUIPMENT: Includes establishments primarily engaged in manufacturing industrial and commercial machinery and equipment and computers.

ELECTRONIC AND OTHER ELECTRICAL EQUIPMENT AND COMPONENTS, EXCEPT COMPUTER EQUIPMENT: Includes

establishments primarily engaged in manufacturing machinery, apparatus, and supplies for the generation, storage, transmission, transformation, and utilization of electrical energy. Included are the manufacturing of electricity distribution equipment; electrical industrial apparatus; household appliances; electrical lighting and writing equipment; radio and television receiving equipment; communications equipment; electronic components and accessories; and other electrical equipment and supplies.

TRANSPORTATION EQUIPMENT: Includes establishments primarily engaged in manufacturing equipment for transportation of passengers and cargo by land, air, and water. Important products produced by establishments classified in this major group include motor vehicles, aircraft, guided missiles, and space vehicles, ships, boats, railroad equipment, and miscellaneous transportation equipment, such as motorcycles, bicycles, and snowmobiles.

INSTRUMENTS; MEASURING, ANALYZING, AND CONTROLLING PHOTOGRAPHIC, MEDICAL, AND OPTICAL GOODS; WATCHES AND CLOCKS: Includes establishments primarily engaged in manufacturing instruments (including professional and scientific) for measuring, testing, analyzing, and controlling, and their associated sensors and accessories; optical instruments and lenses; surveying and drafting instruments; hydrological, hydrographic, meteorological, and geophysical equipment; search, detection, navigation, and guidance systems and equipment; surgical, medical, and dental instruments, equipment, and supplies; ophthalmic goods; photographic equipment and supplies; and watches and clocks.

JEWELRY, SILVERWARE, AND PLATED WARE: Includes establishments primarily engaged in manufacturing jewelry and other articles made of precious metals with or without stones; and includes manufacturing flatware, hollowware, ecclesiastical ware, trophies, trays, and related products made of sterling silver; of metal plated with silver, gold, or other metal; of nickel silver; of pewter; or of stainless steel.

TOYS AND SPORTING GOODS: Includes establishments primarily engaged in manufacturing: Sporting and athletic goods such as fishing tackle, golf and tennis goods, skis and skiing equipment.

SIGNS AND ADVERTISING SPECIALTIES: Includes establishments primarily engaged in manufacturing electrical, mechanical, cut-out, or plate signs and advertising displays, including neon signs, and advertising specialties.

RAILROAD TRANSPORTATION: Includes establishments furnishing transportation by line-haul railroad, and switching and terminal establishments.

LOCAL AND INTERURBAN PASSENGER TRANSIT: Includes establishments primarily engaged in furnishing local and suburban passenger transportation.

WATER TRANSPORTATION: Includes establishments primarily engaged in freight and passenger transportation on the open seas or inland waters, and establishments furnishing such incidental services as lighterage, towing, and canal operation. This major group also includes excursion boats, sightseeing boats, and water taxis.

TRANSPORTATION BY AIR: Includes establishments primarily engaged in furnishing domestic and foreign transportation by air and also those operating airports and flying fields and furnishing terminal services.

ELECTRIC SERVICES: Includes establishments primarily engaged in the generation, transmission, and/or distribution of electric energy for sale.

COMBINATION ELECTRIC AND GAS, AND OTHER UTILITY SERVICES: Includes establishments providing electric or gas services in combination with other services.

SANITARY SERVICES: Includes establishments primarily engaged in the collection and disposal of wastes conducted through a sewer system; and includes establishments primarily engaged in the collection and disposal of refuse by processing or destruction or in the operation of incinerators, waste treatment plants, landfills, or other sites for disposal of such materials.

MOTOR VEHICLES, PARTS, AND SUPPLIES: Includes establishments primarily engaged in the wholesale distribution of new and used

passenger automobiles, trucks, trailers, and other motor vehicles, including motorcycles, motor homes, and snowmobiles; the wholesale distribution of motor vehicle supplies, accessories, tools and equipment except tires; and new motor vehicle parts; the distribution at wholesale or retail of used motor vehicle parts and those primarily engaged in dismantling motor vehicles for the purpose of selling parts.

ELECTRICAL APPARATUS AND EQUIPMENT, WIRING SUPPLIES, AND CONSTRUCTION MATERIALS: Includes establishments primarily engaged in the wholesale distribution of electrical power equipment for the generation, transmission, distribution, or control of electric energy; electrical construction materials for outside power transmission lines and for electrical systems; and electric light fixtures and bulbs.

MACHINERY, EQUIPMENT, AND SUPPLIES: Includes establishments primarily engaged in the wholesale distribution of construction or mining cranes, excavating machinery and equipment, power shovels, road construction and maintenance machinery, tractor-mounting equipment and other specialized machinery and equipment used in the construction, mining, and logging industries; distribution of agricultural machinery and equipment for use in the preparation and maintenance of the soil, the planting and harvesting of crops, and other operations and processes pertaining to work on the farm or the lawn or garden; and dairy and other livestock equipment; wholesale distribution of industrial machinery and equipment.

MISCELLANEOUS DURABLE GOODS: Includes establishments primarily engaged in assembling, breaking up, sorting, and wholesale distribution of scrap and waste materials.

CHEMICALS AND ALLIED PRODUCTS: Includes establishments primarily engaged in the wholesale distribution of plastics materials, and of unsupported plastics film, sheets, sheeting, rods, tubes, and other basic forms and shapes; whole distribution of chemicals and allied products, such as acids, industrial and heavy chemicals, dye stuffs, industrial salts, rosin, and turpentine.

PETROLEUM AND PETROLEUM PRODUCTS: Includes establishments primarily engaged in the wholesale distribution of crude petroleum and petroleum products, including liquefied petroleum gas, from bulk liquid storage facilities; wholesale distribution of petroleum and petroleum products, except those with bulk liquid storage facilities. Included are packaged and bottled petroleum products distributors, truck jobbers, and others marketing petroleum and its products at wholesale, but without bulk liquid storage facilities.

FARM SUPPLIES: Includes establishments primarily engaged in the wholesale distribution of fertilizers, agricultural chemicals, and pesticides.

NEW AND USED CAR DEALERS: Includes establishments primarily engaged in the retail sale of new automobiles or new and used automobiles. These establishments frequently maintain repair departments and carry stocks of replacement parts, tires, batteries, and automotive accessories.

GASOLINE SERVICE STATIONS: Includes gasoline service stations primarily engaged in selling gasoline and lubricating oils.

LAUNDRY, CLEANING, AND GARMENT SERVICES: Includes establishments primarily engaged in operating mechanical laundries with steam or other power; linen supply; coin-operated laundries and drycleaning; drycleaning plants, except rug cleaning; carpet and upholstery cleaning; and industrial launderers. Establishments that solely operate coin-operated washing machines and dryers are not included.

DISINFECTING AND PEST CONTROL SERVICES: Includes establishments primarily engaged in disinfecting dwelling and other buildings, and in termite, insect, rodent, and other pest control, generally in dwellings or other buildings.

MISCELLANEOUS EQUIPMENT RENTAL AND LEASING: Includes establishments primarily engaged in renting or leasing equipment, except medical equipment, which as a result of maintenance activities generate hazardous waste solvents or waste petroleum products.

AUTOMOTIVE REPAIR SHOPS: Includes establishments primarily engaged in the repair of automotive tops, bodies, and interiors, or automotive painting and refinishing; customizing automobiles, trucks, and vans except on a factor basis; the installation, repair, or sale and installation of automotive exhaust systems; the repairing and retreading

of automotive tires; installation, repair, or sales and installation of automotive transmission; general automotive repair; specialized automotive repair, such as fuel service (carburetor repair), brake relining, front end and wheel alignment, and radiator repair.

MISCELLANEOUS REPAIR SHOPS AND RELATED SERVICES: Includes establishments primarily engaged in general repair work by welding, including automotive welding; rewinding armatures and rebuilding or repairing electric motors; specialized repair services, such as bicycle repair, leather goods repair; lock and gun repair, including the making of lock parts or gun parts to individual order; musical instrument repair; septic tank cleaning; farm machinery repair; furnace cleaning; motorcycle repair; tank truck cleaning; taxidermists; tractor repair; and typewriter repair.

HOSPITALS: Includes establishments primarily engaged in providing diagnostic services, extensive medical treatment including surgical services, and other hospital services, as well as continuous nursing services; providing general medical and surgical services and other hospital services; providing diagnostic medical services and inpatient treatment for the mentally ill; providing diagnostic services, treatment, and other hospital services for specialized categories of patients, except mental.

MEDICAL LABORATORIES: Includes establishments primarily engaged in providing professional analytic or diagnostic services to the medical profession, or to the patient on prescription of a physician.

COLLEGES, UNIVERSITIES, PROFESSIONAL SCHOOLS, AND JUNIOR COLLEGES: Colleges, universities, and professional schools furnishing academic courses and granting academic degrees; or junior colleges and technical institutes furnishing academic, or academic and technical, courses, and granting associate academic degrees, certificates, or diplomas.

RESEARCH AND TESTING SERVICES: Includes establishments primarily engaged in commercial physical and biological research and development on a contract or fee basis; or performing noncommercial research into and dissemination of, information for public health, education, or general welfare; or providing testing services.

ENVIRONMENTAL QUALITY: Government establishments primarily engaged in regulation, planning, protection and conservation of air and water resources; solid waste management; water and air pollution control and prevention; flood control; drainage development, and consumption of water resources; coordination of these activities at intergovernmental levels; research necessary for air pollution abatement and control and conservation of water resources; and government establishments primarily engaged in regulation, supervision and control of land use, including recreational areas; conservation and preservation of natural resources; control of wind and water erosion; and the administration and protection of publicly and privately owned forest lands, including pest control. Planning, management, regulation, and conservation of game, fish, and wildlife populations, including wildlife management areas and field stations; and other matters relating to the protection of fish, game, and wildlife. Establishments which only provide information and education services to others are not included.

NATIONAL SECURITY: Includes establishments of the armed forces, including the National Guard, primarily engaged in national security and related activities.

PAINTING: Includes special trade contractors primarily engaged in painting.

FLOOR LAYING AND OTHER FLOOR WORK, NOT ELSEWHERE CLASSIFIED: Includes special trade contractors primarily engaged in the installation of asphalt tile, linoleum and resilient flooring, in laying, scraping, and finishing parquet and other hardwood flooring.

CONCRETE WORK: Includes special trade contractors primarily engaged in concrete work, including portland cement and asphalt.

SAWMILLS AND PLANING MILLS, GENERAL: Includes establishments primarily engaged in sawing rough lumber and timber from logs and bolts, or resawing cants and flitches into lumber, including

box lumber and softwood cut stock; planing mills combined with sawmills; and separately operated planing mills which are engaged primarily in producing surfaced lumber and standard workings or patterns of lumber. This industry includes establishments primarily engaged in sawing lath and railroad ties and in producing tobacco hoghead stock, wood chips, and snow fence lath.

HARDWOOD DIMENSION AND FLOORING MILLS: Includes establishments primarily engaged in manufacturing hardwood dimension lumber and workings therefrom; and other hardwood dimension, semifabricated or ready for assembly; hardwood flooring; and wood frames for household furniture.

MILLWORK: Includes establishments primarily engaged in manufacturing fabricated wood millwork, including wood millwork covered with materials such as metal and plastics. Planing mills primarily engaged in producing millwork are included in this industry.

WOOD KITCHEN CABINETS: Includes establishments primarily engaged in manufacturing wood kitchen cabinets and wood bathroom vanities, generally for permanent installation.

HARDWOOD VENEER AND PLYWOOD: Includes establishments primarily engaged in producing commercial hardwood veneer and those primarily engaged in manufacturing commercial plywood or prefinished hardwood plywood. This includes nonwood backed or faced veneer and nonwood faced plywood.

SOFTWOOD VENEER AND PLYWOOD: Includes establishments primarily engaged in producing commercial softwood veneer and plywood, from veneer produced in the same establishment or from purchased veneer.

WOOD PRESERVING: Includes establishments primarily engaged in treating wood, sawed or planed in other establishments, with creosote or other preservatives to prevent decay and to protect against fire and insects. This industry also includes the cutting, treating, and selling of poles, posts and piling, but establishments primarily engaged in manufacturing other wood products, which they may also treat with preservatives, are not included.

RECONSTITUTED WOOD PRODUCTS: Includes establishments primarily engaged in manufacturing reconstituted wood products. Important products of this industry are hardboard, particleboard, insulation board, medium density fiberboard, waferboard, and oriented strandboard.

WOOD PRODUCTS, NOT ELSEWHERE CLASSIFIED: Includes establishments primarily engaged in manufacturing wood products, not elsewhere classified, and products from rattan, reed, splint, straw, veneer, veneer strips, wicker, and willow.

TRUCK RENTAL AND LEASING, WITHOUT DRIVERS: Includes establishments primarily engaged in short-term rental or extended-term leasing of trucks, truck tractors, or semitrailers without drivers.

(4) A potential generator shall be exempt from the fee if the potential generator is entitled to the exemption in RCW 82.04.300 in the current calendar year.

NEW SECTION

WAC 173-305-120 RESPONSIBILITIES OF THE DEPARTMENTS OF ECOLOGY AND REVENUE. (1) The legislature has provided that the primary responsibilities of the department of ecology are to provide the department of revenue with a list of known generators and to determine the primary business activities of potential generators.

(2) The legislature has provided that the primary responsibility of the department of revenue is to collect the fees from known and potential generators as identified in subsection (1) of this section.

(3) The department of ecology will periodically amend the list of primary business activities of potential generators by reviewing the most current verified information that is available to the department.

PART C ADDITIONAL FEE

NEW SECTION

WAC 173-305-210 IMPOSITION OF FEE. (1) The fee is imposed on hazardous waste generators and hazardous substance users required to prepare plans under RCW 70.95E.030. The department may waive the fee for individual facilities when the amount owed is less than the estimated cost of collection. This provision does not waive the requirement to prepare a plan.

(2) The department will determine who specifically has to pay the fee each year and the amount of the fee based on the most current verified information available to the department. Note: Information collected on toxic emissions is not verified.

(3) The total fees collected under RCW 70.95E.030 shall not exceed the department's cost of implementing RCW 70.95C.200.

(4) A person that develops a plan covering more than one interrelated facility as provided for in RCW 70.95C.200 shall be assessed fees only for the number of plans prepared. In instances where a person has interrelated facilities without substantially similar processes, a single document may be prepared for the convenience of management but the document must contain separate detailed plans for each facility. In these cases, each detailed plan within the document shall be assessed a fee.

NEW SECTION

WAC 173-305-220 ADDITIONAL FEE. (1) The department shall calculate the adjusted fees, annual fee, and maximum total fees using the formula in subsection (3) of this section. The formula uses a risk factor of one for dangerous waste and emissions, and a multiplication factor of ten for extremely hazardous waste.

(2) Fees in subsection (3) of this section are based on the following definitions.

Dangerous waste is the number of pounds of unrecycled dangerous waste reported, calculated so that wastewater discharges are excluded.

Emissions is the number of pounds of emission reported under Toxic Chemical Release Reporting, 40 CFR Part 372, by a company.

Extremely hazardous waste is the number of pounds of unrecycled extremely hazardous waste reported, calculated so that wastewater discharges are excluded.

The priced deflator is the "Implicit Price Deflator for Gross National Product" for "Government Purchases of Goods and Services" for "State and Local Government."

The total risk pounds for a facility or set of interrelated facilities is equal to ten times the number of pounds of extremely hazardous waste generated plus the number of pounds of dangerous waste generated plus the number of pounds of emission reported by that facility.

(3) The annual fee for a facility or set of interrelated facilities shall be equal to the rate per risk pound times the total risk pounds. The rate for the risk pounds shall be calculated by the department so that the maximum total fee in (a) of this subsection can be obtained. The annual fee for each facility or set of interrelated facilities shall be subject to the limitations in (b) and (c) of this subsection.

(a) The maximum total fees collected shall be determined based on the maximum total fee for the previous year multiplied by the most current price deflator and divided by the price deflator used in the numerator for the previous year. The price deflator used in the denominator for the first adjustment shall be the second quarter price deflator for 1990. The maximum total fees for 1990 shall be one million dollars.

(b) The maximum fee for any facility or interrelated facility shall be determined based on the maximum total fee for the previous year multiplied by the most current price deflator and divided by the price deflator used in the numerator for the previous year. The price deflator used in the denominator for the first adjustment shall be the second quarter price deflator for 1990. The maximum annual fee for 1990 shall be ten thousand dollars.

(c) The maximum annual fee for a generator that generates between two thousand six hundred forty and four thousand pounds of dangerous and extremely hazardous waste shall be determined based on the maximum total annual fee for the previous year multiplied by the most current price deflator and divided by the price deflator used in the numerator for the previous year. The price deflator used in the denominator for the first adjustment shall be the second quarter price deflator for 1990. The maximum annual fee for 1990 shall be fifty dollars.

NEW SECTION

WAC 173-305-230 DUE DATES. (1) Fees imposed by RCW 70.95E.030 shall be first due on July 1, 1991, for facilities that are required to prepare plans in 1992, on July 1, 1992, for facilities that are required to prepare plans in 1993, and on July 1, 1993, for facilities that are required to prepare plans in 1994. Fees for facilities that are required to prepare plans following 1994 shall be first due on July 1 of the year following the first year that they generate more than two thousand six hundred forty pounds of hazardous waste and/or are required to report under Section 313 of Title III of the Superfund Amendments and Reauthorization Act.

(2) If a facility pays a fee in anticipation of preparing a plan the following year, and circumstances change so that the facility is no longer required to prepare a plan, the facility may request a refund of the fee from the department and it shall be granted. This request is made by letter to the department.

NEW SECTION

WAC 173-305-240 RESPONSIBILITIES OF THE DEPARTMENTS OF ECOLOGY AND REVENUE. (1) The legislature has provided that the primary responsibility of the department of ecology is to provide the department of revenue by April 30 of each year with a list of persons subject to the fee and the amount of their fee. The fees shall be calculated based on the formulas in WAC 173-305-220(3).

(2) The department of ecology shall subtract any overpayment of the fee in the previous year from the fee for the current year. The department shall also subtract any interest accrued on an overpayment from the fee for the current year if the overpayment was made due to an error which was the responsibility of the department or an overestimate of rate per risk pound for the prior year.

(3) If there are resubmissions of hazardous waste annual reports and/or toxic release inventory reports, the department shall add any underpayment of the fee in previous years plus interest accrued to the fee for the current year.

(4) The legislature has provided that the primary responsibility of the department of revenue is to collect the fees from those identified in subsection (1) of this section.

WSR 90-22-087**PROPOSED RULES****STATE TOXICOLOGIST**

[Filed November 6, 1990, 3:58 p.m.]

Continuance of WSR 90-20-050.

Title of Rule: Administration of breath test program, chapters 448-12 and 448-13 WAC.

Purpose: A continuance has been published to allow a further period for public comment and an additional hearing in compliance with WAC 1-21-050 and RCW 34.05.320.

Hearing Location: King County Medical Examiners Office, 850 Alder Street, Seattle, WA 98104, on December 11, 1990, at 10:00 a.m.

Submit Written Comments to: Barry K. Logan, Ph.D., State Toxicology Lab ZA-88, 325 Ninth Avenue, Seattle, WA 98104, by noon, December 11, 1990.

Date of Intended Adoption: December 11, 1990.

November 6, 1990
Barry Kerr Logan, Ph.D.
State Toxicologist

WSR 90-22-088
PERMANENT RULES
LOTTERY COMMISSION
 [Filed November 6, 1990, 4:43 p.m.]

Date of Adoption: November 2, 1990.

Purpose: To establish the game play rules and criteria for determining winners of instant games 59 and 60.

Statutory Authority for Adoption: RCW 67.70.040.

Pursuant to notice filed as WSR 90-19-090 on September 19, 1990.

Changes Other than Editing from Proposed to Adopted Version: "Double Feature" was proposed as Game 59, and "Lucky Draw" was proposed as Game 60. The games have been switched so "Lucky Draw" was adopted as Game 59, and "Double Feature" as Game 60. In Game 59, "Lucky Draw," the play symbol "3" was eliminated. In Game 60, "Double Feature," the subsection regarding obtaining a free video was eliminated.

Effective Date of Rule: Thirty-one days after filing.

November 6, 1990

Evelyn Y. Sun

Director

NEW SECTION

WAC 315-11-590 DEFINITIONS FOR INSTANT GAME NUMBER 59 ("LUCKY DRAW").

(1) Play symbols: The following are the "play symbols": "A"; "K"; "Q"; "J"; "10"; "9"; "8"; "7"; "6"; "5"; "4"; and "2". One of these play symbols appears in each of the ten play spots under the latex covering on the front of the ticket. The ten play spots are divided into two horizontal rows ("hands") of five adjoining spots. Each horizontal set of five adjoining play spots shall constitute one game and shall be known as a playfield. Each ticket shall have two playfields.

(2) Captions: The small printed characters appearing below each play symbol which verify and correspond with that play symbol. The caption is a spelling out, in full or abbreviated form of the play symbol. One and only one of these captions appears under each play symbol. For Instant Game Number 59, the captions which correspond with and verify the play symbols are:

<u>PLAY SYMBOL</u>	<u>CAPTION</u>
A	ACE
K	KNG
Q	QUE
J	JAC
10	TEN
9	NIN
8	EGT
7	SVN
6	SIX
5	FIV
4	FOR
2	TWO

(3) Validation number: The unique nine-digit number on the front of the ticket. The number is covered by latex covering.

(4) Pack-ticket number: The eleven-digit number of the form 05900001-000 printed on the front of the ticket. The first eight digits of the pack-ticket number for Instant Game Number 59 constitute the "pack number" which starts at 05900001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(5) Retailer verification codes: Codes consisting of small letters found under the removable latex covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25 and less. For Instant Game Number 59, the retailer verification codes are three-letter codes, with each letter appearing in a varying three of eight locations among the play symbols on the front of the ticket. The retailer verification codes are:

<u>VERIFICATION CODE</u>	<u>PRIZE</u>
ONE	\$ 1.00
TWO	\$ 2.00 (\$2; \$1 and \$1)
FIV	\$ 5.00
SVN	\$ 7.00 (\$5 and \$2)
TLV	\$ 12.00 (\$7 and \$5)
TTF	\$ 24.00 (\$12 and \$12)

(6) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.

NEW SECTION

WAC 315-11-591 CRITERIA FOR INSTANT GAME NUMBER 59. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of prize winning tickets: An instant prize winner is determined in the following manner:

(a) The bearer of a ticket having the following play symbols in any of the five spots in any order within a playfield beneath the removable covering on the front of the ticket shall win the following prize:

Two of any play symbol (one pair) except A's	- win \$ 1.00
Two A's (pair of aces)	- win \$ 2.00
Two of any play symbol with two of any other play symbol (two pairs)	- win \$ 5.00
Three of any play symbol (three of a kind)	- win \$ 7.00
One 10, one J, one Q, one K, and one A	- win \$ 12.00
Three of any play symbol with two of any other play symbol (full house)	- win \$ 40.00
Four of any play symbol (four of a kind)	- win \$ 25,000

(b) Play symbols from one playfield may not be mixed, combined or intermingled with play symbols from the other playfield.

(c) The bearer of a ticket having a winning set of symbols in both playfields shall win the total amount of the prizes won in each playfield. The ticket shall bear a legend which lists the winning play symbols and their corresponding prizes.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements of the lottery as set forth in WAC 315-10-070, to the particular ticket validation requirements for Instant Game

Number 59 set forth in WAC 315-11-592, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.

(5) Notwithstanding any other provisions of these rules, the director may:

(a) Vary the length of Instant Game Number 59; and/or

(b) Vary the number of tickets sold in Instant Game Number 59 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

NEW SECTION

WAC 315-11-592 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 59.

(1) In addition to meeting all other requirements in these rules and regulations, to be a valid instant game ticket for Instant Game Number 59 all of the following validation requirements apply.

(a) Exactly one play symbol must appear in each of the ten play spots under the latex covering on the front of the ticket.

(b) Each of the ten play symbols must have a caption below the play symbol, and each must agree with its caption.

(c) The display printing and the printed numbers, letters, and symbols on the ticket must be regular in every respect and correspond precisely with the artwork on file with the director. The numbers, letters, and symbols shall be printed as follows:

Play Symbols	Play Symbol Font
Captions	Caption Font
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retail Verification Code	Validation Font

(d) Each of the play symbols and its caption, the validation number, pack-ticket number and retailer verification code must be printed in black ink.

(e) Each of the play symbols must be exactly one of those described in WAC 315-11-590(1) and each of the captions must be exactly one of those described in WAC 315-11-590(2).

(2) Any ticket not passing all the validation requirements in WAC 315-10-070 and subsection (1) of this section is invalid and ineligible for any prize.

NEW SECTION

WAC 315-11-600 DEFINITIONS FOR INSTANT GAME NUMBER 60 ("DOUBLE FEATURE").

(1) Play symbols: The following are the "play symbols": "\$1.00"; "\$2.00"; "\$4.00"; "\$8.00"; "\$10.00"; "\$24.00"; "\$40.00"; and "\$5,000". One of these play symbols appears in each of the six blocks under the scratch-off material covering the game play data.

(2) Play symbol captions: The small printed characters appearing below each play symbol which verify and correspond with that play symbol. The caption is a spelling out, in full or abbreviated form of the play symbol. One and only one of these captions appears under each play symbol. For Instant Game Number 60, the

captions which correspond with and verify the play symbols are:

<u>PLAY SYMBOL</u>	<u>CAPTION</u>
\$ 1.00	ONE DOL
\$ 2.00	TWO DOL
\$ 4.00	FOR DOL
\$ 8.00	EGT DOL
\$ 10.00	TEN DOL
\$ 24.00	TTF DOL
\$ 40.00	\$FORTY\$
\$ 5,000	FIVTHOU

(3) Validation number: The unique nine-digit number on the front of the ticket. The number is covered by latex covering.

(4) Pack-ticket number: The eleven-digit number of the form 06000001-000 printed on the front of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 60 constitute the "pack number" which starts at 06000001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(5) Retailer verification codes: Codes consisting of small letters found under the removable latex covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25 or less. For Instant Game Number 60, the retailer verification codes are three-letter codes, with each letter appearing in a varying three of six locations among the play symbols on the front of the ticket. The retailer verification codes are:

<u>VERIFICATION CODE</u>	<u>PRIZE</u>
ONE	\$1.00
TWO	\$2.00
FOR	\$4.00
EGT	\$8.00
TEN	\$10.00
TTF	\$24.00

(6) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.

NEW SECTION

WAC 315-11-601 CRITERIA FOR INSTANT GAME NUMBER 60. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of prize winning tickets: An instant prize winner is determined in the following manner:

(a) The bearer of a ticket having the following play symbols in any three of the six spots beneath the removable covering on the front of the ticket shall win the following prize:

Three \$ 1.00 play symbols	-	Win \$ 1.00
Three \$ 2.00 play symbols	-	Win \$ 2.00
Three \$ 4.00 play symbols	-	Win \$ 4.00
Three \$ 8.00 play symbols	-	Win \$ 8.00
Three \$ 10.00 play symbols	-	Win \$ 10.00
Three \$ 24.00 play symbols	-	Win \$ 24.00
Three \$ 40.00 play symbols	-	Win \$ 40.00
Three \$ 5,000 play symbols	-	Win \$ 5,000.00

(b) In any event, only the highest instant prize amount meeting the standards of (a) of this subsection will be paid on a given ticket.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements of the lottery as set forth in WAC 315-10-070, to the particular ticket validation requirements for Instant Game Number 60 set forth in WAC 315-11-602, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.

(5) Notwithstanding any other provisions of these rules, the director may:

(a) Vary the length of Instant Game Number 60; and/or

(b) Vary the number of tickets sold in Instant Game Number 60 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

NEW SECTION

WAC 315-11-602 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 60. (1) A valid instant game ticket for Instant Game Number 60 shall meet all of the following validation requirements as well as all other requirements in these rules and regulations.

(a) Exactly one play symbol must appear under each of the six rub-off spots on the main portion of the ticket.

(b) Each of the six play symbols must have a caption below it, and each must agree with its caption.

(c) The display printing and the printed numbers, letters, and symbols on the ticket must be regular in every respect and correspond precisely with the artwork on file with the director. The numbers, letters, and symbols shall be printed as follows:

Play Symbols	Play Symbol Font
Captions	Caption Font
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retail Verification Code	Validation Font

(d) Each of the play symbols and its caption, the validation number, pack-ticket number and retailer verification code must be printed in black ink.

(e) Each of the play symbols must be exactly one of those described in WAC 315-11-600(1) and each of the captions must be exactly one of those described in WAC 315-11-600(2).

(2) Any ticket not passing all the validation requirements in WAC 315-10-070 and subsection (1) of this section is invalid and ineligible for any prize.

Title of Rule: WAC 44-10-300 Imposition of fine for manufacturer noncompliance with an arbitration decision; and 44-10-310 Request for review of imposition of fine.

Purpose: To establish procedures for Attorney General fine provision, RCW 19.118.090.

Statutory Authority for Adoption: RCW 19.118.080.

Statute Being Implemented: RCW 19.118.090(7).

Summary: WAC 44-10-300 provides that the Attorney General may impose fines on a manufacturer for noncompliance with an arbitration decision; and WAC 44-10-310 provides review provisions for fines.

Reasons Supporting Proposal: Implement the fining provisions of RCW 19.118.090.

Name of Agency Personnel Responsible for Drafting and Implementation: Lynn D. W. Hendrickson, Assistant Attorney General, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164-1012, (206) 464-7740; and Enforcement: Lynn D. W. Hendrickson, Assistant Attorney General and Douglas D. Walsh, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164-1012, (206) 464-7740.

Name of Proponent: Office of the Attorney General, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 44-10-300, existing rule required the Attorney General to fine in all situations of manufacturer noncompliance with an arbitration decision. Rule change would allow Attorney General discretion in fines for manufacturer noncompliance; and WAC 44-10-310, existing rule created a right of appeal not provided for in RCW 19.118.090. Rule change would reconcile review provisions with RCW 19.118.090.

Proposal Changes the Following Existing Rules: WAC 44-10-300, eliminates mandatory fines for manufacturer noncompliance; and WAC 44-10-310, eliminates a superior court right of appeal that is not provided for in RCW 19.118.090.

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

Hearing Location: Office of the Attorney General, 900 Fourth Avenue, 23rd Floor Conference Room #2395, Seattle, WA 98164-1012, on December 12, 1990, at 10:00 a.m.

Submit Written Comments to: Lemon Law Administration, 900 Fourth Avenue, Suite 2000, Seattle, WA 98164-1012, by December 10, 1990.

Date of Intended Adoption: December 13, 1990.

November 6, 1990
Kenneth O. Eikenberry
Attorney General

AMENDATORY SECTION (Amending Order 89-1, filed 2/24/89)

WAC 44-10-300 IMPOSITION OF FINE FOR MANUFACTURER NONCOMPLIANCE WITH AN ARBITRATION DECISION. (1) Pursuant to RCW 19.118.090, the attorney general ((shall)) may impose a fine against a manufacturer if, after forty calendar days from the manufacturer's receipt of notice of consumer's acceptance of an arbitration decision, the manufacturer has not complied with the decision. Notice of the imposition of fine shall be to the manufacturer by certified mail or personal service.

WSR 90-22-089

PROPOSED RULES

ATTORNEY GENERAL'S OFFICE

[Filed November 7, 1990, 9:00 a.m.]

Original Notice.

(2) The attorney general ((staff)) may impose a fine against the manufacturer for noncompliance according to the following schedule for each day after the forty day calendar period:

DAYS 1 THROUGH 10.....	\$ 300.00 PER DAY
DAYS 11 THROUGH 20.....	\$ 500.00 PER DAY
DAYS 21 THROUGH 30.....	\$ 700.00 PER DAY
DAYS 31 AND ON.....	\$1000.00 PER DAY

The foregoing fines shall accrue until the manufacturer complies or until one hundred thousand dollars has accrued, whichever occurs first.

AMENDATORY SECTION (Amending Order 89-1, filed 2/24/89)

WAC 44-10-310 REQUEST FOR REVIEW OF IMPOSITION OF FINE. (1) The manufacturer shall have ten days from the date of receipt of notice of imposition of fine to request a review of imposition of fine by the attorney general. The manufacturer's request for review of imposition of fine shall be in writing and shall state the reasons for the manufacturer's noncompliance with the arbitrator's decision within the forty calendar day period.

(2) Upon receipt of a request for review of imposition of fine, the attorney general shall have ten days to conduct a review.

(3) The review shall be limited to determining whether the manufacturer has shown by clear and convincing evidence that any delay or failure of the manufacturer to comply within forty calendar days following the manufacturer's receipt of notice of consumer's acceptance was beyond the manufacturer's control or was acceptable to the consumer as evidenced by a written statement signed by the consumer. No other issues shall be considered in the review.

(4) The attorney general shall issue a written review determination which shall be delivered to the manufacturer by certified mail or personal service.

(5) If the attorney general determines that the manufacturer's non-compliance was beyond the manufacturer's control or was acceptable to the consumer as evidenced by a written statement from the consumer, the imposition of fine shall be rescinded. The imposition of fine shall be affirmed by the attorney general where the manufacturer has failed to show clear and convincing evidence as required by WAC 44-10-310(3). If the imposition of fine is affirmed, the manufacturer shall be liable for a fine according to the schedule specified in WAC 44-10-300(2) including all days during the pendency of review under this section and until compliance with the arbitrator's decision or until one hundred thousand dollars has accrued, whichever comes first.

(6) If a fine is rescinded under WAC 44-10-310 the attorney general shall impose a fine against a manufacturer where a manufacturer fails to comply with the agreement between the manufacturer and the consumer, or when the manufacturer fails to comply immediately after the circumstances no longer exist which made compliance beyond the control of the manufacturer. Notice of such fine shall be by certified mail or personnel service to the manufacturer and shall be imposed according to the schedule in WAC 44-10-300(2), and imposition of such fine may be appealed by the manufacturer under WAC 44-10-310.

~~((7) The imposition of a fine by the attorney general under this section may be appealed by the manufacturer to superior court.))~~

WSR 90-22-090
PROPOSED RULES
HARDWOODS COMMISSION
[Filed November 7, 1990, 10:10 a.m.]

Original Notice.

Title of Rule: Chapter 244-12 WAC, Washington Hardwoods Commission.

Purpose: To promote the general welfare of the state by assisting in the retention, expansion, and attraction of hardwood related industries in the state of Washington.

Statutory Authority for Adoption: Chapter 15.74 RCW.

Statute Being Implemented: Chapter 15.74 RCW.

Summary: These rules address the purpose of the commission, election of board members, board procedures, and assessments.

Reasons Supporting Proposal: To meet the intent of the legislature of promoting the hardwood industry in the state.

Name of Agency Personnel Responsible for Drafting: Karl Denison, 3400 Capitol Way, #201, Olympia, 98504, (206) 586-6851; **Implementation and Enforcement:** Laurence Johnson, 3400 Capitol Way, #201, Olympia, 98504, (206) 586-4080.

Name of Proponent: Washington Hardwoods Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules address the purpose of the commission, election of board members, board procedures, and collection of assessments. It is anticipated that these rules will contribute to the growth and prosperity of the hardwoods industry in the state of Washington.

Proposal does not change existing rules.

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

The commission has considered whether this rule is subject to the Regulatory Fairness Act and has determined that it is not for the following reasons: The rules do not have a proportionate burden on small business because the assessment process is based on the volume of product. Accordingly, the impact is proportionate to the size of the business; and the rules do not affect more than 20% of all industries classified by Standard Industrial Classifications 241-243, 249, 261-263.

Hearing Location: Hearing Room C, John L. O'Brien Building, Olympia, Washington, on December 12, 1990, at 9:00 a.m.

Submit Written Comments to: Washington Hardwoods Commission, Mailstop QE-22, 3400 Capitol Way, Suite 201, Olympia, WA 98504, by December 14, 1990.

Date of Intended Adoption: December 19, 1990.

November 7, 1990
Laurence C. Johnson
Chairman

Chapter 244-12 WAC
WASHINGTON HARDWOODS COMMISSION

NEW SECTION

WAC 244-12-010 PROMULGATION. These rules are promulgated pursuant to the statutory authority contained in chapter 15.74 RCW.

NEW SECTION

WAC 244-12-020 COMMISSION PURPOSE. The purpose of this commission is to promote the general welfare of the state by assisting in the retention, expansion, and attraction of hardwood-related industries in the state of Washington. This shall be accomplished in the following manner:

- (1) Creating a climate for development and support of the industry.
- (2) Coordinate efforts to enhance and promote the expansion of the forest industry among state and federal agencies, industrial organizations, and institutions of higher learning.
- (3) Develop products and markets for various species and grades of hardwoods.

(4) Study and recommend a tax program that will attract new firms and promote stability for existing firms.

(5) Develop an enhancement and protection program that will reduce waste and respect environmental sensitivity.

(6) Develop financial assistance programs from public and private moneys for attraction and expansion of new and existing primary, secondary, and tertiary processing facilities.

(7) Utilize recognized experts in educational institutions, public and private foundations, and agencies of the state to facilitate research into economic development, hardwood silviculture, woodland management, development of new products, and public education.

(8) Cooperate with the department of natural resources in the development of best management practices for hardwood resources.

NEW SECTION

WAC 244-12-030 DEFINITION OF TERMS. For the purpose of this order:

(1) "Person" means any person, firm, association, or corporation.

(2) "Affected processor" means a person that processes hardwood logs of any species into (a) lumber, and/or construction timbers regardless of size, manufactured to standard and specification suitable for end product which may include cut up stock, (b) chips suitable for pulp and pulp products, (c) plywood, (d) veneer, (e) commercial firewood.

(3) "Hardwood industry" means the harvesting and manufacturing of hardwood materials or products in commercial quantities.

(4) "Washington hardwoods commission," hereinafter referred to as "board," means the commission formed under the provisions of chapter 15.74 RCW.

(5) "Hardwood" means the wood of a deciduous, broad leaf flowering tree.

(6) "Fiscal year" means the twelve-month period beginning with January 1 of any year and ending with the last day of December following, both dates being inclusive.

(7) "Sell" includes offer for sale, expose for sale, have in possession for sale, exchange, barter, or trade.

(8) "Scribner log scale" means the log volume as shown in Official Rules of Log Scaling and Grading Bureaus.

(9) "Assessment" means the amount levied in favor of the commission.

(10) "Enhancement" means to increase the value and worth of the hardwood resource and the resulting hardwood products.

(11) "Protection" means to guard against loss or damage involved in the harvest of hardwood logs and in the production of hardwood products.

NEW SECTION

WAC 244-12-040 HARDWOODS COMMISSION BOARD.

(1) ADMINISTRATION. The provisions of this order shall be administered and enforced by this board.

(2) BOARD MEMBERSHIP. The board shall consist of seven members.

(3) BOARD MEMBERSHIP QUALIFICATIONS. The affected members of the board shall be members of the hardwood industry and shall be citizens and residents of the state of Washington, over the age of twenty-one years, each of whom is or has been actively engaged either individually or as an executive officer, employee, or sales manager on a management level or managing agent of an organization within the state of Washington for a period of five years and has, during that time, derived a substantial portion of his or her income therefrom. The qualifications of members of the board as herein set forth must continue during the terms of office. Only one member may be in the employ of any one person or organization engaged in the hardwood industry, at any one time.

(4) TERM OF OFFICE.

(a) The term of office for members of the board shall be four years.

(b) Membership positions on the board shall be designated numerically.

(c) The term of office for the initial board members shall be as follows:

Positions one, two, and three - two years; expires on June 30, 1992;

Positions four and five - three years; expires on June 30, 1993;

Positions six and seven - four years; expires on June 30, 1994.

(5) NOMINATION AND ELECTION OF BOARD MEMBERS. Each year that a vacancy will occur, the board shall give notice of such vacancies by mail on or before April 15, to all affected processors and call for nominations. Nominations shall be made, by petition signed by at least

three affected processors. Deadline for the return of such petition shall be no less than fifteen days from the date of mailing.

If there is only one nominee for any one position during the specified time period, the nominee may be deemed elected.

(6) ELECTION OF BOARD MEMBERS.

(a) Members of the board shall be elected by secret mail ballot within the month of May. Members of the board shall be elected by a majority of the votes of affected processors.

(b) If a nominee does not receive a majority of the votes on the first ballot, a run-off election shall be held by mail in a similar manner between the two candidates for such position receiving the largest number of votes.

(7) VACANCIES PRIOR TO ELECTION. In the event of a vacancy on the board, the remaining board members shall select a qualified person to fill the unexpired term.

(8) QUORUM. Five members shall constitute a quorum for the transaction of all business and the carrying out of all duties of the board.

(9) BOARD COMPENSATION. No member of the board shall receive any salary or other compensation.

(10) POWERS AND DUTIES OF THE BOARD. The board shall have the following powers and duties:

(a) To administer, enforce, and control the provisions of this order.

(b) To elect a chairman and such other officers as the board deems advisable.

(c) To employ and discharge at its discretion such personnel as the board determines necessary and proper to carry out the purpose of the order.

(d) To establish an account at a bank or banks or financial institution or institutions, approved for the deposit of state funds, in which all money received by the board, shall be deposited in accordance with legal requirements.

(e) To keep or cause to be kept in accordance with accepted standards of good accounting practice, accurate records of all assessments, paid outs, moneys, and other financial transactions made and done pursuant to this order. Such records, books, and accounts shall be audited subject to procedures and methods lawfully prescribed by the state auditor. Such books and accounts shall be closed as of the last day of each fiscal year. A copy of such audit shall be delivered within thirty days after the completion thereof to the governor, the state auditor, and the board.

(f) To require a bond of the treasurer in the amount the board shall deem necessary. The premium for such bond or bonds shall be paid by the board from assessments collected. Such bond shall not be necessary if any such board member or employee is covered by any blanket bond covering officials or employees of the state of Washington.

(g) To prepare a budget or budgets covering anticipated income and expenses to be incurred in carrying out the provisions of the order during each fiscal year.

(h) To establish by resolution, a headquarters which shall continue as such unless and until so changed by the board. All records, books, and minutes of board meetings shall be kept at such headquarters.

(i) To adopt rules and regulations of a technical or administrative nature, subject to the provisions of chapter 34.05 RCW (Administrative Procedure Act).

(11) PROCEDURES FOR BOARD.

(a) The board shall hold regular meetings, at least semiannually, and such meetings shall be held in accordance with chapter 42.30 RCW (Open Public Meetings Act).

(b) The board shall hold an annual meeting, at which time an annual report will be presented. The budget shall be presented for discussion at the meeting. Notice of the annual meeting shall be given by the board at least ten days prior to the meeting by written notice to each processor and by regular news service.

(c) The board shall establish by resolution, the time, place, and manner of calling special meetings of the board with reasonable notice to the members: PROVIDED, That the notice of any special meeting may be waived by a written waiver thereof by each member of the board. Additionally, notice shall be provided to each local newspaper of general circulation and to each local radio or television station, which has on file with the governing body a written request to be notified of such special meeting or of all special meetings.

NEW SECTION

WAC 244-12-050 ASSESSMENTS AND COLLECTIONS. (1) The assessment on hardwoods shall be twenty-five cents per one thousand board feet Scribner log scale or equivalent, or 7.25 green tons per thousand board feet Scribner log scale.

(2) The board shall require affected processors who process within a quarter a volume or weight of hardwoods equaling or exceeding one hundred thousand board feet Scribner log scale or equivalent at the point of first sale to a processor, to make payment to the commission.

NEW SECTION

WAC 244-12-060 TIME—PLACE—METHOD FOR PAYMENT AND COLLECTION OF ASSESSMENTS. Effective February 1, 1991, the following procedure is established for the reporting and paying of assessments levied pursuant to RCW 15.74.060 and WAC 244-12-020. Assessment shall be remitted to the commission on a quarterly basis with the year beginning on January 1. All assessments in a quarter are due to the commission within forty-five days after the quarter.

NEW SECTION

WAC 244-12-070 OBLIGATIONS OF THE BOARD. Obligations incurred by the board or employee or agent thereof pertaining to their performance or nonperformance or misperformance of any matters or things authorized, required, or permitted them by the act or this order, and any other liabilities or claims against them or any of them shall be enforced in the same manner as if the whole organization under the order were a corporation. No liability for the debts or actions of the board, employee, or agent incurred in their official capacity under this order shall exist either against the board, officers, employees, and/or agents in their individual capacity, nor against the state of Washington or any subdivision or instrumentality thereof nor against any other organization, administrator, or board (or employee or agent thereof) established pursuant to this act or the assets thereof. The board, and its agents and employees, shall not be held responsible individually in any way whatsoever to any person for errors in judgment, mistakes, or other acts, either of commission or omission, as principal, agent, person, or employee, except for their own individual acts of dishonesty or crime. No such person or employee shall be held responsible individually for any act or omission of any other board, member of the board, or other person. The liability of the members of the board shall be several and not joint and no member shall be liable for the default of any other member.

NEW SECTION

WAC 244-12-080 EFFECTIVE TIME. This order shall become effective on and after February 1, 1991.

NEW SECTION

WAC 244-12-090 SEPARABILITY. If any provisions hereof are declared invalid, or the applicability thereof to any person, circumstances, or thing is held invalid, the validity of the remainder hereof or of the applicability thereof to any other person, circumstances, or thing shall not be affected thereby.

WSR 90-22-091

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed November 7, 1990, 10:50 a.m.]

Original Notice.

Title of Rule: Matching of urban arterial trust account moneys, WAC 468-18-090.

Purpose: Delete due to duplication with WAC 479-20-007.

Statutory Authority for Adoption: Chapter 47.26 RCW.

Summary: Matching of urban arterial trust account moneys has been moved to WAC 479-20-007 under the Transportation Improvement Board who administers the account.

Reasons Supporting Proposal: The account is no longer administered by the Department of Transportation.

Name of Agency Personnel Responsible for Drafting: Stan Sanders, Local Programs, 1D13, 753-1065.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rule to be repealed is no longer applicable to the Department of Transportation so the rule has been moved to WAC 479-20-007.

Proposal does not change existing rules.

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

Hearing Location: Washington State Department of Transportation Commission Boardroom 1D2, Transportation Building, KF-01, Olympia, Washington 98504, on December 19, 1990, at 10:00 a.m.

Submit Written Comments to: Stan Sanders, Transportation Building, Olympia, Washington 98504, by December 14, 1990.

Date of Intended Adoption: December 19, 1990.

November 6, 1990

Duane Berentson
for Ed W. Ferguson
Deputy Secretary

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 468-18-090 MATCHING OF URBAN ARTERIAL TRUST ACCOUNT MONEYS.

WSR 90-22-092

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed November 7, 1990, 10:57 a.m.]

Original Notice.

Title of Rule: Chapter 468-16 WAC, Prequalification of contractors.

Purpose: The purpose of these rules is to assure that each highway construction contract will be awarded to a competent and responsible contractor and to provide guidance for the qualification process.

Statutory Authority for Adoption: RCW 47.01.101, 47.28.030, and 47.28.070.

Statute Being Implemented: RCW 47.28.070.

Summary: These rules establish procedures for determining the qualifications of contractors for performing highway construction, establishing bidding capacities, and for rating performance. Also provides procedures for qualification, and the suspension and denial thereof.

Reasons Supporting Proposal: To implement statutory provisions for administering the qualification process and to comply with the Administrative Procedure Act, chapter 34.05 RCW.

Name of Agency Personnel Responsible for Drafting: James Wilson, Transportation Building, 753-6152; Implementation and Enforcement: J. R. Buss, Transportation Building, 753-6014.

Name of Proponent: Department of Transportation, governmental.
Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule implements RCW 47.28.070 relating to the prequalification of highway system contractors. The purpose of the statute and the implementing rule is to assure that each highway system construction or improvement contract will be awarded to a competent and responsible contractor. The rule establishes a process for an objective method for determining a contractor's qualifications for engagement in department work and for the retention of such qualifications. It further provides for the enhancement of the contractor's prequalification and bidding capacity through higher standards of performance. The rule increases the opportunity for better cooperation between the department and the construction industry. The rule also provides for the award, denial, suspension, or revocation of qualification and for a hearing procedure for such actions.

Proposal Changes the Following Existing Rules: The rule codifies existing and new procedures under which contractor prequalification will operate. It also provides an orderly and visible procedure for accomplishing the statutory purpose of assuring that highway system construction and improvement contracts will be awarded to responsible and competent bidders.

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

A small business economic impact statement is not required. The cost of prequalification under the proposed rules would impose no greater cost than they would incur in compliance with our current prequalification process.

Hearing Location: Boardroom 1D2, Transportation Building, Olympia, Washington 98504, on December 19, 1990, at 10:00 a.m.; and at Nendel's Inn, 1300 North First Street, Yakima, WA 98901, on December 27, 1990, at 10:00 a.m.

Submit Written Comments to: James Wilson, Manager, Precontract, Transportation Building, Olympia, Washington 98504, by December 10, 1990.

Date of Intended Adoption: January 28, 1991.

November 6, 1990
Duane Berentson
for Ed W. Ferguson
Deputy Secretary

Chapter 468-16 WAC
PREQUALIFICATION OF CONTRACTORS

WAC

- 468-16-010 General.
- 468-16-020 Purpose.
- 468-16-030 Definitions.
- 468-16-040 Criteria for a determination of an unsatisfactory record of performance.
- 468-16-050 Criteria for a determination of an unsatisfactory record of integrity and judgment.
- 468-16-060 Criteria for a determination of inability to comply with performance schedules.
- 468-16-070 Criteria for a determination of inadequate experience, organization, or technical qualifications.
- 468-16-080 Qualification procedures for projects under fifty thousand dollars.

- 468-16-090 Standard questionnaire.
- 468-16-100 Conditional qualification.
- 468-16-110 Joint ventures.
- 468-16-120 Work class ratings.
- 468-16-130 Prequalification work classes.
- 468-16-140 Maximum capacity rating.
- 468-16-150 Prime contractor performance reports.
- 468-16-160 Interim reports.
- 468-16-170 Refusal to issue proposal.
- 468-16-180 Suspension of qualification.
- 468-16-190 Revocation of qualification.
- 468-16-200 Hearings procedure.
- 468-16-210 Prime contractor performance report.

NEW SECTION

WAC 468-16-010 GENERAL. No contract for the construction, improvement or repair of any state highway, or of any other public highway to be awarded and administered by the department of transportation, may be awarded to any contractor who has not first been prequalified to perform the work. Bidding proposals will be issued only to prequalified contractors.

NEW SECTION

WAC 468-16-020 PURPOSE. This chapter is promulgated to assure that contractors engaged in the improvement and construction of state highways possess the necessary qualifications as required by RCW 47.28.070. It is further intended to:

- (1) Establish a method for determining a contractor's qualifications to undertake department work and for the retention of that qualification.
- (2) Provide a means for contractors to enhance their prequalification status and bidding capacity through higher standards of performance.
- (3) Increase the opportunity for a better relationship between the department and construction contracting firms.
- (4) Provide for the award, denial, suspension, or revocation of qualification; denial of proposal issuance; and for a hearing procedure, if required, for such actions.

NEW SECTION

WAC 468-16-030 DEFINITIONS. The definitions set forth in this section apply throughout this chapter and have the following meanings, unless the context clearly indicates otherwise.

- (1) Above standard - Performance ranging from standard to that meeting the lower range of superior.
- (2) Active contractor - A contractor who has participated in department activities through maintaining required prequalification, bidding, or construction activities.
- (3) Affiliate - An associate, subordinate associate, or subsidiary firm which may involve the intermingling of funds, officers, or directors of one or more firms.
- (4) Assistant secretary for operations - The primary representative of the secretary of transportation responsible for the highway construction program and for the qualification of contractors employed thereon.
- (5) Below standard - Performance bordering on standard extending to the limits of inadequate.
- (6) Bidding proposal - A form issued by the department for the submission of a contractors bid, containing spaces for entering bid amounts, authentication, and other data.
- (7) Capacity multiplier - The number 5.0 multiplied by a firm's net worth to calculate its initial maximum bidding capacity.
- (8) Conditional qualification - A temporary qualification status given a contractor who has received "below standard" or "inadequate" ratings or for other reasons which result in restrictions to a contractor's ability to bid on department work.
- (9) Contractor - Any person, partnership, firm, corporation or joint venture who or which, in the pursuit of an independent business, undertakes, offers to undertake, or submits a bid to perform construction work for the department.
- (10) Department - The department of transportation.
- (11) Endorser - The district operations engineer or immediate supervisor of the project engineer or, under specified conditions, the district administrator responsible for reviewing contractor's performance reports.

(12) Inadequate – Performance failing completely to meet the prescribed standards or requirements.

(13) Integrity – The quality of being of sound moral principle, uprightness, honesty, and sincerity.

(14) Joint venture – Two or more persons, sole proprietorships, companies, corporations, or combinations thereof, entering into an agreement for a business venture such as a construction project.

(15) Limited work class – A work classification given when a contractor lacks the total experience, equipment, or skills required to perform the entire range of work within a work class.

(16) Maximum capacity rating – The total value of uncompleted prime work a contractor is permitted to have under contract at any time.

(17) Performance inquiry – A request made to a contractor's previous employers for an evaluation of a contractor that reports the quality and manner of that contractor's performance.

(18) Performance rating – A numerical rating which is equal to the grand total of the evaluation elements of the prime contractor's performance report used as a guide to measure and quantify the quality of contractor performance.

(19) Performance score – The product of the performance rating when multiplied by a numerical factor which is used to calculate prequalification ratings.

(20) Prequalification – The process of reviewing a contractor's financial status, organizational structure, experience, equipment, integrity, and other required qualifications to determine responsibility and suitability for performing department work. This term is used interchangeably with qualification.

(21) Prime contractor performance report – A report prepared to evaluate the performance of a prime contractor upon completion of, or at an interim period during a department project which is used as a guide to adjust a prime contractor's qualification status.

(22) Project estimate – A document prepared, by the department, establishing the estimated value of all items of work, the total estimated value of work within each class of work, and the estimated total value of a project.

(23) Rater – The individual, normally the project engineer, responsible for evaluation of the quality and manner of performance of a contractor in the completion of a project.

(24) Revocation of qualification – The act by which a contractor's qualification is terminated.

(25) Secretary – The secretary of transportation who may delegate his or her functions under this chapter to the assistant secretary for operations or such other individual as deemed appropriate.

(26) Standard – The expected, acceptable quality of performance, considered to meet the demand need or requirements.

(27) Standard questionnaire – The application form completed by a contractor to present information relating to the applicant's financial status, experience, organization, and equipment for the purpose of becoming qualified to perform department work.

(28) Superior – Preeminent performance, generally at a higher level than that of others.

(29) Suspension of qualification – The termination of a contractor's qualification for a specified period of time.

(30) Unsatisfactory – Below standard or inadequate performance, failing to meet requirements.

(31) Work class – A specific type of work within the various classifications of work, e.g., grading, draining, fencing, etc.

(32) Work class rating – The maximum value within a class of work which a contractor may bid upon in a single project.

NEW SECTION

WAC 468-16-040 CRITERIA FOR A DETERMINATION OF AN UNSATISFACTORY RECORD OF PERFORMANCE. The following list of elements may be considered cause for a determination that an unsatisfactory record of performance exists:

- (1) Failure to complete project on time; or
- (2) Continued workmanship below the level of standard or inadequate; or
- (3) Nonadherence to the requirements of plans and specifications; or
- (4) Disregard for the welfare or safety of traveling public; or
- (5) Inadequate supervision and control of subcontractors; or
- (6) Insufficient supervision available on project site; or
- (7) Inadequate coordination and planning with owner; or
- (8) Inadequate procurement and delivery of supplies and materials;

or

- (9) Inadequate control and utilization of equipment; or

(10) An overall performance rating in the prime contractor performance report of less than standard as defined in WAC 468-16-030.

NEW SECTION

WAC 468-16-050 CRITERIA FOR A DETERMINATION OF AN UNSATISFACTORY RECORD OF INTEGRITY AND JUDGMENT. (1) The following may be cause for a determination of an unsatisfactory record of integrity and judgment:

(a) Conviction by the firm or its principals of violating a federal or state antitrust law by bid-rigging, collusion, or restraint of competition between bidders; or conviction of violating any other federal or state law related to bidding or contract performance; or

(b) Knowingly concealing any deficiency in the performance of a prior contract; or

(c) Falsification of information or submission of deceptive or fraudulent statements in connection with prequalification, bidding, performance of a contract, or in legal proceedings; or

(d) Debarment of the contractor by a federal or state agency; or

(e) Willful disregard for applicable laws, rules or regulations.

(2) Only such data relating to subsection (1)(a) through (e) of this section having taken place within three years next preceding the date of the most recently submitted standard questionnaire may be used for the purpose of this section.

NEW SECTION

WAC 468-16-060 CRITERIA FOR A DETERMINATION OF INABILITY TO COMPLY WITH PERFORMANCE SCHEDULES. The following shall be cause for a determination of inability to comply with performance schedules:

(1) A majority of responses to inquiries made to previous owners of previously completed projects reveal that projects have not been completed on time; or

(2) A major portion of projects completed within the last three years for the department have not been completed on time; or

(3) When two or more consecutive performance reports are rated below standard in the areas of "progress of work"; or

(4) Failure to meet interim completion dates as defined in the contract.

NEW SECTION

WAC 468-16-070 CRITERIA FOR A DETERMINATION OF THE LACK OF NECESSARY EXPERIENCE, ORGANIZATION, OR TECHNICAL QUALIFICATIONS. A determination of lack of necessary experience, organization, or technical qualification may be made when data has been presented which reveals:

(1) A lack of prior experience in the classes of work for which qualification is sought; or

(2) That supervisory experience of key personnel responsible for prior projects has been reported predominantly below standard or less than satisfactory on performance reports and responses to inquiries made to other project owners or agencies; or

(3) That permanent employment status of key supervisory personnel has not been of a duration of at least one year or for the duration of the project in which they have been engaged; or

(4) That previous work experience in a work class presented for qualification did not conform to plans and specifications; or

(5) That work claimed by the contractor was completed by others; or

(6) A performance rating in appropriate categories of the prime contractor performance report of less than standard as defined in WAC 468-16-030.

NEW SECTION

WAC 468-16-080 QUALIFICATION PROCEDURES FOR PROJECTS UNDER FIFTY THOUSAND DOLLARS. (1) Contractors may be qualified by district administrators for projects valued under fifty thousand dollars.

(2) Procedures for letting district level projects valued under fifty thousand dollars are published in Department Directives.

(3) A limited prequalification questionnaire and other requirements are prescribed in WAC 468-14-040.

NEW SECTION

WAC 468-16-090 STANDARD QUESTIONNAIRE. The standard questionnaire and financial statement shall be prepared and transmitted to the secretary, Attn: Precontract administration office. The questionnaire shall include the following information:

(1) The contractor's name, address, phone number, and type of organization (corporation, partnership, sole proprietorship, etc.).

(2) A list of the classes of work for which the contractor seeks qualification.

(3) A statement of the ownership of the firm and, if a corporation, the name of the parent corporation, if any, and the names of any affiliated subsidiary or companies.

(4) A certificate of authority from the office of the secretary of state to do business in Washington state if the applicant is a foreign corporation.

(5) A list of officials within the applicant firm who are also affiliated with other firms involved in construction work as a contractor, subcontractor, supplier, or consultant; including the name of the firm and their relationship with the affiliate firm.

(6) A complete list of the highest valued contracts or subcontracts performed in whole or in part within the immediate three years preceding application. The contract amount, contract number, date of completion, class of work; and the name, mailing address, and phone number of the project owner or agency representative must be provided for those projects listed. Only that work completed by the contractor's own organization under its own supervision will be considered for prequalification purposes. A minimum of five projects must be listed.

(7) Personnel requirements.

(a) A listing of the principal officers and key employees indicating their years of experience engaged in the classes of work for which prequalification is sought. For qualification in a class of work based on newly acquired personnel rather than the firm's past contract experience, the newly acquired personnel must be available for future employment for the full year for which qualification is sought unless replacement personnel have been approved. The loss of such personnel during the year of qualification, will result in revocation of qualification for the class of work granted pursuant to their acquisition. The department may require resumes of such personnel as deemed proper for making its determination. The firm's performance on department contracts must be currently rated standard or better to be used for qualification purposes.

(b) A firm must have, within its own organization, qualified permanent, full time personnel having the skills and experience including, if applicable, technical or specialty licenses, for each work class for which prequalification is sought. The skills and experience must be substantiated by education and practical experience on completed construction projects.

(c) "Its own organization" shall be construed to include only the contractor's permanent, full time employed office and site supervisory personnel as shown on the most recently submitted or amended prequalification questionnaire. Workers of the organization shall be employed and paid directly by the prime contractor. The term "its own organization," shall also include the equipment owned or rented by the contractor with or without equipment operators. Such term does not include employees or equipment of another contractor, subcontractor, assignee, or agent of the applicant contractor although they are placed on the applicant contractor's payroll.

(8) A list of all major items of equipment used to perform those classes of work for which prequalification is sought. The description, quantity, condition, present location, and age of such equipment must be shown. The schedule must show whether the equipment is owned, leased, or rented.

(9) An initial financial statement.

(a) For a firm showing a net worth in excess of one hundred thousand dollars, the applicant must provide, with the questionnaire, a copy of its financial statement as audited or reviewed for its last fiscal year, prepared in accordance with the standards of the American Institute of Certified Public Accountants. The statement must be prepared by an independent certified public accountant registered and licensed under the laws of any state. Balance sheets, income statements, a statement of retained earnings, supporting schedules and notes, and the opinion of the independent auditor must accompany the financial statement.

(b) Financial statements must be for the current twelve month period and must reflect a ratio of total current assets to total current liabilities of 1.0 or greater.

(10) A wholly owned subsidiary firm may file the latest consolidated financial statement of its parent corporation in lieu of a financial

statement prepared solely for the subsidiary. When a consolidated financial statement is submitted, the requirements of subsection (9) of this section must be fulfilled.

(11) The applicant shall list the following occurrences within the previous three years:

(a) Instances of having been denied qualification, or a license, or instances of having been deemed other than responsible by any public agency.

(b) Convictions for felonies listed in WAC 468-16-050.

(c) Failure to complete a contract.

(12) The standard questionnaire shall be processed as follows:

(a) The application for qualification shall be prepared on a standard questionnaire provided by the department and sworn to before a notary public or other person authorized to take oaths.

(b) A standard questionnaire will be reviewed and a written notice provided to the applicant, within thirty days of its receipt, stating whether the applicant has been prequalified or qualification has been denied. The applicant will be advised of errors or omissions in the questionnaire and a request made for additional information necessary to complete evaluation of the applicant. If the information is not provided within twenty calendar days of the request, the application will be processed, if possible, with the information available or it will be returned to the applicant without further action.

(c) When qualification is denied, the applicant shall be advised in writing by certified mail (return receipt requested) of the reasons for the denial and of the right to a hearing upon written request.

(d) Applicants not satisfied with the qualification granted may request in writing, a review of their questionnaire and qualification ratings. The request must be filed within thirty calendar days of the date of receipt of the notice of qualification and must specifically state the basis for the request.

(e) The secretary or designee shall advise the applicant of his or her decision on the reconsideration within thirty calendar days of receipt of the request.

(13) Criteria for initial qualification, renewal, and submission of supplemental data:

(a) Qualification may be established in any calendar quarter and must be renewed annually. Information submitted in the questionnaire will be used as a basis for the contractor's initial prequalification, work class ratings, and maximum capacity ratings. Qualification will be valid for the remainder of the applicant's fiscal year plus one calendar quarter as established by the date of the year-end financial statement. Prequalification will be renewed annually thereafter or at other times as designated.

(b) A standard questionnaire from a contractor, not previously qualified under this chapter, must have been received by the department no less than fifteen calendar days prior to the scheduled bid opening to receive consideration for issuance of a bidding proposal for that bid opening.

(c) The department may, during the period for which the contractor has been prequalified, require the submission of a new standard questionnaire. If the questionnaire is not provided within thirty calendar days of the date of request, the notice of qualification held by the contractor will be declared invalid and the contractor will not be permitted to bid with the department until the contractor is again prequalified.

(d) A supplemental questionnaire shall be submitted when a significant change in the structure of the firm occurs, e.g., incorporation, officers, ownership, etc., or when required by the department.

(e) If prequalification has lapsed for more than six months, the applicant will again be required to submit a fully executed standard questionnaire and financial statement.

(f) The applicant shall authorize the department to request and receive such additional information from any sources deemed necessary for the completion of the qualification process.

(g) Inquiries will be made and investigations, if necessary, will be conducted to verify the applicant's statements and to determine eligibility for qualification.

(h) The department may require a personal interview with a principal or principals of the contracting firm when considering its qualification.

(i) Qualified contractors in good standing shall be notified of impending expiration of their qualification and will be provided the necessary questionnaire forms for renewal at least forty-five days before the expiration date.

(14) Financial information supplied by, or on behalf of, a contractor for the purpose of qualification shall not be made available for public

inspection and copying pursuant to RCW 42.17.310 (1)(m). The foregoing restriction shall not prohibit the department's providing such information in evidence or in pretrial discovery in any court action or administrative hearing involving the department and a contractor. Insofar as permitted by public disclosure statutes, qualification ratings shall be treated as confidential information.

(15) Qualified contractors will be provided with notices which list projects currently being advertised.

NEW SECTION

WAC 468-16-100 CONDITIONAL QUALIFICATION. (1) A firm may be conditionally qualified when it has been given a below standard (1.0 or below) performance score on a final performance report. A firm may also be qualified conditionally when performance has become below standard in either "quality of work" or "progress of work" on an interim report for a current project. A conditionally qualified contractor will be denied bidding proposals while in that status but may receive, at the discretion of the secretary, a bidding proposal for one project at a time if special circumstances warrant such action.

(2) The assistant secretary for operations shall advise the contractor and the district administrator when a contractor has been placed in conditional status.

(3) Should the contractor be the low successful bidder and be awarded a contract subsequent to being placed in conditional status, the issuance of further bidding proposals will be considered only when an interim report is submitted in accordance with WAC 468-16-160 or when a final performance report is submitted in accordance with WAC 468-16-150(12) and the rating there is standard or better.

(4) A contractor may have only one active prime contract for the department while qualified conditionally.

(5) Return to fully qualified status of a conditionally qualified contractor will be effected by:

(a) A performance rating of standard or above on contracts completed during the current prequalification year;

(b) An interim rating of standard or above average on all concurrent contracts; or

(c) A standard or above rating on the first interim report for a project awarded subsequent to conditional qualification.

(6) Should the rating continue to be less than standard, the contractor's prequalification will be suspended in accordance with WAC 468-16-180.

NEW SECTION

WAC 468-16-110 JOINT VENTURES. (1) Joint ventures are prequalified under two categories as follows:

(a) Individual project joint venture - An association of two or more firms formed for the specific purpose of submitting a bid on a specific project.

(i) All firms must be individually prequalified.

(ii) The firms must file an "individual project statement of joint venture" and a joint venture agreement in the formats prescribed.

(b) Continuing joint venture - An association of two or more firms formed for the purpose of submitting bids for projects to be advertised over a period of time.

(i) All firms must be individually prequalified.

(ii) The firms must file a "statement of continuing joint venture."

(iii) Continuing joint ventures must maintain a standard or higher performance rating in order to remain qualified.

(iv) A rating of less than standard will cause the joint venture to be placed in conditional qualification status.

(2) A standard questionnaire and financial statement for each member, if not on file, and a standard questionnaire and financial statement designating the assets and liabilities of the venture shall be submitted for the joint venture with a copy of the joint venture agreement. The agreement shall specify the name under which the joint venture will operate and the names of those individuals authorized to sign proposals, contracts, and other documents on behalf of the joint venture. It shall contain provisions which will unequivocally bind the parties, jointly and severally, to any contract entered into thereunder.

NEW SECTION

WAC 468-16-120 WORK CLASS RATINGS. (1) Qualification shall be granted a contractor in one or more classes of work in which the firm has shown the capability to satisfactorily perform with its own forces under its own immediate supervision.

(2) The department's project estimate shall be the only estimate used to determine the value of the various classes of work within a project for determining a contractor's eligibility to bid that specific project. The contractor will be required to perform a specified percentage of the total work as provided for in the current issue of the Standard Specifications.

(3) Contractors will be given work class ratings on the basis of their financial status, performance record, previous experience, organization, and condition and suitability of equipment. Higher performance ratings result in higher work class ratings.

(4) Data provided by project owners, other than the department, to inquiries made concerning new applicants seeking qualification, shall be used to determine initial work class ratings and maximum capacity ratings. The applicant's experience multiplier shall be used to calculate the applicant's initial work class rating. Initial work class ratings for new applicants and those of firms which have not renewed their qualification within two years, will be based on performance data provided by agencies or organizations having previously employed the applicant. Such other data as the department may have on file may also be used. Work submitted by the new contractor and verified by the department will be given an initial work class rating equal to 2.5 times the highest value of the work the contractor has completed within that work class during the past three years. If a specific portion of a work class is performed by the contractor, the prequalification for that class will be limited to that portion of the work.

(5) Work reported as less than satisfactory will not be accepted for qualification purposes, but may be included with other less than satisfactory performance reports in determining the status of the contractor's prequalification.

(6) Work class ratings previously granted will not be reduced providing the contractor has maintained a satisfactory (standard) performance record on department work and the contractor continues to submit the required questionnaire annually. Should a significant reduction of resources occur, the contractor's work class ratings may be modified or reduced to an amount within the contractor's current capacity.

(7) A contractor's work class ratings will be reviewed annually effective on the date the renewal questionnaire has been received. Work class ratings for those contractors renewing prequalification will be reviewed for increases, decreases, and additional work classes not previously granted. In determining the annual status of the contractor's work class ratings, prime work completed for the department and the performance rating given for that work shall be weighted more heavily than work completed for other agencies.

(8) Work class ratings shall be computed by multiplying the highest value of the work class completed satisfactorily during the preceding prequalification year by a factor of 2.5, provided that the currently established work class rating is not higher. In that event, the currently established work class shall become the work class rating for the ensuing qualification year. Work class ratings will not change if the contractor has not performed in that work class during the prequalification year.

(9) Work class ratings for inactive contractors renewing prequalification will be computed annually in the same manner as for new applicants for a period not to exceed three years. Work class ratings granted within three successive renewal periods shall remain the same as for an inactive contractor if the contractor continues to submit the required questionnaire annually and the questionnaire does not reveal a significant reduction in organizational resources. When a significant reduction of resources occurs, the inactive contractor's work class ratings may be modified to an amount within the contractor's current capacity.

NEW SECTION

WAC 468-16-130 PREQUALIFICATION WORK CLASSES. A contractor seeking prequalification under this chapter will be classified for one or more of the following listed work classes in accordance with the adequacy of the firm's equipment and plant facilities and its proven ability to perform the work class sought.

Class 1

CLEARING, GRUBBING, GRADING & DRAINING

Removal of tree stumps, shrubs, modification of the ground surface by cuts and fills, excavating of earth materials, and the placement of drainage structures.

Class 2	PRODUCTION AND PLACING OF CRUSHED MATERIALS Production and placing crushed surfacing materials and gravel.	Class 26	DECK SEAL Waterproof membrane.
Class 3	BITUMINOUS SURFACE TREATMENT Placing of crushed materials with asphaltic application.	Class 27	SIGNING Sign structures and signs.
Class 4	ASPHALT CONCRETE PAVING Production and placing Asphalt Concrete Plant Mix Pavement.	Class 28	ELECTRONICS Surveillance and control systems design and installation, electronics training and maintenance.
Class 5	CEMENT CONCRETE PAVING Production and placing cement concrete pavement.	Class 29	SLURRY DIAPHRAGM AND CUT-OFF WALLS Slurry excavation and the construction of structural concrete walls and slurry cut-off walls.
Class 6	BRIDGES AND STRUCTURES Construction of bridges, walls and other major structures of timber, steel, and concrete.	Class 30	SURVEYING Highway construction surveying.
Class 7	BUILDINGS Construction of buildings and related structures within the right of way and major reconstruction and remodeling of such buildings.	Class 31	WATER DISTRIBUTION AND IRRIGATION Irrigation systems and heavy duty water distribution.
Class 8	PAINTING Painting bridges, buildings, and related structures.	Class 32	LANDSCAPING Landscape irrigation, planting, sodding, seeding, fertilizing, mulching, herbicide application, insecticide application, weed control, mowing, liming, soil binder, topsoil.
Class 9	TRAFFIC SIGNALS Installation of traffic signal and control systems.	Class 33	ENGINEERING Work other than surveying, including engineering calculations, drawing and other related work for highway construction.
Class 10	STRUCTURAL TILE CLEANING Cleaning tunnels, large buildings and structures and storage tanks.	Class 34	EROSION CONTROL Seeding, fertilizing, mulching, slope protection, topsoil application, hydro-seeding, soil stabilization, soil sampling.
Class 11	GUARDRAIL Construction of a rail secured to uprights and erected along the exposed sides and ends of platforms or as a barrier between, or beside lanes of a highway.	Class 35	PRECAST MEDIAN BARRIER A concrete barrier that is cast and cured in other than its final position used to divide the median of two adjacent highways or temporarily placed to divert traffic in construction zones.
Class 12	PAVEMENT MARKING (EXCLUDING PAINTING) Thermoplastic markings, stripes, bars, symbols, etc. Traffic buttons, lane markers, guide posts.	Class 36	PERMANENT TIE BACK ANCHOR Installation of permanent rock and soil anchors, soldier piles and timber lagging. Soldier pile tie back anchor wall construction.
Class 13	DEMOLITION Removal of timber, steel, and concrete structures and obstructions.	Class 37	IMPACT ATTENUATORS Installation of approved protective systems filled with sand, water, or foam which prevent errant vehicles from impacting roadside hazards.
Class 14	DRILLING AND BLASTING Controlled blasting of rock, dirt, and obstructions by means of explosives.	Class 38	PAINT STRIPING Painted bars, letters, symbols, and striping.
Class 15	SEWERS AND WATER MAINS Draining, pipe jacking, water systems, pumping stations, storm drainage systems, sewer rehabilitation, sewage pumping station, pressurized lines.	Class 39	WIRE MESH SLOPE PROTECTION The installation of a zinc coated steel wire mesh anchored by wire rope and reinforced concrete posts or anchor rods. Used for dampening the effects of rolling rocks onto the highway.
Class 16	ILLUMINATION & GENERAL ELECTRICAL Highway illumination, navigational lighting, wiring, junction boxes, conduit installation.	Class 40	GABION AND GABION CONSTRUCTION Construction of walls made with containers of galvanized steel hexagonal wire mesh and filled with stone.
Class 17	CEMENT CONCRETE CURB AND GUTTER Sidewalks, spillways, driveways, monument cases and covers, right of way markers, traffic curbs, and gutters.	Class 41	NOT USED
Class 18	ASPHALT CONCRETE CURB AND GUTTER Sidewalks, spillways, driveways, monument cases and covers, right of way markers, traffic curbs, and gutters.	Class 42	ELECTRONICS—FIBER OPTIC BASED COMMUNICATIONS SYSTEMS Design and installation of fiber optic based communication systems.
Class 19	RIPRAP AND ROCK WALLS Mortar rubble masonry walls, rock retaining walls, and the placing of large broken stone on earth surfaces for protection against the action of water.	Class 43	MECHANICAL Plumbing work and the installation of heating or air conditioning units.
Class 20	CONCRETE STRUCTURES EXCEPT BRIDGES Cast-in-place median barrier, prestressing, post-tensioned structures, footings, prefabricated panels and walls, retaining walls, and ramps, foundations, rock bolts, and concrete slope protection.	Class 44	NOT USED
Class 21	TUNNELS AND SHAFT EXCAVATION Tunnel excavation, rock tunneling, and soft bore tunneling.	Class 45	NOT USED
Class 22	PILEDRIVING Driving concrete, steel, and timber piles.	Class 46	CONCRETE RESTORATION Pavement subseal, cement concrete repair, epoxy coatings, epoxy repair, masonry repair, masonry cleaning, special coatings, epoxy injection, gunite, shotcrete grouting, pavement jacking, gunite repair, and pressure grouting.
Class 23	CONCRETE SURFACE TREATMENT Exposed aggregate, fractured-fin and rope textured finished waterproofing concrete surfaces (clear or pigmented sealer).	Class 47	CONCRETE SAWING, CORING, AND GROOVING Concrete sawing, concrete planing and grooving, bump grinding, joint repair, concrete coring.
Class 24	FENCING Wire and metal fencing, glare screens.	Class 48	DREDGING Excavating underwater materials.
Class 25	BRIDGE DECK REPAIR Bridge expansion joint repair and modification, bridge deck resurfacing and repair.	Class 49	MARINE WORK Underwater surveillance, testing, repair, subaquatic construction.
		Class 50	NOT USED

- Class 51 WELL DRILLING
Drilling wells, installing pipe casing and pumping stations.
- Class 52 SEWAGE DISPOSAL
Hauling and disposing liquid and solid wastes.
- Class 53 TRAFFIC CONTROL
Providing piloted traffic control, traffic control labor, and maintenance and protection of traffic.
- Class 54 RAILROAD CONSTRUCTION
Construction of railroad subgrade, placing of ballast, ties, and track and other items related to railroad work.
- Class 55 STEEL FABRICATION
Welding of steel members, heat straightening steel.
- Class 56 STREET CLEANING
Street sweeping with self-propelled sweeping equipment.
- Class 57 MATERIALS TRANSPORTING
Truck hauling.
- Class 58 SAND BLASTING
Steam cleaning, sand blasting.

- (c) Standard.
- (d) Below standard.
- (e) Inadequate.

(4) The report shall contain a numerical section which quantifies the adjectival ratings into a total performance rating which is multiplied by .001 to obtain a performance score falling within one of the following ranges:

Superior	1.550 - 2.000
Above Standard	1.101 - 1.549
Standard	1.000 - 1.100
Below Standard	0.550 - 0.999
Inadequate	0.000 - 0.549

(5) The performance score (PS) is computed by multiplying the performance rating (PR) obtained from the prime contractor's performance report by a factor (F) of .001 e.g. 1685 (PR) x .001 (F) = 1.685 (PS).

(6) The annual performance score is the average of the scores, by work class, obtained from all performance reports submitted for department projects completed during the one-year period next preceding the date of expiration of the contractor's qualification.

(7) The performance report shall be used as an additional tool in fixing a contractor's prequalification status.

(8) The report shall contain a narrative section which verbally provides the details substantiating the numerical rating. The narrative section shall be based upon documentation prepared during the life of the project, such as the project engineer's diary, the inspector's daily report and other pertinent documents. This documentation shall constitute the major portion of the administrative record to be used for any hearings or litigation that may arise from the rating process.

(9) The performance report will be prepared by the project engineer who will include numerical ratings substantiated by a narrative report which describes the contractor's typical performance.

(10) The report will be endorsed by the district operations engineer who will provide a copy to the contractor and discuss all below standard and inadequate ratings with the contractor's representative.

(11) The contractor may appeal the rating to the district administrator in writing within twenty calendar days of the date of the report. The appeal must set forth the basis upon which it has been made.

(12) The district administrator will review all contractor performance reports after they have been endorsed and may modify the rating if such is deemed appropriate, advising the contractor when appropriate. The district administrator will enter narrative comments thereon only when the contractor's performance has been rated below standard, inadequate, or superior.

(13) Performance reports, when completed at district level, will be submitted to the secretary, Attn: Manager, precontract administration office, not later than thirty calendar days following completion of the project.

(14) The district administrator shall review the appeal and provide a written response to the contractor by certified mail within ten calendar days of receipt of an appeal. A copy of the appeal and the response thereto will be forwarded to the secretary.

(15) Upon receipt of a copy of the district administrator's response and further appeal by the contractor, the secretary shall appoint a committee of three individuals who have not been directly involved with the project to review the response and the performance report. The committee shall be composed of one member chosen by a contracting association, a member chosen by the department, and a third member chosen by both members. The department's member shall chair the committee. The review shall consider the objectivity, accuracy, and completeness of the report; the appeal, and the response. The board shall use the project engineer's diary, the inspector's journal, and other written documentation including such data as may be provided by the contractor, as a basis for its determination and written recommendation which shall be submitted to the secretary within fifteen calendar days of their appointment.

(16) The committee's report shall be advisory.

(17) The contractor may further appeal to the secretary in writing. The appeal shall be made within ten calendar days of the date of receipt of the district administrator's response. When making an appeal, the contractor may also present information in person. The secretary will consider the appeal and respond to it by certified mail within thirty calendar days of its receipt. This determination shall be the final administrative act of the department.

NEW SECTION

WAC 468-16-140 MAXIMUM CAPACITY RATING. (1) The maximum capacity rating shall be determined by multiplying the contractor's reported net worth by a factor of 5.0. The factor may be increased at a rate of 0.5 annually, provided the contractor has maintained a satisfactory performance record with the department and has completed a contract of fifty thousand dollars or more within the preceding prequalification year. The maximum factor shall be 7.5. The department may at any time decrease the rating factor if the contractor's performance becomes less than satisfactory (standard).

(2) For the purpose of prequalification and establishing the maximum capacity rating, the following additional resources may be added to net worth if supported with documentation as specified:

(a) An operating line of credit - Documentation from an acceptable financial institution stating the amount of credit authorized, its expiration date, and the amount currently available. The document must be authenticated by an official authorized to execute lines of credit on behalf of the institution. Should the operating line of credit be revoked, it shall be deducted before computing a new annual maximum capacity rating.

(b) A parent firm pledge of net worth - A sworn statement from the parent firm that guarantees the performance of the subsidiary for any contracts awarded it. The document shall include a parent firm pledge in an amount such that when calculated in subsection (1) of this section will not be less than the value of uncompleted contracts of the subsidiary.

(c) A personal pledge of net worth - A sworn statement pledging a specific amount of personal assets. The statement must be accompanied by acceptable documents that will verify the ownership and value of the assets.

(3) Resources listed above will not be accepted in lieu of a minimum net worth of fifty thousand dollars.

(4) When the value of a firm's uncompleted work exceeds its maximum capacity rating, a bidding proposal shall be denied that firm.

NEW SECTION

WAC 468-16-150 PRIME CONTRACTOR PERFORMANCE REPORTS. (1) Performance reports described in this section, substantially in the format as that appearing at WAC 468-16-210, will be completed for prime contractors only. Each prime contractor's performance report will be classified as to the primary work class being rated. This shall be stated in Section I of the report by listing the major classes of work performed by the contractor e.g., clearing, grading, surfacing, etc.

(2) Performance will be rated under the following headings: Administration, management, and supervision; quality of work; progress of work; and equipment.

(3) The following adjectival ratings are established for performance reports:

- (a) Superior.
- (b) Above standard.

NEW SECTION

WAC 468-16-160 INTERIM REPORTS. (1) Interim performance reports will be completed for contracts of long duration, particularly those in excess of one year and submitted to the manager, pre-contract administration office. They will be completed annually on the anniversary of the start date of the contract as prescribed in WAC 468-16-100. An interim report will also be completed when a contractor's work has become less than standard and the firm has been advised in writing of such performance. The report will be used by the secretary as a basis for determining whether a contractor will be placed in conditional status.

(2) An interim report shall cover a period of not less than fifty percent of the working days for projects of one hundred twenty working day duration or less and sixty working days for other projects. The report shall contain narrative comments relating to at least the following:

- (a) Whether the contract is being performed according to the plans and specifications.
- (b) Quality of the work.
- (c) Details of any delays.
- (d) Whether any money has been withheld by the state.
- (e) Any additional and appropriate details as required in a final report.

(3) In the case of a conditionally qualified firm, an interim report shall be submitted at sixty working day intervals for all projects being undertaken by that firm subsequent to its being placed in conditional status. Projects of short duration will be rated as prescribed in subsection (2) of this section.

(4) The project engineer shall submit an interim report when it becomes evident that he or she will no longer be involved in the project, providing that project has been in progress for twenty-five percent of the working days assigned the project.

(5) Interim performance reports will be made a part of the final performance report and are not subject to WAC 468-16-150 (13) through (17).

NEW SECTION

WAC 468-16-170 REFUSAL TO ISSUE PROPOSAL. Refusal to issue a proposal may continue in effect until the cause for the refusal has been eliminated. One or more of the following conditions may be considered sufficient for refusal to issue a proposal:

- (1) The value of outstanding work plus the contract total of the work proposed to be bid exceeds the contractor's maximum capacity rating.
- (2) Being placed in conditional status.
- (3) Making false, fraudulent, or deceptive statements on the standard questionnaire, related documents, or documents prepared in the course of prosecuting the work.
- (4) Debarment or suspension from participation in federal projects.
- (5) Expiration of qualification.
- (6) Failure to update the latest questionnaire to fairly represent the contractor's current organization and financial status.
- (7) Noncompliance with equal employment opportunity (EEO), or minority and women's business enterprise (MWBE), or disadvantaged business enterprise (DBE) regulations.
- (8) Bankruptcy.
- (9) The existence of any conditions described in WAC 468-16-040 through 468-16-070 inclusive.

NEW SECTION

WAC 468-16-180 SUSPENSION OF QUALIFICATION. (1) A suspension may be ordered for cause or for a period pending the completion of investigation and any ensuing legal action for revocation of qualification.

(2) The secretary may, upon determination from reports, other documents, or through investigation that cause exists to suspend the qualification of a contractor, impose suspension upon a contractor.

- (3) The secretary may suspend qualification for:
 - (a) Incompetency found detrimental to timely project completion or to the safety of the public or employees.
 - (b) Inadequate performance on one or more projects.
 - (c) Infractions of rules, regulations, specifications, and instructions which may adversely affect public health, welfare, and safety.
 - (d) Uncompleted work which might prevent the prompt completion of other work.

- (e) Failure to comply with equal employment opportunity or women's, minority and disadvantaged business enterprise requirements.
- (f) Debarment or suspension from participation in federal projects.
- (g) Pending completion of debarment proceedings in federal projects.

(4) The maximum period of suspension for acts or deficiencies enumerated above are as follows:

- (a) For subsection (3)(a) of this section - Two months.
- (b) For subsection (3)(b), (c), (d), and (e) of this section - Three months.
- (c) For subsection (3)(f) of this section - For duration of debarment or suspension by the federal or other state agency.
- (d) For subsection (3)(g) of this section - Until a determination is made by the federal or other state agency.

(5) The secretary may reduce the period of suspension upon the contractor's supported request for reasons including, but not limited to:

- (a) Newly discovered evidence;
- (b) Elimination of causes for which the suspension was imposed.

NEW SECTION

WAC 468-16-190 REVOCATION OF QUALIFICATION. (1) The secretary, upon determination from reports, other documents, or investigation that cause exists to revoke the qualification of a contractor, may revoke the contractor's qualifications for a maximum period of two years.

(2) The secretary may revoke the qualification of a contractor upon a plea by the firm of nolo contendere, conviction, judgment, or admission for any of the following causes:

- (a) Existence of any condition cited in WAC 468-16-050.
- (b) Intentional falsification with intent to defraud or unauthorized destruction of project related records.
- (3) Revocation of qualification may also be imposed for the following reasons:
 - (a) Default on a contract within three years prior to the date of application for qualification.
 - (b) Bankruptcy or insolvency.
 - (c) Breach of contract.
 - (d) Having been suspended two or more times within a two-year period.

(4) A contractor shall be required to reapply for qualification upon again reaching eligibility status when qualification has been revoked.

(5) Revocation of qualification shall be final after twenty calendar days following receipt of notification thereof by certified mail unless a hearing has been requested.

(6) The secretary may reverse the decision to revoke qualifications upon the contractor's supported request for reasons including, but not limited to:

- (a) Newly discovered evidence;
- (b) Reversal of the conviction or judgment upon which the revocation was based; and
- (c) Elimination of causes for which the revocation was imposed.

NEW SECTION

WAC 468-16-200 HEARINGS PROCEDURE. (1) A contracting firm which has been notified by the secretary that the department is contemplating suspending or revoking its qualification may request in writing to the secretary within twenty calendar days of the date of the secretary's notification by certified mail, that a hearing be conducted. Unless the department is otherwise prohibited from contracting with the contractor, the suspension or revocation shall not become effective until the final decision of the secretary has been rendered. The hearing shall be conducted in accordance with the procedure set forth in this section.

(2) The secretary shall designate a hearing official to conduct any hearing held under this chapter. The hearing official shall furnish written notice by certified mail of a hearing to the contractor and any named affiliates at least twenty calendar days before the effective date of suspension or revocation of qualifications. The notice shall state:

- (a) That suspension or revocation of qualification is being considered.
- (b) The effective date of the proposed action.
- (c) The facts giving cause for the proposed action.
- (d) The cause or causes relied upon for proposing the action, i.e., fraud, statutory violations, etc.
- (e) If suspension is proposed, the duration of the suspension.

(f) That the contractor may, within twenty calendar days of receipt of the notice, submit to the hearing official in writing, information and argument in opposition to or clarification of the proposed action.

(g) That, except when the action is based on a conviction, judgment, or admission, fact-finding shall be conducted if the hearing official determines that the contractor's submission raises a genuine dispute over material facts upon which the suspension or revocation is based or whether the causes relied upon for proposing suspension or revocation exist.

(h) The time, place, and date of the hearing.

(i) The name and mailing address of the hearing official.

(j) That proposals shall not be issued nor contracts awarded to the contractor subsequent to the dispatch of the notice of hearing pending the final decision of the secretary.

(3) The hearing official may extend the date of any hearing upon request of the contractor, but the hearing shall not be extended beyond forty-five calendar days from the date of the notice. The hearing official shall schedule and conduct the hearing within thirty calendar days of the date of the notice, except when an extension is granted as provided in this subsection.

(4) In the course of the hearing, the hearing official shall:

(a) Regulate the course and scheduling of the hearings;

(b) Rule on offers of proof, receipt of relevant evidence, and acceptance of proof and evidence as part of the record;

(c) Take action necessary to insure an orderly hearing; and

(d) At the conclusion of the hearing, issue written findings of fact and recommended administrative action to the secretary. The hearing officer shall deliver the entire record to the secretary.

(5) The contractor shall have the opportunity to be present and appear with counsel, submit evidence, present witnesses, and cross-examine all witnesses. A transcribed or taped record shall be made of the hearing unless the secretary and the contractor waive the transcript or taping requirement. The transcript or tape shall be available to the contractor and all named affiliates upon request at cost.

In actions where it has been established by conviction, judgment or admission, or where it has been established by findings made in accordance with this chapter, that the named contractor has engaged in conduct described in WAC 468-16-050 and the sole issue before the hearing official is the appropriateness of revocation of qualification or the length of suspension of qualification to be recommended to the secretary, prior judicial or administrative decision or findings shall not be subject to collateral attack.

The secretary, after receiving the record, findings of fact, and recommendations of the hearing official shall determine the administrative action to be taken. The secretary shall notify the contractor of his determination in writing.

Upon denial, suspension or revocation of prequalification, the respondent may appeal therefrom to the superior court of Thurston County pursuant to RCW 47.28.070. If the appeal is not made within the time prescribed in that statute, the department's action is conclusive.

NEW SECTION

WAC 468-16-210 PRIME CONTRACTOR PERFORMANCE REPORT. The evaluation of contractor performance shall be made on forms substantially in the format as illustrated herein.

Prime Contractor Performance Report

Section I Contractor Data			Section II Project Data			
Report type	Date	Contractor no. (HQ use only)	District	Contract no. FA no.	County	SR
Company Name			Project title			
Principal		Superintendent	Schedule completion		Date of actual completion	
Foreman			Contract award amount		Contract completion amount	
Project description						

Section III Numerical Rating

	* Inadeq.	*Below Sta.	Standard	Above Sta.	* Superior	
A ADMINISTRATION / MANAGEMENT / SUPERVISION						
1 Supervision and decision making	0	20	40	55	70	
2 Coordination and communication with subcontractors and suppliers	0	15	30	43	56	
3 Submission of documents and reports	0	13	25	36	47	
4 Adequacy and timeliness of progress schedules	0	12	25	35	45	
5 Public safety and traffic control	0	10	22	32	42	
6 Compliance with laws, ordinances and regulations	0	10	20	28	36	
7 Maintenance of employee safety standards	0	10	20	28	36	
8 Coordination and cooperation with department personnel on project matters	0	10	20	28	36	
9 Compliance with EEO, affirmative action requirements and MBE/DBE/WBE requirements	0	10	20	28	36	
10 Public relations with the general public, other agencies and adjacent contractors	0	10	20	28	36	
Total	0	120	242	341	440	
Q QUALITY OF WORK						
1 Adherence to plans and specifications	0	125	250	353	456	
2 Standards of workmanship	0	100	200	282	364	
3 Completion of final (punch list) work	0	23	45	63	80	
Total	0	248	495	698	900	
P PROGRESS OF WORK						
1 Completion of project within allotted time	0	100	200	282	364	
2 Scheduling and execution of schedule	0	35	70	99	128	
3 Delivery of materials and supplies	0	10	20	28	36	
4 Operation and use of equipment	0	10	20	28	35	
5 Use of personnel	0	10	20	28	36	
Total	0	165	330	465	600	
E EQUIPMENT						
1 Condition	0	9	15	23	30	
2 Maintenance	0	8	13	23	30	
Total	0	17	33	46	60	
Grand Total (A+Q+P+E+) (Performance Rating)	0	550	1100	1550	2000	

* Explain any inadequate, below standard, or superior ratings in narrative section.

PERFORMANCE RATING HQ use only

INSTRUCTIONS

Section I CONTRACTOR DATA

This section denotes the type report being submitted and provides data relating to the contracting firm, its status, principals and supervisors. Interim reports must be submitted annually on the anniversary of the project start date for all projects exceeding a duration of one year.

Section II PROJECT DATA

This section provides basic project data to assist those reviewing or otherwise using the report to place this evaluation in proper perspective with regard to project size, complexity and completion time. Under (*Specific Work Performed by Contractor*) list such work using the general headings used in the proposal (*e.g. preparation, grading, structure, asphalt concrete paving etc.*)

Section III NUMERICAL RATING

This section contains the four weighted rating areas of (A) Administration/Management and Supervision, (Q) Quality of Work, (P) Progress of Work and (E) Equipment. Each area contains statements which are weighted as to their importance within the rating area. The rater must consider the contractor's merits in relation to each statement by checking the adjectival rating space that best describes the contractor's performance for each statement and by assigning an appropriate numerical score in the RATING column. The rater must enter the chosen score for each statement under the heading RATING, total each area and enter the grand total of all scores. The rater must be as objective as possible. There is only one value for the rating of standard, therefore a continuum exists between those contractors slightly below standard through slightly above standard. Standard is equated with satisfactory (Satisfactory is defined as the performance sufficient to meet the demand, need or requirement). Those statements warranting an inadequate, below standard or superior rating require justification in the narrative section of the report. If more space is needed, use additional sheets.

Section IV NARRATIVE RATING

This section is divided into three parts.

- A General Elements - Make any general statements pertinent to reporting the contractors work activity, e.g. innovativeness in performing the work and any other noteworthy contractor activities.
- B Below Standard Elements - List any actions or activities which substantiate a numerical rating for each statement falling within the range of inadequate or below standard. Each comment must be correlated to identify the rating area and statement number. Each comment must be related to substantiating data reported during the life of the project in the Inspector's Daily Report, Project Engineer's Diary, correspondence or other pertinent records. This data must be available as a part of the administrative record for hearings or litigation.
- C Superior Elements - Make supportive comments for superior ratings. Although the detail of substantiation by recorded data is not required as for inadequate or below standard ratings, such data also should be available.

Comments made in response to A, B, and C above should make reference to documented activities that describe the typical performance of the contractor.

If additional space is needed for the narrative report, use additional sheets.

Section V REVIEW AND AUTHENTICATION

This section provides for the recording of the review and authentication of the report by the rater, endorser and reviewer. Its purpose is to verify that the contractor has been given a copy of the report and that the contractor is aware of his right to comment on it. It also serves the purpose of verifying that the report has been reviewed for the purposes of assuring objectivity in its preparation and for the elimination of the influences of personalities. The report will be reviewed by the District Administrator when the overall rating is inadequate, below standard or superior. The completed report is to be forwarded to the Secretary (ATTN: State Construction Engineer) to arrive not later than 30 calendar days after project completion.

SECTION IV NARRATIVE RATING

A GENERAL ELEMENTS Enter comments which generally describe the contractor's performance.

Lined area for general elements comments.

B BELOW STANDARD ELEMENTS Enter comments here to substantiate below standard ratings. (See instructions)

Lined area for below standard elements comments.

C SUPERIOR ELEMENTS Enter comments here to substantiate excellent ratings. (See instructions)

Lined area for superior elements comments.

SECTION V AUTHENTICATION AND REVIEW

I certify that I have objectively prepared this report basing it upon data contained in available project records.

PROJECT ENGINEER

DATE

I have given a copy of this report to the rated contractor this date and I have advised the contractor that any appeal must be made within 10 calendar days.

I have reviewed this Contractor Performance Report for objectivity and accuracy and make the following comments and recommendations:

Lined area for comments and recommendations.

CONSTRUCTION ENGINEER

DATE

I have received this Performance Report

DISTRICT ADMINISTRATOR

DATE

WSR 90-22-093
PROPOSED RULES
DEPARTMENT OF HEALTH
 [Filed November 7, 1990, 11:17 a.m.]

Original Notice.

Title of Rule: New chapter 246-03 WAC, SEPA guidelines, WAC 246-260-990 Fees, 246-262-990 Fees, 246-270-990 Fees, 246-271-990 Fees, 246-272-990 Fees, chapter 246-314 WAC, Facility construction review, 246-316-990 Fees, 246-318-990 Fees, 246-321-990 Fees, 246-322-990 Private psychiatric hospital fees, 246-322-991 Alcoholism hospital fees, 246-323-990 Fees, 246-325-990 Fees, 246-326-990 Fees, 246-327-990 Fees, 246-329-990 Fees, 246-331-990 Fees, 246-336-990 Fees, 246-340-990 Fees, 246-917-990 Physician and surgeon fees, 246-918-990 Fees, 246-933-990 Fees, and 246-935-990 Fees; and repealing chapter 261-02 WAC, Organization—Operations—Procedures, chapter 261-40 WAC, Review and approval of annual budget submittals, rates, rate schedules, other charges and changes, chapter 248-104 WAC, Personnel practices, WAC 440-44-035 Health facility construction review fees, 440-44-070 Water recreational facility projects, 440-44-045 Wastewater disposal system project and related review fees, 440-44-040 Medical facilities licensing fees, 440-44-042 Hospice and home health and home care agencies, 440-44-043 Boarding homes and treatment facilities licensing fees, 440-44-041 Childbirth centers and pregnancy termination facilities, 308-152-030 Veterinary fees, 248-156-020 Definitions, and 308-52-590 Physician and surgeon fees.

Purpose: To amend rules as required to maintain clarity when Department of Health rules are consolidated in Title 246 WAC.

Statutory Authority for Adoption: RCW 43.70.040.

Summary: The Department of health is moving and consolidating its rules into Title 246 WAC. These rules are needed to maintain clarity [clarity]. Amendments do not change fees, licensing requirements or the way the department does business.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, 586-6894.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves related rules to a Department of Health title, and amends rules as necessary.

Proposal Changes the Following Existing Rules: Amending the rules shown below to fit within the new Department of Health title.

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

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on December 11, 1990, at 1:00 p.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, by December 10, 1990.

Date of Intended Adoption: December 12, 1990.

Pam Campbell Mead
 for Kristine M. Gebbie
 Secretary

Chapter 246-03 WAC
 STATE ENVIRONMENTAL POLICY ACT—GUIDELINES

NEW SECTION

WAC 246-03-001 **PURPOSE.** This chapter implements the state-wide rules in chapter 197-11 WAC as they apply to the department of health. These rules are promulgated under RCW 43.21C.120 (the State Environmental Policy Act) and chapter 197-11 WAC (SEPA rules).

NEW SECTION

WAC 246-03-010 **DEFINITIONS.** In addition to the definitions contained in WAC 197-11-700 through 197-11-799, the following terms shall have the listed meanings:

Acting agency means an agency with jurisdiction which has received an application for a license, or which is proposing an action.

Agency guidelines shall mean chapter 246-03 WAC.

Department shall mean the department of health.

Environmental report shall mean a document prepared by the applicant, when required by the department, for use in the preparation of a draft EIS.

Licensing means the agency process in granting, renewing or modifying a license.

Private applicant means any person or entity, other than an agency as defined in this section, applying for a license from an agency.

Secretary shall mean the secretary of the department of health.

SEPA committee means the departmental committee which oversees the department's SEPA activities. The committee's composition and responsibilities are outlined in WAC 246-03-140.

SEPA guidelines shall mean chapter 197-11 WAC.

NEW SECTION

WAC 246-03-020 **ADOPTION BY REFERENCE.** The department of health adopts the following sections or subsections of chapter 197-11 WAC by reference:

WAC

197-11-010	Authority.
197-11-020	Purpose.
197-11-030	Policy.
197-11-040	Definitions.
197-11-050	Lead agency.
197-11-055	Timing of the SEPA process.
197-11-060	Content of environmental review.
197-11-070	Limitations on actions during SEPA process.
197-11-080	Incomplete or unavailable information.
197-11-090	Supporting documents.
197-11-100	Information required of applicants.
197-11-300	Purpose of this part.
197-11-305	Categorical exemptions.
197-11-310	Threshold determination required.
197-11-315	Environmental checklist.
197-11-330	Threshold determination process.
197-11-335	Additional information.
197-11-340	Determination of nonsignificance (DNS).
197-11-350	Mitigated DNS.
197-11-360	Determination of significance (DS)/initiation of scoping.
197-11-390	Effect of threshold determination.
197-11-400	Purpose of EIS.
197-11-402	General requirements.
197-11-405	EIS types.
197-11-406	EIS timing.
197-11-408	Scoping.
197-11-410	Expanded scoping. (Optional)

- 197-11-420 EIS preparation.
 197-11-425 Style and size.
 197-11-430 Format.
 197-11-435 Cover letter or memo.
 197-11-440 EIS contents.
 197-11-442 Contents of EIS on nonproject proposals.
 197-11-443 EIS contents when prior nonproject EIS.
 197-11-444 Elements of the environment.
 197-11-448 Relationship of EIS to other considerations.
 197-11-450 Cost-benefit analysis.
 197-11-455 Issuance of DEIS.
 197-11-460 Issuance of FEIS.
 197-11-500 Purpose of this part.
 197-11-502 Inviting comment.
 197-11-504 Availability and cost of environmental documents.
 197-11-508 SEPA register.
 197-11-510 Public notice.
 197-11-535 Public hearings and meetings.
 197-11-545 Effect of no comment.
 197-11-550 Specificity of comments.
 197-11-560 FEIS response to comments.
 197-11-570 Consulted agency costs to assist lead agency.
 197-11-600 When to use existing environmental documents.
 197-11-610 Use of NEPA documents.
 197-11-620 Supplemental environmental impact statement—
 Procedures.
 197-11-625 Addenda—Procedures.
 197-11-630 Adoption—Procedures.
 197-11-635 Incorporation by reference—Procedures.
 197-11-640 Combining documents.
 197-11-650 Purpose of this part.
 197-11-655 Implementation.
 197-11-660 Substantive authority and mitigation.
 197-11-680 Appeals.
 197-11-700 Definitions.
 197-11-702 Act.
 197-11-704 Action.
 197-11-706 Addendum.
 197-11-708 Adoption.
 197-11-710 Affected tribe.
 197-11-712 Affecting.
 197-11-714 Agency.
 197-11-716 Applicant.
 197-11-718 Built environment.
 197-11-720 Categorical exemption.
 197-11-722 Consolidated appeal.
 197-11-724 Consulted agency.
 197-11-726 Cost-benefit analysis.
 197-11-728 County/city.
 197-11-730 Decision maker.
 197-11-732 Department.
 197-11-734 Determination of nonsignificance (DNS).
 197-11-736 Determination of significance (DS).
 197-11-738 EIS.
 197-11-740 Environment.
 197-11-742 Environmental checklist.
 197-11-744 Environmental document.
 197-11-746 Environmental review.
 197-11-748 Environmentally sensitive area.
 197-11-750 Expanded scoping.
 197-11-752 Impacts.
 197-11-754 Incorporation by reference.
 197-11-756 Lands covered by water.
 197-11-758 Lead agency.
 197-11-760 License.
 197-11-762 Local agency.
 197-11-764 Major action.
 197-11-766 Mitigated DNS.
 197-11-768 Mitigation.
 197-11-770 Natural environment.
 197-11-772 NEPA.
 197-11-774 Nonproject.
 197-11-776 Phased review.
 197-11-778 Preparation.
 197-11-780 Private project.
 197-11-782 Probable.
 197-11-784 Proposal.
 197-11-786 Reasonable alternative.
 197-11-788 Responsible official.
 197-11-790 SEPA.
 197-11-792 Scope.
 197-11-793 Scoping.
 197-11-794 Significant.
 197-11-796 State agency.
 197-11-797 Threshold determination.
 197-11-799 Underlying governmental action.
 197-11-800 Categorical exemptions.
 197-11-810 Exemptions and nonexemptions applicable to specific
 state agencies.
 197-11-820 Department of licensing.
 197-11-845 Department of social and health services.
 197-11-880 Emergencies.
 197-11-890 Petitioning DOE to change exemptions.
 197-11-900 Purpose of this part.
 197-11-902 Agency SEPA policies.
 197-11-904 Agency SEPA procedures.
 197-11-906 Content and consistency of agency procedures.
 197-11-908 Environmentally sensitive areas.
 197-11-910 Designation of responsible official.
 197-11-912 Procedures on consulted agencies.
 197-11-914 SEPA fees and costs.
 197-11-916 Application to ongoing actions.
 197-11-917 Relationship to chapter 197-10 WAC.
 197-11-918 Lack of agency procedures.
 197-11-920 Agencies with environmental expertise.
 197-11-922 Lead agency rules.
 197-11-924 Determining the lead agency.
 197-11-926 Lead agency for governmental proposals.
 197-11-928 Lead agency for public and private proposals.
 197-11-930 Lead agency for private projects with one agency with
 jurisdiction.
 197-11-932 Lead agency for private projects requiring licenses from
 more than one agency, when one of the agencies is a
 county/city.
 197-11-934 Lead agency for private projects requiring licenses from
 a local agency, not a county/city, and one or more state
 agencies.
 197-11-936 Lead agency for private projects requiring licenses from
 more than one state agency.
 197-11-938 Lead agencies for specific proposals.
 197-11-940 Transfer of lead agency status to a state agency.
 197-11-942 Agreements on lead agency status.
 197-11-944 Agreements on division of lead agency duties.
 197-11-946 DOE resolution of lead agency disputes.
 197-11-948 Assumption of lead agency status.
 197-11-950 Severability.
 197-11-955 Effective date.
 197-11-960 Environmental checklist.
 197-11-965 Adoption notice.
 197-11-970 Determination of nonsignificance (DNS).
 197-11-980 Determination of significance and scoping notice (DS).
 197-11-985 Notice of assumption of lead agency status.
 197-11-990 Notice of action.
- NEW SECTION**
WAC 246-03-030 TIMING AND PROCEDURES FOR SPEC-
IFIED MAJOR ACTIONS. (1) Regulations and licenses relating to
radioactive material.
 (a) Scope of major action.
 (i) Regulations relating to radioactive material shall include the
 adoption or amendment by the department of any regulations incorpo-
 rating general standards for issuance of licenses authorizing the pos-
 session, use and transfer of radioactive material pursuant to RCW 70-
 .98.080, and 70.121.030.
 (ii) The issuance, revocation or suspension of individual licenses under
 RCW 70.98.080 shall be exempt. However, the following licenses
 shall not be exempt: Licenses to operate low level waste burial facilities
 or licenses to operate or expand beyond design capacity mineral pro-
 cessing facilities, or their tailings areas, whose products, or byproducts,
 have concentrations of naturally occurring radioactive materials in ex-
 cess of exempt concentrations as specified in WAC 246-232-010.
 (b) Timing of SEPA requirements for regulations for radioactive
 material.

(i) A final EIS or determination of nonsignificance, whichever is determined appropriate by the lead agency's responsible official, shall be completed for proposed regulations relating to radioactive material prior to the hearing preceding final adoption of such regulations.

(ii) The responsible official shall mail to the department of ecology headquarters office in Olympia for listing in the "SEPA register" (see WAC 197-11-508) a copy of any determination of nonsignificance, a copy of the draft EIS, and a copy of the final EIS. Copies of the draft EIS shall also be mailed to those agencies identified in WAC 197-11-455, and of the final EIS to those agencies identified in WAC 197-11-460. The responsible official shall also give public notice in the form and manner specified in RCW 43.21C.080 of the determination of nonsignificance or final EIS.

(c) Timing of SEPA requirements for licenses for uranium or thorium mills or radioactive waste burial facilities.

(i) The applicant shall be responsible for completing an environmental checklist, furnishing additional information needed by the department to make the threshold determination, and preparing an environmental report regarding the environmental impact of proposed activities for independent evaluation by the department, prior to issuance of a draft EIS by the responsible official. The environmental report shall be submitted within ninety days following determination of significance. The following material presents a more detailed description of the responsibilities of the private applicant as well as of the responsible official.

(ii) The applicant shall be responsible for contacting the responsible official during the early stages of the applicants planning activities to obtain an outline of SEPA requirements.

(iii) Thereafter the private applicant shall be responsible for preparation of an environmental checklist. The responsible official shall review each environmental checklist and, within fifteen days of the responsible official's receipt of the checklist, shall prepare and issue either a determination of nonsignificance as per WAC 197-11-340 or a determination of significance as per WAC 197-11-360.

(iv) When the responsible official has issued a determination of nonsignificance, the official shall send the determination and environmental checklist to the applicant and to all agencies with jurisdiction for review and comment as per WAC 197-11-340.

(v) When the responsible official makes a determination of significance, the preparation of an environmental report shall be completed in a manner consistent with the requirements for a draft EIS and shall be the responsibility of the private applicant. If the applicant desires, he may contract with an outside consultant for the preparation of the environmental report. The department may also contract with an outside consultant for the preparation of a draft or final EIS. The department or the department's contracted consultant will independently evaluate the environmental report and be responsible for the reliability of any information used in the draft or final EIS. Unless the scope or complexity of the proposal indicates otherwise, the final EIS shall be issued as described in WAC 197-11-460(6).

(vi) The responsible official shall request review of the draft EIS from the agencies listed in WAC 197-11-455 and from such other agencies as he determines.

(vii) The responsible official shall mail a copy of the draft EIS to the department of ecology headquarters in Olympia for listing in the "SEPA register" (see WAC 197-11-508) and also to those agencies listed in WAC 197-11-455.

(viii) When the responsible official determines that substantial changes are needed or that new information has become available, the preparation of an amended or new environmental report is the responsibility of the private applicant.

(ix) The responsible official shall mail a copy of the final EIS to the department of ecology headquarters office in Olympia for listing in the "SEPA register" (see WAC 197-11-508). The responsible official shall also mail copies of the final EIS to those agencies specified in WAC 197-11-460 and shall give public notice of the completion of the final EIS in the form and manner specified in RCW 43.21C.080.

(2) Water system plans for public water systems as per WAC 246-290-100 and RCW 70.116.050.

(a) Scope of major action. Water system plans are plans developed and submitted to the department for review and approval pursuant to WAC 246-290-100 and RCW 70.116.050.

(b) Timing and procedures for water system plans prepared by private applicants.

(i) In general, when a private applicant has prepared a water system plan for review and approval by the department, the private applicant

shall be responsible for completing an environmental checklist, furnishing additional information needed by the department to make the threshold determination, and preparing the draft and final EIS under the direction of the responsible official. The following material presents a more detailed description of the responsibilities of the private applicant as well as the responsible official.

(ii) Follow steps outlined in subsection (1)(c)(ii) through (iv) of this section.

(iii) When the responsible official makes a determination of significance, the preparation of a draft and final EIS shall be in compliance with WAC 197-11-400 through 197-11-620 and shall be the responsibility of the private applicant. If the applicant desires, he may contract with an outside consultant for preparation of the draft or final EIS. Unless the scope or complexity of the proposal indicates otherwise, the final EIS shall be completed within sixty days of the end of the comment period for the draft EIS.

(iv) See subsection (1)(c)(vi) and (vii) of this section.

(v) When the responsible official determines that substantial changes are needed or that new information has become available, the preparation of an amended or a new draft EIS is the responsibility of the private applicant.

(vi) See subsection (1)(c)(ix) of this section.

(vii) Every water system plan submitted by a private applicant to the department for review and approval shall be accompanied by either a determination of nonsignificance or a final EIS.

(c) Timing and procedure for water system plans prepared by agencies. Every water system plan submitted by an agency to the department for review and approval shall be accompanied by either a determination of nonsignificance or a final EIS.

(3) New public water supply systems and major extensions of existing public water supply systems.

(a) Scope of major action. The approval of engineering reports or plans and specifications pursuant to chapter 246-290 WAC for all surface water source development, all water system storage facilities greater than one-half million gallons, new transmission lines longer than one thousand feet and larger than eight inches in diameter located in new rights of way and major extensions to existing water distribution systems involving use of pipes greater than eight inches in diameter, which are designed to increase the existing service area by more than one square mile.

(b) Timing and procedures for projects proposed by private applicants.

(i) In general, when a private applicant seeks the approval of the department for a new public water supply or a major extension to an existing public water supply, the private applicant shall be responsible for completing an environmental checklist, furnishing additional information needed by the department to make the threshold determination, and preparing the draft and final EIS under the direction of the responsible official. The following material presents a more detailed description of the responsibilities of the private applicant as well as of the responsible official.

(ii) Follow steps outlined in subsection (1)(c)(ii) through (iv) of this section.

(iii) See subsection (2)(b)(iii) of this section.

(iv) See subsection (1)(c)(vi) and (vii) of this section.

(v) See subsection (2)(b)(v) of this section.

(vi) See subsection (1)(c)(ix) of this section.

(vii) Whenever preliminary engineering reports, or plans and specifications for a new public water supply system or a major extension to an existing public water supply system are submitted by a private applicant to the secretary for review and approval pursuant to chapter 246-290 WAC, these reports, plans and specifications shall be accompanied by a determination of nonsignificance or a final EIS.

(c) Timing and procedures for projects proposed by an agency. Whenever preliminary engineering reports, plans and specifications for a new public water supply system or a major extension to an existing public water supply system are submitted by an agency to the secretary for review and approval pursuant to chapter 246-290 WAC, these reports, plans and specifications shall be accompanied by a determination of nonsignificance or a final EIS.

(4) Certificates of need.

(a) Scope of major action. Certificate of need applications are subject to SEPA requirements whenever the applicant proposes to construct a new hospital or to construct major additions to the existing service capacity of such an institution: PROVIDED, That such applications are not subject to SEPA requirements when the proposed construction consists of additions which provide less than twelve thousand

square feet of floor area and with associated parking facilities designed for forty automobiles or less: PROVIDED FURTHER, That certificate of need applications for "substantial acquisitions" are not subject to SEPA requirements.

(b) Timing and procedures for hospital certificates of need. Where a state or local agency other than the department is lead agency for hospital construction, the department shall not issue a certificate of need approving this hospital construction until the applicant has supplied it with a determination of nonsignificance or a final EIS, and until seven days after the issuance by the lead agency of any final EIS. Nothing in this subsection shall preclude the department from making a commitment to issue a certificate of need to an applicant subject to the timely receipt of an appropriate environmental impact statement or determination of nonsignificance.

(5) Approval of sewerage general plans and/or water general plans described in RCW 36.94.010.

(a) Scope of major action. Sewerage general plans and water general plans shall mean and include those described in RCW 36.94.010.

(b) Timing and procedures for water general plans. Every water general plan submitted by a county to the department for review and approval shall be accompanied by either a determination of nonsignificance or a final EIS.

(6) Plans and specifications for new sewage treatment works or for major extensions to existing sewage treatment works pursuant to WAC 246-271-020.

Scope of major action. Plans and specifications for new sewage treatment works or for major extensions to existing sewage treatment works are those which are reviewed and approved by the department pursuant to WAC 246-271-050.

(7) Construction of any building, facility or other installation for the purpose of housing department personnel or for prisons or for fulfilling other statutorily directed or authorized functions.

(a) Scope of major action. The construction of buildings, facilities or other installations for the purpose of housing department personnel or for other authorized functions shall be subject to SEPA requirements, but such construction shall not be subject to SEPA requirements when it consists of additions which provide less than twelve thousand square feet of floor area and with associated parking facilities designed for forty automobiles or less.

(b) Timing and procedures.

(i) The responsible official shall, prior to the request for construction bids, prepare an environmental checklist for each construction project of the type described in (a) of this subsection.

(ii) Within fifteen days of the request for construction bids, the responsible official shall make (A) a written declaration of nonsignificance where the responsible official determines that the proposed construction will not have a significant adverse environmental impact or (B) a written declaration of significance where the responsible official determines that the proposed construction will have a significant adverse environmental impact.

(iii) Where the responsible official has made a determination of significance, the preparation of the draft and final EIS shall be in compliance with WAC 197-11-400 through 197-11-620, and shall be the responsibility of the responsible official. Unless the scope or complexity of the proposal indicates otherwise, the final EIS shall be completed within sixty days of the end of the comment period for the draft EIS.

(iv) See subsection (1)(c)(vi) of this section.

(v) The responsible official shall mail to the department of ecology headquarters office in Olympia for listing in the "SEPA register" a copy of any determination of nonsignificance, a copy of the draft EIS, and a copy of the final EIS. Copies of the draft EIS shall also be mailed to those agencies identified in WAC 197-11-455, and of the final EIS to those agencies identified in WAC 197-11-460. The responsible official shall also give public notice in the form and manner specified in RCW 43.21C.080 of the determination of nonsignificance or final EIS.

(8) Approval of final plans for construction of a private psychiatric hospital pursuant to WAC 246-322-020, or construction of an alcoholism treatment center pursuant to WAC 246-326-020.

(a) Scope of major action. The approval of final plans for construction of a private psychiatric hospital pursuant to WAC 246-322-020, or construction of an alcoholism treatment center pursuant to WAC 246-326-020 shall be subject to SEPA requirements: PROVIDED, That such construction shall not be subject to SEPA requirements when it consists of additions which provide less than twelve thousand square feet of floor area and with associated parking facilities designed for forty automobiles or less.

(b) Timing and procedures for construction of the type described. Where a state or local agency other than the department is lead agency for construction of the type described in (a) of this subsection, the department shall not approve final plans for construction of a private psychiatric hospital or alcoholism treatment center until the applicant for such approval has supplied the department with a final declaration of nonsignificance or a final EIS for the construction in question, and until seven days after the issuance by the lead agency of any final EIS.

NEW SECTION

WAC 246-03-040 EXEMPTIONS FOR EMERGENCY ACTIONS. If the secretary makes a written declaration that actions must be undertaken immediately or within a time too short to allow full compliance with SEPA requirements; and that such actions are necessary to avoid an imminent threat to public health or safety, or to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation; then such actions may be undertaken without complying with SEPA requirements: PROVIDED, That the department is the lead agency for such actions.

NEW SECTION

WAC 246-03-050 DETERMINATION OF LEAD AGENCY AND RESPONSIBLE OFFICIAL. (1) The department shall be the lead agency for the following actions:

(a) Adoption or amendment of regulations relating to radioactive source materials; proposals to construct, operate, or expand any uranium or thorium mill, or any tailings areas generated by uranium or thorium milling, or any low level radioactive waste burial facilities. The responsible official would be the section head, radiation control section, division of environmental health. Lead agency determination for other mineral processing proposals should be made in accordance with WAC 197-11-924 through 197-11-948;

(b) Approval of comprehensive plans for public water supply systems when such plans are developed by private applicants and unless indicated otherwise by WAC 197-11-932, 197-11-934 and 197-11-936, and approval of new public water supply systems or major extensions of existing public water supply systems when such systems are being proposed by a private applicant unless indicated otherwise by WAC 197-11-932, 197-11-934, and 197-11-936. The responsible official would be the section head, water supply and waste section, division of environmental health;

(c) Construction of any building, facility, or other installation for the purpose of housing department personnel or for fulfilling other statutorily directed or authorized functions. The responsible official would be a capital programs representative from the management services division, comptroller's office;

(2) Determination of the lead agency for department major actions not listed above shall be made in accordance with the procedures and requirements of WAC 246-03-140 (4)(c) and 197-11-922 through 197-11-948.

NEW SECTION

WAC 246-03-060 RECOMMENDED TIMING FOR THRESHOLD DETERMINATION. In most cases the time required to complete a threshold determination should not exceed fifteen days. (WAC 197-11-310.)

NEW SECTION

WAC 246-03-070 THRESHOLD DETERMINATION PROCESS. In making a threshold determination, the responsible official shall follow the process outlined in WAC 197-11-330 through 197-11-390.

NEW SECTION

WAC 246-03-080 ADJUDICATIVE PROCEEDING. Any person has the right to an adjudicative proceeding to contest the department's final threshold determination that an EIS is or is not necessary and/or the sufficiency of the final EIS. The proceeding is governed by the Administrative Procedure Act (chapter 34.05 RCW), the rules in this chapter, and by chapter 246-08 WAC. If any provision in this chapter conflicts with chapter 246-08 WAC, the provision in this chapter governs.

(1) A person contesting a department's decision shall within twenty-eight days of the department's official notice of issuance of a final threshold determination or final EIS:

(a) File a written application for an adjudicative proceeding by a method showing proof of receipt by the department of health; and

(b) Include in or with the application:

(i) A specific statement of the issue or issues and law involved; and

(ii) The grounds for contesting the department decision.

(2) The initial order should be made within sixty days of the department's receipt of the application. When a party files a petition for administrative review, the review order should be made within sixty days of the department's receipt of the petition. The time to enter an order is extended by as many days as the proceeding is continued on motion by any party.

(3)(a) If the adjudicative order is that an EIS should be filed, the presiding officer or reviewing officer shall remand the matter to the department of health to file an EIS.

(b) If the adjudicative order is that the final EIS is not sufficient, the presiding officer or reviewing officer shall remand the matter to the department of health to correct the insufficiency.

NEW SECTION

WAC 246-03-090 SCOPING. When the department receives a scoping notice from a lead agency, the department shall submit any comments to the lead agency within twenty-one days from the date of issuance of the determination of significance. When the department is lead agency the steps in WAC 197-11-408 and 197-11-410 shall be followed.

NEW SECTION

WAC 246-03-100 ISSUANCE OF DRAFT EIS. When the department is lead agency, it shall issue the draft EIS in accordance with WAC 197-11-455.

NEW SECTION

WAC 246-03-110 POLICIES AND PROCEDURES FOR CONDITIONING OR DENYING PERMITS OR OTHER APPROVALS. (1) The policies and goals in this section are supplementary to existing authorities of the department.

(2) It is the policy of the department to avoid or mitigate adverse environmental impacts which may result from the department's decisions.

(3) The department shall use all practical means, consistent with other essential considerations of state policy, to improve and coordinate plans, functions, programs, and resources to the end that the state and its citizens may:

(a) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;

(b) Assure for all people of Washington safe, healthful, productive, and aesthetically and culturally pleasing surroundings;

(c) Attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences;

(d) Preserve important historic, cultural, and natural aspects of our national heritage;

(e) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;

(f) Achieve a balance between population and resource use which will permit high standards of living and a wide sharing of life's amenities; and

(g) Enhance the quality of renewable resources and approach the maximum attainable recycling of depletable resources.

(4) The department recognizes that each person has a fundamental and inalienable right to a healthful environment and that each person has a responsibility to contribute to the preservation and enhancement of the environment.

(5) The department shall ensure that presently unquantified environmental amenities and values will be given appropriate consideration in decision-making along with economic and technical considerations.

(6)(a) When the environmental document for a proposal shows it will cause significant adverse impacts, the responsible official shall consider whether:

(i) The environmental document identified mitigation measures that are reasonable and capable of being accomplished;

(ii) Other local, state, or federal requirements and enforcement would mitigate the significant adverse environmental impacts; and

(iii) Reasonable mitigation measures are sufficient to mitigate the significant adverse impacts.

(b) The responsible official may:

(i) Condition the approval for a proposal if mitigation measures are reasonable and capable of being accomplished and the proposal is inconsistent with the policies in this section; or

(ii) Deny the permit or approval for a proposal if reasonable mitigation measures are insufficient to mitigate significant adverse environmental impacts and the proposal is inconsistent with the policies in this section.

(c) The procedures in WAC 197-11-660 shall also be followed when conditioning or denying permits or other approvals.

NEW SECTION

WAC 246-03-120 PUBLIC HEARINGS. A public hearing on the environmental impact of a proposal shall be held as specified in WAC 197-11-535.

NEW SECTION

WAC 246-03-130 RESPONSIBILITIES OF THE DEPARTMENT AS A CONSULTED AGENCY. Other lead agencies may request the department for consultation during the SEPA process. The department shall then provide consultation in accordance with the requirements of WAC 197-11-502, 197-11-545 and 197-11-570.

NEW SECTION

WAC 246-03-140 SEPA COMMITTEE. (1) There is hereby created a SEPA committee to oversee the department's SEPA activities.

(2) The SEPA committee shall be composed of:

(a) One representative from the water supply and waste section, division of environmental health;

(b) One representative from the facility licensing and certification section;

(c) One capital programs representative from management services division, comptroller's office; and

(d) One representative from the radiation control section, division of environmental health.

(3) A representative from the office of the attorney general will provide legal support to the committee.

(4) The SEPA committee shall:

(a) Oversee the department's SEPA activities to ensure compliance with these agency guidelines, the state SEPA guidelines, and the policies and goals set forth in the State Environmental Policy Act;

(b) Oversee the future revision of these agency guidelines so as to reflect:

(i) Future amendment of SEPA or the state SEPA guidelines;

(ii) The creation of new department programs.

(c) Designate the responsible official for any major action for which the department is lead agency when such designation has not occurred elsewhere in these agency guidelines.

NEW SECTION

WAC 246-03-150 SEPA PUBLIC INFORMATION. (1) When the department is lead agency, the responsible official shall retain SEPA documents required by this chapter and shall make them available to the public in accordance with chapter 42.17 RCW.

(2) When the department is lead agency, the responsible official shall transmit copies of the following documents to the department of ecology headquarters office in Olympia:

(a) All draft and final EISs. (See WAC 197-11-455 and 197-11-460.)

(b) All determinations of nonsignificance (see WAC 197-11-340).

NEW SECTION

WAC 246-03-160 SEVERABILITY. If any provision of this chapter or its application to any person or circumstances is held invalid, the remainder of this chapter, or the application of the provision to other persons or circumstances, shall not be affected.

NEW SECTION

WAC 246-262-990 FEES. (1) The fee for a review of plans for a new public swimming pool with a volume equal to or greater than one hundred twenty-five thousand gallons at overflow shall be five hundred dollars.

(2) The fee for review of a new public swimming pool with a volume of less than one hundred twenty-five thousand gallons at overflow shall be three hundred dollars.

(3) The fee for review of plans for a new semipublic swimming pool with a volume equal to or greater than seventy-five thousand gallons at overflow shall be two hundred dollars.

(4) The fee for review of plans for a new semipublic swimming pool with a volume of less than seventy-five thousand gallons at overflow shall be one hundred fifty dollars.

(5) The fee for review of plans for a wading pool shall be one hundred dollars.

(6) The fee for review of plans for a spray pool shall be seventy-five dollars.

(7) The fee for review of plans for alteration or modification of an existing swimming, wading, or spray pool in accordance with subsection (1), (2), (3), (4), (5), or (6) of this section shall be the total of actual direct and indirect costs, not to exceed one-half of the fee for review of a new project.

(8) In water recreational facilities with any combination of more than one swimming pool and/or wading pool and/or spray pool, the review fee shall be the highest applicable fee specified in subsection (1), (2), (3), (4), (5), or (6) of this section plus one-half of each lowest applicable fee or fees specified for each attraction in the facility.

NEW SECTION

WAC 246-262-990 FEES. (1) The fee for plan review of a new recreational water contact facility containing a single attraction shall be two hundred dollars plus the safety engineer reviewer's cost as billed.

(2) The fee for plan review of a new recreational water contact facility containing more than one attraction shall be two hundred dollars plus the cost of the safety engineer reviewer's cost as billed plus seventy-five dollars for each attraction.

(3) The fee for review of plans for alterations or modifications of an existing recreational water contact facility shall be the total of direct and indirect costs, not to exceed one-half of the fee for review of a new project.

(4) The annual fee for an operating permit for a recreational water contact facility containing one attraction shall be one hundred seventy-five dollars.

(5) The annual fee for an operating permit for a recreational water contact facility containing more than one attraction shall be one hundred seventy-five dollars for the first attraction plus fifty dollars for each additional attraction up to a maximum fee of three hundred twenty-five dollars.

(6) The department may charge an additional fee of fifty dollars plus associated laboratory costs for inspections beyond those provided under the annual operating permit when necessary due to violations of such items as:

- (a) Noncompliance with water quality standards; and
- (b) Failure to comply with operational requirements for health and safety.

NEW SECTION

WAC 246-270-990 FEES. The minimum fee for required written approval and certification of necessity shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

NEW SECTION

WAC 246-271-990 FEES. (1) The minimum fee for required review of land application of municipal wastewater shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

(2) The minimum fee for required review of comprehensive sewer plans shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

NEW SECTION

WAC 246-272-990 FEES. (1) The minimum fee for required review of larger on-site system's engineering reports and plans and specifications shall be four hundred dollars. If review time exceeds eight hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee. The fee for pre-site inspections for larger on-site systems shall be one hundred dollars per visit. The fee for final inspection of larger on-site systems shall be one hundred dollars per site visit.

(2) The minimum fee for required review of proprietary devices shall be two hundred dollars. If review time exceeds four hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

(3) The minimum fee for required review of experimental systems shall be four hundred dollars. If review time exceeds eight hours, fifty dollars for each additional hour or part of an hour shall be added to the minimum fee.

Chapter 246-314 WAC
FACILITY CONSTRUCTION REVIEW

NEW SECTION

WAC 246-314-001 PURPOSE. The purpose of this chapter is to establish fees to recover the cost of reviewing and approving health and residential care facility construction projects.

NEW SECTION

WAC 246-314-010 DEFINITIONS. (1) "Department" means the Washington state department of health.

(2) "Project" means a construction endeavor including new construction, replacement, alterations, additions, expansions, conversions, improvements, remodeling, renovating, and upgrading of the following types of facilities:

(a) "Adult residential rehabilitation center" as defined under chapters 71.12 RCW and 246-325 WAC;

(b) "Boarding homes" as defined under chapters 18.20 RCW and 246-316 WAC;

(c) "Maternity homes" and "childbirth centers" as defined under chapters 18.46 RCW and 246-329 WAC;

(d) "Nursing homes" as defined under chapters 18.51 RCW and 248-14 WAC;

(e) "Private psychiatric hospitals" as defined under chapters 71.12 RCW and 246-322 WAC;

(f) "Private alcoholism hospitals" as defined under chapter 71.12 RCW;

(g) "Private alcoholism treatment facilities" as defined under chapters 71.12 RCW and 246-326 WAC;

(h) "Residential treatment facilities for psychiatrically impaired children and youth" as defined under chapters 71.12 RCW and 246-323 WAC;

(i) "Hospitals" as defined under chapters 70.41 RCW and 246-318 WAC; and

(j) "Hospice care center" as defined under chapters 70.41 RCW and 246-321 WAC.

(3) "Project sponsor" means the person, persons or organization, planning and contracting for the design and construction of facilities, generally the owner or the owner's representative.

(4) "Project cost" means all costs, except taxes, directly associated with the project, initially estimated and corrected by certification to the date of completion of the project and including:

(a) All architectural-engineering designs, plans, drawings, and specifications;

(b) All fixed and installed equipment in the project; and

(c) Contractor supervision, inspection, and overhead.

NEW SECTION

WAC 246-314-990 CONSTRUCTION REVIEW FEES. (1) The project sponsor shall submit to the department:

(a) A completed project review application form along with project documents for review; and

(b) The appropriate fee based upon the initial project construction cost as determined from the following construction fee table:

CONSTRUCTION FEE TABLE

Project Cost		Project Review Fee	
\$		\$	\$
0	to	499	60
500	to	999	120
1,000	to	1,900	180
2,000	to	2,999	240
3,000	to	4,999	300
5,000	to	9,999	360
10,000	to	19,000	480
20,000	to	29,000	600
30,000	to	39,999	720
40,000	to	49,999	840
50,000	to	64,999	960
65,000	to	79,999	1,080
80,000	to	99,999	1,200
100,000	to	124,999	1,500
125,000	to	149,999	1,800
150,000	to	199,999	2,100
200,000	to	249,999	2,400
250,000	to	324,999	2,700
325,000	to	449,999	3,000
450,000	to	574,999	3,300
575,000	to	699,999	3,600
700,000	to	849,999	4,200
850,000	to	999,999	4,800
1,000,000	to	1,249,999	5,400
1,250,000	to	2,499,999	6,000
2,500,000	to	2,999,999	6,600
3,000,000	to	3,499,999	7,200
3,500,000	to	4,999,999	7,800
5,000,000	to	6,999,999	9,000
7,000,000	to	9,999,999	10,200
10,000,000	to	14,999,999	11,400
15,000,000	to	19,999,999	13,200
20,000,000	to	29,999,999	15,000
30,000,000	to	39,999,999	16,800
40,000,000	and over		19,200

(2) The department shall charge a flat fee of sixty dollars for a project involving installation of carpet only.

(3) The project sponsor may request a reduction in the project review fee for fixed or installed technologically advanced diagnostic or treatment equipment projects including lithotripters, CT scans, linear accelerators, or MRI's.

(4) The department may adjust the project review fee if:

(a) The final project cost changes as evidenced on the certificate of project completion card; or

(b) The project sponsor requests a reduction in the fee according to subsection (3) of this section.

NEW SECTION

WAC 246-316-990 FEES. Boarding homes licensed under chapter 18.20 RCW shall:

Submit an annual fee of fourteen dollars multiplied by the licensed resident capacity of the boarding home.

The "licensed resident capacity" is the resident occupancy level determined by the boarding home and approved by the department, consistent with physical plant and movable equipment requirements for resident sleeping rooms.

The occupancy level shall be maintained at or below the licensed resident capacity of the boarding home.

NEW SECTION

WAC 246-318-990 FEES. Hospitals licensed under chapter 70.41 RCW shall:

(1) Submit an annual license fee of nineteen dollars for each bed space within the licensed bed capacity of the hospital to the department;

(2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements of this chapter for twenty-four-hour assigned patient rooms;

(3) Include neonatal intensive care bassinet spaces;

(4) Include bed spaces assigned for less than twenty-four-hour patient use as part of the licensed bed capacity when:

(a) Physical plant requirements of this chapter are met without movable equipment; and

(b) The hospital currently possesses the required movable equipment and certifies this fact to the department;

(5) Exclude all normal infant bassinets;

(6) Limit licensed bed spaces as required under chapter 70.38 RCW;

(7) Submit an application for bed additions to the department for review and approval under chapter 70.38 RCW subsequent to department establishment of the hospital licensed bed capacity; and

(8) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

NEW SECTION

WAC 246-321-990 FEES. Hospice care centers shall include a license fee of three hundred dollars with each application for a license.

NEW SECTION

WAC 246-322-990 PRIVATE PSYCHIATRIC HOSPITAL FEES. Private psychiatric hospitals licensed under chapter 71.12 RCW shall:

(1) Submit an annual fee of twenty-seven dollars for each bed space within the licensed bed capacity of the hospital to the department;

(2) Include all bed spaces and rooms complying with physical plant and movable equipment requirements of this chapter for twenty-four-hour assigned patient rooms;

(3) Include bed spaces assigned for less than twenty-four-hour patient use as part of the licensed bed capacity when:

(a) Physical plant requirements of this chapter are met without movable equipment; and

(b) The private psychiatric hospital currently possesses the required movable equipment and certifies this fact to the department;

(4) Limit licensed bed spaces as required under chapter 70.38 RCW;

(5) Submit applications for bed additions to the department for review and approval under chapter 70.38 RCW subsequent to department establishment of the private psychiatric hospital's licensed bed capacity; and

(6) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

NEW SECTION

WAC 246-322-991 ALCOHOLISM HOSPITAL FEES. Alcoholism hospitals licensed under chapter 71.12 RCW shall:

(1) Submit an annual fee of twenty dollars for each bed space within the licensed bed capacity of the alcoholism hospital to the department;

(2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements of this chapter for twenty-four-hour assigned patient rooms;

(3) Include bed spaces assigned for less than twenty-four-hour patient use as part of the licensed bed capacity when:

(a) Physical plant requirements of this chapter are met without movable equipment; and

(b) The alcoholism hospital currently possesses the required movable equipment and certifies this fact to the department;

(4) Limit licensed bed spaces as required under chapter 70.38 RCW;

(5) Submit an application for bed additions to the department for review and approval under chapter 70.38 RCW subsequent to the department establishment of the alcoholism hospital's licensed bed capacity; and

(6) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

NEW SECTION

WAC 246-323-990 FEES. Residential treatment facilities for psychiatrically impaired children and youth (RTF-CY) licensed under chapter 71.12 RCW shall:

(1) Submit an annual fee of thirty-five dollars for each bed space within the licensed bed capacity of the RTF-CY;

(2) Include all bed spaces and rooms complying with physical plant and movable equipment requirements of this chapter; and

(3) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

NEW SECTION

WAC 246-325-990 FEES. Adult residential rehabilitation centers (ARRC) licensed under chapter 71.12 RCW shall:

- (1) Submit an annual fee of thirty-five dollars for each bed space within the licensed bed capacity of the ARRC;
- (2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements in this chapter for client sleeping rooms; and
- (3) Set up twenty-four-hour assigned client beds only within the licensed bed capacity approved by the department.

NEW SECTION

WAC 246-326-990 FEES. Alcoholism treatment facilities licensed under chapter 71.12 RCW shall:

- (1) Submit an annual fee of fifteen dollars for each bed space within the licensed bed capacity of the alcoholism treatment facility to the department;
- (2) Include all bed spaces in rooms complying with physical plant and movable equipment requirements for twenty-four-hour assigned patient rooms; and
- (3) Set up twenty-four-hour assigned patient beds only within the licensed bed capacity approved by the department.

NEW SECTION

WAC 246-327-990 FEES. (1) Agencies licensed only as home health agencies under chapter 71.127 RCW shall submit an annual license fee of six hundred dollars to the department.

(2) The department shall assess annual fees for agencies with combinations of licenses under RCW 70.127.110, the following fee schedule applies:

Categories of Agencies	Fee When All Agencies at One Address	Fee When Agencies At Separate Addresses Within One County
Home Health and Hospice	\$ 800	\$ 900
Home Health and Home Care	1,000	1,100
Hospice and Home Care	700	800
Home Health and Home Health	1,000	1,100
Hospice and Hospice	800	900
Home Care and Home Care	1,000	1,100
Any combination of three of the same or different categories	1,200	1,300
Any combination of four of the same or different categories	1,600	1,700
Any combination of five of the same or different categories	2,000	2,100

NEW SECTION

WAC 246-329-990 FEES. Childbirth centers licensed under chapter 18.46 RCW shall submit an annual fee of five hundred dollars to the department unless a center is a charitable, nonprofit, or government-operated institution under RCW 18.46.030.

NEW SECTION

WAC 246-331-990 FEES. (1) Hospice agencies shall submit an annual license fee of five hundred dollars to the department.

(2) The department shall assess annual fees for combinations of initial licenses or renewal of combination of licenses under RCW 70.127.110 as follows:

Categories of Agencies	Fee When All Agencies at One Address	Fee When Agencies At Separate Addresses Within One County
Home Health and Hospice	\$ 800	\$ 900
Home Health and Home Care	1,000	1,100
Hospice and Home Care	700	800
Home Health and Home Health	1,000	1,100
Hospice and Hospice	800	900
Home Care and Home Care	1,000	1,100
Any combination of three of the same or different categories	1,200	1,300

Categories of Agencies	Fee When All Agencies at One Address	Fee When Agencies At Separate Addresses Within One County
Any combination of four of the same or different categories	1,600	1,700
Any combination of five of the same or different categories	2,000	2,100

NEW SECTION

WAC 246-336-990 FEES. (1) Home care agencies licensed under chapter 70.127 RCW shall submit an annual license fee of six hundred twenty-five dollars to the department.

(2) The department shall assess annual fees for combinations of initial licenses or renewal of combination of licenses under RCW 70.127.110 as follows:

Categories of Agencies	Fee When All Agencies at One Address	Fee When Agencies At Separate Addresses Within One County
Home Health and Hospice	\$ 800	\$ 900
Home Health and Home Care	1,000	1,100
Hospice and Home Care	700	800
Home Health and Home Health	1,000	1,100
Hospice and Hospice	800	900
Home Care and Home Care	1,000	1,100
Any combination of three of the same or different categories	1,200	1,300
Any combination of four of the same or different categories	1,600	1,700
Any combination of five of the same or different categories	2,000	2,100

NEW SECTION

WAC 246-340-990 FEES. Pregnancy termination facilities certified under chapter 9.02 RCW shall submit an annual fee of two hundred fifty dollars to the department for licensing and certification of facilities for induction or termination of pregnancy in the second trimester.

NEW SECTION

WAC 246-917-990 PHYSICIAN AND SURGEON FEES. The following fees shall be charged by the professional licensing division of the department of health:

Title of Fee	Fee
Physician and surgeons:	
Application with examination or reexamination (both components)	\$600.00
Examination or reexamination (component I)	295.00
Examination or reexamination (component II)	320.00
Applicants (without full examination)	300.00
Renewal	107.50
Renewal effective April 1, 1991	100.00
Late renewal penalty	50.00
Disciplinary assessment	107.50
Disciplinary assessment effective April 1, 1991	100.00
Surcharge-impaired physician Certification	25.00
Duplicate license	50.00
Duplicate license	15.00
Limited license:	
Limited license application	200.00
Renewal	107.50
Renewal effective April 1, 1991	100.00
Duplicate license	15.00
Disciplinary assessment	107.50

Title of Fee	Fee
Disciplinary assessment effective April 1, 1991	100.00
Surcharge-impaired physician	25.00

NEW SECTION

WAC 246-918-990 FEES. The following fees shall be charged by the professional licensing division of the department of health:

Title of Fee	Fee
Physician's assistants:	
Application	\$50.00
Renewal	35.00
Duplicate license	15.00

NEW SECTION

WAC 246-933-990 FEES. The following fees shall be charged by the professional licensing division of the department of health:

Title of Fee	Fee
Veterinarian:	
National board examination (NBE) (initial/retake)	\$150.00
Clinical competency test (CCT) (initial/retake)	130.00
State examination (initial exam/initial license)	225.00
State examination (retake)	150.00
Impaired veterinarian assessment	25.00
Temporary permit	100.00
Renewal	115.00
Impaired veterinarian assessment	25.00
Late renewal penalty	140.00
Duplicate license	15.00
Certification	25.00

NEW SECTION

WAC 246-935-990 FEES. The following fees shall be charged by the professional licensing division of the department of health:

Title of Fee	Fee
Animal technician:	
National examination (initial/retake)	\$ 95.00
State examination (initial/retake)	100.00
Initial license	60.00
Renewal	60.00
Late renewal penalty	60.00
Duplicate license	15.00
Certification	25.00

REPEALER

The following sections of the Washington Administrative Code are repealed:

- 440-44-070 WATER RECREATIONAL FACILITY PROJECTS.
- 440-44-045 WASTEWATER DISPOSAL SYSTEM PROJECT AND RELATED REVIEW FEES.
- 440-44-040 MEDICAL FACILITIES LICENSING FEES.
- 440-44-042 HOSPICE AND HOME HEALTH AND HOME CARE AGENCIES.
- 440-44-043 BOARDING HOMES AND TREATMENT FACILITIES LICENSING FEES.
- 440-44-041 CHILDBIRTH CENTERS AND PREGNANCY TERMINATION FACILITIES.
- 308-152-030 VETERINARY FEES.
- 248-156-020 DEFINITIONS.
- 308-52-590 PHYSICIAN AND SURGEON FEES

REPEALER

The following chapter of the Washington Administrative Code is repealed:

Chapter 248-104 PERSONNEL PRACTICES

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 261-02-010 PURPOSE.
- WAC 261-02-020 HOSPITAL COMMISSION DEFINITION.
- WAC 261-02-030 DESCRIPTION OF ORGANIZATION.
- WAC 261-02-040 OPERATIONS AND PROCEDURES.
- WAC 261-02-050 PETITION FOR ADOPTION, AMENDMENT, REPEAL OF RULE.
- WAC 261-02-060 DECLARATORY RULINGS.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 261-40-010 PURPOSE.
- WAC 261-40-015 DEFINITIONS.
- WAC 261-40-020 APPLICABILITY OF THIS CHAPTER.
- WAC 261-40-030 SUSPENSION OF PROPOSED EFFECTIVE DATE OF RATE, RATE SCHEDULE, OTHER CHARGES, OR ANY CHANGE THEREIN.
- WAC 261-40-100 RECEIPT OF ANNUAL BUDGET SUBMITTAL OR AMENDMENT.
- WAC 261-40-105 TIME LIMITATIONS ON STAFF FOR REVIEW OF ANNUAL BUDGET SUBMITTAL FOR COMPLETENESS AND CONFORMANCE, AND VERIFICATION OF DATA.
- WAC 261-40-110 NOTICE REGARDING ANNUAL BUDGET SUBMITTAL'S COMPLETENESS, CONFORMANCE, AND VERIFIABILITY OF DATA—TIME FOR RESPONSE TO NOTICE—EFFECT OF LACK OF NOTICE.
- WAC 261-40-115 EFFECT OF RESPONSE TO NOTICE WITHIN SPECIFIED TIME PERIOD.
- WAC 261-40-120 EFFECT OF DETERMINATION THAT ANNUAL BUDGET SUBMITTAL IS COMPLETE AND CONFORMING, AND CONTAINS VERIFIABLE DATA.
- WAC 261-40-125 CRITERIA FOR DETERMINING COMPLETENESS, CONFORMANCE, AND VERIFIABILITY OF DATA.
- WAC 261-40-130 SPECIAL INFORMATION REQUESTS.
- WAC 261-40-135 STAFF FINDINGS AND RECOMMENDATIONS REGARDING ANNUAL BUDGET SUBMITTAL.
- WAC 261-40-140 NOTICE TO PUBLIC REGARDING ANNUAL BUDGET SUBMITTAL FINDINGS AND RECOMMENDATIONS AND PUBLIC HEARING.
- WAC 261-40-145 HOSPITAL'S RESPONSE TO STAFF FINDINGS AND RECOMMENDATIONS—WRITTEN TESTIMONY FROM GENERAL PUBLIC, TIME FOR SUBMISSION.
- WAC 261-40-150 METHODOLOGY AND CRITERIA FOR APPROVAL, MODIFICATION, OR DISAPPROVAL OF ANNUAL BUDGET SUBMITTAL AND RATES, RATE SCHEDULES, OTHER CHARGES, AND CHANGES THEREIN.
- WAC 261-40-160 APPROVAL OF RATES FOR LESS THAN FULL FISCAL YEAR.
- WAC 261-40-170 NEGOTIATED RATES.
- WAC 261-40-190 PENALTIES FOR VIOLATION.
- WAC 261-40-200 CONTINUANCES.
- WAC 261-40-201 CLASSIFICATION OF PARTIES.
- WAC 261-40-202 INTERVENTION.
- WAC 261-40-203 APPEARANCES.
- WAC 261-40-205 CONDUCT AT HEARINGS.
- WAC 261-40-210 ORDER OF PROCEDURE.
- WAC 261-40-215 NUMBER OF WITNESSES AND DURATION OF TESTIMONY MAY BE LIMITED.
- WAC 261-40-220 RULES OF EVIDENCE.
- WAC 261-40-225 EXHIBITS AND DOCUMENTARY EVIDENCE.
- WAC 261-40-230 STIPULATION AS TO FACTS.
- WAC 261-40-240 BURDEN OF PROOF.
- WAC 261-40-250 FILING AND SERVICE.
- WAC 261-40-300 APPEARANCES AND ATTENDANCE AT INFORMAL HEARING.
- WAC 261-40-305 RECORD OF INFORMAL HEARING.

- WAC 261-40-310 QUESTIONS BY COMMISSION MEMBERS.
- WAC 261-40-315 COMMISSION RIGHT TO TERMINATE INFORMAL HEARING.
- WAC 261-40-400 OPPORTUNITIES FOR FORMAL HEARINGS.
- WAC 261-40-405 COMMISSION ACTION ON PETITION FOR FORMAL HEARING.
- WAC 261-40-410 PRESIDING OFFICER.
- WAC 261-40-430 PLEADINGS.
- WAC 261-40-435 FORMS.
- WAC 261-40-450 HEARINGS.
- WAC 261-40-460 FAILURE OF HOSPITAL TO APPEAR AT FORMAL HEARING.
- WAC 261-40-470 RECORD OF PROCEEDINGS.
- WAC 261-40-475 DISPOSITION OF MOTIONS—CONSOLIDATION OF PROCEEDINGS.
- WAC 261-40-480 BRIEFS.
- WAC 261-40-485 ORDERS.
- WAC 261-40-490 NO DISCUSSION OF PROCEEDING UNTIL DECISION.

REPEALER

The following section of the Washington Administrative Code is repealed:

- WAC 440-44-035 HEALTH FACILITY CONSTRUCTION REVIEW FEES.

**WSR 90-22-094
PROPOSED RULES
DEPARTMENT OF HEALTH**

[Filed November 7, 1990, 11:22 a.m.]

Original Notice.

Title of Rule: See Recodification Sections below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 43.70.040.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, 586-6894.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

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

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on December 11, 1990, at 1:00 p.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, by December 10, 1990.

Date of Intended Adoption: December 12, 1990.

November 7, 1990

Pam Campbell Mead

for Kristine M. Gebbie

Secretary

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-08 WAC:

Chapter 246-08 WAC
Practice and procedure

ADJUDICATIVE PROCEEDINGS

248-08-410	as	246-08-001
248-08-413	as	246-08-020
248-08-425	as	246-08-030
248-08-428	as	246-08-040
248-08-431	as	246-08-050
248-08-434	as	246-08-060
248-08-437	as	246-08-070
248-08-440	as	246-08-080
248-08-446	as	246-08-090
248-08-449	as	246-08-100
248-08-452	as	246-08-110
248-08-461	as	246-08-120
248-08-464	as	246-08-130
248-08-470	as	246-08-140
248-08-515	as	246-08-150
248-08-525	as	246-08-160
248-08-535	as	246-08-170
248-08-545	as	246-08-180
248-08-565	as	246-08-190
248-08-575	as	246-08-200
248-08-596	as	246-08-210

ADMINISTRATIVE PROCEDURES

248-320-340	as	246-08-320
248-320-350	as	246-08-330
248-320-360	as	246-08-340
248-320-370	as	246-08-350
248-320-400	as	246-08-360
248-320-410	as	246-08-370
248-320-500	as	246-08-380

POLICIES

248-10-010	as	246-08-520
246-09-060	as	246-08-560

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-130 WAC:

Chapter 246-130 WAC

Human immunodeficiency virus (HIV) infection treatment

248-168-010	as	246-130-001
248-168-015	as	246-130-010
248-168-020	as	246-130-020
248-168-030	as	246-130-030
248-168-040	as	246-130-040
248-168-050	as	246-130-050
248-168-060	as	246-130-060
248-168-070	as	246-130-070

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-132 WAC:

Chapter 246-132 WAC

Class IV HIV health insurance eligibility

248-180-010	as	246-132-020
248-180-020	as	246-132-030

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-170 WAC:

Chapter 246-170 WAC

Tuberculosis—Control, prevention, and treatment

248-99-010	as	246-170-001
248-99-020	as	246-170-010
248-99-030	as	246-170-020
248-99-040	as	246-170-030
248-99-050	as	246-170-040
248-99-060	as	246-170-050
248-99-070	as	246-170-060
248-99-080	as	246-170-070
248-99-090	as	246-170-080
248-99-100	as	246-170-090

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-171 WAC:

Chapter 246-171 WAC

Tuberculosis—Financial responsibility

248-118-010	as	246-171-010
248-118-020	as	246-171-020
248-118-021	as	246-171-030
248-118-022	as	246-171-040
248-118-030	as	246-171-050
248-118-040	as	246-171-060
248-118-050	as	246-171-070
248-118-060	as	246-171-080
248-118-061	as	246-171-090
248-118-070	as	246-171-100
248-118-080	as	246-171-110
248-118-090	as	246-171-120
248-118-100	as	246-171-130
248-118-110	as	246-171-140

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-220 WAC:

Chapter 246-220 WAC

Radiation protection—General provisions

402-12-010	as	246-220-001
402-12-030	as	246-220-002
402-12-040	as	246-220-003
402-10-010	as	246-220-007
402-12-050	as	246-220-010
402-12-080	as	246-220-020
402-12-090	as	246-220-030
402-12-100	as	246-220-040
402-12-125	as	246-220-050
402-12-130	as	246-220-060
402-12-140	as	246-220-070
402-12-150	as	246-220-080
402-12-160	as	246-220-090
402-12-170	as	246-220-100
402-12-200	as	246-220-110
402-12-210	as	246-220-120
402-12-250	as	246-220-130

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-221 WAC:

Chapter 246-221 WAC

Radiation protection standards

402-24-010	as	246-221-001
402-24-020	as	246-221-010
402-24-024	as	246-221-020
402-24-027	as	246-221-030
402-24-030	as	246-221-040
402-24-035	as	246-221-050
402-24-040	as	246-221-060
402-24-050	as	246-221-070

402-24-060	as	246-221-080
402-24-070	as	246-221-090
402-24-080	as	246-221-100
402-24-085	as	246-221-110
402-24-090	as	246-221-120
402-24-095	as	246-221-130
402-24-110	as	246-221-140
402-24-120	as	246-221-150
402-24-125	as	246-221-160
402-24-130	as	246-221-170
402-24-135	as	246-221-180
402-24-140	as	246-221-190
402-24-150	as	246-221-200
402-24-160	as	246-221-210
402-24-165	as	246-221-220
402-24-170	as	246-221-230
402-24-180	as	246-221-240
402-24-190	as	246-221-250
402-24-200	as	246-221-260
402-24-210	as	246-221-270
402-24-215	as	246-221-280
402-24-220	as	246-221-290
402-24-230	as	246-221-300

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-222 WAC:

Chapter 246-222 WAC

Radiation protection—Worker rights

402-48-010	as	246-222-001
402-48-020	as	246-222-020
402-48-030	as	246-222-030
402-48-040	as	246-222-040
402-48-050	as	246-222-050
402-48-060	as	246-222-060
402-48-070	as	246-222-070
402-48-080	as	246-222-080

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-224 WAC:

Chapter 246-224 WAC

Radiation protection—Machine assembly and registration

402-16-210	as	246-224-001
402-16-220	as	246-224-010
402-16-230	as	246-224-020
402-16-232	as	246-224-030
402-16-234	as	246-224-040
402-16-238	as	246-224-050
402-16-240	as	246-224-060
402-16-250	as	246-224-070
402-16-260	as	246-224-080
402-16-270	as	246-224-090
402-16-280	as	246-224-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-225 WAC:

Chapter 246-225 WAC

Radiation protection—X-rays in the healing arts

402-28-010	as	246-225-001
402-28-020	as	246-225-010
402-28-031	as	246-225-020
402-28-032	as	246-225-030
402-28-035	as	246-225-040
402-28-040	as	246-225-050
402-28-051	as	246-225-060
402-28-052	as	246-225-070
402-28-053	as	246-225-080
402-28-054	as	246-225-090
402-28-055	as	246-225-100
402-28-080	as	246-225-110

402-28-091	as	246-225-120
402-28-101	as	246-225-130
402-28-110	as	246-225-140
402-28-990	as	246-225-150
402-28-99001	as	246-225-99910
402-28-99003	as	246-225-99920
402-28-99004	as	246-225-99930

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-228 WAC:

Chapter 246-228 WAC
Radiation protection—Analytical x-ray equipment

402-40-010	as	246-228-001
402-40-020	as	246-228-010
402-40-030	as	246-228-020
402-40-040	as	246-228-030
402-40-050	as	246-228-040
402-40-060	as	246-228-050

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-229 WAC:

Chapter 246-229 WAC
Radiation protection—Particle accelerators

402-44-010	as	246-229-001
402-44-020	as	246-229-010
402-44-030	as	246-229-020
402-44-040	as	246-229-030
402-44-050	as	246-229-040
402-44-060	as	246-229-050
402-44-070	as	246-229-060
402-44-080	as	246-229-070
402-44-090	as	246-229-080
402-44-100	as	246-229-090
402-44-110	as	246-229-100
402-44-120	as	246-229-110

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-232 WAC:

Chapter 246-232 WAC
Radioactive material—Licensing applicability

402-19-010	as	246-232-001
402-19-190	as	246-232-010
402-19-220	as	246-232-020
402-19-240	as	246-232-030
402-19-250	as	246-232-040
402-19-300	as	246-232-050
402-19-330	as	246-232-060
402-19-350	as	246-232-070
402-19-370	as	246-232-990
402-19-400	as	246-232-080
402-19-500	as	246-232-090
402-19-530	as	246-232-100
402-19-540	as	246-232-110
402-19-550	as	246-232-120
402-19-580	as	246-232-130
402-19-590	as	246-232-140

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-233 WAC:

Chapter 246-233 WAC
Radioactive materials—General licenses

402-21-010	as	246-233-001
402-21-030	as	246-233-010
402-21-050	as	246-233-020

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-235 WAC:

Chapter 246-235 WAC
Radioactive materials—Specific licenses

402-22-010	as	246-235-001
402-22-020	as	246-235-010
402-22-040	as	246-235-020
402-22-045	as	246-235-030
402-22-050	as	246-235-040
402-22-055	as	246-235-050
402-22-060	as	246-235-060
402-22-065	as	246-235-070
402-22-070	as	246-235-080
402-22-090	as	246-235-090
402-22-110	as	246-235-100
402-22-150	as	246-235-110
402-22-200	as	246-235-120
402-22-240	as	246-235-130
402-22-250	as	246-235-140

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-239 WAC:

Chapter 246-239 WAC
Radiation protection—Nuclear medicine

402-34-010	as	246-239-001
402-34-030	as	246-239-010
402-34-050	as	246-239-020
402-34-090	as	246-239-030
402-34-100	as	246-239-040
402-34-120	as	246-239-050
402-34-140	as	246-239-060
402-34-150	as	246-239-070
402-34-170	as	246-239-080
402-34-190	as	246-239-090
402-34-210	as	246-239-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-240 WAC:

Chapter 246-240 WAC
Radiation protection—Medical therapy

402-32-010	as	246-240-001
402-32-020	as	246-240-020
402-32-030	as	246-240-030
402-32-100	as	246-240-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-243 WAC:

Chapter 246-243 WAC
Radiation protection—Industrial radiography

402-36-010	as	246-243-001
402-36-020	as	246-243-010
402-36-025	as	246-243-020
402-36-027	as	246-243-030
402-36-030	as	246-243-040
402-36-035	as	246-243-050
402-36-040	as	246-243-060
402-36-050	as	246-243-070
402-36-060	as	246-243-080
402-36-070	as	246-243-090
402-36-080	as	246-243-100
402-36-090	as	246-243-110
402-36-095	as	246-243-120
402-36-100	as	246-243-130
402-36-110	as	246-243-140
402-36-120	as	246-243-150
402-36-125	as	246-243-160
402-36-130	as	246-243-170
402-36-140	as	246-243-180

402-36-150	as	246-243-190
402-36-153	as	246-243-200
402-36-155	as	246-243-210
402-36-157	as	246-243-220
402-36-160	as	246-243-230
402-36-165	as	246-243-240

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-244 WAC:

Chapter 246-244 WAC
Radiation protection—Wireline services

402-38-010	as	246-244-001
402-38-025	as	246-244-010
402-38-030	as	246-244-020
402-38-040	as	246-244-030
402-38-060	as	246-244-040
402-38-080	as	246-244-050
402-38-100	as	246-244-060
402-38-120	as	246-244-070
402-38-140	as	246-244-080
402-38-160	as	246-244-090
402-38-180	as	246-244-100
402-38-200	as	246-244-110
402-38-220	as	246-244-120
402-38-240	as	246-244-130
402-38-260	as	246-244-140
402-38-280	as	246-244-150
402-38-300	as	246-244-160
402-38-320	as	246-244-170
402-38-340	as	246-244-180
402-38-360	as	246-244-190
402-38-380	as	246-244-200
402-38-400	as	246-244-210
402-38-420	as	246-244-220
402-38-440	as	246-244-230
402-38-500	as	246-244-240

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-247 WAC:

Chapter 246-247 WAC
Radiation protection—Air emissions

402-80-010	as	246-247-001
402-80-020	as	246-247-010
402-80-030	as	246-247-020
402-80-040	as	246-247-030
402-80-050	as	246-247-040
402-80-060	as	246-247-050
402-80-065	as	246-247-060
402-80-070	as	246-247-070
402-80-080	as	246-247-080
402-80-090	as	246-247-090
402-80-100	as	246-247-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-249 WAC:

Chapter 246-249 WAC
Radioactive waste—Use of the commercial disposal site

402-62-010	as	246-249-001
402-62-020	as	246-249-010
402-62-030	as	246-249-020
402-62-040	as	246-249-030
402-62-050	as	246-249-040
402-62-060	as	246-249-050
402-62-070	as	246-249-060
402-62-080	as	246-249-070
402-62-090	as	246-249-080

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-250 WAC:

Chapter 246-250 WAC
Radioactive waste—Licensing land disposal

GENERAL PROVISIONS

402-61-010	as	246-250-001
402-61-020	as	246-250-010
402-61-030	as	246-250-020
402-61-040	as	246-250-030
402-61-050	as	246-250-040
402-61-060	as	246-250-050
402-61-070	as	246-250-060
402-61-080	as	246-250-070
402-61-090	as	246-250-080
402-61-100	as	246-250-090
402-61-110	as	246-250-100
402-61-120	as	246-250-110
402-61-130	as	246-250-120
402-61-140	as	246-250-130
402-61-150	as	246-250-140
402-61-160	as	246-250-150
402-61-170	as	246-250-160
402-61-180	as	246-250-170
402-61-190	as	246-250-180
402-61-200	as	246-250-190
402-61-210	as	246-250-200

TECHNICAL REQUIREMENTS FOR LAND DISPOSAL FACILITIES

402-61-220	as	246-250-300
402-61-230	as	246-250-320
402-61-240	as	246-250-330
402-61-250	as	246-250-340
402-61-260	as	246-250-350
402-61-270	as	246-250-360
402-61-280	as	246-250-370

FINANCIAL ASSURANCES

402-61-290	as	246-250-500
402-61-300	as	246-250-520
402-61-310	as	246-250-530

RECORDS, REPORTS, TESTS, AND INSPECTIONS

402-61-320	as	246-250-600
402-61-330	as	246-250-620

LAND DISPOSAL OF RADIOACTIVE WASTE

402-61-340	as	246-250-700
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RECODIFICATION SECTION

The following sections are being recodified as chapter 246-252 WAC:

Chapter 246-252 WAC
Radiation protection—Uranium and/or thorium milling

402-52-005	as	246-252-001
402-52-050	as	246-252-010
402-52-090	as	246-252-020
402-52-100	as	246-252-030
402-52-200	as	246-252-040
402-52-300	as	246-252-050

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-254 WAC:

Chapter 246-254 WAC
Radiation protection—Fees

402-70-010	as	246-254-001
402-70-020	as	246-254-010
402-70-030	as	246-254-020
402-70-050	as	246-254-030
402-70-070	as	246-254-040
402-70-073	as	246-254-050

402-70-080	as	246-254-060
402-70-090	as	246-254-070
440-44-050	as	246-254-100
440-44-057	as	246-254-110
440-44-058	as	246-254-120
440-44-059	as	246-254-130
440-44-060	as	246-254-140
440-44-062	as	246-254-150

RECODIFICATION SECTION

The following chapter is being recodified as chapter 246-255 WAC:

Chapter 246-255 WAC
Radiation protection—Forms

Chapter 402-990 WAC as Chapter 246-255 WAC

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-292 WAC:

Chapter 246-292 WAC
Water works operator certification

248-55-010	as	246-292-001
248-55-020	as	246-292-010
248-55-030	as	246-292-020
248-55-040	as	246-292-030
248-55-050	as	246-292-040
248-55-060	as	246-292-050
248-55-070	as	246-292-060
248-55-080	as	246-292-070
248-55-090	as	246-292-080
248-55-110	as	246-292-090
248-55-120	as	246-292-100
248-55-130	as	246-292-110
248-55-210	as	246-292-120
248-55-220	as	246-292-130
248-55-235	as	246-292-140
248-55-240	as	246-292-150
440-44-080	as	246-292-990

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-293 WAC:

Chapter 246-293 WAC
Water System Coordination Act

248-56-100 as 246-293-001

PART I. PROCEDURAL REGULATIONS

248-56-200	as	246-293-110
248-56-300	as	246-293-120
248-56-310	as	246-293-130
248-56-400	as	246-293-140
248-56-500	as	246-293-150
248-56-510	as	246-293-160
248-56-600	as	246-293-170
248-56-610	as	246-293-180
248-56-620	as	246-293-190
248-56-630	as	246-293-200
248-56-640	as	246-293-210
248-56-700	as	246-293-220
248-56-710	as	246-293-230
248-56-720	as	246-293-240
248-56-730	as	246-293-250
248-56-740	as	246-293-260
248-56-750	as	246-293-270
248-56-760	as	246-293-280
248-56-800	as	246-293-290
248-56-810	as	246-293-300
248-56-900	as	246-293-310

PART II. RESOLUTION OF SERVICE AREA CONFLICTS

248-59-005	as	246-293-401
248-59-010	as	246-293-420
248-59-020	as	246-293-430
248-59-030	as	246-293-440

PART III. FIRE FLOW

248-57-010	as	246-293-601
248-57-100	as	246-293-610
248-57-200	as	246-293-602
248-57-300	as	246-293-620
248-57-400	as	246-293-630
248-57-500	as	246-293-640
248-57-600	as	246-293-650
248-57-700	as	246-293-660
248-57-800	as	246-293-670
248-57-900	as	246-293-680
248-57-990	as	246-293-690

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-310 WAC:

Chapter 246-310 WAC
Certificate of need

248-19-210	as	246-310-001
248-19-220	as	246-310-010
248-19-231	as	246-310-020
248-19-240	as	246-310-050
248-19-250	as	246-310-060
248-19-260	as	246-310-070
248-19-270	as	246-310-080
248-19-280	as	246-310-090
248-19-295	as	246-310-100
248-19-300	as	246-310-110
248-19-310	as	246-310-170
248-19-320	as	246-310-180
248-19-326	as	246-310-190
248-19-327	as	246-310-120
248-19-328	as	246-310-130
248-19-330	as	246-310-160
248-19-340	as	246-310-150
248-19-350	as	246-310-140
248-19-360	as	246-310-200
248-19-370	as	246-310-210
248-19-380	as	246-310-220
248-19-390	as	246-310-230
248-19-400	as	246-310-240
248-19-405	as	246-310-040
248-19-410	as	246-310-470
248-19-415	as	246-310-480
248-19-420	as	246-310-490
248-19-430	as	246-310-560
248-19-440	as	246-310-500
248-19-450	as	246-310-570
248-19-460	as	246-310-580
248-19-470	as	246-310-590
248-19-475	as	246-310-600
248-19-480	as	246-310-610
248-19-490	as	246-310-620
248-19-500	as	246-310-630
248-19-600	as	246-310-250
248-19-601	as	246-310-260
248-19-700	as	246-310-270
248-19-701	as	246-310-280
248-19-800	as	246-310-350
248-19-805	as	246-310-360
248-19-806	as	246-310-370
248-19-810	as	246-310-380
248-19-811	as	246-310-390
248-19-840	as	246-310-400
248-19-860	as	246-310-410
248-156-010	as	246-310-002
248-156-030	as	246-310-030
440-44-030	as	246-310-990

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-316 WAC:

**Chapter 246-316 WAC
Boarding homes**

248-16-001	as	246-316-010
248-16-031	as	246-316-020
248-16-033	as	246-316-030
248-16-036	as	246-316-040
248-16-046	as	246-316-050
248-16-048	as	246-316-060
248-16-057	as	246-316-070
248-16-060	as	246-316-080
248-16-070	as	246-316-090
248-16-080	as	246-316-100
248-16-090	as	246-316-110
248-16-105	as	246-316-120
248-16-110	as	246-316-130
248-16-115	as	246-316-140
248-16-121	as	246-316-150
248-16-131	as	246-316-160
248-16-141	as	246-316-170
248-16-150	as	246-316-180
248-16-160	as	246-316-190
248-16-170	as	246-316-200
248-16-180	as	246-316-210
248-16-190	as	246-316-220
248-16-202	as	246-316-230
248-16-213	as	246-316-240
248-16-215	as	246-316-250
248-16-216	as	246-316-260
248-16-222	as	246-316-270
248-16-223	as	246-316-280
248-16-226	as	246-316-290
248-16-229	as	246-316-300
248-16-230	as	246-316-310
248-16-235	as	246-316-320
248-16-300	as	246-316-330
248-16-900	as	246-316-340
248-16-999	as	246-316-001

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-318 WAC:

**Chapter 246-318 WAC
Hospitals**

248-18-001	as	246-318-010
248-18-010	as	246-318-015
248-18-015	as	246-318-013
248-18-017	as	246-318-017
248-18-018	as	246-318-018
248-18-020	as	246-318-020
248-18-025	as	246-318-025
248-18-031	as	246-318-030
248-18-033	as	246-318-033
248-18-035	as	246-318-035
248-18-040	as	246-318-040
248-18-055	as	246-318-050
248-18-060	as	246-318-060
248-18-070	as	246-318-070
248-18-080	as	246-318-080
248-18-090	as	246-318-090
248-18-100	as	246-318-100
248-18-110	as	246-318-110
248-18-120	as	246-318-120
248-18-130	as	246-318-130
248-18-135	as	246-318-135
248-18-140	as	246-318-140
248-18-150	as	246-318-150
248-18-155	as	246-318-155
248-18-160	as	246-318-160
248-18-170	as	246-318-170

248-18-180	as	246-318-180
248-18-190	as	246-318-190
248-18-202	as	246-318-200
248-18-216	as	246-318-210
248-18-221	as	246-318-220
248-18-224	as	246-318-230
248-18-225	as	246-318-241
248-18-230	as	246-318-251
248-18-235	as	246-318-270
248-18-240	as	246-318-280
248-18-245	as	246-318-281
248-18-251	as	246-318-290
248-18-253	as	246-318-300
248-18-256	as	246-318-310
248-18-260	as	246-318-320
248-18-270	as	246-318-330
248-18-280	as	246-318-340
248-18-285	as	246-318-350
248-18-290	as	246-318-360
248-18-300	as	246-318-370
248-18-311	as	246-318-380
248-18-312	as	246-318-390
248-18-315	as	246-318-400
248-18-321	as	246-318-410
248-18-331	as	246-318-420
248-18-335	as	246-318-430
248-18-336	as	246-318-435
248-18-440	as	246-318-440
248-18-445	as	246-318-450

NEW CONSTRUCTION REGULATIONS

248-18-500	as	246-318-500
248-18-510	as	246-318-510
248-18-515	as	246-318-520
248-18-520	as	246-318-530
248-18-525	as	246-318-570
248-18-530	as	246-318-690
248-18-532	as	246-318-810
248-18-534	as	246-318-820
248-18-541	as	246-318-700
248-18-555	as	246-318-740
248-18-560	as	246-318-730
248-18-565	as	246-318-720
248-18-568	as	246-318-840
248-18-601	as	246-318-760
248-18-606	as	246-318-750
248-18-608	as	246-318-770
248-18-610	as	246-318-780
248-18-616	as	246-318-790
248-18-637	as	246-318-800
248-18-640	as	246-318-799
248-18-645	as	246-318-710
248-18-650	as	246-318-850
248-18-656	as	246-318-650
248-18-660	as	246-318-630
248-18-662	as	246-318-670
248-18-663	as	246-318-680
248-18-665	as	246-318-660
248-18-670	as	246-318-640
248-18-675	as	246-318-830
248-18-680	as	246-318-590
248-18-685	as	246-318-620
248-18-690	as	246-318-600
248-18-695	as	246-318-610
248-18-700	as	246-318-580
248-18-705	as	246-318-560
248-18-711	as	246-318-550
248-18-719	as	246-318-540
248-18-999	as	246-318-501
248-18-99902	as	246-318-99902
248-18-99910	as	246-318-99910

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-321 WAC:

Chapter 246-321 WAC
Hospice care center

248-21-001	as	246-321-001
248-21-002	as	246-321-010
248-21-005	as	246-321-012
248-21-010	as	246-321-014
248-21-015	as	246-321-015
248-21-017	as	246-321-017
248-21-020	as	246-321-020
248-21-025	as	246-321-025
248-21-030	as	246-321-030
248-21-035	as	246-321-035
248-21-040	as	246-321-040
248-21-045	as	246-321-045
248-21-050	as	246-321-050
248-21-055	as	246-321-055

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-322 WAC:

Chapter 246-322 WAC
Private psychiatric and alcohol hospitals

248-22-001	as	246-322-010
248-22-005	as	246-322-020
248-22-011	as	246-322-040
248-22-016	as	246-322-050
248-22-017	as	246-322-060
248-22-021	as	246-322-070
248-22-026	as	246-322-080
248-22-031	as	246-322-090
248-22-036	as	246-322-100
248-22-041	as	246-322-110
248-22-046	as	246-322-120
248-22-051	as	246-322-130

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-323 WAC:

Chapter 246-323 WAC
Residential treatment facilities for
psychiatrically impaired children and youth

248-23-001	as	246-323-010
248-23-010	as	246-323-020
248-23-020	as	246-323-030
248-23-025	as	246-323-040
248-23-030	as	246-323-050
248-23-040	as	246-323-060
248-23-050	as	246-323-070
248-23-060	as	246-323-080
248-23-070	as	246-323-090

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-325 WAC:

Chapter 246-325 WAC
Adult residential rehabilitation centers
and private adult treatment homes

248-25-001	as	246-325-001
248-25-002	as	246-325-010
248-25-010	as	246-325-012
248-25-015	as	246-325-015
248-25-020	as	246-325-020
248-25-025	as	246-325-025
248-25-030	as	246-325-030
248-25-035	as	246-325-035
248-25-040	as	246-325-040
248-25-045	as	246-325-045
248-25-050	as	246-325-050

248-25-060	as	246-325-060
248-25-070	as	246-325-070
248-25-100	as	246-325-100
248-25-120	as	246-325-120

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-326 WAC:

Chapter 246-326 WAC
Alcoholism treatment facilities

248-26-001	as	246-326-001
248-26-010	as	246-326-010
248-26-020	as	246-326-020
248-26-030	as	246-326-030
248-26-035	as	246-326-035
248-26-040	as	246-326-040
248-26-050	as	246-326-050
248-26-060	as	246-326-060
248-26-070	as	246-326-070
248-26-080	as	246-326-080
248-26-090	as	246-326-090
248-26-100	as	246-326-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-327 WAC:

Chapter 246-327 WAC
Home health agencies

248-27-005	as	246-327-001
248-27-015	as	246-327-010
248-27-025	as	246-327-025
248-27-035	as	246-327-035
248-27-045	as	246-327-045
248-27-055	as	246-327-055
248-27-065	as	246-327-065
248-27-077	as	246-327-077
248-27-085	as	246-327-085
248-27-095	as	246-327-095
248-27-105	as	246-327-105
248-27-115	as	246-327-115
248-27-125	as	246-327-125
248-27-135	as	246-327-135
248-27-145	as	246-327-145
248-27-155	as	246-327-155
248-27-165	as	246-327-165
248-27-175	as	246-327-175
248-27-185	as	246-327-185

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-329 WAC:

Chapter 246-329 WAC
Childbirth centers

248-29-001	as	246-329-001
248-29-010	as	246-329-010
248-29-020	as	246-329-020
248-29-030	as	246-329-030
248-29-040	as	246-329-040
248-29-045	as	246-329-050
248-29-050	as	246-329-060
248-29-060	as	246-329-070
248-29-070	as	246-329-080
248-29-080	as	246-329-090
248-29-090	as	246-329-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-331 WAC:

Chapter 246-331 WAC
Hospice agencies

248-31-005	as	246-331-001
248-31-015	as	246-331-010
248-31-025	as	246-331-025
248-31-035	as	246-331-035
248-31-045	as	246-331-045
248-31-055	as	246-331-055
248-31-065	as	246-331-065
248-31-077	as	246-331-077
248-31-085	as	246-331-085
248-31-095	as	246-331-095
248-31-105	as	246-331-105
248-31-115	as	246-331-115
248-31-125	as	246-331-125
248-31-135	as	246-331-135
248-31-155	as	246-331-155
248-31-165	as	246-331-165
248-31-175	as	246-331-175
248-31-185	as	246-331-185

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-333 WAC:

Chapter 246-333 WAC
Approval of eye banks

248-33-020	as	246-333-010
248-33-040	as	246-333-020
248-33-090	as	246-333-030
248-33-100	as	246-333-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-336 WAC:

Chapter 246-336 WAC
Home care agency rules

248-36-005	as	246-336-001
248-36-015	as	246-336-010
248-36-025	as	246-336-025
248-36-035	as	246-336-035
248-36-045	as	246-336-045
248-36-055	as	246-336-055
248-36-065	as	246-336-065
248-36-077	as	246-336-077
248-36-085	as	246-336-085
248-36-095	as	246-336-095
248-36-105	as	246-336-105
248-36-115	as	246-336-115
248-36-125	as	246-336-125
248-36-135	as	246-336-135
248-36-165	as	246-336-165

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-338 WAC:

Chapter 246-338 WAC
Medical test site rules

248-38-001	as	246-338-001
248-38-010	as	246-338-010
248-38-020	as	246-338-020
248-38-030	as	246-338-030
248-38-040	as	246-338-040
248-38-050	as	246-338-050
248-38-060	as	246-338-060
248-38-070	as	246-338-070
248-38-080	as	246-338-080
248-38-090	as	246-338-090
248-38-100	as	246-338-100
248-38-110	as	246-338-110
248-38-120	as	246-338-990

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-340 WAC:

Chapter 246-340 WAC
Second trimester abortion facilities

248-140-010	as	246-340-001
248-140-140	as	246-340-010
248-140-150	as	246-340-020
248-140-160	as	246-340-030
248-140-170	as	246-340-040
248-140-180	as	246-340-050
248-140-190	as	246-340-060
248-140-200	as	246-340-070
248-140-210	as	246-340-080
248-140-215	as	246-340-090
248-140-220	as	246-340-100
248-140-230	as	246-340-110

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-380 WAC:

Chapter 246-380 WAC
State institutional survey program

440-44-076	as	246-380-990
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RECODIFICATION SECTION

The following sections are being recodified as chapter 246-450 WAC:

Chapter 246-450 WAC
Hospital data—Public records

261-06-010	as	246-450-001
261-06-020	as	246-450-010
261-06-030	as	246-450-020
261-06-040	as	246-450-030
261-06-050	as	246-450-040
261-06-060	as	246-450-050
261-06-070	as	246-450-060
261-06-080	as	246-450-070
261-06-090	as	246-450-080
261-06-100	as	246-450-090
261-06-110	as	246-450-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-451 WAC:

Chapter 246-451 WAC
Hospitals—Assessments and related reports

261-10-010	as	246-451-001
261-10-020	as	246-451-010
261-10-030	as	246-451-020
261-10-040	as	246-451-030
261-10-050	as	246-451-040
261-10-060	as	246-451-050
261-10-080	as	246-451-060

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-452 WAC:

Chapter 246-452 WAC
Hospital price information reporting

261-12-010	as	246-452-001
261-12-020	as	246-452-010
261-12-040	as	246-452-020
261-12-050	as	246-452-030
261-12-055	as	246-452-040
261-12-060	as	246-452-050

261-12-070 as 246-452-060
 261-12-080 as 246-452-070
 261-12-090 as 246-452-080

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-453 WAC:

Chapter 246-453 WAC
 Hospital charity care

261-14-010 as 246-453-001
 261-14-020 as 246-453-010
 261-14-030 as 246-453-070
 261-14-040 as 246-453-080
 261-14-050 as 246-453-085
 261-14-090 as 246-453-090

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-454 WAC:

Chapter 246-454 WAC
 Hospitals—System of accounting, financial reporting, budgeting, cost allocation

261-20-010 as 246-454-001
 261-20-020 as 246-454-010
 261-20-030 as 246-454-020
 261-20-040 as 246-454-030
 261-20-045 as 246-454-040
 261-20-050 as 246-454-050
 261-20-054 as 246-454-060
 261-20-057 as 246-454-070
 261-20-060 as 246-454-080
 261-20-070 as 246-454-090
 261-20-074 as 246-454-100
 261-20-080 as 246-454-110
 261-20-090 as 246-454-120

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-455 WAC:

Chapter 246-455 WAC
 Hospital patient discharge information reporting

261-50-010 as 246-455-001
 261-50-020 as 246-455-010
 261-50-030 as 246-455-020
 261-50-035 as 246-455-030
 261-50-040 as 246-455-040
 261-50-050 as 246-455-050
 261-50-060 as 246-455-060
 261-50-065 as 246-455-070
 261-50-070 as 246-455-080
 261-50-075 as 246-455-090
 261-50-090 as 246-455-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-510 WAC:

Chapter 246-510 WAC
 Standards for community health clinics

248-170-001 as 246-510-001
 248-170-020 as 246-510-010
 248-170-100 as 246-510-100
 248-170-130 as 246-510-130
 248-170-160 as 246-510-160
 248-170-200 as 246-510-200
 248-170-300 as 246-510-300
 248-170-320 as 246-510-320

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-800 WAC:

Chapter 246-800 WAC
 General provisions—Professionals

TRIPLICATE PRESCRIPTION FORM PROGRAM

308-250-010 as 246-800-101
 308-250-020 as 246-800-120
 308-250-030 as 246-800-130
 308-250-040 as 246-800-140
 308-250-050 as 246-800-150

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-802 WAC:

Chapter 246-802 WAC
 Acupuncturists

308-180-120 as 246-802-020
 308-180-130 as 246-802-010
 308-180-140 as 246-802-030
 308-180-150 as 246-802-040
 308-180-160 as 246-802-050
 308-180-170 as 246-802-060
 308-180-190 as 246-802-070
 308-180-200 as 246-802-080
 308-180-210 as 246-802-090
 308-180-220 as 246-802-100
 308-180-230 as 246-802-110
 308-180-240 as 246-802-120
 308-180-250 as 246-802-130
 308-180-260 as 246-802-990
 308-180-270 as 246-802-140
 308-180-280 as 246-802-150
 308-180-290 as 246-802-160
 308-180-300 as 246-802-170
 308-180-310 as 246-802-180
 308-180-320 as 246-802-190
 308-180-330 as 246-802-200
 308-180-340 as 246-802-210
 308-180-350 as 246-802-220
 308-180-360 as 246-802-230
 308-180-370 as 246-802-240
 308-180-400 as 246-802-250

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-810 WAC:

Chapter 246-810 WAC
 Counselors

308-190-010 as 246-810-990

COUNSELORS

308-190-020 as 246-810-020
 308-190-030 as 246-810-010
 308-190-040 as 246-810-030
 308-190-041 as 246-810-031
 308-190-042 as 246-810-040
 308-190-050 as 246-810-032
 308-190-060 as 246-810-050
 308-190-070 as 246-810-060
 308-190-080 as 246-810-061
 308-190-090 as 246-810-062
 308-190-100 as 246-810-063
 308-190-110 as 246-810-064
 308-190-120 as 246-810-065
 308-190-130 as 246-810-066
 308-190-140 as 246-810-070
 308-190-200 as 246-810-080

CERTIFIED MARRIAGE AND FAMILY THERAPISTS

308-220-010 as 246-810-310
 308-220-020 as 246-810-340
 308-220-030 as 246-810-320

308-220-040	as	246-810-321
308-220-050	as	246-810-330
308-220-060	as	246-810-331
308-220-070	as	246-810-332
308-220-090	as	246-810-350
308-220-100	as	246-810-360
308-220-110	as	246-810-361
308-220-120	as	246-810-362
308-220-130	as	246-810-363
308-220-140	as	246-810-364
308-220-150	as	246-810-365
308-220-160	as	246-810-366
308-220-170	as	246-810-370
308-220-200	as	246-810-380

CERTIFIED MENTAL HEALTH COUNSELORS

308-210-010	as	246-810-510
308-210-020	as	246-810-520
308-210-030	as	246-810-542
308-210-040	as	246-810-540
308-210-045	as	246-810-530
308-210-046	as	246-810-541
308-210-050	as	246-810-521
308-210-080	as	246-810-550
308-210-090	as	246-810-560
308-210-100	as	246-810-561
308-210-110	as	246-810-562
308-210-120	as	246-810-563
308-210-130	as	246-810-564
308-210-140	as	246-810-565
308-210-150	as	246-810-566
308-210-160	as	246-810-570
308-210-200	as	246-810-580

CERTIFIED SOCIAL WORKERS

308-230-010	as	246-810-720
308-230-020	as	246-810-740
308-230-030	as	246-810-731
308-230-040	as	246-810-730
308-230-050	as	246-810-741
308-230-060	as	246-810-750
308-230-070	as	246-810-760
308-230-080	as	246-810-761
308-230-090	as	246-810-762
308-230-100	as	246-810-763
308-230-110	as	246-810-764
308-230-120	as	246-810-765
308-230-130	as	246-810-766
308-230-140	as	246-810-770
308-230-200	as	246-810-780

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-815 WAC:

**Chapter 246-815 WAC
Dental hygienists**

308-25-010	as	246-815-998
308-25-015	as	246-815-050
308-25-035	as	246-815-070
308-25-037	as	246-815-080
308-25-038	as	246-815-090
308-25-050	as	246-815-150
308-25-065	as	246-815-990
308-25-070	as	246-815-060
308-25-080	as	246-815-170
308-25-090	as	246-815-180
308-25-100	as	246-815-190
308-25-110	as	246-815-200
308-25-120	as	246-815-210
308-25-130	as	246-815-220
308-25-140	as	246-815-230
308-25-150	as	246-815-240
308-25-160	as	246-815-250
308-25-170	as	246-815-160
308-25-300	as	246-815-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-822 WAC:

**Chapter 246-822 WAC
Dieticians or nutritionists**

308-177-010	as	246-822-020
308-177-020	as	246-822-030
308-177-030	as	246-822-040
308-177-040	as	246-822-050
308-177-050	as	246-822-060
308-177-060	as	246-822-070
308-177-070	as	246-822-080
308-177-080	as	246-822-090
308-177-090	as	246-822-100
308-177-100	as	246-822-110
308-177-110	as	246-822-990
308-177-115	as	246-822-010
308-177-120	as	246-822-120
308-177-130	as	246-822-130
308-177-140	as	246-822-140
308-177-160	as	246-822-150
308-177-180	as	246-822-160
308-177-190	as	246-822-170

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-824 WAC:

**Chapter 246-824 WAC
Dispensing opticians**

308-26-005	as	246-824-010
308-26-010	as	246-824-020
308-26-011	as	246-824-030
308-26-015	as	246-824-040
308-26-016	as	246-824-050
308-26-017	as	246-824-060
308-26-025	as	246-824-070
308-26-045	as	246-824-990
308-26-055	as	246-824-080
308-26-065	as	246-824-090
308-26-075	as	246-824-100
308-26-085	as	246-824-110
308-26-095	as	246-824-120
308-26-105	as	246-824-130
308-26-115	as	246-824-140
308-26-125	as	246-824-150
308-26-135	as	246-824-160
308-26-200	as	246-824-170

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-826 WAC:

**Chapter 246-826 WAC
Health care assistants**

308-175-010	as	246-826-020
308-175-020	as	246-826-030
308-175-030	as	246-826-040
308-175-040	as	246-826-050
308-175-050	as	246-826-060
308-175-060	as	246-826-070
308-175-065	as	246-826-080
308-175-070	as	246-826-090
308-175-075	as	246-826-100
308-175-085	as	246-826-110
308-175-090	as	246-826-120
308-175-095	as	246-826-130
308-175-100	as	246-826-140
308-175-105	as	246-826-150
308-175-110	as	246-826-160
308-175-115	as	246-826-170
308-175-120	as	246-826-180
308-175-125	as	246-826-190
308-175-130	as	246-826-200

308-175-135 as 246-826-210
 308-175-140 as 246-826-990
 308-175-200 as 246-826-230

Chapter 246-836 WAC
 Naturopathic physicians

308-34-110 as 246-836-020
 308-34-120 as 246-836-030
 308-34-130 as 246-836-040
 308-34-140 as 246-836-050
 308-34-150 as 246-836-060
 308-34-160 as 246-836-070
 308-34-170 as 246-836-990
 308-34-180 as 246-836-080
 308-34-190 as 246-836-090
 308-34-310 as 246-836-100
 308-34-320 as 246-836-110
 308-34-330 as 246-836-120
 308-34-410 as 246-836-130
 308-34-420 as 246-836-140
 308-34-430 as 246-836-150
 308-34-440 as 246-836-160
 308-34-450 as 246-836-170
 308-34-460 as 246-836-180
 308-34-470 as 246-836-190
 308-34-480 as 246-836-200
 308-130-320 as 246-836-320
 308-130-330 as 246-836-330
 308-130-340 as 246-836-340
 308-130-350 as 246-836-350
 308-130-360 as 246-836-360
 308-130-370 as 246-836-370
 308-130-380 as 246-836-380
 308-130-390 as 246-836-390
 308-130-400 as 246-836-400
 308-130-410 as 246-836-410

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-830 WAC:

Chapter 246-830 WAC
 Massage practitioners

246-51-320 as 246-830-050

DISCIPLINARY

308-51-230 as 246-830-610
 308-51-240 as 246-830-620
 308-51-250 as 246-830-630
 308-51-260 as 246-830-640
 308-51-270 as 246-830-650
 308-51-280 as 246-830-660
 308-51-290 as 246-830-670
 308-51-300 as 246-830-680
 308-51-310 as 246-830-690

FEES

308-51-210 as 246-830-990

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

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-834 WAC:

Chapter 246-834 WAC
 Midwives

308-115-050 as 246-834-010
 308-115-060 as 246-834-060
 308-115-065 as 246-834-065
 308-115-070 as 246-834-070
 308-115-080 as 246-834-080
 308-115-090 as 246-834-090
 308-115-100 as 246-834-100
 308-115-110 as 246-834-110
 308-115-120 as 246-834-120
 308-115-130 as 246-834-130
 308-115-140 as 246-834-140
 308-115-150 as 246-834-150
 308-115-160 as 246-834-160
 308-115-170 as 246-834-170
 308-115-180 as 246-834-180
 308-115-190 as 246-834-190
 308-115-200 as 246-834-200
 308-115-210 as 246-834-210
 308-115-220 as 246-834-220
 308-115-230 as 246-834-230
 308-115-240 as 246-834-240
 308-115-250 as 246-834-250
 308-115-260 as 246-834-260
 308-115-270 as 246-834-270
 308-115-280 as 246-834-280
 308-115-290 as 246-834-290
 308-115-310 as 246-834-310
 308-115-320 as 246-834-320
 308-115-330 as 246-834-330
 308-115-340 as 246-834-340
 308-115-350 as 246-834-350
 308-115-405 as 246-834-990
 308-115-500 as 246-834-500

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-836 WAC:

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-841 WAC:

Chapter 246-841 WAC
 Nursing assistants

308-173-100 as 246-841-610

DISCIPLINARY PROCEDURES

308-173-010 as 246-841-710
 308-173-020 as 246-841-720
 308-173-070 as 246-841-730
 308-173-080 as 246-841-740
 308-173-090 as 246-841-750

FEES

308-173-130 as 246-841-990

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-845 WAC:

Chapter 246-845 WAC
 Nursing pool

308-310-010 as 246-845-990
 308-310-020 as 246-845-020
 308-310-030 as 246-845-030
 308-310-040 as 246-845-040

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-849 WAC:

Chapter 246-849 WAC
 Ocularists

308-55-025 as 246-849-990
 308-55-035 as 246-849-020
 308-55-045 as 246-849-030
 308-55-055 as 246-849-040
 308-55-065 as 246-849-050
 308-55-075 as 246-849-060

308-55-085	as	246-849-070
308-55-095	as	246-849-080
308-55-105	as	246-849-090
308-55-115	as	246-849-100
308-55-200	as	246-849-110

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-926 WAC:

Chapter 246-926 WAC
Radiological technologists

308-183-010	as	246-926-020
308-183-020	as	246-926-030
308-183-030	as	246-926-040
308-183-040	as	246-926-050
308-183-050	as	246-926-060
308-183-060	as	246-926-070
308-183-070	as	246-926-080
308-183-080	as	246-926-090
308-183-090	as	246-926-100
308-183-100	as	246-926-110
308-183-110	as	246-926-120
308-183-120	as	246-926-130
308-183-130	as	246-926-140
308-183-140	as	246-926-150
308-183-150	as	246-926-160
308-183-160	as	246-926-170
308-183-170	as	246-926-180
308-183-180	as	246-926-990
308-183-190	as	246-926-190
308-183-200	as	246-926-200

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-928 WAC:

Chapter 246-928 WAC
Respiratory care practitioners

308-195-020	as	246-928-020
308-195-030	as	246-928-030
308-195-040	as	246-928-040
308-195-050	as	246-928-050
308-195-060	as	246-928-060
308-195-070	as	246-928-070
308-195-080	as	246-928-080
308-195-090	as	246-928-090
308-195-100	as	246-928-100
308-195-110	as	246-928-990
308-195-120	as	246-928-110
308-195-130	as	246-928-120
308-195-140	as	246-928-130
308-195-150	as	246-928-140
308-195-160	as	246-928-150
308-195-170	as	246-928-160
308-195-180	as	246-928-170
308-195-190	as	246-928-180
308-195-200	as	246-928-190
308-195-210	as	246-928-200
308-195-220	as	246-928-210
308-195-230	as	246-928-220

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-975 WAC:

Chapter 246-975 WAC
Ambulances

248-17-010	as	246-975-001
248-17-020	as	246-975-010

AMBULANCE

248-17-030	as	246-975-020
248-17-040	as	246-975-030
248-17-050	as	246-975-040

248-17-060	as	246-975-050
248-17-070	as	246-975-060
248-17-080	as	246-975-070
248-17-090	as	246-975-080
248-17-100	as	246-975-090
248-17-110	as	246-975-100
248-17-120	as	246-975-110
248-17-130	as	246-975-120
248-17-135	as	246-975-130
248-17-140	as	246-975-140
248-17-150	as	246-975-150
248-17-160	as	246-975-160
248-17-170	as	246-975-170
248-17-180	as	246-975-180
248-17-190	as	246-975-190

EMERGENCY MEDICAL TECHNICIANS

248-17-200	as	246-975-200
248-17-211	as	246-975-210
248-17-212	as	246-975-220
248-17-213	as	246-975-230
248-17-214	as	246-975-240
248-17-215	as	246-975-250
248-17-216	as	246-975-260
248-17-220	as	246-975-270
248-17-230	as	246-975-280
248-17-240	as	246-975-290

FIRST RESPONDER

248-17-250	as	246-975-300
248-17-255	as	246-975-310
248-17-260	as	246-975-320
248-17-261	as	246-975-330
248-17-265	as	246-975-340
248-17-270	as	246-975-350
248-17-275	as	246-975-360

FEEES

440-44-023	as	246-975-990
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RECODIFICATION SECTION

The following sections are being recodified as chapter 246-977 WAC:

Chapter 246-977 WAC
Advanced life support technicians

248-15-010	as	246-977-001
248-15-020	as	246-977-010
248-15-025	as	246-977-020
248-15-030	as	246-977-030
248-15-040	as	246-977-040
248-15-050	as	246-977-050
248-15-060	as	246-977-060
248-15-070	as	246-977-070
248-15-080	as	246-977-080
248-15-091	as	246-977-090
248-15-100	as	246-977-100
248-15-110	as	246-977-110

RECODIFICATION SECTION

The following sections are being recodified:

114-12-136	as	246-806-990
308-31-055	as	246-922-990
308-39-220	as	246-816-990
308-40-125	as	246-818-990
308-42-075	as	246-915-990
308-50-440	as	246-828-990
308-53-020	as	246-851-990
308-54-315	as	246-843-990
440-44-048	as	246-290-990
440-44-065	as	246-282-990
440-44-075	as	246-360-990
440-44-100	as	246-358-990
308-117-500	as	246-838-990
308-120-275	as	246-839-990

308-171-310	as	246-847-990
308-122-275	as	246-924-990
308-138-080	as	246-853-990
248-124-160	as	246-491-149
440-44-095	as	246-491-990
248-40-010	as	246-490-019
248-40-020	as	246-490-029
248-40-030	as	246-490-039
248-40-080	as	246-490-069
308-152-020	as	246-933-980

APPENDIX "A"

AMENDATORY SECTION (Amending Order R-276, Cause No. TV-2092, filed 9/17/87)

WAC 480-12-321 LOG ROAD CLASSIFICATION—MUST HAVE. Logging roads upon which carriers will be transporting domestic logs for compensation shall be classified in accordance with the specifications named in Item 860 of WUTC Tariff No. 4-A. Log road classification forms may be obtained from any commission office.

(1) The classification of a logging road shall be the responsibility of the carriers and shippers, with primary responsibility upon the carriers.

(2) Each log road shall be classified prior to commencing transportation and the completed classification form must be filed with the commission, at the local district office, no later than five days after commencing transportation. It shall be the responsibility of all carriers employed on the job to obtain a copy of the road classification and each carrier shall also retain a copy of the classification at carrier's main office for a period of three years subject to inspection by the commission.

(3) Common or contract carriers operating under a combination of service contract as defined in RCW 81.80.060 are not required to classify logging roads unless they use other common or contract carriers to provide transportation services.

**WSR 90-22-095
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed November 7, 1990, 12:19 p.m.]

Original Notice.

Title of Rule: WAC 480-12-321 relating to log road classification. The proposed amendatory section is shown below as Appendix A, Docket No. TV-2331. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendatory section on economic values, pursuant to chapter 43.21H RCW.

Purpose: The proposed rule is designed to lessen the paperwork burden on the combination services contract log truckers.

Statutory Authority for Adoption: RCW 80.01.040.

Statute Being Implemented: RCW 81.80.220.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Paul Curl, Secretary and Transportation Staff, 1300 South Evergreen Park Drive S.W., Olympia, WA, (206) 753-6451.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: There are no comments or recommendations being submitted inasmuch as the proposal is pursuant to legislative authorization as reflected in RCW 80.01.040.

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

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

Proposal Changes the Following Existing Rules: See Purpose above.

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

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA, on December 12, 1990, at 9:00 a.m.

Submit Written Comments to: Paul Curl, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA, by December 3, 1990.

Date of Intended Adoption: December 12, 1990.

November 7, 1990
Paul Curl
Secretary

**WSR 90-22-096
PROPOSED RULES
DEPARTMENT OF REVENUE**

[Filed November 7, 1990, 2:15 p.m.]

Original Notice.

Title of Rule: WAC 458-40-660 Stumpage value tables; and 458-40-670 Stumpage value adjustments.

Purpose: To establish the stumpage values for reporting and payment of the timber excise tax.

Statutory Authority for Adoption: RCW 82.32.300 and 84.33.096.

Statute Being Implemented: RCW 84.33.091.

Summary: The rule establishes the stumpage value of timber within the state of Washington. These values are to be used by harvesters to compute their timber tax liability for the period from January 1, 1991, through June 30, 1991, first half 1991.

Name of Agency Personnel Responsible for Drafting: Gordon S. Gienty, 6004 Capitol Boulevard, Tumwater, (206) 586-2903; Implementation and Enforcement: John B. Conklin, 6004 Capitol Boulevard, Tumwater, (206) 753-2871.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes the stumpage value of timber, and adjustments, throughout the state of Washington. These values are to be used by harvesters to determine their taxable stumpage value when calculating their timber tax liability.

Proposal Changes the Following Existing Rules: This rule changes the stumpage values of timber throughout the state.

Small Business Economic Impact Statement: The Department of Revenue has reviewed administrative provisions contained in WAC 458-40-660 and 458-40-670 in order to determine the economic impact on small

businesses. The new provisions incorporated in this rule do not change the timing or frequency of tax payments, require new forms, or alter long standing and generally accepted record-keeping requirements. This rule will have no economic impact on industry. The economic impact of actual tax liability is beyond the scope of the small business economic impact statement and is therefore not addressed. The department does not have the legal authority to exempt small businesses from statutory requirements merely repeated in this rule. Taxpayers report liability on the forest excise tax return. Records that a taxpayer must keep are those necessary to determine actual tax liability or those which show a harvester's right to a deduction, credit, or exemption. There is no other compliance requirement imposed by this rule.

Hearing Location: Evergreen Plaza Building, Red Carpet, 2nd Floor Conference Room, 711 South Capitol Way, Olympia, WA, on December 12, 1990, at 10:00 a.m.; and at the Department of Revenue Conference Room, Third Floor, Northtown Office Building, North 4407 Division Street, Spokane, WA, on December 14, 1990, at 1:00 p.m.

Submit Written Comments to: John B. Conklin, Department of Revenue, Forest Tax Division, General Administration Building, AX-02, Olympia, Washington 98504, by December 14, 1990.

Date of Intended Adoption: December 31, 1990.

November 7, 1990

John B. Conklin
Assistant Director
Forest Tax

AMENDATORY SECTION (Amending WSR 90-14-033, filed 6/29/90, effective 7/30/90)

WAC 458-40-660 TIMBER EXCISE TAX—STUMPAGE VALUE TABLES. The following stumpage value tables are hereby adopted for use in reporting the taxable value of stumpage harvested during the period ((July)) January 1 through ((December 31, 1990)) June 30, 1991:

((TABLE 1—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1990

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Fimber Quality		Hauling Distance Zone Number				
		Code	Number	1	2	3	4	5
Douglas-Fir	DF	1		\$847	\$840	\$833	\$826	\$819
		2		422	415	408	401	394
		3		385	378	371	364	357
		4		320	313	306	299	292
		5		270	263	256	249	242
		6		130	123	116	109	102
Western Redcedar ²	RC	1		724	717	710	703	696
		2		567	560	553	546	539
		3		375	368	361	354	347
		4		307	300	293	286	279

TABLE 1—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Name	Species Code	Fimber Quality		Hauling Distance Zone Number				
		Code	Number	1	2	3	4	5
Sitka Spruce	SS	1		552	545	538	531	524
		2		469	462	455	448	441
		3		302	295	288	281	274
		4		262	255	248	241	234
		5		258	251	244	237	230
		6		102	95	88	81	74
Western Hemlock ³	WH	1		475	468	461	454	447
		2		421	414	407	400	393
		3		320	313	306	299	292
		4		306	299	292	285	278
		5		206	199	192	185	178
		6		104	97	90	83	76
Other Conifer	OC	1		475	468	461	454	447
		2		421	414	407	400	393
		3		320	313	306	299	292
		4		306	299	292	285	278
		5		206	199	192	185	178
		6		104	97	90	83	76
Red Alder	RA	1		121	114	107	100	93
Black Cottonwood	BC	1		55	48	41	34	27
Other Hardwood	OH	1		85	78	71	64	57
Hardwood Utility	HU	5		55	48	41	34	27
Conifer Utility	CU	5		67	60	53	46	39

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Alaska-Cedar.
³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 2—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1990

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Name	Species Code	Fimber Quality		Hauling Distance Zone Number				
		Code	Number	1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1		\$438	\$431	\$424	\$417	\$410
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1		161	154	147	140	133
Western Redcedar & Other Posts	RCP	1		0.48	0.48	0.48	0.48	0.48
Douglas-Fir Christmas Trees ²	DFX	1		0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1		0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MDF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot.

TABLE 3—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1990

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir	DF	1	\$684	\$677	\$670	\$663	\$656
		2	553	546	539	532	525
		3	365	358	351	344	337
		4	309	302	295	288	281
		5	274	267	260	253	246
		6	192	185	178	171	164
Western Redcedar ²	RC	1	680	673	666	659	652
		2	653	646	639	632	625
		3	347	340	333	326	319
		4	331	324	317	310	303
Sitka Spruce	SS	1	611	604	597	590	583
		2	548	541	534	527	520
		3	294	287	280	273	266
		4	262	255	248	241	234
		5	202	195	188	181	174
		6	103	96	89	82	75
Western Hemlock ³	WH	1	538	531	524	517	510
		2	403	396	389	382	375
		3	302	295	288	281	274
		4	289	282	275	268	261
		5	255	248	241	234	227
		6	113	106	99	92	85
Other Conifer	OC	1	538	531	524	517	510
		2	403	396	389	382	375
		3	302	295	288	281	274
		4	289	282	275	268	261
		5	255	248	241	234	227
		6	113	106	99	92	85
Red Alder	RA	1	115	108	101	94	87
Black Cottonwood	BC	1	55	48	41	34	27
Other Hardwood	OH	1	85	78	71	64	57
Hardwood Utility	HU	5	55	48	41	34	27
Conifer Utility	CU	5	67	60	53	46	39

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Alaska Cedar.
³Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 4—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1990

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards	RCS	1	\$438	\$431	\$424	\$417	\$410
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	161	154	147	140	133

TABLE 4—
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar & Other Posts ²	RCP	1	0.48	0.48	0.48	0.48	0.48
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
Fruc Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

TABLE 5—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 1990

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$550	\$543	\$536	\$529	\$522
		2	494	487	480	473	466
		3	408	401	394	387	380
		4	326	319	312	305	298
		5	292	285	278	271	264
		6	179	172	165	158	151
Western Redcedar ³	RC	1	695	688	681	674	667
		2	428	421	414	407	400
		3	357	350	343	336	329
		4	347	340	333	326	319
Western Hemlock ⁴	WH	1	517	510	503	496	489
		2	369	362	355	348	341
		3	342	335	328	321	314
		4	283	276	269	262	255
		5	266	259	252	245	238
		6	251	244	237	230	223
Other Conifer	OC	1	517	510	503	496	489
		2	369	362	355	348	341
		3	342	335	328	321	314
		4	283	276	269	262	255
		5	266	259	252	245	238
		6	251	244	237	230	223
Red Alder	RA	1	106	99	92	85	78
Black Cottonwood	BC	1	55	48	41	34	27
Other Hardwood	OH	1	85	78	71	64	57
Hardwood Utility	HU	5	55	48	41	34	27
Conifer Utility	CU	5	67	60	53	46	39

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska Cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 6—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 1990**

**WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$438	\$431	\$424	\$417	\$410
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	161	154	147	140	133
Western Redcedar & Other Posts ²	RCP	1	0.48	0.48	0.48	0.48	0.48
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

**TABLE 7—Stumpage Value Table
Stumpage Value Area 4
July 1 through December 31, 1990**

**WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$708	\$701	\$694	\$687	\$680
		2	519	512	505	498	491
		3	374	367	360	353	346
		4	310	303	296	289	282
		5	250	243	236	229	222
		6	218	211	204	197	190
Western Redcedar ³	RC	1	406	399	392	385	378
		2	377	370	363	356	349
		3	352	345	338	331	324
		4	318	311	304	297	290
Western Hemlock ⁴	WH	1	492	485	478	471	464
		2	388	381	374	367	360
		3	382	375	368	361	354
		4	283	276	269	262	255
		5	276	269	262	255	248
		6	224	217	210	203	196
Other Conifer	OC	1	492	485	478	471	464
		2	388	381	374	367	360
		3	382	375	368	361	354
		4	283	276	269	262	255
		5	276	269	262	255	248
		6	224	217	210	203	196
Red Alder	RA	1	115	108	101	94	87
Black Cottonwood	BC	1	55	48	41	34	27
Other Hardwood	OH	1	85	78	71	64	57
Hardwood Utility	HU	5	55	48	41	34	27
Conifer Utility	CU	5	67	60	53	46	39

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska Cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 8—Stumpage Value Table
Stumpage Value Area 4
July 1 through December 31, 1990**

**WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards	RCS	1	\$438	\$431	\$424	\$417	\$410
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	161	154	147	140	133
Western Redcedar & Other Posts ²	RCP	1	0.48	0.48	0.48	0.48	0.48
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

**TABLE 9—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1990**

**WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$763	\$756	\$749	\$742	\$735
		2	549	542	535	528	521
		3	440	433	426	419	412
		4	266	259	252	245	238
		5	235	228	221	214	207
		6	205	198	191	184	177
Western Redcedar ³	RC	1	695	688	681	674	667
		2	551	544	537	530	523
		3	425	418	411	404	397
		4	258	251	244	237	230
Western Hemlock ⁴	WH	1	517	510	503	496	489
		2	400	393	386	379	372
		3	368	361	354	347	340
		4	297	290	283	276	269
		5	290	283	276	269	262
		6	271	264	257	250	243
Other Conifer	OC	1	517	510	503	496	489
		2	400	393	386	379	372
		3	368	361	354	347	340
		4	297	290	283	276	269
		5	290	283	276	269	262
		6	271	264	257	250	243
Red Alder	RA	1	128	121	114	107	100

TABLE 9—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Black Cottonwood	BC	1	55	48	41	34	27
Other Hardwood	OH	1	85	78	71	64	57
Hardwood Utility	HU	5	55	48	41	34	27
Conifer Utility	CU	5	67	60	53	46	39

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska Cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 10—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1990

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$438	\$431	\$424	\$417	\$410
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Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	161	154	147	140	133
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Western Redcedar & Other Posts ²	RCP	1	0.48	0.48	0.48	0.48	0.48
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Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
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True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

TABLE 11—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1990

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$217	\$211	\$205	\$199	\$193
Engelmann Spruce	ES	1	144	138	132	126	120
Lodgepole Pine	LP	1	92	86	80	74	68
Ponderosa Pine	PP	1	371	365	359	353	347
		2	237	231	225	219	213
Western Redcedar ³	RC	1	209	203	197	191	185

TABLE 11—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
True Firs ⁴	WH	1	208	202	196	190	184
Western White Pine	WP	1	176	170	164	158	152
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	36	30	24	18	12

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska Cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 12—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1990

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$150	\$144	\$138	\$132	\$126
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Lodgepole Pine & Other Posts ²	LPP	1	0.35	0.35	0.35	0.35	0.35
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Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
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Douglas-Fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

TABLE 13—Stumpage Value Table
Stumpage Value Area 7
July 1 through December 31, 1990

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$154	\$148	\$142	\$136	\$130
Engelmann Spruce	ES	1	113	107	101	95	89
Lodgepole Pine	LP	1	100	94	88	82	76
		2	171	165	159	153	147
Ponderosa Pine	PP	1	286	280	274	268	262
		2	171	165	159	153	147
Western Redcedar ³	RC	1	177	171	165	159	153
True Firs ⁴	WH	1	134	128	122	116	110
Western White Pine	WP	1	222	216	210	204	198

TABLE 13—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	13	7	1	1	1

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska Cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 14—Stumpage Value Table
Stumpage Value Area 7
July 1 through December 31, 1990

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Flatsawn & Shingle Blocks	RCF	1	\$150	\$144	\$138	\$132	\$126
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Lodgepole Pine & Other Posts ²	LPP	1	0.35	0.35	0.35	0.35	0.35
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Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
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Douglas-Fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁴Stumpage value per lineal foot.

TABLE 15—Stumpage Value Table
Stumpage Value Area 10
July 1 through December 31, 1990

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$398	\$392	\$386	\$380	\$374
		2	309	303	297	291	285
		3	219	213	207	201	195
Engelmann Spruce	ES	1	254	248	242	236	230
		2	222	216	210	204	198
		3	190	184	178	172	166
Lodgepole Pine	LP	1	204	198	192	186	180
		2	199	193	187	181	175
		3	194	188	182	176	170
Ponderosa Pine	PP	1	453	447	441	435	429
		2	421	415	409	403	397
		3	209	203	197	191	185

TABLE 15—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar ³	RC	1	386	380	374	368	362
		2	237	231	225	219	213
		3	207	201	195	189	183
True Firs ⁴	WH	1	255	249	243	237	231
		2	208	202	196	190	184
		3	154	148	142	136	130
Western White Pine	WP	1	325	319	313	307	301
		2	270	264	258	252	246
		3	239	233	227	221	215
Hardwoods	OH	1	61	55	49	43	37
Utility	CU	5	54	48	42	36	30

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

²Includes Western Larch.

³Includes Alaska Cedar.

⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 16—Stumpage Value Table
Stumpage Value Area 10
July 1 through December 31, 1990

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5

Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$150	\$144	\$138	\$132	\$126
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Lodgepole Pine & Other Posts ²	LPP	1	0.35	0.35	0.35	0.35	0.35
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Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
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Douglas-Fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25
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¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁴Stumpage value per lineal foot.))

TABLE 1—Stumpage Value Table
Stumpage Value Area 1
January 1 through June 30, 1991

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir	DF	1	\$509	\$502	\$495	\$488	\$481
		2	438	431	424	417	410
		3	400	393	386	379	372
		4	379	372	365	358	351
		5	267	260	253	246	239
		6	101	94	87	80	73

**TABLE 1—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar ²	RC	1	675	668	661	654	647
		2	476	469	462	455	448
		3	308	301	294	287	280
		4	252	245	238	231	224
Sitka Spruce	SS	1	585	578	571	564	557
		2	448	441	434	427	420
		3	311	304	297	290	283
		4	290	283	276	269	262
		5	154	147	140	133	126
		6	107	100	93	86	79
Western Hemlock ³	WH	1	459	452	445	438	431
		2	374	367	360	353	346
		3	334	327	320	313	306
		4	297	290	283	276	269
		5	160	153	146	139	132
		6	105	98	91	84	77
Other Conifer	OC	1	459	452	445	438	431
		2	374	367	360	353	346
		3	334	327	320	313	306
		4	297	290	283	276	269
		5	160	153	146	139	132
		6	105	98	91	84	77
Red Alder	RA	1	167	160	153	146	139
Black Cottonwood	BC	1	108	101	94	87	80
Other Hardwood	OH	1	105	98	91	84	77
Hardwood Utility	HU	5	102	95	88	81	74
Conifer Utility	CU	5	79	72	65	58	51

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Alaska-Cedar.
³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 2—Stumpage Value Table
Stumpage Value Area 1
January 1 through June 30, 1991**

**WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$385	\$378	\$371	\$364	\$357
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	149	142	135	128	121
Western Redcedar & Other Posts ²	RCP	1	0.45	0.45	0.45	0.45	0.45
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.

³ Stumpage value per lineal foot.

**TABLE 3—Stumpage Value Table
Stumpage Value Area 2
January 1 through June 30, 1991**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir	DF	1	\$599	\$592	\$585	\$578	\$571
		2	558	551	544	537	530
		3	411	404	397	390	383
		4	334	327	320	313	306
		5	257	250	243	236	229
		6	179	172	165	158	151
Western Redcedar ²	RC	1	588	581	574	567	560
		2	484	477	470	463	456
		3	416	409	402	395	388
		4	311	304	297	290	283
Sitka Spruce	SS	1	585	578	571	564	557
		2	448	441	434	427	420
		3	311	304	297	290	283
		4	290	283	276	269	262
		5	154	147	140	133	126
		6	107	100	93	86	79
Western Hemlock ³	WH	1	480	473	466	459	452
		2	362	355	348	341	334
		3	319	312	305	298	291
		4	309	302	295	288	281
		5	282	275	268	261	254
		6	198	191	184	177	170
Other Conifer	OC	1	480	473	466	459	452
		2	362	355	348	341	334
		3	319	312	305	298	291
		4	309	302	295	288	281
		5	282	275	268	261	254
		6	198	191	184	177	170
Red Alder	RA	1	112	105	98	91	84
Black Cottonwood	BC	1	108	101	94	87	80
Other Hardwood	OH	1	105	98	91	84	77
Hardwood Utility	HU	5	102	95	88	81	74
Conifer Utility	CU	5	79	72	65	58	51

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Alaska-Cedar.
³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 4—Stumpage Value Table
Stumpage Value Area 2
January 1 through June 30, 1991**

**WESTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$385	\$378	\$371	\$364	\$357
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	149	142	135	128	121

**TABLE 4—
Stumpage Values per Product Unit**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar & Other Posts ¹	RCP	1	0.45	0.45	0.45	0.45	0.45
Douglas-Fir Christmas Trees ²	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

**TABLE 5—Stumpage Value Table
Stumpage Value Area 3
January 1 through June 30, 1991**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$654	\$647	\$640	\$633	\$626
		2	480	473	466	459	452
		3	406	399	392	385	378
		4	340	333	326	319	312
		5	210	203	196	189	182
		6	177	170	163	156	149
Western Redcedar ³	RC	1	610	603	596	589	582
		2	490	483	476	469	462
		3	322	315	308	301	294
		4	311	304	297	290	283
Western Hemlock ⁴	WH	1	330	323	316	309	302
		2	321	314	307	300	293
		3	312	305	298	291	284
		4	276	269	262	255	248
		5	231	224	217	210	203
		6	142	135	128	121	114
Other Conifer	OC	1	330	323	316	309	302
		2	321	314	307	300	293
		3	312	305	298	291	284
		4	276	269	262	255	248
		5	231	224	217	210	203
		6	142	135	128	121	114
Red Alder	RA	1	139	132	125	118	111
Black Cottonwood	BC	1	108	101	94	87	80
Other Hardwood	OH	1	105	98	91	84	77
Hardwood Utility	HU	5	102	95	88	81	74
Conifer Utility	CU	5	79	72	65	58	51

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-Cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 6—Stumpage Value Table
Stumpage Value Area 3
January 1 through June 30, 1991**

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$385	\$378	\$371	\$364	\$357
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	149	142	135	128	121
Western Redcedar & Other Posts ²	RCP	1	0.45	0.45	0.45	0.45	0.45
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

**TABLE 7—Stumpage Value Table
Stumpage Value Area 4
January 1 through June 30, 1991**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$551	\$544	\$537	\$530	\$523
		2	492	485	478	471	464
		3	394	387	380	373	366
		4	354	347	340	333	326
		5	210	203	196	189	182
		6	177	170	163	156	149
Western Redcedar ³	RC	1	508	501	494	487	480
		2	438	431	424	417	410
		3	314	307	300	293	286
		4	307	300	293	286	279
Western Hemlock ⁴	WH	1	413	406	399	392	385
		2	345	338	331	324	317
		3	303	296	289	282	275
		4	263	256	249	242	235
		5	159	152	145	138	131
		6	142	135	128	121	114
Other Conifer	OC	1	413	406	399	392	385
		2	345	338	331	324	317
		3	303	296	289	282	275
		4	263	256	249	242	235
		5	159	152	145	138	131
		6	142	135	128	121	114
Red Alder	RA	1	120	113	106	99	92
Black Cottonwood	BC	1	108	101	94	87	80
Other Hardwood	OH	1	105	98	91	84	77
Hardwood Utility	HU	5	102	95	88	81	74
Conifer Utility	CU	5	79	72	65	58	51

- ¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
- ² Includes Western Larch.
- ³ Includes Alaska-Cedar.
- ⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 8—Stumpage Value Table
Stumpage Value Area 4
January 1 through June 30, 1991

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$385	\$378	\$371	\$364	\$357
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	149	142	135	128	121
Western Redcedar & Other Posts ²	RCP	1	0.45	0.45	0.45	0.45	0.45
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

- ¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
- ² Stumpage value per 8 lineal feet or portion thereof.
- ³ Stumpage value per lineal foot.

TABLE 9—Stumpage Value Table
Stumpage Value Area 5
January 1 through June 30, 1991

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$683	\$676	\$669	\$662	\$655
		2	497	490	483	476	469
		3	410	403	396	389	382
		4	315	308	301	294	287
		5	196	189	182	175	168
		6	177	170	163	156	149
Western Redcedar ³	RC	1	610	603	596	589	582
		2	479	472	465	458	451
		3	401	394	387	380	373
		4	242	235	228	221	214
Western Hemlock ⁴	WH	1	513	506	499	492	485
		2	381	374	367	360	353
		3	304	297	290	283	276
		4	289	282	275	268	261
		5	265	258	251	244	237
		6	142	135	128	121	114
Other Conifer	OC	1	513	506	499	492	485
		2	381	374	367	360	353
		3	304	297	290	283	276
		4	289	282	275	268	261
		5	265	258	251	244	237
		6	142	135	128	121	114
Red Alder	RA	1	149	142	135	128	121

TABLE 9—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Black Cottonwood	BC	1	108	101	94	87	80
Other Hardwood	OH	1	105	98	91	84	77
Hardwood Utility	HU	5	102	95	88	81	74
Conifer Utility	CU	5	79	72	65	58	51

- ¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
- ² Includes Western Larch.
- ³ Includes Alaska-Cedar.
- ⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

TABLE 10—Stumpage Value Table
Stumpage Value Area 5
January 1 through June 30, 1991

WESTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Shake Blocks & Boards ¹	RCS	1	\$385	\$378	\$371	\$364	\$357
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	149	142	135	128	121
Western Redcedar & Other Posts ²	RCP	1	0.45	0.45	0.45	0.45	0.45
Douglas-Fir Christmas Trees ³	DFX	1	0.25	0.25	0.25	0.25	0.25
True Fir & Other Christmas Trees ³	TFX	1	0.50	0.50	0.50	0.50	0.50

- ¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
- ² Stumpage value per 8 lineal feet or portion thereof.
- ³ Stumpage value per lineal foot.

TABLE 11—Stumpage Value Table
Stumpage Value Area 6
January 1 through June 30, 1991

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$252	\$246	\$240	\$234	\$228
Engelmann Spruce	ES	1	147	141	135	129	123
Lodgepole Pine	LP	1	92	86	80	74	68
Ponderosa Pine	PP	1	286	280	274	268	262
		2	270	264	258	252	246
Western Redcedar ³	RC	1	232	226	220	214	208

**TABLE 11—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
True Firs ⁴	WH	1	178	172	166	160	154
Western White Pine	WP	1	181	175	169	163	157
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	42	36	30	24	18

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 12—Stumpage Value Table
Stumpage Value Area 6
January 1 through June 30, 1991**

**EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$150	\$144	\$138	\$132	\$126
Lodgepole Pine & Other Posts ²	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-Fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

**TABLE 13—Stumpage Value Table
Stumpage Value Area 7
January 1 through June 30, 1991**

**EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$144	\$138	\$132	\$126	\$120
Engelmann Spruce	ES	1	134	128	122	116	110
Lodgepole Pine	LP	1	87	81	75	69	63
Ponderosa Pine	PP	1	287	281	275	269	263
		2	154	148	142	136	130
Western Redcedar ³	RC	1	145	139	133	127	121
True Firs ⁴	WH	1	111	105	99	93	87
Western White Pine	WP	1	295	289	283	277	271

**TABLE 13—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Hardwoods	OH	1	23	17	11	5	1
Utility	CU	5	25	19	13	7	1

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 14—Stumpage Value Table
Stumpage Value Area 7
January 1 through June 30, 1991**

**EASTERN WASHINGTON SPECIAL FOREST PRODUCTS
Stumpage Values per Product Unit**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$150	\$144	\$138	\$132	\$126
Lodgepole Pine & Other Posts ²	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-Fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

**TABLE 15—Stumpage Value Table
Stumpage Value Area 10
January 1 through June 30, 1991**

**EASTERN WASHINGTON MERCHANTABLE SAWTIMBER
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$362	\$356	\$350	\$344	\$338
		2	281	275	269	263	257
		3	200	194	188	182	176
Engelmann Spruce	ES	1	210	204	198	192	186
		2	187	181	175	169	163
		3	164	158	152	146	140
Lodgepole Pine	LP	1	220	214	208	202	196
		2	210	204	198	192	186
		3	200	194	188	182	176
Ponderosa Pine	PP	1	417	411	405	399	393
		2	374	368	362	356	350
		3	255	249	243	237	231

**TABLE 15—
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar ³	RC	1	258	252	246	240	234
		2	244	238	232	226	220
		3	193	187	181	175	169
True Firs ⁴	WH	1	240	234	228	222	216
		2	234	228	222	216	210
		3	228	222	216	210	204
Western White Pine	WP	1	417	411	405	399	393
		2	374	368	362	356	350
		3	255	249	243	237	231
Hardwoods	OH	1	61	55	49	43	37
Utility	CU	5	59	53	47	41	35

¹Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
²Includes Western Larch.
³Includes Alaska-Cedar.
⁴Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

**TABLE 16—Stumpage Value Table
Stumpage Value Area 10
January 1 through June 30, 1991**

EASTERN WASHINGTON SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks ¹	RCF	1	\$150	\$144	\$138	\$132	\$126
Lodgepole Pine & Other Posts ²	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ³	PX	1	0.25	0.25	0.25	0.25	0.25
Douglas-Fir & Other Christmas Trees ⁴	DFX	1	0.25	0.25	0.25	0.25	0.25

¹Stumpage value per MBF net Scribner Scale. See conversion methods WAC 458-40-684 and 458-40-686.
²Stumpage value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁴Stumpage value per lineal foot.

AMENDATORY SECTION (Amending WSR 90-14-033, filed 6/29/90, effective 7/30/90)

WAC 458-40-670 **TIMBER EXCISE TAX—STUMPAGE VALUE ADJUSTMENTS.** Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in WAC 458-40-660 for the designated stumpage value areas with the following limitations:

- (1) No harvest adjustment shall be allowed against special forest products.
- (2) Stumpage value rates for conifer and hardwoods shall be adjusted to a value no lower than one dollar per MBF.
- (3) Timber harvesters planning to remove timber from areas having damaged timber may apply to the department for adjustment in stumpage values. Such applications should contain a map with the legal descriptions of the area, a description of the damage sustained by the timber, and a list of estimated costs to be incurred. Such applications shall be sent to the department before the harvest commences.

Upon receipt of such application, the department will determine the amount of adjustment allowed, and notify the harvester. Such amount may be taken as a credit against tax liabilities or, if harvest is terminated, a refund may be authorized. In the event the extent of such timber damage or additional costs are not known at the time the application is filed, the harvester may supplement the application not later than ninety days following completion of the harvest unit.

The following harvest adjustment tables are hereby adopted for use during the period of ~~((July))~~ January 1 through ~~((December 31, 1990))~~ June 30, 1991:

**TABLE 1—Harvest Adjustment Table
Stumpage Value Areas 1, 2, 3, 4, and 5
~~((July))~~ January 1 through ~~((December 31, 1990))~~ June 30, 1991**

WESTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 40 thousand board feet per acre.	\$0.00
Class 2	Harvest of 20 thousand board feet to 40 thousand board feet per acre.	-\$4.00
Class 3	Harvest of 10 thousand board feet to but not including 20 thousand board feet per acre.	-\$7.00
Class 4	Harvest of 5 thousand board feet to but not including 10 thousand board feet per acre.	-\$9.00
Class 5	Harvest of less than 5 thousand board feet per acre.	-\$10.00
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%. ((-\$23.00))	-\$16.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%. ((-\$34.00))	-\$31.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products. ((-\$81.00))	-\$76.00
III. Remote island adjustment:		
	For timber harvested from a remote island	-\$50.00
IV. Thinning (see WAC 458-40-610(20))		
Class 1	Average log volume of 50 board feet or more.	-\$25.00
Class 2	Average log volume of less than 50 board feet.	-\$35.00

**TABLE 2—Harvest Adjustment Table
Stumpage Value Areas 6, 7, and 10
~~((July))~~ January 1 through ~~((December 31, 1990))~~ June 30, 1991**

EASTERN WASHINGTON MERCHANTABLE SAWTIMBER

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 8 thousand board feet per acre.	\$0.00
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	-\$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	-\$10.00
II. Logging conditions		
Class 1	Favorable logging conditions and easy road construction. No significant rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	\$0.00

TABLE 2—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	((=\$28.00)) - \$20.00
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	((=\$39.00)) - \$31.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	((=\$86.00)) - \$76.00

III. Remote island adjustment:

For timber harvested from a remote island - \$50.00

Table 3—Domestic Market Adjustment

Harvest of timber not sold by a competitive bidding process which is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber which must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska yellow cedar. (Stat. Ref. - 36 CFR 223.10)

State Timber Sales: Western red cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

The adjustment amounts shall be as follows:

Class 1:	All eligible species in Western Washington (SVA's 1 through 5)	((=\$32.00)) - \$34.00 per MBF
Class 2:	All eligible species in Eastern Washington (SVA's 6, 7, and 10)	((=\$19.00)) - \$13.00 per MBF

Note: The adjustment will not be allowed on special forest products.

WSR 90-22-097
PROPOSED RULES
BOARD FOR
VOCATIONAL EDUCATION
 [Filed November 7, 1990, 2:21 p.m.]

Original Notice.

Title of Rule: Chapter 490-800 WAC, Private vocational school licensing.

Purpose: To amend rules previously filed December 31, 1986, June 22, 1987, and September 17, 1990; to add new sections; and to recodify under chapter 490-100 WAC.

Statutory Authority for Adoption: Chapter 28C.10 RCW.

Statute Being Implemented: Chapter 28C.10 RCW.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Charles Johnson, Olympia, (206) 586-8683.

Name of Proponent: State Board for Vocational Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To update, extend, and clarify regulations governing the operation of private vocational schools.

Proposal Changes the Following Existing Rules: See sections shown below.

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

Hearing Location: Educational Service District #113, Pacific Conference Room, 601 McPhee Road S.W., Olympia, WA 98502, on December 13, 1990, at 8 to 8:30 a.m.

Submit Written Comments to: Stan Marshburn, Chairperson, State Board for Vocational Education, by December 11, 1990.

Date of Intended Adoption: December 13, 1990.

November 7, 1990

Merritt D. Long
 Executive Director

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-012 DUTIES OF THE AGENCY. (See RCW 28C.10.040.) The ~~((commissioners))~~ board members shall:

(1) Adopt reasonable policies, rules, and regulations needed for carrying out the provisions and purposes of the act.

(2) Review findings and conclusions reached pursuant to WAC 490-800-025.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-030 EXEMPTIONS. (See RCW 28C.10.030.)

The following is intended to clarify the statutory exemptions:

(1) "Avocational" or "recreational" means instruction which is primarily intended for leisure and not offered for the purpose of providing a student with employable skills or with competencies that upon completion of the program, course, or class would be customarily applied to gainful employment and is not utilized by the school as a prerequisite for vocational instruction.

(2) Entities not otherwise exempt offering only workshops or seminars lasting not more than three calendar days and consisting of no more than twenty-four contact hours of instruction: PROVIDED, That training is completed within the three days; and a vocational education program is not being offered through a series of supplementary seminars.

NEW SECTION

WAC 490-800-035 AUXILIARY FACILITIES. (See RCW 28C.10.020(7).) (1) Upon application to the agency on forms provided for that purpose, a licensed private vocational school may be authorized to provide training services at an additional physical site termed an "auxiliary facility."

To qualify for the designation "auxiliary facility," the site must be established by the licensee to meet one or more of the following criteria:

(a) To absorb a temporary overload which the licensed facility cannot accommodate; or

(b) To provide a single, specialized kind of training activity, generally on a short-term basis, under circumstances that cannot readily be accommodated at the licensed facility; or

(c) To provide training under contract(s) with a public agency, private company, or other sponsoring entity: PROVIDED, That no fiduciary responsibility is created between students and the licensee under such arrangements: PROVIDED FURTHER, That the training offered is not open to general enrollment.

(2) To have any of its activities classified as an "auxiliary facility" and not subject to being licensed as a private vocational school, a licensee must secure approval from the agency in advance of conducting operations at such a site by documenting that it meets one of the above definitions and in addition that:

(a) The instructional program(s), site administration, and training provided at the auxiliary facility are significantly integrated with the licensee's primary facility; and

(b) The address of the auxiliary facility will not be represented as a school location.

(3) Activities carried forward at an auxiliary facility must be regularly incorporated into operational and financial data reported to the

agency by the licensee: PROVIDED, That income derived from activities conducted under contract (see: Subsection (3)(c) of this section) will not be included as "tuition income" for purposes of calculating license fees and/or contributions to the tuition recovery fund.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-040 CANCELLATION AND REFUND POLICY. (See RCW 28C.10.050 (1)(b).) As a condition of licensing, each school must adhere to the following uniform state-wide minimum cancellation and refund policy: PROVIDED, ~~((That cancellation and refund policies contained in contracts executed before July 15, 1986, shall continue to apply throughout the length of the contract. PROVIDED FURTHER,))~~ That any refund due to students receiving federal financial assistance (e.g., Pell Grant; Supplemental Education Opportunity Grant; National Direct Student Loan; etc.) will be refunded by the school to the particular federal financial aid program in accordance with federal law:

(1) A full refund of all money paid if the applicant is not accepted by the school;

(2) A full refund of tuition and fees paid if the applicant withdraws not later than midnight on the ~~((third))~~ fifth day (excluding Sundays and holidays) after signing the contract or making an initial payment, provided that the applicant has not commenced training;

(3) After ~~((three))~~ five business days (excluding Sundays and holidays), the school may retain an established registration fee equal to ten percent of the total tuition cost, or one hundred dollars, whichever is less. "Registration fee" refers to any fee, however named, covering those expenses incurred by an institution in processing student applications and establishing a student records system;

(4) The official date of termination of a student shall be the last date of recorded attendance when withdrawal occurs in any of the following manners:

(a) When the school receives notice of the student's intention to discontinue the training program;

(b) When the student is terminated for a violation of a published school policy which provides for termination;

(c) When a student, without notice to the institution, fails to attend classes for thirty calendar days.

(5) If training is terminated after entering classes, the student is financially obligated to the school according to the following formulas or maximum charges:

(a) Termination during first week or ten percent of instruction, whichever is less. School may retain ten percent of tuition ~~((of))~~ cost plus ~~((established))~~ registration fee established under subsection (3) of this section;

(b) Termination after first week or ten percent of instruction, whichever is less, but prior to completion of twenty-five percent of contracted instructional time. School may retain twenty-five percent of tuition cost plus ~~((established))~~ registration fee established under subsection (3) of this section;

(c) Termination after completion of first twenty-five percent but prior to completion of fifty percent of contracted instructional time. School may retain fifty percent of tuition cost plus ~~((established))~~ registration fee established under subsection (3) of this section;

(d) Termination after completion of more than fifty percent of contracted instructional time. School may retain the full tuition cost plus ~~((established))~~ registration fee established under subsection (3) of this section.

(6) If a school continues to operate under its license but discontinues ~~((any program of))~~ instruction in any program after training of students has begun, the students enrolled in the discontinued program are entitled to a refund of all tuition and fees paid ~~((except))~~ unless comparable training is arranged by the school to be provided at another public or private vocational school and such arrangements are agreed to in writing by the student as provided by WAC 490-800-220(4).

(a) Notice in advance of the discontinuance must be provided to the agency and to students in writing, including at the least data required under WAC 490-800-220(2).

(b) The term "discontinued" generally applies to the elimination by the school of a particular course offering prior to its completion. However, the term includes circumstances where program(s) commenced at a specific location under terms of an enrollment agreement are relocated to substituted physical site.

(c) A student affected by relocation may voluntarily accept transportation and other arrangements offered by the school in order to continue his/her training or may file a refund claim.

(d) Requests for refunds pursuant to this provision must be made in writing by the enrolled student within thirty days following discontinuation of the program. Money due the applicant/student shall be refunded within thirty days after receipt of the request.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-050 CATALOG, BROCHURE, OR OTHER WRITTEN MATERIAL. (See RCW 28C.10.050 (1)(c).) The catalog/bulletin shall be the school's principal printed means to explain its operations and requirements to prospective and enrolled students. For this reason, it shall be current, comprehensive, and accurate. Each school shall publish a catalog, brochure, or other written material which shall include the following:

(1) Date of publication;

(2) Names of owners having a ten percent or more equity ownership and officers, including any governing boards, and parent corporation, if a subsidiary;

(3) Names, addresses, and telephone numbers of the school's administrative offices and all ~~((teaching locations))~~ auxiliary facilities;

(4) Names and qualifications of teaching faculty. Such lists shall be accurate as of the date of catalog publication. Any changes of faculty shall be noted on a catalog errata sheet provided each student prior to entering classes;

(5) The school calendar, including hours of operation, holidays, enrollment periods, and the beginning and ending dates of terms, courses, or programs as may be appropriate;

(6) Admission procedure, policies, and regulations describing accurately and completely all prerequisites (e.g., GED, physical requirements, etc.) and requirements for:

(a) Completing successfully the programs of study in which they are interested; and

(b) Qualifying for the fields of employment for which their education is designed.

(7) A description of the exact nature and kind of placement assistance offered, if any. If no assistance is offered, the school shall make this fact known;

(8) The school's policy regarding student conduct, including causes for dismissal and conditions for readmission;

(9) The school's policy and regulations relative to leave, absences, class cuts, makeup work, tardiness, and interruptions for unsatisfactory attendance;

(10) The school's policy and regulations relative to standards of progress required of the student. This policy will define the grading system of the school, the minimum grades considered satisfactory, conditions for interruption for unsatisfactory grades or progress, and a description of the probationary period, if any, allowed by the school, and conditions for reentrance for those students dismissed for unsatisfactory progress. A statement will be furnished to the student regarding the student's progress.

(11) An accurate description, whether through words, photos, or other means, of the school's facilities, equipment, and physical plant used for training with a description of the equipment available for student use and the maximum or usual class size;

(12) Total cost of training including registration fee, if any, tuition, books, supplies, equipment, laboratory usage, student activities, insurance and all other charges and expenses necessary for completion of the program;

(13) A description of each course of instruction, including:

(a) Specific course objectives: The educational or vocational objective of each course or program including the name of occupations for which the course or program purports to train;

(b) The number of ~~((contact))~~ clock or credit hours of instruction and types of instruction (e.g., correspondence, classroom, lab, computer assisted) in each course and the length of time in weeks or months normally required for completion;

(c) If instruction is calculated in credit hours, the catalog must contain at least one statement describing the contact hour conversion formula applied by the school: The number of contact hours applicable to each quarter or semester credit hour of lecture, laboratory/practicum, and/or internship/externship.

(d) Number of lessons (correspondence/home study schools). "Correspondence and/or home study school" shall mean that the instructional format of the school involves the sequential mailing or distribution of lessons to the student, who studies the material, completes a lesson examination, and returns the examination to the school. The school then grades the lesson/examination (and, in some instances,

provides additional comments and instruction), and returns the graded lesson to the student along with the next set of instructional materials;

~~((d))~~ (e) The scope and sequence of courses or programs required to achieve the educational objective;

~~((e))~~ ~~Credit hours (if credit hours are utilized);~~

(f) A statement indicating what type of certificates, diplomas or other ((education)) educational credentials are awarded upon graduation or successful completion.

(14) Policy and regulations relative to refund of unearned tuition, fees, and other charges, which must meet the minimum cancellation and refund policy set forth in these rules, including procedures a student shall follow to cancel enrollment before or after instruction has begun;

(15) The following statement ~~((that))~~ shall appear prominently on either the first or last printed page or inside the front or back cover: THIS SCHOOL IS LICENSED UNDER CHAPTER 28C.10 RCW; INQUIRIES OR COMPLAINTS REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE ~~((COMMISSION))~~ BOARD FOR VOCATIONAL EDUCATION, BUILDING 17, AIRDUSTRIAL PARK, ~~((MS))~~ MAILSTOP LS-10, OLYMPIA, WASHINGTON 98504-6110 (206/753-5673);

(16) Availability of financial aid, grants and scholarships, if any;

(17) Supplements or errata sheets for the catalog/bulletin or other written materials shall be filed with the agency prior to being used (see RCW 28C.10.110(2));

(a) ~~((f))~~ Supplement pages or errata sheets ~~((are used as part of the catalogs/bulletins, they))~~ shall be fastened to or otherwise made an integral part of that publication;

(b) The catalog/bulletin supplement or errata sheets shall include the ~~((printing))~~ publication date;

(c) ~~((In the event that information on a supplement or errata sheet replaces any other information in the catalog/bulletin, it shall be clearly indicated that such information supersedes that which it contradicts and/or replaces elsewhere in the catalog/bulletin:))~~ In event that information on a supplement or errata sheet supplants any other information contained in the catalog/bulletin, the insert shall specifically identify the information it contradicts or replaces, including at the least an appropriate page reference.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-060 ENROLLMENT CONTRACT OR AGREEMENT. (See RCW 28C.10.050 (1)(d).) "Enrollment agreement" is any agreement, instrument or note, however named, which creates or evidences an obligation binding a student to purchase a course of instruction from a school. Each school shall use an enrollment contract or agreement that includes:

(1) The school's cancellation and refund policy, in accordance with these rules, displayed in a type size no smaller than that used to meet any other requirements of this section;

(2) The following statement: THIS SCHOOL IS LICENSED UNDER CHAPTER 28C.10 RCW; INQUIRES OR COMPLAINTS REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE: WASHINGTON STATE ~~((COMMISSION))~~ BOARD FOR VOCATIONAL EDUCATION; BUILDING 17, AIRDUSTRIAL PARK; ~~((MS:))~~ MAILSTOP LS-10; OLYMPIA, WASHINGTON 98504-6110; (206/753-5673);

(3) Information that will clearly and completely define the terms of the agreement between the student and the school, including at least the following:

(a) The name and address of the school and the student;

(b) The title of the educational services, date training is to begin, and the number of hours or units of instruction or lessons for which the student is enrolled;

(c) The cost incurred by the student or his/her sponsor in order to complete the training. Such costs shall be itemized and shall include tuition, fees, books, supplies (where appropriate), and all other charges made by the school necessary to complete the training. The student enrollment agreement shall outline the methods of payment or the payment schedule;

(d) A statement acknowledging receipt of a copy of the school's catalog and student enrollment agreement by the student;

(e) Language explaining that the agreement will be binding only when officially accepted and the agreement is fully completed, signed and dated by the student and chief administrative officer or authorized representative of the school prior to the time instruction begins.

(4) A statement that any changes in the agreement shall not be binding on either the student or the school unless such changes have been approved in writing by the chief administrative officer or an authorized representative of the school and by the student or the student's parent or guardian if he/she is a minor;

(5) "NOTICE TO THE BUYER" which includes the following statements in a position above the space reserved for the student's signature:

(a) "DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES. THIS IS A LEGAL INSTRUMENT.

(b) BOTH SIDES OF THE CONTRACT ARE BINDING.

(c) READ BOTH SIDES BEFORE SIGNING.

(d) YOU ARE ENTITLED TO AN EXACT COPY OF THE AGREEMENT, SCHOOL CATALOG AND ANY OTHER PAPERS YOU SIGN.

(e) YOU MAY CANCEL THIS CONTRACT BY ~~((SENDING))~~ PROVIDING NOTICE OF SUCH CANCELLATION ((BY CERTIFIED MAIL RETURN RECEIPT REQUESTED)) TO THE ((SELLER)) SCHOOL AT ((HIS)) ITS ADDRESS SHOWN ON THE CONTRACT WHICH NOTICE SHALL BE ((POSTED)) POST-MARKED NOT LATER THAN MIDNIGHT OF THE ((THIRD)) FIFTH DAY (EXCLUDING SUNDAYS AND HOLIDAYS) FOLLOWING YOUR SIGNING THIS CONTRACT OR IT MAY BE PERSONALLY OR OTHERWISE DELIVERED TO THE SCHOOL WITHIN THAT TIME. IN EVENT OF DISPUTE OVER TIMELY NOTICE, THE BURDEN TO PROVE SERVICE RESTS ON THE SENDER.

(f) IT IS AN UNFAIR BUSINESS PRACTICE FOR THE SCHOOL TO SELL, DISCOUNT OR OTHERWISE TRANSFER THIS CONTRACT OR PROMISSORY NOTE WITHOUT THE SIGNED WRITTEN CONSENT OF THE STUDENT OR HIS/HER FINANCIAL SPONSORS AND A WRITTEN STATEMENT NOTIFYING ALL PARTIES THAT THE CANCELLATION AND REFUND POLICY CONTINUES TO APPLY."

(6) Physically attached to each completed contract shall be a one-page form constructed by the agency and supplied in prototype to each licensee, containing acknowledgements signed by the school and the enrollee relating to the student's rights, responsibilities, and loan repayment obligations; and attesting that the school counseled the enrollee against incurring excessive debt burdens.

(7) The school shall retain a copy of the student enrollment agreement and one copy shall be delivered to the student at the time of execution or by return mail when the enrollment is solicited by mail.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-070 TIME OF APPLICATION. (See RCW 28C.10.060.) (1) Initial licensing. Any entity desiring to operate a private vocational school(s) must initially be licensed by the agency no later than one month prior to the date on which it first offers educational services;

(2) Renewal. Each private vocational school must annually renew its license. No later than one month prior to the anniversary date of its license, the private vocational school must file a completed application for license renewal, including a financial statement, attested to by the chief administrative officer, and amend any statements or materials on file which are no longer accurate.

(3) A license may be denied, revoked, or suspended by the agency's executive director or his/her designee for just cause.

(4) Transition. ~~((A private vocational school registered under the Educational Services Registration Act chapter 28B.05 RCW, as of June 30, 1986, shall be considered to be licensed under chapter 28C.10 RCW until January 31, 1987. See RCW 28C.10.910. Previously exempt private vocational schools may, upon written representation by the school's chief administrative officer that the school substantially complies with the act and these rules, apply to the agency for temporary, partial exemption and issuance of a temporary license. See RCW 28C.10.100. The agency, executive director, or his/her designee, has discretion to issue a temporary license:))~~ A training location in operation on or before June 7, 1990, as an "additional instruction site" (WAC 490-800-100(2)) under a license issued to a common owner but which site is required to be individually licensed as a private vocational school, as a consequence of the enactment of RCW 28C.10.020(7) shall be considered to be licensed under chapter 28C.10 RCW until the expiration date of the license under which its owning entity was operating on June 7, 1990: PROVIDED, That during such transition, an affected "additional instruction site" remains otherwise in compliance with the provisions of the act and these rules: PROVIDED FURTHER, That the license of its owning entity remains valid throughout the transition period described.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-080 DISPLAY OF LICENSES—LOSS OR DESTRUCTION—CHANGE OF NAME—CHANGE OF LOCATION. (See RCW 28C.10.060.) (1) Licenses (~~(issued)~~) shall be issued in the (~~(school's)~~) name(~~(s)~~) of the applicant school showing that name, its address, and phone number. In the instance of schools under a common ownership, the name and address of the owning entity shall also be shown.

(2) A certificate shall be issued to each auxiliary facility for which approval is requested and granted in accordance with the provisions of WAC 490-800-100. It shall contain the identifications described under subsection (1) of this section.

~~((2))~~ (3) Display. Each school shall prominently display its license and/or certificate issued to an auxiliary facility to the public, prospective students, and other interested persons at each location.

~~((3))~~ (4) Loss or destruction. Upon the loss or destruction of any license and/or certificate issued to an auxiliary facility, application for a duplicate and payment of the appropriate license reissuance fee must be made to the agency. See WAC 490-800-120(4).

~~((4))~~ (5) Change of name. No licensee shall adopt or make a change in its name (~~(without)~~) prior to providing written notification to the agency (~~(and)~~) together with payment of the appropriate license reissuance fee. See WAC 490-800-120(5).

~~((5))~~ (6) Change of location. No change (~~(of)~~) in the location of (~~(licensed)~~) premises including auxiliary facilities, if any, shall be made without (~~(the agency's, executive director, or his/her designee's)~~) applying to and obtaining prior written consent of the agency and making payment of the appropriate license reissuance fee. See WAC 490-800-120(6).

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-090 CHANGE OF OWNERSHIP—LICENSE NONTRANSFERABLE. (See RCW 28C.10.060.) (~~(A change in the sole proprietor of a school, a change in the majority interest of general partners of a partnership owning a school or a change in a majority stock ownership of a school shall be deemed a change of ownership. The new owner must make application for a new license within fifteen days of the change of ownership. This application shall be processed like an initial application except the agency, executive director, or his/her designee, may extend the current license, pursuant to RCW 28C.10.100, for a maximum sixty days if the chief administrative officer 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 training or education:)~~) (1) The ownership of a licensed entity is deemed to have changed at the consummation of:

(a) A sale by the sole proprietor of a school;

(b) A change in the majority interest of general partners of a partnership owning a school; or

(c) A sale or transfer of stock occurs that creates a change in the majority interest in the issued and outstanding shares of a corporation owning a school.

(2) No license issued under this chapter is transferrable. Simultaneous with consummating the change(s) described under subsection (1) of this section, the license(s) issued to the existing owner(s) expires.

(3) The provisions of subsection (2) of this section notwithstanding, to maintain a continuity of operation, the new ownership must make application for a new license no less than fifteen days prior to the change of ownership. The agency may extend the existing license for a maximum sixty days beyond the date that ownership changes: PROVIDED, That the new applicant's chief administrative officer 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 training or education in the period during which the application for new license is pending.

(4) In event the new owner(s) fail to obtain a license in no more than sixty days after the date of sale or transfer of ownership and no further extension of time has been granted by the agency, continued operation beyond that date as a private vocational school will constitute a violation of RCW 28C.10.090.

AMENDATORY SECTION (Amending Resolution No. 87-86-4, filed 6/22/87)

WAC 490-800-100 APPLICATION CONTENTS. (See RCW 28C.10.050 and 28C.10.060.) Any entity desiring to operate a private vocational school shall apply for license to the agency on forms provided by the agency which shall include the following information attested to by the school's chief administrative officer.

(1) (~~(Owners, shareholders, and directors)~~) Owners, shareholders, and directors:

(a) The complete legal name of the school, current telephone number, current mailing address, the school's physical address, and date of establishment;

(b) The form of ownership of the school, whether sole proprietorship, partnership, limited partnership, or corporation;

(c) Names, addresses, phone numbers, birthdates, prior school affiliations and capacities, and any other appropriate information of all those with ten percent or more ownership interest;

(d) A school which is a corporation or a subsidiary of another corporation shall submit to the agency as part of the school's application current evidence that the corporation is registered with the Washington secretary of state's office and the name, address and telephone number of the corporation's registered agent;

(e) "Ownership" of a school means:

(i) In the case of a school owned by an individual, that individual;

(ii) In the case of a school owned by a partnership, all full, silent and limited partners having a ten percent or more ownership interest;

(iii) In the case of a school owned by a corporation, the corporation, each corporate director, officer, and each shareholder owning shares of issued and outstanding stock aggregating at least ten percent of the total of the issued and outstanding shares.

(2) (~~(Additional instruction site(s). Application for a license to operate shall identify locations of all separate instructional facilities operated by the entity. All locations at which education is offered by entities licensed to operate shall be deemed a location of the private vocational school, provided that the private vocational school provides the course curriculum and guidelines for teaching at each location and that a single location is identified as the principle facility for recordkeeping. All licenses shall specify the instructional location(s) for which the license is valid. Licenses shall be valid only for those locations listed in the initial application and renewal forms:~~)

~~(3) Agents of institutions)~~ Schools under common ownership. Application(s) for initial and renewal licensing may be submitted by a single entity on behalf of each private vocational school under its common ownership: PROVIDED, That the owning entity controls the licensee's recruiting activities, faculty, and administrators, course curricula and guidelines for teaching, and is otherwise wholly accountable for its operations.

(a) Each license issued to a private vocational school under common ownership shall be valid only for the location listed in the initial and renewal applications and the name and address of the owning entity shall be shown thereon in addition to information identifying the individual site.

(b) A single location may be identified by the owning entity as the principal facility for recordkeeping.

(3) Agents of institutions. Each agent's name, address, phone number, territory, date of birth, prior school affiliations and capacities(~~(; and any other appropriate information)~~).

(4) (~~(Financial statement)~~) Financial statement. Each school must annually disclose to the agency information reflecting the financial condition of the school at the close of its most recent fiscal or calendar year to demonstrate that it has sufficient financial resources to fulfill its commitments to students. Entities operating a private vocational school must submit:

(a) The fiscal year dates utilized for the school's operations;

(b) A financial statement showing gross tuition (~~(fee and)~~) income (excluding refunds, books, tools, and supplies) for the last completed fiscal year, certified by the school's chief administrative officer. This may be accomplished by submitting one of the following:

(i) A copy of an external audit prepared by a certified public accountant or a state audit agency; or

(ii) A financial statement in the format provided by the agency;

(c) (~~(Institutions)~~) Any entity just starting operations at the time of initial licensing must substitute for the financial statement described under (b) of this subsection, a proposed operating budget for ((the succeeding)) its initial twelve months' period ((in lieu of a financial statement)) of operation using a format provided by the agency.

(d) Any entity seeking initial licensing as a private vocational school which has operated another business or businesses for one year or more prior to filing an application under chapter 28C.10 RCW, shall include in its initial application, in addition to the requirements under (c) of this subsection, a financial statement prepared by a certified public accountant and/or certified by its chief administrative officer, covering the prior business in the period of its most recently completed fiscal year.

(e) The owning entity of multiple schools under a common ownership may file financial information with initial or renewal license applications that consists of a single, consolidated financial statement and balance sheet for the corporate entity, as described under (b) of this subsection: PROVIDED, That it is accompanied by data extracted therefrom that documents total tuition earnings for each licensee under its common ownership at the close of its most recent fiscal year of operation, or lacking historic data, projects total tuition earnings for a subject school in its first or next completed twelve months of operation.

(5) ~~(Financial references)~~ Financial references. The applicant shall furnish the name(s) of ~~((x))~~ one or more bank(s) or other financial institution(s) that may be consulted as ~~((x))~~ financial reference(s) for the entity and school, together with a statement authorizing the agency to verify such information by consulting with the references furnished.

- (6) ~~(Catalog)~~
- (7) Enrollment agreement/contract.
- (8) ~~Administrators/instructors educational and occupational records.)~~ A copy of the applicant's catalog.
- (7) A copy of the applicant's enrollment agreement/contract.
- (8) Administrators/instructors educational and occupational records, employing qualification forms supplied by the agency for that purpose, evidencing names, addresses, phone numbers, positions, education, experience, prior school affiliations, and birthdates (~~(, and any other appropriate information)~~).

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-105 APPLICATION FOR LICENSE TO OPERATE AS AGENT OF ~~((AN OUT-OF-STATE))~~ PRIVATE VOCATIONAL SCHOOL. (See RCW 28C.10.060.) (1) The application shall be in writing, upon forms prepared and supplied by the agency and shall contain at least the following:

- (a) The full name, current address, and phone number of the ~~((agent))~~ individual applying for license;
- (b) The name, current address, and phone number of the vocational school proposed to be represented;
- (c) The past employment record of the applicant.
- (2) In the instance of an individual who applies to represent a private vocational school that is domiciled in another state and does not operate training facility(ies) within Washington state, the application shall be accompanied by the license fee ~~((of one hundred dollars as required))~~ in WAC 490-800-120(2).
- (3) Each school to whom the agent is licensed shall notify the agency in writing within no more than thirty days following the date that the licensed agent ceases to perform those services; indicating therein whether for reasons of reassignment to other duties or termination of employment.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-120 FEES. (See RCW 28C.10.060(3).) (1) Annual fee:

- (a) For in-state schools, the annual licensing fee is based on ~~((gross))~~ total annual tuition income.
- (b) For out-of-state schools, the annual licensing fee is based on ~~((gross))~~ total annual tuition income received from or on behalf of Washington state residents.
- (c) Schools not having been in operation prior to the date of their initial licensing shall base their annual fee upon estimated ~~((gross))~~ total annual tuition income.

((Gross)) Total Annual Tuition Income	License Fee
Up to \$25,000	\$ 250
\$25,001 to \$50,000	\$ 500
\$50,001 to \$100,000	\$ 600

((Gross)) Total Annual Tuition Income	License Fee
\$100,001 to \$250,000	\$ 750
\$250,001 to \$500,000	\$1,000
\$500,001 to \$1,000,000	\$1,500
\$1,000,001 to \$2,500,000	\$2,000
Over \$2,500,001	\$2,500

- (2) Agents representing out-of-state schools: ~~(((\$+0))~~ \$120 annual fee per agent per school represented.
- (3) Fee for late filing of renewal application: ~~(((\$+0))~~ \$25 per day for the month prior to the expiration of the current school license;
- (4) Loss or destruction of license(s)/auxiliary certificate. ~~(((\$+))~~ Reissuance fee: ~~(((\$+0))~~ \$25.
- (5) Change of name. ~~(((\$+))~~ Reissuance fee: ~~(((\$+0))~~ \$25.
- (6) Change of location. ~~(((\$+))~~ Reissuance fee: ~~(((\$+0))~~ \$25.
- (7) Auxiliary location. Certificate issuance fee: \$25.

AMENDATORY SECTION (Amending Resolution No. 87-86-4, filed 6/22/87)

WAC 490-800-130 FINANCIAL STANDARDS. (See RCW ~~((28C.10.060))~~ 28C.10.050 (1)(a).) The school must demonstrate that it has sufficient financial resources to:

- (1) Fulfill its commitments to students;
- (2) Follow a uniform state-wide cancellation and refund policy as specified in these rules;
- (3) Meet the school's financial obligations;
- (4) Furnish and maintain contributions to the tuition recovery fund as required under WAC 490-800-180.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-170 EQUIPMENT AND MATERIALS. (See RCW 28C.10.050 and 28C.10.060.) Equipment, furniture, instructional devices and aids, machinery and other physical features of the classroom, laboratory, or shop shall be adequate to achieve the stated educational objectives of the course, and shall be comparable in number and quality with those used by comparable schools with similar programs and educational objectives. The equipment available must ~~((reflect the current equipage of))~~ be comparable to that in current use by the appropriate trade, business or profession, and be of sufficient ~~((m))~~ quantity for the number of enrolled students.

AMENDATORY SECTION (Amending Resolution No. 87-86-4, filed 6/22/87)

WAC 490-800-180 TUITION RECOVERY FUND. (See RCW 28C.10.082, and 28C.10.084.) (1) Establishment of fund liability limits. The amount of liability that can be satisfied by this fund on behalf of each individual entity licensed under this chapter shall be based on the following scale:

((Gross)) Total Annual Tuition Income:	Liability Limit:
\$ 0.00 to \$ 50,000	\$ 5,000
\$ 50,001 to \$ 75,000	\$ 7,500
\$ 75,001 to \$ 100,000	\$ 10,000
\$ 100,001 to \$ 150,000	\$ 15,000
\$ 150,001 to \$ 200,000	\$ 20,000
\$ 200,001 to \$ 250,000	\$ 25,000
\$ 250,001 to \$ 350,000	\$ 35,000
\$ 350,001 to \$ 500,000	\$ 50,000
\$ 500,001 to \$ 750,000	\$ 75,000
\$ 750,001 to \$ 1,000,000	\$100,000
\$ 1,000,001 to \$ 1,250,000	\$125,000
\$ 1,250,001 to \$ 1,500,000	\$150,000
\$ 1,500,001 to \$ 1,750,000	\$175,000
\$ 1,750,001 and above	\$200,000

Provided~~((:))~~: (a) That the calculation of ~~((gross))~~ total annual tuition for a school located outside the state of Washington shall include only that income derived from residents of this state during the entity's preceding fiscal year of operation, as evidenced in the financial statement required by WAC 490-800-100(5); ~~((however))~~ (b) institutions not yet in operation or otherwise lacking a full year's financial data

prior to initial licensing, shall have a liability limit calculated on the basis of the ((gross)) total annual tuition estimate that institution supplies under the provisions of WAC 490-800-120; ((however)) (c) no liability established in any circumstance shall be less than five thousand dollars or more than two hundred thousand dollars.

(2) Matrix for calculating ((pro rata)) initial capitalization deposits and ((other recovery fund obligations)) any assessments necessary under subsection (8) of this section:

Level of Liability (Section 1):	Prorated Participatory Share:
\$ 5,000	\$ 0.15%
\$ 7,500	\$ 0.23%
\$ 10,000	\$ 0.30%
\$ 15,000	\$ 0.46%
\$ 20,000	\$ 0.61%
\$ 25,000	\$ 0.76%
\$ 35,000	\$ 1.07%
\$ 50,000	\$ 1.52%
\$ 75,000	\$ 2.28%
\$ 100,000	\$ 3.05%
\$ 125,000	\$ 3.81%
\$ 150,000	\$ 4.57%
\$ 175,000	\$ 5.33%
\$ 200,000	\$ 6.10%

(3) Initial capitalization. ((Within thirty days after enactment of Senate Bill No. 5880, 1987 regular session, each entity)) Each entity applying to be initially licensed under this chapter shall submit to the agency in cash, or by check or money order, the following amounts for deposit into the tuition recovery fund, those being calculated by application of the matrix displayed under subsection (2) of this section to an amount totaling two hundred thousand; ((however an amount calculated in like manner shall be remitted by each entity applying for licensure thereafter as a condition to the reissuance of such license:))

Level of Liability (Section 1):	Capitalization Deposit:
\$ 5,000	\$ 305
\$ 7,500	\$ 457
\$ 10,000	\$ 609
\$ 15,000	\$ 914
\$ 20,000	\$ 1,219
\$ 25,000	\$ 1,523
\$ 35,000	\$ 2,133
\$ 50,000	\$ 3,046
\$ 75,000	\$ 4,570
\$ 100,000	\$ 6,093
\$ 125,000	\$ 7,616
\$ 150,000	\$ 9,139
\$ 175,000	\$ 10,663
\$ 200,000	\$ 12,186

(4) Five-year contribution schedule. As a condition to remaining licensed under this chapter, each entity shall, commencing six months after the due date of its initial ((payment)) capitalization deposit and thereafter, remit to the agency for deposit into the tuition recovery fund semiannual payments in cash, or by check or money order in accordance with the following schedule, such amounts being calculated by application of the matrix displayed under subsection (2) of this section to an amount totaling one million dollars; however the calculation of final payment may be adjusted to cover total remittances to equal the total amount of deposit due.

Level of Liability (Section 1):	Semiannual Deposit Required:
\$ 5,000	\$ 122
\$ 7,500	\$ 183
\$ 10,000	\$ 244
\$ 15,000	\$ 366
\$ 20,000	\$ 487
\$ 25,000	\$ 609
\$ 35,000	\$ 853

Level of Liability (Section 1):	Semiannual Deposit Required:
\$ 50,000	\$ 1,219
\$ 75,000	\$ 1,828
\$ 100,000	\$ 2,437
\$ 125,000	\$ 3,046
\$ 150,000	\$ 3,656
\$ 175,000	\$ 4,265
\$ 200,000	\$ 4,874

(5) Transition into tuition recovery fund. A training location operated prior to June 7, 1990, as an "additional instruction site" (WAC 490-800-100(2)) under a license issued to a common owner but required to be individually licensed as a consequence of RCW 28C.10.020(7) will, upon the expiration of its current license to operate:

(a) Be considered to have commenced its participation in the tuition recovery fund under the terms of RCW 28C.10.084 on the first date that participation under the fund was commenced by its common owner(s); and

(b) Be considered to have satisfied the requirement for an "initial capitalization" deposit (RCW 28C.10.084(5) and WAC 490-800-180(3)) by recognizing in its name the initial capitalization deposit received on its behalf from its common owner(s); and

(c) Begin, effective with the date it is required to be separately licensed and thereafter, to make semiannual contributions to the tuition recovery fund on the basis of its reported total tuition income, calculated under subsection (4) of this section; and

(d) Begin, effective with the date it is required to be separately licensed and thereafter, to make semiannual deposits that are the same in number as remained unpaid by its common owner(s) on that date, until it has completed the schedule of ten payments described under subsection (4) of this section.

((5)) (6) The agency will prepare and mail to each licensee semi-annual notices of the due dates and amounts of deposits required under subsection (4) of this section. The fee for late filings under WAC 490-800-120(3) of this chapter shall apply to late payments of deposits into the fund for a period cumulating to thirty days. Failure to make a deposit within thirty days is a violation of RCW 28C.10.050 (1)(f).

((6)) (7) Each notice conforming to subsection ((5)) (6) of this section shall include therein at least once each year:

(a) A notation showing the licensee's aggregated prior deposits into the fund;

(b) A notation showing the licensee's balance of remaining payments, based on the most recent deposit received;

(c) A notation showing the cumulated balance existing in the fund at the most recent half-year accounting; and

(d) A summary showing any disbursements made from the fund to satisfy claims in the period since the last such similar summary was disseminated.

((7) Only when) (8) Within thirty days after disbursements made to settle claims reduce the operating balance below two hundred thousand dollars ((following such disbursements)) and recovery of such funds has not been ensured under the provisions of RCW 28C.10.084

(9)(d) and/or (10), the agency shall assess each licensee a pro rata share of an amount required to restore the deficiency created by such disbursements((-employing for calculations)). In making calculations of each respective share the agency shall employ the same percentages of liability established by the matrix appearing under subsection (2) of this section. In the event that the amount of any single such assessment equals or is less than the semiannual amount of deposit established for a licensee under subsection (4) of this section, the assessment shall be paid within thirty days of notice. In the event any single assessment exceeds the amount of its semiannual deposit, the entity may apply to the agency for a schedule of deferred payments. The agency shall grant such deferrals on application, but in no case shall the time extended exceed one year beyond the date of an assessment.

((8)) (9) Funds disbursed to settle claims against a current licensee shall be recovered by the agency under a schedule to be negotiated with the affected entity on a case-by-case basis following such disbursement. To secure deferral of payment more than thirty days after demand for recovery is made, the burden to prove manifest hardship rests on the entity but in no case shall the time extended exceed one year beyond the date of the initial demand notice.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-190 PROHIBITIONS. (See RCW 28C.10.110(11).) In addition to the act, it is deemed an unfair business practice for a private vocational school or agent to:

(1) ~~((Represent that the school is approved, recommended, or endorsed by the state of Washington or by the agency, except the fact that the school is authorized to operate under this chapter may be stated as follows: THIS SCHOOL IS LICENSED UNDER CHAPTER 28C.10 RCW, INQUIRIES REGARDING THIS OR ANY OTHER PRIVATE VOCATIONAL SCHOOL MAY BE MADE TO THE WASHINGTON STATE COMMISSION FOR VOCATIONAL EDUCATION, BUILDING 17, AIRDUSTRIAL PARK, MS LS-10, OLYMPIA, WASHINGTON 98504 (206/753-5673);~~

~~((2))~~ Advertise, offer, sell, or award any educational credential without requiring the consumer to enroll in and successfully complete a prescribed program of study, as outlined in the school's catalog or brochure;

~~((3))~~ (2) Sell, discount, or transfer contracts or promissory notes for tuition to third parties without the signed consent of the student or his/her financial sponsors, and a statement notifying all parties that the cancellation and refund policy continues to apply;

~~((4))~~ (3) Misrepresent to students the availability and/or amount of federal grants/loans potentially available.

(4) A school is prohibited under RCW 28C.10.110(3) from advertising in portions of publications devoted to recruiting employees for available jobs — commonly called "help wanted columns": PROVIDED HOWEVER, That a school can advertise under a help wanted classification for the purposes of:

(a) Making an offer of employment for its own bona fide job openings;

(b) Soliciting job opportunities for available graduates.

(c) To establish consistency in the implementation of this section, the following definitions will apply:

(i) "Advertise" means the publishing by a school of information that establishes its identity, location, and nature of course offerings available, and that may or may not contain an offer of training.

(ii) "Help wanted section" means any classified advertising section/subdivision in a publication that contains offers of employment. The particular wording any publication may choose to caption such a section is not material.

(iii) "Newspaper" means a printed publication usually issued daily or weekly, containing news, editorials, advertisements, etc. The proportionate mixture of contents is immaterial. The definition extends, for example, to tabloids such as "nickel-savers" that contain primarily or exclusively advertising. It is not material whether the publication is sold or given away.

(d) For purposes of this section, it is not considered "advertising" if a licensee elects to insert a notice in a "help wanted column" for the purpose of referring the reader to different classified heading in the same issue of the same publication, provided that:

(i) An offer of training is being made by the licensee under an appropriate other section in the same issue of the same publication; and

(ii) Such referral notice contains only the name of the licensee and not its address, telephone number, or description of program(s); and

(iii) The overall size and general appearance of what appears as a notice is consistent with its purpose only to refer readers elsewhere.

(5) RCW 28C.10.110(12) makes it an unfair business practice to attempt to recruit students within forty feet of a building that contains a welfare or unemployment office. The term "recruiting" is defined by statute. Other terms employed in the statute are further defined as follows:

(a) The distance of "forty feet from a building" shall be measured in a straight line from any doorway affording public access, extended parallel to the building in all directions along sidewalks or curb lines and extending at right angles to the building into adjacent spaces such as, but not limited to, parking lots. In instances of buildings with multiple entrances, the furthest distant point from any part of the structure that can be determined by the described methodology shall prevail throughout as the minimum distance permitted.

(b) "Welfare or unemployment office" means when applied to state government, buildings offering public access to provide services to clients of:

(i) Employment security department; Employment services division; family independence/opportunities branch; labor exchange branch; and special program branch; and

(ii) Department of social and health services; Children, youth and family services administration; economic and medical services administration; aging and adult services administration; and health and rehabilitative services administration.

(c) In the instance of county and municipal agencies, "welfare or unemployment office" means those buildings offering public access for the purpose of providing shelter, food, employment, health, and social services.

(d) The term "welfare or unemployment office" includes established locations operated by community-based, nonprofit organizations for the purpose of providing shelter, food, employment, health, and social services to disadvantaged populations.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-200 COMPLAINTS. (See RCW 28C.10.080(5) and 28C.10.120.) (1) To be adjudicated under this chapter, a complaint against a licensee by a former student must be filed no more than one calendar year following the student's last recorded date of attendance or, in the case of correspondence students, one calendar year following the date on which the school received the most recently submitted test for grading. Such time may be extended by the agency based on a showing that good faith efforts to obtain satisfaction from the school were being pursued by the student during the time elapsed.

(2) Complaints shall be made in writing to the agency and contain the following information:

(a) The complaining party's name, address, and phone number;

(b) School name, address, and phone number;

(c) Nature of complaint, such as, failure to refund tuition, misrepresentation, or other unfair business practice as specified in the act and these rules;

(d) Facts detailing dates of attendance, termination date, date of occurrence, names, addresses and positions of school officials contacted, financial loss, if any, and any other pertinent information;

(e) An explanation of what efforts have been taken to resolve the problem with the school, if any;

(f) Copies of pertinent documents, such as, the enrollment agreement, financial data and payment contracts, catalog, advertisements, etc.

~~((2))~~ (3) Upon receipt of a complaint ~~((or other allegation))~~ alleging that an institution has failed or is failing to comply with the provisions of the act or this chapter, the ~~((executive director or his/her designee))~~ agency shall:

(a) Notify the ~~((institution))~~ school by mail of the nature of ~~((such))~~ the allegations ~~((and shall investigate the facts surrounding the allegations))~~, including a copy of the complaint and its attachments;

(b) Afford the institution fifteen working days to respond: PROVIDED, That the failure by an institution to submit a timely response will be treated by the agency as evidencing that it has no defense to offer;

(c) Investigate the facts supplied by all parties;

(d) Adjudicate the complaint;

(e) Notify all parties of the determinations and remedies.

(4) Any adjudication made under this section by the staff of the agency which is alleged to be unreasonable or unfair in its effect upon institutions or students, and/or which is alleged to be not in keeping with the intent and purposes of the act or these rules and regulations may be appealed by the affected party(ies) to the executive director. An informal hearing on the issues shall be conducted by the executive director in response to such request. He/she may uphold or reject prior determinations of the staff, in whole or in part; may call for further findings; or take any other action he/she deems appropriate under the circumstances, pursuant to the provisions of the act and these rules.

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-205 APPEALS. (See RCW 28C.10.120 and ~~((34.04.080))~~ 34.05.410.) Any ~~((person or educational institution))~~ school feeling aggrieved by any dispute ~~((arising from))~~ involving the following actions may request a hearing pursuant to WAC 490-800-208 and chapter ~~((34.04))~~ 34.05 RCW:

(1) A denial of an exemption under ~~((chapter 28C.10 RCW and WAC 490-800-015))~~ RCW 28C.10.030.

(2) A denial, suspension or revocation of licensing under ~~((WAC 490-800-200))~~ RCW 28C.10.050.

~~((3)) Any other action taken by the staff of the agency which is alleged to adversely affect the institutions or students, and which is not in keeping with the intent and purposes of the act or these rules and regulations shall first be appealed to the executive director.))~~

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-208 HEARINGS. (See RCW 28C.10.120.) (1) Any hearing called for under the act or these rules shall be conducted by a designated hearings officer in accordance with the Administrative Procedure Act, chapter ~~((34.04))~~ 34.05 RCW.

~~((2)) ((In addition, the agency authorizes a designated hearings officer to enter summary orders, in whole or in part, after notice and hearing to all parties pursuant to RCW 34.04.090(3) as now or hereafter amended. Motions shall be granted if the pleadings, dispositions, and admissions on file, together with any affidavits, show there is no genuine issue as to any material facts and that the moving party is entitled to the requested order(s) as a matter of law.~~

~~((3)) A designated hearings officer shall make findings and conclusions in accordance with the Administrative Procedure Act, chapter ~~((34.04))~~ 34.05 RCW. The findings, conclusions, and any recommendations for action shall be submitted to the ~~((commissioners))~~ board members for final action pursuant to RCW ~~((34.04.110))~~ 34.05.461.~~

~~((4)) (3) The ~~((commissioners))~~ board members may accept or reject, in whole or in part, any recommendations made by the hearings officer, may remand for further findings, or take any other action they deem appropriate under the circumstances, pursuant to the provisions of the act and these rules.~~

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-210 RECORD RETENTION. (See RCW 28C.10.060(4) and 28C.10.160.) (1) Each school shall maintain for a minimum of ~~((six years from enrollment))~~ fifty years from the date of each student's enrollment or until such time that it ceases to be licensed under this chapter; whichever first occurs, student educational ~~((and financial))~~ records as defined by these rules ~~((, as well as))~~.

(2) Past and current catalogs, catalog supplements, and errata sheets ~~((;))~~ shall be retained for a period of six years from their respective dates of publication.

~~((2)) (3) "Educational records" include, but are not limited to, transcripts that the school is permitted to create on a single page summary for each student, indicating:~~

- ~~(a) The name, address, and telephone number of the school;~~
- ~~(b) Full name, address, and telephone number of the student;~~
- ~~(c) Dates of attendance;~~
- ~~(d) Course of instruction or subjects attempted;~~
- ~~(e) Amount of credit, if any, awarded for each subject;~~
- ~~(f) Grade for each subject completed;~~
- ~~(g) Date of completion, graduation, or termination together with notation of document(s) issued signifying satisfactory completion, if achieved (degree, diploma, certificate conferred);~~
- ~~(h) If termination, the reason(s) therefor;~~
- ~~(i) Signature and title of the certifying officer; and~~
- ~~(j) Date ~~((of issue))~~ that transcript is prepared.~~

~~((3)) (4) "Financial records" include, but are not limited to, the following and are to be retained for no less than six years from the student's date of enrollment:~~

- ~~(a) Signed and completed enrollment agreements and other contracts;~~
- ~~(b) The student's payment record;~~
- ~~(c) Financial aid records.~~

~~((4)) (5) Schools shall maintain for a minimum of at least one year from date of publication all copies of newspaper ads and direct mail solicitations.~~

~~((5)) (6) Each school must provide, upon request, transcripts to students who have satisfied all financial obligations currently due and payable to the school.~~

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-220 SCHOOL CLOSING/CHANGE OF STATUS. (See RCW 28C.10.060(4); 28C.10.084(9); and 28C.10.160.) (1) "Ceases to provide educational services" means that a stoppage of training has occurred because:

(a) Facilities are rendered continuously unusable for a period of thirty days or more; or

(b) Faculty or qualified substitute(s) assigned to a specific class(es) are not available or otherwise fail to perform instructional duties for five or more successive days of scheduled instruction; or

(c) Bankruptcy proceedings or other financial emergency(ies) occur with effect lasting for five or more successive days of scheduled instruction; or

(d) Adverse action has been taken by a federal, state, or local jurisdiction(s) with an effect lasting five or more successive days of scheduled instruction.

(2) The school shall make plans and take measures to protect the contractual rights of present and former students if it ~~((goes out of business. It))~~ ceases to provide educational services to its students. A school going out of business shall return its license to the agency immediately by mail upon cessation of instruction or ~~((termination of approved status))~~ expiration of its license.

~~((2)) (3) A school which ~~((is closing))~~ ceases to provide educational services to its students, either voluntarily or involuntarily, shall:~~

(a) Inform the agency of this action immediately by the most expeditious means available, confirming such information thereafter by certified mail within three business days;

(b) Give the name, address, and telephone number of the person who will be responsible for ~~((closing arrangements))~~ fulfilling the requirements of this section;

(c) Provide the agency with the name, Social Security number, address, and telephone number, and the name of the course of instruction for each student who has not completed the course;

(d) Provide information on the amount of class time left for each student to complete the course; the total amount of tuition and fees paid by each student for any program terminated due to the school's ~~((closing))~~ ceasing to provide educational services; whether or not the tuition and fees were paid through federal student loans, and, if so, the amount and type of loan (e.g., Pell Grant; Supplemental Education Opportunity Grant; National Direct Student Loan; etc.);

(e) ~~((Furnish the agency with copies of the written notice being mailed))~~ Prepare and distribute to all enrolled students a written notice explaining the procedures they are to follow to secure refunds or continue their education and furnish a copy of such notice within three business days to the agency;

(f) File with the agency procedures for disbursement of refunds to students and set a date no longer than thirty days from the last day of instruction to issue refund checks in the full amount for which students are entitled.

~~((3)) (4) If students are receiving instruction prior to the school's ~~((going out of business))~~ ceasing to provide educational services, the school shall file with the agency its plans ~~((for))~~ if any, for teach-out; insuring that all affected students will continue to receive training of the same quality and content as that for which they contracted:~~

(a) Arrangements for teaching out students made with a public or other licensed private school shall be filed with the agency;

(b) The agency shall verify that students transferring will receive the same kind of program and instructional services as those for which they contracted.

~~((4)) (5) Unless the student agrees in writing to comparable training, a ~~((closed))~~ school that ceases to provide educational services shall make pro rata refunds to the student or his/her parent, guardian or sponsor based on ~~((the proportion of the program remaining to be completed))~~ a day-by-day proportion of the services provided compared to the total length of the program.~~

AMENDATORY SECTION (Amending Resolution No. 86-81-3, filed 12/31/86)

WAC 490-800-230 DECLARATORY RULINGS. (See RCW 28C.10.080(5), 28C.10.120, and ~~((34.04.080))~~ 34.05.240.) As prescribed by RCW ~~((34.04.080))~~ 34.05.240, any interested person may petition the agency's executive director or his/her designee for a declaratory ruling. The agency or executive director shall consider the petition and within a reasonable time shall:

- (1) Issue a nonbinding declaratory ruling;
- (2) Notify the person that no declaratory ruling is to be issued;
- (3) Set a reasonable time and place for a hearing or the submission of written evidence upon the matter, and give reasonable notification to the person of the time and place for such hearing or submission and of the issues involved; or

(4) If a hearing is held or evidence is submitted as provided in subsection (3) of this section, the agency or executive director may issue a

binding declaratory rule in addition to options in subsections (1) and (2) of this section.

AMENDATORY SECTION (Amending Order 86-78-3, Resolution No. 86-78-3, filed 7/23/86)

WAC 490-800-240 **DECLARATORY RULINGS—FORMS.** (See RCW ((~~34.04.080~~)) 34.05.240 (annotated)). The form for petitioning the agency for a declaratory judgment shall be substantially similar to that found in RCW ((~~34.04.080~~)) 34.05.240 (annotated).

AMENDATORY SECTION (Amending Resolution No. 87-86-4, filed 6/22/87)

WAC 490-800-250 **DEGREE-GRANTING PRIVATE VOCATIONAL SCHOOLS—APPLICABLE RULES.** (See RCW 28C.10.040(4).) (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 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~~)) state board 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 license fee and bond or other security shall be based on the income derived from nondegree programs.

(2) Nonaccredited degree granting private vocational schools:

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

(b) The ((~~commission~~)) state board for vocational education or its successor agency will license nonaccredited degree-granting private vocational schools 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 eight hundred dollars and the minimum renewal fee shall be four hundred dollars. Degree programs will be reviewed by the higher education coordinating board, as will student complaints regarding degree programs. Contributions to the tuition recovery fund will be required under WAC 490-800-180.

(3) If either the ((~~commission~~)) state board 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 490-800-255 **READOPTON/RECODIFICATION.** This chapter is readopted and recodified under the same section numbers but under a new chapter, chapter 490-100 WAC. Chapter 490-800 WAC is repealed.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 490-800-020 **PREVIOUS RULES AND REGULATIONS REPEALED.**

WSR 90-22-098
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed November 7, 1990, 2:27 p.m.]

Original Notice.

Title of Rule: WAC 388-15-120 Adult protective services.

Purpose: To include term developmentally disabled adults to WAC 388-15-120 to comply with amendments in chapter 26.44 RCW as one of the groups mandated to receive protective services.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Would add term developmentally disabled adults to WAC 388-15-120 which would comply with amendments in chapter 26.44 RCW.

Reasons Supporting Proposal: This rule is necessary to include developmentally disabled adults (18 years of age or older) who shall receive protective services.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Vicky Loyer, Aging and Adult Services, 585-2537.

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

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

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

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on December 11, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by December 11, 1990.

Date of Intended Adoption: December 18, 1990.

November 7, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2426, filed 9/22/86)

WAC 388-15-120 **ADULT PROTECTIVE SERVICES.** (1) **AUTHORITY.** The authority for adult protective services is:

(a) Chapter 74.34 RCW for vulnerable adults((:));

(b) Chapter 26.44 RCW for dependent and developmentally disabled adults((:)); and

(c) 42 U.S.C. 1397 for other adults in need of protection.

(2) **GOALS.** The department shall limit adult protective services goals to those specified ((m)) under WAC 388-15-010 (1)(c), (d), and (e) and 388-15-010(2).

(3) **DESCRIPTION OF SERVICES.** ((~~Adult protective services are those services provided~~)) To prevent, correct, improve, or remedy ((the)) situations of abuse, abandonment, exploitation, or neglect, the department shall provide adult protective services to:

(a) Dependent adults eighteen years of age or older((:));

(b) Developmentally disabled adults eighteen years of age or older;

(c) Vulnerable adults sixty years of age or older((:)); or

~~((t))~~ (d) Other adults similarly unable to protect interests vital to their safety and well-being.

(4) ELIGIBILITY. ~~((Fo))~~ Before a person receives adult protective services from the department, a person shall show evidence of:

(a) Existing elements ~~((must exist))~~ of abuse, abandonment, exploitation, or neglect ~~((including living conditions or life style))~~ constituting a danger to the adult or others~~(;);~~ and

(b) ~~((There must be))~~ No one willing and able to assist the adult responsibly.

(5) INVESTIGATION. The department shall respond to all reports of abuse, neglect, exploitation, or abandonment of vulnerable ~~((and))~~, dependent, and developmentally disabled adults.

(a) The department shall determine if a valid adult protective service situation exists.

(b) The department may refuse to investigate reports which do not constitute abuse, exploitation, neglect, or abandonment as defined ~~((by))~~ under RCW 74.34.020.

(c) The department shall conduct investigations regardless of the adult's income.

(6) SUPPORT SERVICES. The department shall provide dependent adults, developmentally disabled adults, vulnerable adults, and other adults similarly unable to protect interests vital to their safety and well being with support services without regard to income only:

(a) When the services are essential to, and a subordinate part of, the adult protective services plan; and

(b) For a period not to exceed the period specified ~~((in the))~~ under WAC ~~((chapter regulating that service))~~ 388-15-209(4), Chore Services—Eligibility, WAC 388-15-552(2), Adult Family Home—Eligible Persons, and WAC 388-15-562(3), Congregate Care—Eligible Persons.

WSR 90-22-099
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed November 7, 1990, 2:30 p.m.]

Original Notice.

Title of Rule: WAC 388-44-145 Involuntary repayment of overpayment—Mandatory grant deduction.

Purpose: The wording currently allows for deductions not to exceed five percent for unintentional overpayments. It is being revised to reflect that five percent is to [be] collected for all unintentional overpayments.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Eliminate inequity resulting from the deduction of amounts less than five percent for some unintentional overpayments.

Reasons Supporting Proposal: This rule is necessary to standardize the amount of grant deductions due to involuntary overpayments.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Betty Brinkman, Income Assistance, 753-4915.

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

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

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

Proposal Changes the Following Existing Rules: See above.

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

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on December 11, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by December 11, 1990.

Date of Intended Adoption: December 18, 1990.

November 7, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2335, filed 1/24/86)

WAC 388-44-145 INVOLUNTARY REPAYMENT OF OVERPAYMENT—MANDATORY GRANT DEDUCTION. (1) The department shall recoup an overpayment ~~((shall be recouped))~~ by mandatory deduction from future continuing assistance grants except as modified by WAC 388-44-125 and 388-44-127.

(2) The department shall recover an intentional overpayment ~~((is subject to recovery))~~ by a mandatory grant deduction of ten percent of the payment standard unless the recipient has cash, bank accounts, or marketable securities ~~((he or she))~~ the recipient refuses to use in full or partial satisfaction of an overpayment. In such cases, a monthly deduction of up to one hundred percent of future grant or grants shall be established until such time as the amount of the grant or grants the recipient would be otherwise eligible to receive equals the value of the cash, bank accounts, or marketable securities withheld. The amount of income and resources remaining available to the assistance unit shall not be less than ninety percent of the grant payment standard defined in WAC 388-44-010(7).

(3) The department shall ~~((limit the amount of the monthly deduction for unintentional overpayments so the deduction shall not exceed))~~ deduct five percent of the recipient's total monthly grant payment standard for unintentional overpayments unless the recipient voluntarily requests a larger deduction in writing.

(a) When a recipient is in a nursing home, intermediate care facility, or hospital, a monthly deduction may be made against the clothing and incidental grant to the recipient. A monthly deduction shall not be made against the vendor payment to the nursing home or intermediate care facility.

(b) The grant shall be suspended when the monthly deduction is equal to or more than the grant which would have been paid had no overpayment occurred.

(4) ~~((Prior to the initial grant deduction, the client))~~ The department shall ~~((be informed))~~ inform the client in writing of the amount of the monthly deduction prior to the initial grant deduction. The notification shall state the amount of the current grant before and after the deduction is made, the date the deduction begins, the total amount of overpayment to be recouped by grant deduction, and the approximate number of months the deduction will be made.

(5) ~~((Mandatory deductions from public assistance grants shall recoup no more than one hundred percent of the amount of assistance that the individual was ineligible to receive))~~ The department's mandatory deduction from public assistance grants shall not recoup more than one hundred percent of the amount of assistance the individual was ineligible to receive.

WSR 90-22-100
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed November 7, 1990, 2:32 p.m.]

Original Notice.

Title of Rule: Chapter 388-19 WAC, Special supplemental food program for women, infants, and children (WIC).

Purpose: To recodify chapter.

Statutory Authority for Adoption: RCW 43.20A.550.

Summary: No text is being changed, recodification.

Reasons Supporting Proposal: The WIC program is moving to the Department of Health effective January 1, 1991. This rule action will move the rules pertaining to that program to the Department of Health title.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Linda Zacharias, OB2, Olympia, Washington 98504, 753-2377.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: A housekeeping action to move WIC program rules to the Department of Health Title 246 WAC.

Proposal Changes the Following Existing Rules: Amends numbers, no text changes.

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

This rule action has no impact on small business.

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on December 11, 1990, at 1:30 p.m.

Submit Written Comments to: Linda Zacharias, Rules Coordinator, OB2, 12th and Franklin, Olympia, Washington 98504, by December 10, 1990.

Date of Intended Adoption: December 18, 1990.

November 6, 1990

Rosemary Carr

Acting Director

Administrative Services

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-790 WAC:

Chapter 246-790 WAC

Special supplemental food program for women, infants, and children (WIC)

388-19-005	as	246-790-001
388-19-015	as	246-790-020
388-19-020	as	246-790-030
388-19-025	as	246-790-040
388-19-030	as	246-790-050
388-19-035	as	246-790-060
388-19-040	as	246-790-070
388-19-045	as	246-790-080
388-19-050	as	246-790-090

**WSR 90-22-101
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)**

[Filed November 7, 1990, 2:36 p.m.]

Original Notice.

Title of Rule: Repealing chapter 248-128 WAC, Family planning programs; chapter 248-46 WAC, Upholstered furniture and bedding; chapter 248-06 WAC,

SEPA guidelines; and adding new sections to chapter 246-790 WAC, previously chapter 388-19 WAC.

Purpose: Housekeeping actions to repeal obsolete WACs. SEPA rules pertain to programs that have transferred to the Department of Health. Sections are added to WIC program rules to maintain clarity when rules are moved to the Department of Health Title 246 WAC.

Statutory Authority for Adoption: Chapter 248-128 WAC is RCW 43.17.060; chapter 248-46 WAC is RCW 43.17.060; chapter 248-06 WAC is RCW 43.21C.120; and chapter 388-19 WAC is RCW 43.20A.550.

Summary: Housekeeping action to repeal obsolete rules and add text to WIC rules so they retain the same meaning after they are transferred to the Department of Health title.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Linda Zacharias, OB2, Olympia, Washington 98504, (206) 753-2377.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The division of parent and child health services will move from the Department of Social and Health Services to the Department of Health effective January 1, 1991. This rule action will add the text necessary for WIC program rules to retain their current meaning. This action will also move the new sections to the Department of Health title.

Proposal Changes the Following Existing Rules: Repeals WACs that are no longer necessary.

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

This rule action has no impact on small businesses.

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on December 11, 1990, at 1:30 p.m.

Submit Written Comments to: Linda Zacharias, Rules Coordinator, OB2, 12th and Franklin, Olympia, Washington 98504, by December 10, 1990.

Date of Intended Adoption: December 18, 1990.

November 6, 1990

Rosemary Carr

Acting Director

Administrative Services

REPEALER

The following chapters of the Washington Administrative Code are repealed:

- Chapter 248-46 Upholstered Furniture and Bedding
- Chapter 248-128 Family Planning Programs
- Chapter 248-06 Guidelines for Implementation of the State Environmental Policy Act

NEW SECTION

WAC 246-790-010 DEFINITIONS. This section contains definitions of words and phrases extensively used in the department's rules concerning the WIC program.

(1) "Applicant" means any member of an assistance unit by or for whom a request for assistance has been made.

(2) "Application" means a written request for financial assistance or a written or oral request for medical or social service, provided by the department of social and health services, made by a person in the person's own behalf or in behalf of another person.

(3) "Authorization" means an official approval of a departmental action. "Authorization date" means the date the prescribed form authorizing assistance is signed.

(4) "CFR" means the code of federal regulations established by the federal government.

(5) "Cash savings" means money which is not classified as income.

(6) "Certification date" means the date the worker certifies changes in a client's case and authorizes a change in grant.

(7) "Client" means an applicant and/or recipient of financial, medical and/or social services.

(8) "Dependent child" means a child who is not self-supporting, married, or a member of the armed forces of the United States. Receiving public assistance does not constitute self-support.

(9) "Effective date" means the date eligibility for a grant begins, changes, or ends.

(10) "Exception to policy" means a waiver by the secretary's designee to a department policy for a specific client experiencing an undue hardship because of the policy. The waiver may not be contrary to law.

(11) "Fair hearing" means an administrative proceeding to hear and decide a client appeal of a department action or decision.

(12) "Federal aid" means the assistance grant programs funded in part by the United States government.

(13) "Food stamp program" means the program administered by the department in cooperation with the U.S. Department of Agriculture to certify eligible households to receive food coupons used to buy food.

(14) "Fraud."

(a) For financial aid programs, fraud means a deliberate, intentional and willful act with the specific purpose of deceiving the department with respect to any material fact, condition or circumstance affecting eligibility or need.

(b) "Food stamp fraud" is defined in chapter 388-49 WAC.

(15) "General assistance" means state-funded assistance to eligible pregnant or incapacitated persons who are not eligible for or not receiving federal aid assistance.

(16) "Grant" means an entitlement awarded to a client and paid by state warrants redeemable at par.

(a) "Grant adjustment" means postpayment of the difference between the amount a client was eligible for in a given period and the amount already paid.

(b) "Initial grant" means the payment due from date of eligibility to the date of the first regular grant.

(c) "Regular grant" means the monthly prepayment of assistance on a continuing basis.

(17) "Grantee" means the person or persons to or for whom assistance is paid.

(18) "Income" means any appreciable gain in real or personal property (cash or in-kind) received by a client during the month for which eligibility is determined, and that can be applied toward the needs of the assistance unit.

(a) "Cash income" means income in the form of money, bank notes, checks or any other readily liquidated form.

(b) "Earned income" means income in cash or in-kind earned as wages, salary, commissions or profit from activities in which the individual is engaged as a self-employed person or as an employee.

(c) "Exempt income" means net income which is not deducted from the cost of requirements to determine need.

(d) "Net income" means gross income less cost of producing or maintaining the income.

(e) "Nonexempt income" means net income which is deducted from the cost of requirements to determine need.

(f) "Recurrent income" means income which can be predicted to occur at regular intervals.

(19) "Inquiry" means a request for information about the department and/or the services offered by the department.

(20) "Institution" means a treatment facility within which an individual receives professional care specific to that facility.

(21) "Living in own home" means a living arrangement other than a boarding home, hospital, nursing home, or other institution.

(22) "Marketable securities" means stocks, bonds, mortgages, and all other forms of negotiable securities.

(23) "Minor" means a person under eighteen years of age.

(24) "Need" is the difference between the assistance unit's financial requirements, by departmental standards, and the value of all nonexempt net income and resources received by or available to the assistance unit.

(25) "Need under normal conditions of living" means the Washington state gross median income adjusted for family size as promulgated by the secretary of HEW, under the authority granted by Title XX of the Social Security Act minus other income during a period of time when not receiving public assistance.

(26) "Overpayment" means any assistance paid to an assistance unit where:

(a) Eligibility for the payment did not exist; or

(b) Assistance paid was in excess of need.

(27) "Payee" means the person in whose name a warrant or check is issued.

(28) "Property" means all resources and/or income possessed by a client.

(a) "Personal property" means any form of property which is not real property.

(b) "Real property" is land, buildings thereon and fixtures permanently attached to such buildings. Growing crops are included. Any structure used as a dwelling shall be considered as real property.

(29) "Public assistance" means public aid to persons in need thereof for any cause including services, medical care, assistance grants, disbursing orders, and work relief.

(30) "Recipient" means any person within an assistance unit receiving assistance.

(31) "Reinstate" means an authorization to resume payment of a grant from the category in which payment was previously suspended.

(32) "Requirement" means an item of maintenance or a service recognized by the department as essential to the welfare of an individual.

(a) "Additional requirement" means a requirement which is essential for some clients under specified conditions.

(b) "Basic requirements" means the needs essential to all persons; food, clothing, personal maintenance and necessary incidentals, shelter and household maintenance.

(33) "Resource" means an asset, tangible or intangible, owned by or available to a client which can be applied toward meeting financial need, either directly or by conversion into money or its equivalent. Any resource obtained on or after the first of the month in which eligibility is determined is called "income."

(a) "Exempt resource" is a resource which by policy is not considered in computing financial need.

(b) "Nonexempt resource" means a resource which is not exempt, and the value of which is used to determine financial need.

(34) "Restitution" means repayment to the state of assistance paid contrary to law.

(35) "Statements in support of application" means any form or document required under department regulations.

(36) "Suspension" means a temporary discontinuance of a grant payment.

(37) "Terminate" means discontinuance of payment or suspension status.

(38) "Transfer" means reassignment of a case record from one CSO to another in accordance with a client's change of residence.

(39) "Value" means the worth of an item in money or goods at a certain time.

(40) "Vendor payment" means an authorized payment to an individual, corporation or agency for goods furnished or services rendered to an individual eligible for public assistance.

(41) "Warrant" means the state treasurer's warrant issued in payment of a grant.

(42) "Warrant register" means the list of warrants issued specifying payee's name, amount of payment, warrant number, and for each AFDC payment the number of matchable persons whose need is being met by the grant.

(a) "Regular warrant register" means the list of regular grants paid.

(b) "Supplemental warrant register" means the list of initial, adjusting and one-time grants paid.

NEW SECTION

WAC 246-790-500 RULES—APPLICABILITY. (1) The rules for determining eligibility and amount of payment are based on law and are designed to permit the granting of necessary assistance considering the applicant's requirements, resources and ability to help himself or herself. The purpose is to assure the meeting of need on a modest, reasonable basis. The result of granting assistance according to

these rules should be to ease the conditions individuals would face without such assistance and to increase opportunities for functioning effectively under arrangements adapted to the individual's particular circumstances.

(2) The rules are necessarily based on conditions considered to apply in the great majority of situations. Individual circumstances may exist where application of the rule seems to work in opposition to the objective desired. This may occur when the person's situation differs from that of the majority or when his or her circumstances are peculiar. In these cases, exceptions may be considered.

(3) An exception cannot be made to a specific provision of the law. However, individual case exception to a rule not specifically enunciated in the law can be authorized by the secretary or the secretary's designee when it appears to be in the best interest of overall economy and the individual's welfare.

(4) Exception decisions are not subject to the fair hearing procedures of chapter 246-08 WAC.

WSR 90-22-102
EMERGENCY RULES
DEPARTMENT OF REVENUE
[Filed November 7, 1990, 2:40 p.m.]

Date of Adoption: November 7, 1990.

Purpose: To extend the time period of the current rules which were adopted on an emergency basis on July 6, 1990, until the permanent rules can be adopted.

Statutory Authority for Adoption: RCW 84.08.010, 84.08.070, and 84.48.200.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The rules adopted on July 6, 1990, were adopted on an emergency basis and need to be extended in order to provide continuity to the actions of the county boards of equalization until the permanent rules can be adopted. The public hearing process has been completed with respect to the proposed permanent rules, but there are revisions which still need to be made, in response to those hearings.

Effective Date of Rule: Immediately.

November 7, 1990
William N. Rice
Assistant Director

NEW SECTION

WAC 458-14-001 BOARDS OF EQUALIZATION - INTRODUCTION. *The following rules pertain to county boards of equalization and implement the provisions of RCW 84.48 and other statutes dealing with county boards of equalization. The purpose of these rules is to promote uniformity throughout the state in the practices and procedures of these boards.*

NEW SECTION

WAC 458-14-005 DEFINITIONS. *The following definitions shall apply to WAC chapter 458-14:*

(1) "Alternate Member" means a board member appointed by the county legislative authority to serve in the temporary absence of a regular board member.

(2) "Assessed Value" means the value of real or personal property determined by an assessor.

(3) "Assessment Roll" means the record which contains the assessed values of property in the county.

(4) "Assessment Year" means the year when the property is listed and valued by the assessor and precedes the year when the tax is due and payable.

(5) "Assessor" means a county assessor or any person authorized to act on behalf of the assessor.

(6) "Board" means a county board of equalization.

(7) "County Financial Authority" means the county treasurer or any other person responsible for billing and collecting property taxes.

(8) "County Legislative Authority" means the board of county commissioners or the county legislative body as established under a home rule charter.

(9) "Department" means the department of revenue.

(10) "Documentary Evidence" means comparable sales data, cost data, income data or any other item of evidence which supports value.

(11) "Equalize" means the process by which the county board of equalization reviews the valuation of real and personal property on the assessment roll as returned by the assessor, so that each tract or lot of real property and each article or class of personal property is entered on the assessment roll at 100% of its true and fair value.

(12) "Interim Member" means a board member appointed by the county legislative authority to fill a vacancy caused by the resignation or permanent incapacity of a regular board member. Such interim member shall serve for the balance of the regular board member's term.

(13) "Manifest Error" means an error in listing or assessment, which does not involve a revaluation of property, including the following:

(a) An error in the legal description;

(b) A clerical or posting error;

(c) Double assessments;

(d) Misapplication of statistical data;

(e) Incorrect characteristic data;

(f) Incorrect placement of improvements;

(g) Erroneous measurements;

(h) The assessment of property exempted by law from taxation;

(i) The failure to deduct the exemption allowed by law to the head of a family; or

(j) Any other error which can be corrected without exercising appraisal judgment.

(14) "Market Value" means the amount of money a buyer of property willing but not obligated to buy would pay a seller of property willing but not obligated to sell, taking into consideration all uses to which the property is adapted and might in reason be applied. True and fair value is the same as market value or fair market value.

(15) "May" as used in this chapter is expressly intended to be permissive.

(16) "Member" means a regular member of a board.

(17) "Reconvene" refers to the board's limited power to meet to equalize assessments in the current assessment year after the board's regularly convened session is adjourned, or to meet to hear matters concerning prior years.

(18) "Regularly Convened Session" means the statutorily mandated twenty-eight day period commencing annually on July 15, or the first business day following July 15 if it should fall on a Saturday, Sunday or holiday.

(19) "Revaluation" means a change in value of property based upon an exercise of appraisal judgment.

(20) "Shall" as used in this chapter is expressly intended to be mandatory.

(21) "Taxpayer" means the person or entity whose name and address appears on the assessment rolls, or their duly authorized agent, personal representative or guardian. A property owner may contract with a lessee for the purpose of making the lessee responsible for the payment of the property tax and such lessee may be deemed to be a taxpayer solely for the purpose of pursuing property tax appeals in his or her own name. If such contract is made, the lessee shall be responsible for providing the county assessor with a proper and current mailing address.

(22) "Tax Year" means the year when property taxes are due and payable.

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

NEW SECTION

WAC 458-14-015 JURISDICTION OF COUNTY BOARDS OF EQUALIZATION. (1) Boards have jurisdiction to hear all appeals as may be authorized by statute, including the following types of appeals:

(a) Appeals of exemption denials arising under RCW 35.21.755 (public corporations).

(b) Appeals of decisions or disputes pursuant to RCW 84.26.130 (historic property).

(c) Forest land determinations pursuant to RCW 84.33.120, .130 and .140.

(d) Current use determinations pursuant to RCW 84.34.108.

(e) Appeals pursuant to RCW 84.36.812 (cessation of exempt use).

(f) Determinations pursuant to RCW 84.38.040 (property tax deferrals).

(g) Determinations pursuant to RCW 84.40.085 (omitted property or value).

(h) Valuation appeals of taxpayers pursuant to RCW 84.48.010.

(i) Destroyed property appeals pursuant to RCW 84.70.010.

(2) Boards have jurisdiction to equalize property values throughout the county on their own initiative pursuant to RCW 84.48.010.

(3) Boards have jurisdiction to review manifest error determinations of assessors or county financial authorities pursuant to RCW 84.48.065.

NEW SECTION

WAC 458-14-025 ASSESSMENT ROLL CORRECTIONS NOT REQUIRING BOARD ACTION.

(1) Introduction. The board need not be involved in all determinations made by an assessor relative to property tax matters, but may become involved in instances when a taxpayer appeals from an assessor's determination.

(2) Statutorily required corrections to the assessment rolls shall be made by the assessor as necessary and shall not require any board action. Such corrections include:

(a) Change of tax status due to a sale to or by a public corporation;

(b) The removal, addition or change of status of a senior citizens/disabled exemption;

(c) The removal, addition or change of status of a current use assessment;

(d) The removal, addition or change of status of forest land classification or designation;

(e) The reduction of property value with respect to destroyed property;

(f) The removal, addition or change of status of a special valuation assessment (RCW 84.26);

(g) The exemption with respect to physical improvements to a single family dwelling (RCW 84.36.400);

(h) The change of status of property determined to be exempt by the department;

(i) The change of status of property owned by a public corporation, commission, or authority, based on use (RCW 35.21.755).

(3) Notice of any of the above changes, except for item (2)(h), shall be personally served upon the taxpayer, or mailed to the taxpayer by the assessor, and shall notify the taxpayer of the right to appeal the change to the board and shall notify the taxpayer of the time period in which to file his or her petition.

NEW SECTION

WAC 458-14-035 QUALIFICATIONS OF MEMBERS - TERM - ORGANIZATION OF BOARD - QUORUM - ADJOURNMENT - ALTERNATE AND INTERIM MEMBERS (1) Board members shall be residents of the county where the board is located and shall attend the department's training seminar held pursuant to WAC 458-14-156 within one year of appointment or reappointment unless this requirement is waived in writing by the assistant director of the department's property tax division, or his or her designee, for just cause.

(2) The board shall consist of at least three members and no more than seven members, including alternate members. Board members shall be appointed or reappointed by the county legislative authority prior to June 1st, and their appointment shall be for a term of three years or until their successors are appointed. Board members who are appointed by the county legislative authority may be removed by a majority vote of the county legislative authority.

(3) The members of the board shall elect a chairman and vice-chairman once each year, at the beginning of the regularly convened session.

(4) The members of the board shall take an oath once each year prior to the regularly convened session to fairly and impartially perform their duties as members of the board.

(5) All orders of the board shall be decided by majority vote.

(6) A majority of the board shall constitute a quorum.

(7) The board may adjourn from time to time during the regularly convened session but shall not be adjourned sine die, until the last day of the twenty-eight day period, and shall be considered adjourned after the expiration of the twenty-eight day period, for purposes of the regularly convened session. The board shall adjourn after each reconvened session when the purposes for which the reconvened session was requested or required shall have been accomplished.

(8) The county legislative authority may appoint alternate board members or interim board members, as it deems necessary. Alternate and interim board members shall meet the same qualifications and subscribe to the same oath as regular members, and shall attend the next regularly scheduled board training seminar held by the department following their appointment, unless this requirement is waived in writing by the assistant director of the department's property tax division, or his or her designee, for just cause.

(9) No member of a county legislative authority may sit as a board member unless the entire board is comprised of members of the county legislative authority.

(10) Persons who have been employed in the assessor's office shall not sit on that county's board for a period of two years after leaving their employment.

NEW SECTION

WAC 458-14-046 REGULARLY CONVENED SESSION - BOARD DUTIES - PRESUMPTION - TERM. (1) RCW 84.48.010 requires the board to meet annually beginning July 15th for the purpose of equalizing property values in the county and to hear taxpayer appeals. The board shall remain in session not less than three days, nor more than twenty-eight days, provided that the board, with the approval of the county legislative authority may convene at any time when taxpayer petitions filed exceed twenty-five or ten percent of the number of petitions filed in the preceding year, whichever is greater. It is during this twenty-eight day session that the board has the authority to equalize property values on its own initiative.

(2) At its regularly convened session, the board shall adjust the current assessment year's value of property, both real and personal, to its true and fair value, but only if the board finds that the assessed value is not correct based upon:

(a) Information available to the board and/or the board's own examination and comparison of the assessment roll, or

(b) A request by the assessor, together with necessary valuation information, for correction of an error which correction requires some appraisal judgment.

(3) The board shall also hold hearings in accordance with WAC 458-14-076 on properly and timely filed taxpayer petitions.

(4) The assessor's valuation shall be presumed correct, except with respect to subsection (2)(b) above, unless the board has clear, cogent and convincing evidence that the valuation is grossly inequitable and palpably excessive or that the valuation was made on a fundamentally wrong basis.

(5) The board shall also consider any taxpayer appeals from an assessor's decision with respect to tax exemption of real or personal property, and determine:

(a) If the taxpayer is entitled to an exemption, and

(b) If so, the amount thereof.

NEW SECTION

WAC 458-14-056 PETITIONS - TIME LIMITS.

(1) The sole method for appealing an assessor's determination as to valuation of property, or as to any other types of assessor determinations shall be by means of a properly completed and timely filed taxpayer petition.

(2) A taxpayer's petition for review of the assessed valuation placed upon property by the assessor or for review of any of the types of appeals listed in WAC 458-14-015 shall be filed with the clerk of the board on or before July 1st of the assessment year or within thirty days after the date an assessment or value change notice or other determination notice has been mailed to the taxpayer, whichever date is later (RCW 84.40.045 and 84.40.038).

(3) Such petition shall be filed using the form provided or approved by the department, and shall contain sufficient information to apprise the assessor of the reasons for the appeal and shall include all available documentary evidence. Provided, that if, at the time of filing the petition, the taxpayer does not have all the documentary evidence available which he or she intends to present at the hearing, the petition will be deemed to be fully and properly completed for purposes of preserving the taxpayer's right of appeal, if it is otherwise fully and properly completed. A copy of the completed petition shall be provided to the assessor by the clerk of the board. Any petition not fully and properly completed shall not be considered by the board (RCW 84.40.038).

(4) The assessor and taxpayer shall submit to each other and to the board copies of all documentary evidence which they intend to present at the hearing, within thirty days of the date the taxpayer's request for valuation information under WAC 458-14-066 becomes effective.

(a) The deadline for submitting documentary evidence may be extended by the board up to thirty additional days, and the hearing date continued as necessary, upon a showing that the party requesting the time extension is making a diligent effort to obtain relevant evidence.

(b) The deadline for submitting documentary evidence may be further extended by order of the department upon written request from a party. Such a request to the department shall state the reason(s) why an extension of time is necessary and shall specify the length of extension requested.

(5) If a petition is filed by mail it shall be postmarked no later than the filing deadline. If the filing deadline falls upon a Saturday, Sunday or holiday, the petition

shall be filed on or postmarked no later than the next business day.

(6) If, after filing the petition, the assessor and taxpayer reach an agreement as to the true and fair value of the property, such agreement shall be submitted to the board for approval, together with necessary valuation information. Approval shall be granted unless the board has evidence that the agreed value was arbitrary, capricious or intentionally discriminatory in nature, or was a result of fraud or collusion between the assessor and the taxpayer.

(7) Whenever the taxpayer has an appeal pending with the board, the state board of tax appeals or with a court of law, and the assessor notifies the taxpayer of a change in property valuation, the taxpayer shall be required to file a timely petition in order to preserve the right to appeal the change in valuation. For example, if a taxpayer has appealed a decision of the board to the board of tax appeals regarding an assessment for the year 1989, and that appeal is pending when the assessor issues a value change notice for the 1990 assessment year, the taxpayer must still file a timely petition appealing the valuation for the 1990 assessment year in order to preserve his or her right to appeal from that 1990 assessment.

(8) Petition forms shall be available from the clerk of the board and from the assessor's office.

NEW SECTION

WAC 458-14-066 REQUESTS FOR VALUATION INFORMATION - TIME LIMITS. (1) Introduction. Timely access to valuation information should be readily available to both parties prior to the hearing on a petition so that time-consuming and costly discovery procedures are unnecessary.

(2) Requests by a taxpayer for valuation information shall be made on the petition form submitted to the clerk of the board.

(3) The valuation information provided by the assessor to the taxpayer shall not be subsequently changed or modified by the assessor in any review or appeal proceedings unless the assessor has found new evidence supporting the assessor's valuation, in which situation the assessor shall provide such additional evidence to the taxpayer at least ten business days prior to the review proceedings or the hearing on appeal.

(4) A taxpayer who lists comparable sales in connection with the filing of his petition shall not thereafter change or add other comparable sales without providing the assessor with the additional information at least five business days prior to the board hearing. The board may waive the taxpayer's requirement to provide the information at least five business days prior to the hearing, and in such event, the board shall allow the assessor a continuance when so requested.

NEW SECTION

WAC 458-14-076 HEARINGS ON PETITIONS. (1) The board or one of its hearing examiners shall hold individual hearings on each properly filed petition.

(2) The assessor and taxpayer shall be provided notice of the hearing date by the clerk of the board at least fifteen business days before the hearing, unless the clerk and the parties agree upon a shorter time period.

(3) If property is sold or transferred after a petition has been timely filed, the new purchaser or transferee may pursue the appeal in place of the seller or transferor.

(4) All persons testifying before the board shall swear or affirm on the record that they will testify truthfully under penalty of perjury.

NEW SECTION

WAC 458-14-087 EVIDENCE OF VALUE - ADMISSIBILITY - WEIGHT. (1) In making its decision with respect to the value of property, the board shall use the criteria set forth in RCW 84.40.030.

(2) Parties may submit and boards may consider any sales of the subject property or similar properties which occurred prior to the hearing date so long as the requirements of RCW 84.40.030, 84.48.150 and WAC 458-14-066 are complied with. Only sales made within five years of the date of the petition shall be considered.

(3) Any sale of property prior to or after January 1st of the assessment year shall be adjusted to its value as of January 1st of the assessment year, reflecting market activity. For example, for assessment year 1990, a sale of the subject property or similar property in September, 1986, must be adjusted, based upon market activity for that local area, to show what that sale would have been worth as of January 1, 1990. Similarly, for assessment year 1990, a sale of the subject property or similar property in May, 1990, must be adjusted, based upon market activity for that local area, to show what that sale would have been worth as of January 1, 1990.

(4) More weight shall be given to similar sales occurring closest to the assessment date which require the fewest adjustments for characteristics.

NEW SECTION

WAC 458-14-095 RECORD OF HEARINGS. (1) All hearings of a board or its hearing examiners shall be recorded with an audio recording device.

(2) Testimony concerning information which is exempt from public disclosure pursuant to RCW 84.40.340 or 42.17.310 shall be recorded on a separate blank audio tape, and shall, along with any other confidential evidence, be placed in an envelope bearing the notation "confidential evidence" and the case number, and sealed from public inspection. The clerk shall keep a separate file for all such confidential evidence.

(3) The public record shall include:

(a) The date or dates the board was in session;

(b) The names of board members or hearing examiners in attendance; and

(c) All evidence presented to the board.

(4) The requirements of this section shall not apply to post hearing deliberations of a board.

(5) Boards are not required to provide transcripts of proceedings to any person or entity other than as may be required by RCW 42.17, however board clerks shall

complete a form provided by the department for each hearing.

(6) The records of the board shall be kept and maintained as required by RCW 40.14.060.

NEW SECTION

WAC 458-14-105 HEARINGS - OPEN SESSIONS - EXCEPTIONS. (1) All board hearings shall be open to the public unless a party requests that part or all of a hearing be conducted in closed session in accordance with subsection (2) of this section.

(2) If one of the parties intends to introduce evidence obtained under RCW 84.40.340 or confidential income data exempted from public inspection pursuant to RCW 42.17.310 and requests that the hearing be closed to the public, the board shall conduct the hearing in closed session, to the extent necessary to protect and preserve confidentiality.

NEW SECTION

WAC 458-14-116 ORDERS OF THE BOARD - NOTICE OF VALUE ADJUSTMENT - EFFECTIVE DATE. (1) All orders issued by a board shall be on the form provided by the department and shall state the facts and evidence upon which the decision is based and the reason(s) for the decision.

(2) All orders of the board shall be signed by the chairman of the board, provided, however, that the chairman may, by written designation, authorize other members or the board clerk to sign orders on behalf of the chairman.

(3) After a hearing, if a board adjusts or sustains the valuation of a parcel of real property or an item of personal property, the board shall serve or mail notice of the decision to the appellant and the assessor.

(a) If the valuation is reduced, the new valuation shall take effect immediately.

(b) If the valuation is increased, the increased valuation shall become effective thirty days after the date of service or mailing of the notice of the adjustment unless the taxpayer or assessor files a petition to the board of tax appeals in accordance with WAC 458-14-170, before the effective date.

(4) If the valuation is increased without a hearing having been held, the increased valuation shall become effective thirty days after the date of service or mailing of the notice of the adjustment unless the taxpayer files a petition with the clerk of the board on or before the effective date.

NEW SECTION

WAC 458-14-127 RECONVENED BOARDS - AUTHORITY. (1) Boards of equalization may reconvene on their own authority to hear requests or appeals concerning the current assessment year and for prior assessments years in accordance with subparagraph (d) below, when:

(a) A taxpayer requests the board reconvene and submits to the clerk of the board a sworn affidavit stating that notice of change of value for the assessment year

was not received and can show proof that the value was actually changed.

(b) An assessor or county financial authority requests the board reconvene to correct errors as authorized by RCW 84.48.065.

(c) An assessor submits an affidavit to the clerk of the board stating that the assessor was unaware of facts which were discoverable at the time of appraisal and that such lack of facts caused the valuation of property to be materially affected.

(d) A valuation adjustment for a prior year is ordered by the state board of tax appeals or by a court of law, and no intervening change of value has occurred, and the request to reconvene is made within thirty days after receipt by the taxpayer of the order providing for the adjustment.

(2) Requests for reconvening boards concerning prior year's assessments or for an extension of the annual regularly convened session to enable the board to complete its annual equalization duties shall be submitted to and determined by the department.

(3) The department may require any board to reconvene at any time for the purpose of performing or completing any duty or taking any action the board might lawfully have performed or taken at any of its previous meetings, or for any other purpose allowed by law.

(4) The department shall reconvene a board upon request of a taxpayer when the taxpayer makes a prima facie showing of actual or constructive fraud on the part of taxing officials. The department shall reconvene a board upon request of an assessor when the assessor makes a prima facie showing of actual or constructive fraud on the part of a taxpayer.

(5) All reconvening requests shall:

(a) Specify the assessment year(s) which is the subject of the request; and

(b) State the specific grounds upon which the request is based; and

(c) If the taxpayer is the party requesting the reconvening, state that he or she is the owner of the property or is a lessee responsible for the payment of the property taxes.

(6) No board shall reconvene later than three years after the adjournment of its regularly convened session.

NEW SECTION

WAC 458-14-136 HEARING EXAMINERS. (1) Any board consisting of seven members may employ one or more hearing examiners to assist the board in conducting hearings.

(2) All hearing examiners shall take the same oath required of regular board members and shall meet the same qualifications for membership as regular board members.

(3) A board member may act as a hearing examiner.

(4) A hearing examiner may hold hearings separate from the board and take testimony from both parties and their witnesses.

(5) Hearing examiners shall present to the full board or a quorum thereof, all evidence submitted by the parties at the hearing before the hearing examiner. The board shall make the final determination on all petitions

filed. The board may make its final determination based upon the record submitted by the examiner or may request further testimony or documentation from either the taxpayer or the assessor before making its final determination.

NEW SECTION

WAC 458-14-146 CONFLICTS OF INTEREST.

(1) Board members shall disqualify themselves from hearing an appeal involving property owned in whole or in part by members or employees of the board or county legislative authority or any person related to a member or employee of the board or county legislative authority by blood or marriage. Board members do not need to disqualify themselves from hearing an appeal filed by other county officials, such as the county auditor, sheriff, treasurer, prosecutor, assessor, judges or other county officials or their employees.

(2) Board members who are or who have been real estate agents, appraisers or assessors shall disqualify themselves from hearing an appeal involving property:

(a) That they have appraised; or

(b) With which they have been connected with the purchase or sale; or

(c) With which they have in any way exercised discretion; until the next revaluation cycle following departure from their former occupation.

(3) If a board cannot achieve a quorum due to the provisions of subparagraphs (1) and (2) above, the board shall sustain the assessor's determination. The taxpayer shall be advised by the board of the right to appeal the determination to the state board of tax appeals.

NEW SECTION

WAC 458-14-156 TRAINING SEMINARS.

Board members, alternate board members, interim board members, hearing examiners and clerks shall attend board of equalization training seminars as directed by the department unless this requirement is waived in writing by the assistant director of the department's property tax division, or his or her designee, for just cause.

NEW SECTION

WAC 458-14-160 CONTINUANCES - EX PARTE CONTACT (1) Extensions of time, continuances and adjournments may be ordered by the board on its own motion or may be granted by it, in its discretion, on motion of any party showing good and sufficient cause therefor.

(2) No one shall make or attempt to make any ex parte contact with board members except upon notice and opportunity for all parties to be present or to the extent required for the disposition of ex parte matters as authorized by law, nor shall a board member make or attempt to make any ex parte contact with any person regarding any issue in the proceeding who has a direct or indirect interest in the outcome of the proceeding, without notice and opportunity for all parties to participate, unless necessary to procedural aspects of maintaining an orderly process.

NEW SECTION

WAC 458-14-170 APPEALS TO THE STATE BOARD OF TAX APPEALS. (1) Pursuant to RCW 84.08.130, any taxpayer, taxing unit or assessor feeling aggrieved by the action of a board may appeal to the board of tax appeals by filing with the county auditor a notice of appeal in duplicate within thirty days after the board has served or mailed its decision.

(2) The notice of appeal shall specify the actions of the board which the appellant is appealing, and shall be in such form as is required by the board of tax appeals (see WAC 456-10-312).

(3) The board appealed from shall file with the board of tax appeals a true and correct copy of its decision in such action and all evidence taken in connection therewith.

WSR 90-22-103

PROPOSED RULES

MARITIME COMMISSION

[Filed November 7, 1990, 2:58 p.m.]

Original Notice.

Title of Rule: Vessel assessment schedule.

Purpose: To implement RCW 88.44.100 in order to raise revenues sufficient to provide for a round the clock communications, oil spill contingency planning, emergency oil spill drill response and 24-hour emergency containment and clean-up in the waters of the state of Washington.

Statutory Authority for Adoption: RCW 88.44.100.

Statute Being Implemented: Chapter 88.44 RCW.

Summary: A vessel assessment schedule will be implemented effective January 1, 1991, based upon vessel size and/or petroleum product carrying capacity in order to raise required revenues to implement the commission's emergency oil spill response and clean-up procedures. Vessels who show proof that they have individually arranged with an officially recognized clean-up cooperative or with a private clean-up contractor, or are specifically exempted by RCW 88.44.010(5), shall be exempt from the assessment schedule.

Name of Agency Personnel Responsible for Drafting: Richard W. Buchanan, Rules Coordinator, Seattle, Washington, (206) 623-4990; Implementation: Washington State Maritime Commission, Seattle, Washington, (206) 448-7557; and Enforcement: G. A. (Geir) Sylte, Treasurer, Washington State Maritime Commission, Seattle, Washington, (206) 448-7557.

Name of Proponent: Washington State Maritime Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: RCW 88.44.100 requires the commission to levy an assessment on all vessels transiting waters of the state of Washington, unless they are specifically exempted by RCW 88.44.010(15) or show proof of alternate compliance. The assessments, at a minimum, must be capable

of generating a fund of one million five hundred thousand dollars within four years. The moneys collected are to be expended to effectuate a round the clock communication network, oil spill contingency planning and drill response, plus 24-hour emergency containment and clean-up in case of a spill by one of its members. The assessments will be levied on a per transit basis, except for vessels home ported in Washington and not arriving and departing state waters frequently, which will be assessed each time they load or discard oil as cargo or fuel. It is anticipated that the activities of the commission to be funded by the assessments on the shipping industry will help to prevent spills and expedite proper clean-up should be occur.

Proposal does not change existing rules.

Small Business Economic Impact Statement: The proposed rule will have some economic impact on the majority of the maritime shipping industry, in that they will be receiving and paying assessment invoices when their vessels enter Washington waters. It is important to note that chapter 88.44 RCW, which mandates such assessments be adopted by commission rule, was initiated by the steamship industry as its own effort to protect the waters of the state against further environmental damage. The smallest commercial vessels, under 300 gross tons, and certain other vessels and their owners/operators are exempt from assessment under the statute and proposed rule. It will apply to most commercial vessels over 300 gross tons carrying oil as fuel or cargo. However, the assessments are tiered to size of vessel or quantity of oil carried or capable of carriage, so that the smaller vessels and their owners/operators pay much less than the largest tankers. There is a negligible administrative impact at worst. No additional reporting, record keeping or compliance procedures will be required by the rule as compared to those already in place. The effected vessel, owner or operator already keeps records of arrivals and departures from Washington waters and the times when its tankers or tanker barges load or discharge oil cargoes in this state. Even the small businesses already have employees processing invoices and issuing checks, so the requirement of the rule to issue one or more monthly checks to the Maritime Commission would be de minimis. No additional personnel or professional expertise will be required to comply with the rule. It is impossible to allocate the very negligible administrative cost of preparing checks on the basis of cost per employee or "per one hundred dollars of sales." It is estimated that the type of bookkeeping employee needed to process the commission's invoices would earn not to exceed \$10 per hour, and that no more than 1/10 of an hour would be needed to process such invoice(s) and cut a check.

Hearing Location: Port of Seattle, Commissioner's Meeting Room, 3rd Floor, Pier 66, Seattle, Washington 98121, on December 13, 1990, at 9:00 a.m.

Submit Written Comments to: Richard W. Buchanan, Rules Coordinator, c/o LeGros, Buchanan, Paul and Whitehead, 2500 Columbia Center, 701 5th Avenue, Seattle, WA 98504-7098, by December 7, 1990.

Date of Intended Adoption: December 13, 1990.

November 6, 1990
Richard W. Buchanan
Rules Coordinator

NEW SECTION

WAC 318-04-010 DECLARATION OF PURPOSE. To effectuate the purposes of RCW Chapter 88.44, the Washington State Maritime Commission hereby adopts certain definitions and prescribes the rate and terms of assessment on vessels which transit upon the waters of this state.

NEW SECTION

WAC 318-04-020 DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply throughout these rules.

"Tanker Barge" is a vessel as defined by R.C.W. 88.44.010(15) which is not self-propelled and is designed, constructed or adapted primarily to carry, or carries oil, as defined by R.C.W. 88.44.010(6), in bulk as cargo or cargo residue.

"Tanker Vessel" - is a vessel as defined by R.C.W. 88.44.010(15) which is self-propelled and designed, constructed or adapted primarily to carry or carries oil, as defined by R.C.W. 88.44.010(6), in bulk as cargo or cargo residue.

"Non-Tanker Vessel" is a vessel as defined by R.C.W. 88.44.010(15) which is neither a tanker vessel nor a tanker barge.

"Maximum Capacity" is the volume of oil, as defined by R.C.W. 88.44.010(6) that a tanker barge or tanker vessel is capable of carrying when fully loaded as designed, constructed or adapted.

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

NEW SECTION

WAC 318-04-030 ASSESSMENTS. Effective January 1, 1991, (except as provided below in this subsection), there is hereby levied by the Washington State Maritime Commission upon all vessels, as defined by R.C.W. 88.44.010(15) and WAC 318.04.020, which transit upon the waters of this state, or the owners or operators thereof, an assessment in the following amounts:

(A) On Tanker Barges whose maximum capacity is:

	<u>Rate</u>
(1) 0 to 28,999 bbls	\$38.00
(2) 29,000 to 44,999 bbls	\$48.00
(3) 45,000 to 59,999 bbls	\$60.00
(4) 60,000 to 79,999 bbls	\$75.00
(5) 80,000 and over	\$94.00

(B) On Tanker Vessels

Rate
\$2,000

(C) On Non-Tanker Vessels

	<u>Rate</u>
(1) 300-500 Gross Reg. Tons	\$45.00
(2) 501-1,000 Gross Reg. Tons	\$60.00
(3) 1,001-4,999 Gross Reg. Tons	\$75.00
(4) 5,000 and over Gross Reg. Tons	\$100.00

The assessment levied on all vessels, or the owners or operators thereof, which transit upon the portion of the Columbia River that runs between the states of Washington and Oregon, shall be effective on and after January 1, 1992.

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

NEW SECTION

WAC 318-04-040 WHEN DUE. Vessel assessments shall be due and payable to the Washington State Maritime Commission before any vessel discharges, loads or departs from Washington waters, whichever is first.

NEW SECTION

WAC 318-04-050 HOW ASSESSED. Vessels arriving in Washington waters will be assessed each time they enter the state's waters. Tanker vessels and tanker barges home ported in Washington and transiting the waters of the state, but not arriving and departing frequently, shall be assessed each time they discharge or take on a cargo of oil in Washington waters, but there shall be no more than one assessment per day (24-hour period commencing at 12:01 a.m.).

NEW SECTION

WAC 318-04-060 EXEMPTIONS. Vessels which show satisfactory proof to the Commission or the Department of Ecology prior to April 1, 1991 (or prior to April 1, 1992 in the case of vessels transiting only the waters of the Columbia River than runs between Washington and Oregon) or prior to initial entry into Washington waters, whichever comes first, that they have formerly and individually arranged with an officially recognized cleanup cooperative or with a private cleanup contractor to provide immediate response capabilities in the event of an oil spill or release are exempt from assessment, as are other vessels expressly exempted by R.C.W. 88.44.010(15).

NEW SECTION

WAC 318-04-070 SURCHARGE. Vessels otherwise subject to assessment, but which have not presented timely and satisfactory proof of an approved arrangement with a recognized cooperative or private clean-up contractor in compliance with WAC 318.04.060, or arranged to make their assessment payments to the Washington State Maritime Commission by April 1, 1991 (or April 1, 1992 in cases of vessels on the Columbia River) must thereafter pay all back assessments, plus a surcharge of twenty (20%) percent, before being accepted for membership in the Commission and placed on its regular assessment schedule.

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

NEW SECTION

WAC 318-04-080 COLLECTION OF ACCOUNTS. (1) The Commission shall obtain from the Marine Exchange of Puget Sound, the Washington State Pilotage Commission, the Fisheries Commission and/or U.S. Customs a record of all vessels transiting the waters of this state and shall from this record periodically invoice all vessels, their owners, operators or agents shown thereon for assessments levied pursuant to WAC 318.04.030. The date of the invoice shall be known as the billing date.

(2) Assessments not paid within twenty (20) days from the billing date shall be delinquent. If the delinquent assessments are not paid within thirty-five (35) days from the billing date, a notice of delinquency shall be sent to the vessel, its owner, operator or agent stating that if the delinquent assessments are not paid within forty-five (45) days from the billing date, the vessel, its owner, operator or agent involved will thereafter be denied further credit and be put on a cash basis until the delinquent assessments are paid.

If at any time an account thereafter is again unpaid in the same year for more than thirty-five (35) days from the billings date, the commission may, without further notice, immediately place the vessel, its owner, operator or agent on a cash basis for the remainder of the year, or such period as the commission may at its option specify.

(3) Delinquent Assessments not paid within thirty-five (35) days of the billing date shall bear interest at the maximum legal rate, not to exceed 1 1/2% per month from the due date to date of payment, and in case of suit to collect said delinquent assessments, the prevailing party shall, in addition to any other relief granted, be allowed an attorney's fee in such amount as the court in its discretion deems reasonable, together with costs of suit.

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

NEW SECTION

WAC 318-04-090 INCREASE IN ASSESSMENTS. On and after January 1, 1991, all assessments on vessels, their owners or operators as specified in WAC 318.04.030, are hereby increased in the following amounts:

- (A) By five (5%) percent effective January 1, 1992;
- (B) By five (5%) percent effective January 1, 1993.

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

WSR 90-22-104**RULES COORDINATOR****MARITIME COMMISSION**

[Filed November 7, 1990, 3:01 p.m.]

Please be advised that the newly created Washington State Maritime Commission has designated Richard W. Buchanan, its attorney, as the commission's rules coordinator. Mr. Buchanan's mailing address is: Richard W. Buchanan, Rules Coordinator, Washington State Maritime Commission, c/o LeGros, Buchanan, Paul and Whitehead, 2500 Columbia Center, 701 Fifth Avenue, Seattle, WA 98104-7098.

Hal Schuyler
Chairman

WSR 90-22-105**PERMANENT RULES****GOVERNOR'S TIMBER TEAM**

[Filed November 7, 1990, 3:26 p.m., effective January 1, 1991]

These rules have been prepared as directed by the Forest Resources Conservation and Shortage Relief Act (Public Law 101-382). The proposed rules were published in the Washington State Register issue 90-19 on October 3, 1990. I am now adopting these rules as final rules to become effective on January 1, 1991. Although they have not been adopted under the Washington Administrative Procedure Act, chapter 34.05 RCW, they are in WAC format for inclusion in the Washington Administrative Code and publication in the State Register issue 90-22 on November 21, 1990.

Booth Gardner
Governor

Reviser's note: The following material has not been adopted under the Administrative Procedure Act, chapter 34.05 RCW, but has been filed in the office of the code reviser and is published in the Register exactly as filed.

Chapter 240-15
Log Export Restrictions

[NEW SECTION]

WAC 240-15-005 PURPOSES AND IMPLEMENTATION. The Forest Resources Conservation and Shortage Relief Act of 1990 (Public Law 101-382). The Act directs the governor to promulgate rules for its implementation consistent with Section 553, of title 5, United States Code. These rules have been promulgated

in accordance with the directives of the Act rather than Chapter 34.05 RCW.

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

[NEW SECTION]

WAC 240-15-101 AUTHORITY AND DEFINITIONS. (1) **Applicability.** This chapter shall apply to the sale of timber originating from public lands in the State of Washington, when such timber is subject to an order issued by the Secretary of Commerce of the United States under section 491(a) of the Forest Resources Conservation and Shortage Relief Act of 1990 (Public Law 101-382).

(2) **Presidential action.** This chapter shall not apply to the extent that an order referred to under WAC 240-15-010(1) is suspended, removed, or modified by the President of the United States under the authority of section 491(e) or 491(f) of the Forest Resources Conservation and Shortage Relief Act of 1990 (Public Law 101-382).

(3) **Surplus timber.** Timber which has been determined to be surplus to the needs of timber manufacturing facilities in the United States by the Secretary of Agriculture or the Secretary of the Interior of the United States is not subject to regulation under this chapter.

(4) **Definitions.** As used in this chapter:

(a) "Agency" means any state or local public entity which owns or manages land from which timber is harvested in the State of Washington.

(b) "Export" means either to load on a conveyance or vessel or put in a log raft with the intent to ship to a foreign destination, or to place at a facility such as a port, yard, pond, or dock with the intent to load on a conveyance or vessel or put in a log raft for shipment to a foreign destination.

(c) "Export restricted timber" means unprocessed timber originating from a sale of timber from public lands which has been designated as export restricted under WAC 240-15-015(1)(a), and includes both logs and stumpage originating from such a sale.

(d) "Person" means any individual, partnership, corporation, association, or other legal entity and includes any subsidiary, subcontractor, parent company and business affiliates where one affiliate controls or has the power to control the other or when both are controlled directly or indirectly by a third person.

(e) "Public lands" means lands in the State of Washington that are held or owned by the State of Washington, or a political subdivision thereof, or any other public agency. Such term does not include any lands the title to which is:

(i) held by the United States,

(ii) held in trust by the United States for the benefit of any Indian tribe or individual, or

(iii) held by any Indian tribe or individual subject to a restriction by the United States against alienation.

(f) "Purchaser" means a person who has been awarded a timber sale contract to harvest or acquire export restricted timber from public lands in the State of Washington.

(g)(i) "Substitution" means the purchase of export restricted timber by a person who owns a processing facility where the person owning the processing facility also exports or sells for export from the United States unprocessed timber originating from private lands in the State of Washington where (A) such lands are owned by the person, or (B) the person has exclusive rights to harvest timber from such lands, where such rights may be exercised at any time during a period of more than 7 years. Exceptions to this 7 year restriction may be considered on a case by case basis by the Department of Natural Resources in exceptional circumstances.

(ii) The reference in WAC 240-15-101 (4)(g)(i) to the export from the United States of unprocessed timber originating from private lands shall mean exports which occur at any time:

(A) after that date which is 12 months prior to the award date of the sale of the export restricted timber, except that it shall not refer to any exports which occur prior to January 1, 1991; and

(B) prior to that date which is 24 months after the award date of the sale of the export restricted timber, or the end of the term of the timber sale contract for the export restricted timber, whichever is later.

(h) "Unprocessed timber" means trees or portions of trees or other roundwood not processed to standards and specifications suitable for end product use. As used in this chapter, the term "unprocessed timber" does not include timber processed into any one of the following:

(i) Lumber or construction timbers, except Western Red Cedar, meeting current American Lumber Standards grades or Pacific Lumber Inspection Bureau Export R or N list grades, sawn on 4 sides, not intended for remanufacture.

(ii) Lumber, construction timbers, or cants for remanufacture, except Western Red Cedar, meeting current American Lumber Standards grades or Pacific Lumber Inspection Bureau Export R or N list clear grades, sawn on 4 sides, not to exceed 12 inches in thickness.

(iii) Lumber, construction timbers, or cants for remanufacture, except Western Red Cedar, that do not meet the grades referred to in clause 2 and are sawn on 4 sides, with wane less than 1/4 of any face, not exceeding 8 3/4 inches in thickness.

(iv) Chips, pulp or pulp products.

(v) Veneer or plywood.

(vi) Poles, posts, or piling cut or treated with preservatives for use as such.

(vii) Shakes or shingles.

(viii) Aspen or other pulpwood bolts, not exceeding 100 inches in length, exported for processing into pulp.

(ix) Pulp logs or cull logs processed at domestic pulp mills, domestic chip plants, or other domestic operations for the purpose of conversion of the logs into chips.

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

[NEW SECTION]

WAC 240-15-015 PROHIBITIONS. (1) Prohibition on export. Except as specifically provided under this chapter, no person may:

(a) export from the United States export restricted timber; or

(b) sell, trade, exchange, or otherwise convey to any other person, for the purpose of export from the United States, export restricted timber.

(2) Prohibition on substitution. Except as specifically provided under this chapter, no person may purchase export restricted timber from any agency if such person owns and operates a processing facility and the processing of export restricted timber at such facility by such person would constitute substitution.

(3) Prohibition on certain indirect transactions. Except as specifically provided under this chapter, no person may purchase from any other person export restricted timber if such person is prohibited under WAC 240-15-015(2) (relating to substitution) from purchasing such timber directly from the agency managing the public lands from which such timber originated.

(4) Exemptions. Notwithstanding any other provisions of this chapter;

(a) The prohibition in WAC 240-15-015(2) (relating to substitution) shall not apply to the use of timber originating from public lands which is either (i) hardwood timber, or (ii) Western Red Cedar.

(b) The prohibitions in WAC 240-15-015(3) (relating to certain indirect purchases) shall not prohibit any person otherwise affected by such prohibition from obtaining up to 33 1/3% of the volume of timber purchased in an export restricted timber sale (not including hardwoods and Western Red Cedar) from the purchaser of such a sale if such person will process such timber at a domestic facility; except that any timber so transferred shall not exceed 20% of such volume in 1992, and 10% after 1992. The transferor shall notify the Department of Natural Resources, in writing, of any such transaction prior to physically transferring the timber to the transferee. Rights to purchase export restricted timber under this paragraph may be used on a sale by sale basis and may not be accumulated or transferred to other sales.

(c) The prohibition in WAC 240-15-015(2) (relating to substitution) shall not prohibit the purchase by any person of export restricted timber originating from public lands in Ferry County or any other county in the State of Washington partially or entirely east of the Columbia River if such person does not export or sell for export timber from private lands in that geographic area.

(d) The prohibition in WAC 240-15-015(2) (relating to substitution) shall not apply to any log, regardless of gross scale, sold to a domestic processing facility for the purpose of conversion into chips, pulp or pulp products.

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

[NEW SECTION]

WAC 240-15-020 AGENCY REQUIREMENTS.
(1) Designation of export restricted timber.

(a) Each agency managing public lands subject to this chapter shall designate timber sales to be sold as export restricted and as exportable. For calendar year 1991, each agency shall designate as export restricted, sales that include 75 per cent of the volume of unprocessed timber from such agency's annual sales program, excluding Western Red Cedar. For calendar year 1992 and subsequent years, this percentage shall be revised as necessary in order to comply with orders issued by the Secretary of Commerce of the United States under section 491(a) of the Forest Resources Conservation and Shortage Relief Act of 1990 (Public Law 101-382). Sales designated as export restricted shall be distributed proportionately throughout the geographical area of land owned or managed by the agency. Timber originating from sales designated as export restricted shall be representative of the species and grade distribution of the agency's sale program.

(b) Designation of timber sales as export restricted and as exportable shall be on a sale by sale basis and shall apply to the entire sale being considered; except that a sale shall be subdivided into portions that are export restricted and exportable if there are insufficient sales in the annual sales program to insure that designation on a sale by sale basis meets the applicable requirements of the Forest Resources Conservation and Shortage Relief Act of 1990 (Public Law 101-382).

(2) Report to the Governor. By March 31 of each year, each agency selling timber from public lands shall report to the Governor on the results of its sales program in compliance with the Forest Resources Conservation and Shortage Relief Act (Public Law 101-382) for the preceding calendar year. The report shall include information on the volume, species, grade, and geographical distribution of sales sold as export restricted and not export restricted.

(3) Reports on the purchase of timber. Not later than 5 days after the receipt of a Purchaser Certification furnished to an agency under WAC 240-15-025, the agency shall submit a copy of such certification to the Washington Department of Natural Resources. The agency shall make copies of such reports available to the public at reasonable times and locations.

(4) Contract provisions. Agencies contracting for the sale of export restricted timber from public lands shall include in such contracts clauses incorporating the applicable requirements of WAC 240-15-015 (relating to the prohibitions on export and substitution), WAC 240-15-025 (relating to reporting requirements), and WAC 240-15-030 (relating to enforcement). In addition, such contracts shall include clauses which provide that a violation by the purchaser of the prohibitions under WAC 240-15-025 (relating to the prohibitions on export and substitution) shall be sufficient cause for the agency to cancel the contract.

(5) Prohibition on accepting bids from ineligible purchasers. Agencies shall not accept bids for sales of export restricted timber from persons included on the List of Ineligible Purchasers published by the Department of Natural Resources under this chapter.

(6) List of ineligible purchasers. Agencies contracting for the sale of export restricted timber from public lands

shall attach to such contracts a copy of the most recent List of Ineligible Purchasers published by the Department of Natural Resources.

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

[NEW SECTION]

WAC 240-15-025 REPORTING REQUIREMENTS. (1) Purchaser certification. Prior to issuing a contract for the sale of export restricted timber, an agency which has offered such timber for sale shall require that the purchaser submit 2 signed copies of a Purchaser Certification, in such form as the Department of Natural Resources may require, which affirms, under penalty of law, the truth of each of the following:

(a) That such timber, while still in unprocessed form, will not be:

(i) exported by the purchaser or used in substitution by the purchaser; or

(ii) transferred to any other person for the purpose either of export or to be used in substitution.

(b) That hammer brands and red paint applied to such timber as required by this chapter shall remain on such timber until it is domestically processed.

(c) That prior to selling, trading, exchanging, or otherwise conveying any timber which is export restricted timber to any other person, the purchaser (transferor) shall require the transferee to provide to the purchaser (transferor) 2 signed copies of a completed Transferee Certification, in such form as the Department of Natural Resources shall require; and that the purchaser (transferor) shall provide the department with one copy not later than 5 days after receipt from the transferee.

(d) That the purchaser (transferor) shall not sell, trade, exchange, or otherwise convey export restricted timber to any person identified on the List of Ineligible Purchasers published by the Department of Natural Resources under this chapter.

(2) Transferee certification. Any person possessing export restricted timber shall, prior to selling, trading, exchanging, or otherwise conveying such timber to any other person, require the transferee to provide to the transferor 2 signed copies of a completed Transferee Certification, in such form as the Department of Natural Resources shall require. The Transferee Certification shall include an affirmation, under penalty of law, as to the truth of each of the items required to be affirmed in a Purchaser Certification, (except insofar as the transfer is pursuant to WAC 240-15-015 (4)(b) (relating to certain indirect transactions)) as well as the quantity of export restricted timber which is being transferred. The transferor shall provide to the Department of Natural Resources one signed copy of the Transferee Certification not later than 5 days after the receipt from the transferee.

(3) Reporting requirements for certain purchasers of export restricted timber. Any person who:

(a) processes export restricted timber, and

(b) either owns forest lands the State of Washington, or has the exclusive right to harvest timber from lands in the State of Washington for a period of more than 7

years, shall, for purposes of the reporting requirements under this section, treat any timber harvested from lands referred to in WAC 240-15-025 (3)(b) during the period of time referred to under WAC 240-15-010 (4)(g)(ii)(B) as though it were export restricted timber originating from public lands.

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

[NEW SECTION]

WAC 240-15-030 ENFORCEMENT. (1) Debarment.

(a) Any person who knowingly violates any of the prohibitions in WAC 240-15-015(1) (relating to exports), WAC 240-15-015(2) (relating to substitution), or WAC 240-15-015(3) (relating to certain indirect transactions) shall be debarred, by an order issued by the Department of Natural Resources or the agency which manages the public lands from which the affected timber originated, from bidding on or purchasing export restricted timber originating from any public lands covered by this chapter for a period of two years.

(b) A second debarment of any person under this section which is for a violation by the same person committed after the first debarment of such person under this section shall result in a permanent debarment of such person from bidding on or purchasing export restricted timber originating from any public lands covered by this chapter.

(c) The Washington Administrative Procedures Act shall apply to the issuance of any order by a state agency under this subsection. Agencies other than state agencies shall follow appropriate procedures in issuing any order under this subsection.

(d) Any time an agency debar a person under this section, the agency shall notify the Department of Natural Resources of its action in debarring such person and the period for which the person is debarred.

(e) For purposes of this section, the term "person" shall include any previously formed but no longer existing entity which would be included in WAC 240-15-010 (4)(d) if existing now.

(2) Log branding and marking requirements.

(a)(i) Both ends of all logs from sales of unprocessed timber by a public agency covered by this chapter shall, prior to removal from the sale area, be hammer branded with a brand registered under chapter 76.36 RCW, as amended.

(ii) In addition to the branding requirements of WAC 240-15-030 (2)(a)(i), both ends of all logs from those sales designated as export restricted under WAC 240-15-020 (1)(a) shall, prior to removal from the sale area, be painted with durable red paint.

(b) If timber that has been properly marked and branded, as required under WAC 240-15-030 (2)(a), is subdivided into smaller pieces for any purpose other than immediate processing, each piece shall be marked in the same manner as the original timber.

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

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

[NEW SECTION]

WAC 240-15-035 REQUIREMENTS APPLICABLE TO THE DEPARTMENT OF NATURAL RESOURCES. (1) Administration. Administration of this chapter shall be the responsibility of the Washington Department of Natural Resources.

(2) Referrals of violations. Whenever the Department of Natural Resources becomes aware of a violation, or possible violation, of the prohibitions in WAC 240-15-015(1) (relating to export), WAC 240-15-015(2) (relating to substitution), or WAC 240-15-015(3) (relating to certain indirect transactions) it shall notify the managing agency so that such agency may promptly take appropriate action, as provided in this chapter.

(3) Monitoring.

(a) The Department of Natural Resources shall develop and implement a program for the monitoring of export restricted timber in transit and at ports and other facilities for the purpose of ensuring that

(i) export restricted timber is not exported from the United States or used in substitution, and

(ii) timber harvested from lands referred to in WAC 240-15-025 (3)(b) (relating to reporting requirements for certain purchasers of export restricted timber) at any time during the period of time referred to in WAC 240-15-010 (4)(g)(ii), is not exported from the United States.

(b) The Department of Natural Resources may enter into contracts or agreements with other appropriate state or federal authorities for the purpose of meeting the requirements of WAC 240-15-035 (3)(a).

(4) Certifications.

(a) The Department of Natural Resources shall issue uniform forms which shall be used as Purchaser Certifications required to be submitted under WAC 240-15-025(1), and Transferee Certifications required to be submitted under WAC 240-15-025(2). Each such form shall include a notification, conspicuously placed, that the making of a false statement on such certification is punishable as a gross misdemeanor under RCW 9A.72.040.

(b) Copies of all certifications received by the Department of Natural Resources shall be available for public inspection at reasonable hours and locations.

(c) The Department of Natural Resources may audit certifications submitted by any person under WAC 240-15-025 (relating to reporting requirements) in order to assure that such person is able to account for the disposition of all export restricted timber which such person has purchased from a public agency or received by means of transfer from any other person.

(d) The Department of Natural Resources shall develop and implement a program to randomly audit certifications submitted under WAC 240-15-025 (relating to reporting requirements) in order to assure that persons who acquire export restricted timber are able to account for the disposition of all export restricted timber which

they have purchased from a public agency or received by means of transfer from any other person.

(5) List of ineligible purchasers.

(a) The Department of Natural Resources shall establish and maintain a list of persons who, due to violations of this chapter, are ineligible to purchase export restricted timber.

(b) The Department of Natural Resources shall add a person to the list referred to in WAC 240-15-035 (5)(a) whenever:

(i) it finds under WAC 240-15-030(1) (relating to debarment) that such person has violated WAC 240-15-015(1) (relating to the prohibition on exports), WAC 240-15-015(2) (relating to the prohibition on substitution), or WAC 240-15-015(3) (relating to certain indirect transactions); or

(ii) it receives notification from an agency which sells export restricted timber that such agency has made a finding, under WAC 240-15-030(1) (relating to debarment) that such person has violated WAC 240-15-015(1) (relating to the prohibition on exports) WAC 240-15-015(2) (relating to the prohibition on substitution), or WAC 240-15-015(3) (relating to certain indirect transactions).

(c) The Department of Natural Resources shall remove a person from the list referred to in WAC 240-15-035 (5)(a) after such period of time has elapsed as is required under the order debaring such person under WAC 240-15-030(1) (relating to debarment). No person who is placed on the list as the result of being debarred for a violation which occurred subsequent to the first debarment of such person under WAC 240-15-030(1) shall be removed from the list.

(d) The Department of Natural Resources shall provide a copy of the list of ineligible purchasers to referred to in WAC 240-15-035 (5)(a)(i) to each agency which sells export restricted timber, and (ii) each person who requests to receive copies of the list. The Department of Natural Resources shall provide revised copies of the list to all such agencies and persons whenever a person is added to or removed from the list.

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

WSR 90-22-106

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 7, 1990, 3:35 p.m.]

Original Notice.

Title of Rule: Chapter 308-104 WAC, Driver's licenses; and chapter 308-108 WAC, Driver training schools.

Purpose: Establish information required on application for a driver's license or identification card, establish guidelines for waiving the driving test, allow the director to designate nondepartment personnel as custodians of record, define place of business for driver training schools, and repeal outdated sections.

Statutory Authority for Adoption: RCW 46.01.110.

Statute Being Implemented: Chapters 46.20 and 46.82 RCW.

Summary: Outlines information required on application for driver's license and identification cards, allows waiver of driving test for new residents with valid licenses issued by previous home state, allows the director to designate nondepartment personnel as custodians of record to certify abstracts of driving record, defines place of business as used by driver training schools, and repeals outdated sections of chapter 308-104 WAC.

Name of Agency Personnel Responsible for Drafting: Clark J. Holloway, Highways-Licenses Building, (206) 753-1134; Implementation and Enforcement: Joan L. Baird, Highways-Licenses Building, (206) 753-6977.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 308-104-014, specifies information required on application for driver's license and identification card. Used to verify applicant's eligibility to receive license or identification card; WAC 308-104-047, provides standards for waiving driving test. Necessary to implement legislative amendments to RCW 46.20.120; WAC 308-104-155, allows the director to designate nondepartment personnel as custodians of record for purposes of certifying abstracts of driving record; WAC 308-104-045, repealed, no longer necessary due to adoption of WAC 308-104-014 and recent legislative changes; WAC 308-104-180, repealed, outdated provision; and WAC 308-108-100, defines place of business for driver training schools.

Proposal Changes the Following Existing Rules: Repealing WAC 308-104-045 and 308-104-180.

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

Rules will have no impact above that required by statute.

Hearing Location: Department of Licensing, Highways-Licenses Building, 4th Floor, Olympia, Washington 98504, on December 13, 1990, at 1:00 p.m.

Submit Written Comments to: Clark J. Holloway, Department of Licensing, Highways-Licenses Building, 4th Floor, Olympia, Washington 98504, by December 13, 1990.

Date of Intended Adoption: December 14, 1990.

November 7, 1990

Joan Baird

Assistant Director

NEW SECTION

WAC 308-104-014 APPLICATION FOR DRIVER'S LICENSE OR IDENTIFICATION CARD. Every application for an original driver license or identification card shall include the following:

- (a) The applicant's full name, current mailing and residential address, and telephone number;
- (b) The applicant's physical description, including sex, height, weight, and eye color;
- (c) The applicant's date and place of birth;
- (d) The applicant's Social Security number;
- (e) The applicant's mother's maiden name and whether the applicant is one of multiple siblings born at the same time;

(f) If the application is for a driver's license, whether the applicant has been previously licensed, where such license was issued, and under what name;

(g) If the application is for a driver's license, whether the applicant has ever had his or her driver's license or driving privilege suspended, revoked, cancelled, or denied, and if so, where and when such driving sanction was imposed and the reason for such action;

(h) If the application is for a driver's license, whether the applicant is taking medication or is under the care of a physician for any medical condition(s), and if so, a description of such medication or medical condition(s);

(i) The applicant's signature and, if the application is for a driver's license and the applicant is under the age of eighteen, the signature of the applicant's legal guardian; and

(j) Any other information required by the department, including, but not limited to, supplementary documentation verifying any of the information required by this section.

NEW SECTION

WAC 308-104-047 DRIVING TEST — WAIVER. For purposes of issuance of an original driver's license, the department may waive the actual demonstration of the ability to operate a motor vehicle where the applicant meets all other licensing requirements, has successfully completed the appropriate Washington knowledge test or tests, and:

(1) If the application is for a basic driver's license, the applicant has:

(a) Surrendered a valid driver's license issued by the applicant's previous home state, or presented a letter of clearance from the previous home state showing a valid license record on file;

(b) Not taken a Washington driving test on which the applicant have been disqualified; and

(c) Not taken a Washington knowledge test on which the applicant has been disqualified three or more times;

(2) If the application is for a driver's license with a motorcycle endorsement, the applicant, along with the requirements listed in subsection (1) of this section, has:

(a) Surrendered a valid motorcycle license or driver's license with motorcycle endorsement issued by the applicant's previous home state, or presented a letter of clearance from the previous home state showing a valid motorcycle license record on file. In order for a surrendered license or letter of clearance to be valid under this subsection, the applicant's previous home state's motorcycle licensing standards must meet or exceed Washington state motorcycle licensing standards, as determined by the department;

(b) Completed a motorcycle skill test waiver certificate; and

(c) If the applicant is under eighteen years of age, presented a certificate verifying completion of an approved motorcycle safety education course;

(3) If the application is for a commercial driver's license, the applicant, along with the requirements listed in subsection (1) of this section, has:

(a) Surrendered a valid commercial driver's license issued by the applicant's previous home state, or presented a letter of clearance from the previous home state showing a valid commercial driver's license record on file; or

(b) Met the requirements for waiver of the commercial driver's license skill test as provided by RCW 46.25.060(2).

Notwithstanding the above provisions, the department may require the applicant to complete the appropriate driving test or tests if the department determines that it is in the interest of safety for the applicant to demonstrate his or her ability to operate a motor vehicle.

For purposes of this section, the term "home state" means a state of the United States, the District of Columbia, or a United States territory or possession.

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

NEW SECTION

WAC 308-104-155 DRIVING RECORDS — DESIGNATION OF NON-DEPARTMENT OF LICENSING EMPLOYEES AS AGENTS FOR CERTIFICATION. For purposes of Title 46 RCW, the director of the department of licensing may designate non-department of licensing employees as agents to furnish certified abstracts of driving records under seal of the director. This section shall only apply

when the driving record has been obtained by the designated agent through electronic data transmission from the department's computer records.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-104-045 IDENTICARDS.
WAC 308-104-180 STAY OF HABITUAL TRAFFIC OF FENDER REVOCATION

Chapter 308-108
Driver Training Schools

NEW SECTION

WAC 308-108-100 DRIVER TRAINING SCHOOLS—PLACE OF BUSINESS. In order to comply with the business practices relating to place of business provided for in RCW 46.82.360, a driver training school must meet the requirements of this section.

(1) No place of business shall be established nor any business of a driver training school conducted or solicited within one thousand feet of an office building owned or leased by the department of licensing in which examinations for driver's licenses are conducted. The distance of one thousand feet shall be measured along the public streets by the nearest route from the place of business to such building.

(2) A driver training school shall have an established place of business owned, rented, or leased by the school and regularly occupied and used exclusively for the business of giving driver instruction.

(3) A driver training school established, or a driver training school establishing a new location, after July 23, 1989, shall be located in a district that is zoned for business or commercial purposes. The established place of business, branch office, or classroom or advertised address of any such driver training school shall not consist of or include a house trailer, residence, tent, temporary stand, temporary address, bus, telephone answering service if such service is the sole means of contacting the driver training school, a room or rooms in a hotel or rooming house or apartment house, or premises occupied by a single or multiple-unit dwelling house. This subsection shall not be construed as limiting the authority of local governments to grant conditional use permits or variances from zoning ordinances.

WSR 90-22-107
PROPOSED RULES
DEPARTMENT OF
COMMUNITY DEVELOPMENT

[Filed November 7, 1990, 3:46 p.m.]

Original Notice.

Title of Rule: Supplemental law enforcement for border areas.

Purpose: To amend chapter 365-90 WAC.

Statutory Authority for Adoption: Chapter 34.05 RCW.

Statute Being Implemented: Chapters 43.63A and 66.08 RCW.

Summary: The proposed WAC changes the border towns program's source of funds from legislative appropriation to a dedicated share of the excess liquor tax, and adds the town of Nooksack to the program.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Daniel Aarthun, Mailstop GH-51, Olympia, (206) 586-1237.

Name of Proponent: Department of Community Development, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal amends chapter 365-90 WAC, which outlines the procedures for administering the border towns law enforcement assistance program. The proposed changes bring the WAC into conformance with chapters 43.63A and 66.08 RCW.

Proposal Changes the Following Existing Rules: Nooksack is named as an eligible jurisdiction; and the source of funds for the program is changed from legislative appropriation to a dedicated source (pro rata share of excess liquor taxes from the liquor revolving fund).

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

Hearing Location: Whatcom County Courthouse, Sheriff's Conference Room, 311 Grand Avenue, Bellingham, WA 98225, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Daniel Aarthun, Department of Community Development, 9th and Columbia Building, Mailstop GH-51, Olympia, Washington 98504, by December 10, 1990.

Date of Intended Adoption: January 13, 1991.

November 6, 1990

Chuck Clarke
Director

AMENDATORY SECTION (Amending Order 83-08, filed 10/27/83)

WAC 365-90-010 DECLARATION OF PUBLIC POLICY. The following regulations are adopted pursuant to chapter ~~((34.04))~~ 34.05 RCW, for the purpose of distributing ~~((funds appropriated by the legislature))~~ excess funds from the liquor revolving fund as supplemental resources for border areas, and commonly referred to as the bordertowns program.

The legislature has found and declared that certain counties and municipalities near international borders are subjected to a constant volume and flow of travelers and visitors for whom local government services must be provided. In addition, the legislature has further found that it is in the public interest and for the protection of the health, property, and welfare of both the residents and visitors to provide supplemental resources to augment and maintain existing levels of police protection in these areas.

~~((Funding for the bordertowns program has been appropriated to the planning and community affairs agency by the legislature.))~~ The legislature has directed the liquor control board to disburse a percentage share of the excess funds from the liquor revolving fund to the department of community development for the bordertowns program. These rules are intended to provide the criteria and procedures that the ~~((planning and community affairs agency))~~ department of community development will utilize to distribute these funds to eligible jurisdictions.

AMENDATORY SECTION (Amending Order 83-08, filed 10/27/83)

WAC 365-90-020 DEFINITIONS. (1) ~~(("Agency"))~~ "Department" means the ~~((planning and community affairs agency))~~ department of community development and any of its employees or personnel designated thereof.

(2) "Border areas" means ~~((any incorporated city or town located within seven miles of the Washington-Canadian border and any point of land surrounded on three sides by water and adjacent to the Canadian border. Further, border areas are based on measurements from the boundary of Canada to the incorporated jurisdiction or affected area.))~~ Blaine, Everson, Friday Harbor, Lynden, Nooksack, Northport, Oroville, Port Angeles, Sumas, and the area of Whatcom County commonly referred to as Point Roberts. All funds received by Whatcom County shall be spent within the Point Roberts area.

(3) "Formula" means the formula developed by the ~~((planning and community affairs agency))~~ department of community development

under RCW 43.63A.190 based on border traffic and historical public impacts of law enforcement problems.

AMENDATORY SECTION (Amending Order 83-08, filed 10/27/83)

WAC 365-90-040 ALLOCATION OF FUNDS. The liquor control board shall disburse to the department three-tenths of one percent of the excess funds from the liquor revolving fund not less than once every three months. The department shall allocate those funds ((appropriated by the legislature shall be allocated)) within thirty days to the eligible jurisdictions based on criteria to include but not be limited to the following: (1) Traffic, (2) crime, and (3) per capita law enforcement budget.

AMENDATORY SECTION (Amending Order 83-08, filed 10/27/83)

WAC 365-90-070 CHANGES. The ((agency)) department, after consultation, discussion, or advisement, may modify or make minor adjustments to the formula for allocation of funds for the program. All decisions of the ((agency)) department under this program shall be final.

AMENDATORY SECTION (Amending Order 83-08, filed 10/27/83)

WAC 365-90-080 UNEXPENDED FUNDS. Any unspent funds may be reallocated by the ((agency)) department to other eligible jurisdictions.

AMENDATORY SECTION (Amending Order 83-08, filed 10/27/83)

WAC 365-90-090 ANNUAL REVIEW. The bordertowns program shall be reviewed on an annual basis in the first quarter of each fiscal year with the eligible jurisdictions to discuss the allocation formula and any recent changes that may affect the purpose of the program or the allocation of funds.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 365-90-030 ELIGIBLE JURISDICTION.
WAC 365-90-050 PROCEDURE FOR NOTIFICATION AND DISTRIBUTION.

WSR 90-22-108
NOTICE OF PUBLIC MEETINGS
HARDWOODS COMMISSION
[Memorandum—November 6, 1990]

There will be a special meeting of the Washington State Hardwoods Commission on November 8, 1990, in the John O'Brien Building, Briefing Room. The meeting will begin at 10:00 a.m. and adjourn at 1:00 p.m.

WSR 90-22-109
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed November 7, 1990, 4:00 p.m.]

Original Notice.

Title of Rule: Hospital charity care.

Purpose: To implement RCW 70.170.060.

Other Identifying Information: Chapter 261-14 WAC.

Statutory Authority for Adoption: RCW 70.170.060.

Statute Being Implemented: RCW 70.170.060.

Summary: Provides definitions, uniform procedures for the identification of indigent people, data requirements for the identification of indigent people, uniform criteria for the identification of indigent people, guidelines for the development of sliding fee schedules, and penalties for violations, and prohibits the denial of emergency care based on ability to pay and the transfer of patients with emergency medical conditions or active labor.

Reasons Supporting Proposal: Statutory requirement.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: David B. Smith, 711 South Capitol Way #206, Olympia, WA 98504, (206) 753-1990.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule requires hospitals to follow uniform procedures, data requirements, and criteria for identifying indigent people. Once identified, hospitals will be required to provide indigent people with discounts up to 100 percent of the charges not covered by private or public medical care sponsorship. The rule also incorporates federal requirements regarding emergency medical conditions, identifies requirements for reporting hospital compliance. The purposes for the rules are to improve the identification of indigent persons receiving hospital care; to standardize the financial treatment of indigent people receiving hospital care; and to provide penalties for noncompliance with requirements. Anticipated effects are to improve the distinction between charity care and bad debt; to standardize the financial treatment of indigent people receiving hospital care; and improve sanctions related to noncompliance with federal and state law related to indigent persons.

Proposal Changes the Following Existing Rules: Definitions are added and made consistent with current statute; uniform procedures for data requirements, and criteria for the identification of indigent persons are added; guidelines for the development of sliding fee schedules are added; rules regarding the denial of access to emergency care based on ability to pay, and regarding the transfer of patients with emergency medical conditions or active labor, are added; standards for the acceptability of hospital charity care policies are made consistent with current statutes; and penalties for violation are made consistent with current statute. In addition, WAC 261-14-050 Charity care measurement, is repealed.

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

No hospital meets the definition of a "small business" as defined in RCW 19.85.020 and 43.31.025(4).

Hearing Location: Wednesday, December 12, 9:00 a.m. - 12:00 p.m., Sheraton Inn, North 322 Spokane Falls Court, Spokane, WA 99201, 1-800-848-9600; on Thursday, December 13, 9:00 a.m. - 12:00 p.m., Whitman Motor Inn, 107 North 2nd, Walla Walla, WA 99362, (509) 525-2200; on Friday, December 14, 9:00 a.m. - 12:00 p.m., West Coast Sea-Tac Hotel, 18220 Pacific Highway South, Seattle, WA 98188, (206) 246-5535; on Monday, December 17, 1:00 p.m. - 4:00 p.m.,

Red Lion Inn, 1507 North 1st Street, Yakima, WA 98901, (509) 248-6850; and Tuesday, December 18, 9:00 a.m. - 12:00 p.m., Ferryman's Inn, 7901 N.E. 6th Avenue, Vancouver, WA 98655, (206) 574-2151.

Submit Written Comments to: Dave Smith, 711 South Capitol Way, Suite 206, Mailstop FJ-21, Olympia, WA 98504, by December 1, 1990.

Date of Intended Adoption: January 15, 1991.

November 6, 1990
Kristine M. Gebbie
Secretary

AMENDATORY SECTION (Amending Order 84-07, Resolution No. 84-07, filed 12/7/84)

WAC 261-14-010 PURPOSE. This chapter is adopted by the Washington state (~~hospital commission pursuant to chapter 70.39 RCW as amended by sections 14, 15, and 18, chapter 288, Laws of 1984~~) department of health to implement the provisions of section 506, chapter 9, Laws of 1989 1st ex. sess. and chapter 70.170 RCW. These sections relate to hospital policies for charity care (~~and~~), bad debt and emergency medical care, including admission(~~s~~) practices, (~~and~~) the compilation and measurement of the level of charity care services provided by each hospital, and penalties for violation of these provisions. (~~The purpose of such policies and measurements is:~~

(1) ~~To assure that no hospital or its medical staff either adopts or maintains practices or policies which result in a significant reduction in the proportion of patients who have no third-party coverage and who are unable to pay for all or part of hospital services.~~

(2) ~~To assure that uniform procedures and criteria for identifying care to be classified as charity care are observed by all hospitals.~~)

AMENDATORY SECTION (Amending Order 84-07, Resolution No. 84-07, filed 12/7/84)

WAC 261-14-020 DEFINITIONS. As used in this chapter, unless the context requires otherwise,

(1) (~~"Commission" means the Washington state hospital commission created by chapter 70.39 RCW~~) "Department" means the Washington state department of health created by chapter 9, Laws of 1989 1st ex. sess., RCW 43.70.020;

(2) "Hospital," means any health care institution which is required to qualify for a license under RCW 70.41.020(2); or as a psychiatric hospital under chapter 71.12 RCW (~~, but shall not include beds utilized by a comprehensive cancer center for cancer research, or any health care institution conducted for those who rely primarily upon treatment by prayer or spiritual means in accordance with the creed or tenets of any church or denomination~~);

(3) "Manual" means the (~~Washington state hospital commission's~~) Accounting and Reporting Manual for Hospitals, adopted under WAC 261-20-030(-);

(4) "Indigent persons" shall mean those patients who have exhausted any third-party sources, including Medicare and Medicaid, and whose (~~gross~~) income is equal to or below 200% of the federal poverty standards, adjusted for family size(-) or is otherwise not sufficient to enable them to pay for the care or to pay deductibles or coinsurance amounts required by a third-party payor;

(5) "Charity care" means (~~necessary hospital health care rendered~~) appropriate hospital-based medical services provided to indigent persons, as defined in WAC 261-14-020(4)(-);

(6) "Bad debts" shall mean uncollectible amounts, excluding contractual adjustments, arising from failure to pay by patients whose care has not been classified as charity care(-);

(7) (~~"Region" means one of the health service areas established pursuant to RCW 70.38.085, except that King County shall be considered as a separate region~~) "Appropriate hospital-based medical services" shall mean those hospital services which are reasonably calculated to diagnose, correct, cure, alleviate, or prevent the worsening of conditions that endanger life, or cause suffering or pain, or result in illness or infirmity, or threaten to cause or aggravate a handicap, or cause physical deformity or malfunction, and there is no other equally effective more conservative or substantially less costly course of treatment available or suitable for the person requesting the service. For purpose of this section, "course of treatment" may include mere observation or, where appropriate, no treatment at all;

(8) (~~"Regional average" shall be the arithmetic mean.~~) "Medical staff" shall mean physicians, dentists, nurses, and other professional individuals who have admitting privileges to the hospital, and may also participate as members of the medical staff committees, serve as officers of the medical staff, and serve as directors or chiefs of hospital departments;

(9) "Third-party coverage" and "third-party sponsorship" shall mean an obligation on the part of an insurance company or governmental program which contracts with hospitals and patients to pay for the care of covered patients and services, and may include settlements, judgments, or awards actually received related to the negligent acts of others which have resulted in the medical condition for which the patient has received hospital services;

(10) "Unusually costly or prolonged treatment" shall mean those services or combinations of services which exceed two standard deviations above the average charge, and/or three standard deviations above the average length of stay, as determined by the department's discharge data base;

(11) "Emergency care or emergency services" shall mean services provided for care related to an emergency medical or mental condition;

(12) "Emergency department" and "emergency room" shall mean that portion of the hospital facility organized for the purpose of providing emergency care or emergency services;

(13) "Emergency medical condition" shall mean a medical condition manifesting itself by acute symptoms of sufficient severity, including severe pain, such that the absence of immediate medical attention could reasonably be expected to result in:

(a) Placing the health of the individual (or, with respect to a pregnant woman, the health of the woman or her unborn child) in serious jeopardy;

(b) Serious impairment of bodily functions;

(c) Serious dysfunction of any bodily organ or part.

With respect to a pregnant woman who is having contractions the term shall mean:

(d) That there is inadequate time to effect a safe transfer to another hospital before delivery; or

(e) That transfer may pose a threat to the health or safety of the woman or the unborn child;

(14) "Responsible party" shall mean that individual who is responsible for the payment of any hospital charges which are not subject to third-party sponsorship;

(15) "Limited medical resources" shall mean the nonavailability of services or medical expertise which are required or are expected to be required for the appropriate diagnosis, treatment, or stabilization per federal requirements of an individual's medical or mental situation;

(16) "Publicly available" shall mean posted or prominently displayed within public areas of the hospital, and provided to the individual in writing and explained, at the time that the hospital requests information from the responsible party with regard to the availability of any third-party coverage, in any language spoken by more than ten percent of the population in the hospital's service area, and interpreted for other non-English speaking or limited-English speaking or reading impaired patients;

(17) "Income" shall mean total cash receipts before taxes derived from wages and salaries, welfare payments, Social Security payments, strike benefits, unemployment benefits, child support, alimony, dividends, and interest;

(18) "Family" means a group of people related by ancestry, marriage, or court order, and who share a relationship characterized by the concept of legal responsibility;

(19) "Initial determination of sponsorship status" shall mean an indication, pending verification, that the services provided by the hospital may or may not be covered by third party sponsorship, or an indication from the responsible party, pending verification, that he or she may meet the criteria for designation as an indigent person qualifying for charity care; and

(20) "Final determination of sponsorship status" shall mean the verification of third party coverage or lack of third party coverage, as evidenced by payment received from the third party sponsor or denial of payment by the alleged third party sponsor, and verification of the responsible party's qualification for classification as an indigent person, subsequent to the completion of any appeals to which the responsible party may be entitled.

NEW SECTION

WAC 261-14-025 UNIFORM PROCEDURES FOR THE IDENTIFICATION OF INDIGENT PERSONS. For the purpose of

identifying those patients that will be classified as indigent persons, all hospitals shall adopt and implement the following procedures:

(1) The initiation of collection efforts directed at the responsible party shall be precluded pending an initial determination of sponsorship status, provided that the responsible party is cooperative with the hospital's efforts to reach an initial determination of sponsorship status;

(a) Collection efforts shall include any demand for payment or transmission of account documents or information which is not clearly identified as being intended solely for the purpose of transmitting information to the responsible party;

(b) The initial determination of sponsorship status shall be completed at the time of admission or as soon as possible following the initiation of services to the patient;

(c) If the initial determination of sponsorship status indicates that the responsible party may meet the criteria for classification as an indigent person, as described in WAC 261-14-027, collection efforts directed at the responsible party will be precluded pending a final determination of that classification, provided that the responsible party is cooperative with the hospital's efforts to reach a final determination of sponsorship status;

(d) During the pendency of the initial determination of sponsorship status and/or the final determination of the applicability of indigent person criteria, hospitals may pursue reimbursement from any third-party coverage that may be identified to the hospital;

(e) The requirements of this subsection shall not apply to clinics operated by disproportionate share hospitals, as defined and identified by the department of social and health services, medical assistance services, provided that patients are advised of the availability of charity care at the time that services are provided and when presented with a request for payment.

(2) Notice shall be made publicly available that charges for services provided to those persons meeting the criteria established within WAC 261-14-027 may be waived or reduced.

(3) Any responsible party who has been initially determined to meet the criteria identified within WAC 261-14-027 shall be provided with at least fourteen calendar days or such time as the person's medical condition may require, or such time as may reasonably be necessary to secure and to present documentation as described within WAC 261-14-026 prior to receiving a final determination of sponsorship status.

(4) Hospitals must make every reasonable effort to determine the existence or nonexistence of third-party sponsorship that might cover in full or in part the charges for services provided to each patient.

(5) Hospitals may require potential indigent persons to use an application process attesting to the accuracy of the information provided to the hospital for purposes of determining the person's qualification for charity care sponsorship. Hospitals may not impose application procedures for charity care sponsorship which place an unreasonable burden upon the responsible party, taking into account any physical, mental, intellectual, or sensory deficiencies or language barriers which may hinder the responsible party's capability of complying with the application procedures. The failure of a responsible party to reasonably complete appropriate application procedures shall be sufficient grounds for the hospital to initiate collection efforts directed at the patient.

(6) Hospitals may not require deposits from those responsible parties meeting the criteria identified within WAC 261-14-027 (1) or (2), as indicated through an initial determination of sponsorship status.

(7) Hospitals must notify persons applying for charity care sponsorship of their final determination of sponsorship status within fourteen calendar days of receiving information in accordance with WAC 261-14-026; such notification must include a determination of the amount for which the responsible party will be held financially accountable.

(8) In the event that the hospital denies the responsible party's application for charity care sponsorship, the hospital must notify the responsible party of the denial and the basis for that denial.

(9) All responsible parties denied charity care sponsorship under WAC 261-14-027 (1) or (2) shall be provided with, and notified of, an appeals procedure that enables them to correct any deficiencies in documentation or request review of the denial and results in review of the determination by the hospital's chief financial officer or equivalent.

(a) Responsible parties shall be notified that they have thirty calendar days within which to request an appeal of the final determination of sponsorship status. Within the first fourteen days of this period, the hospital may not refer the account at issue to an external collection agency. After the fourteen day period, if no appeal has been filed, the hospital may initiate collection activities.

(b) If the hospital has initiated collection activities and discovers an appeal has been filed, they need to cease collection efforts until the appeal is finalized.

(c) In the event that the hospital's final decision upon appeal affirms the previous denial of charity care designation under the criteria described in WAC 261-14-027 (1) or (2), the responsible party and the department of health shall be notified in writing of the decision and the basis for the decision, and the department of health shall be provided with copies of documentation upon which the decision was based.

(d) The department will review the instances of denials of charity care. In the event of an inappropriate denial of charity care, the department may seek penalties as provided in RCW 70.170.070.

(10) Hospitals should make every reasonable effort to reach initial and final determinations of charity care designation in a timely manner; however, hospitals shall make those designations at any time upon learning of facts or receiving documentation, as described in WAC 261-14-026, indicating that the responsible party's income is equal to or below two hundred percent of the federal poverty standard as adjusted for family size. The timing of reaching a final determination of charity care status shall have no bearing on the identification of charity care deductions from revenue as distinct from bad debts.

(11) In the event that a responsible party pays a portion or all of the charges related to appropriate hospital-based medical care services, and is subsequently found to have met the charity care criteria at the time that services were provided, any payments in excess of the amount determined to be appropriate in accordance with WAC 261-14-027 shall be refunded to the patient within thirty days of achieving the charity care designation.

NEW SECTION

WAC 261-14-026 DATA REQUIREMENTS FOR THE IDENTIFICATION OF INDIGENT PERSONS. (1) For the purpose of reaching an initial determination of sponsorship status, hospitals shall rely upon information provided orally by the responsible party. The hospital may require the responsible party to sign a statement attesting to the accuracy of the information provided to the hospital for purposes of the initial determination of sponsorship status.

(2) Any one of the following documents shall be considered sufficient evidence upon which to base the final determination of charity care sponsorship status, when the income information is annualized as may be appropriate:

- (a) A "W-2" withholding statement;
- (b) Pay stubs;
- (c) An income tax return from the most recently filed calendar year;
- (d) Forms approving or denying eligibility for Medicaid and/or state-funded medical assistance;
- (e) Forms approving or denying unemployment compensation; or
- (f) Written statements from employers or welfare agencies.

(3) In the event that the responsible party's identification as an indigent person is obvious to hospital personnel, and the hospital personnel are able to establish the position of the income level within the broad criteria described in WAC 261-14-027 or within income ranges included in the hospital's sliding fee schedule, the hospital is not obligated to establish the exact income level or to request the aforementioned documentation from the responsible party, unless the responsible party requests further review.

(4) In the event that the responsible party is not able to provide any of the documentation described above, the hospital shall rely upon written and signed statements from the responsible party for making a final determination of eligibility for classification as an indigent person.

(5) Information requests, from the hospital to the responsible party, for the verification of income and family size shall be limited to that which is reasonably necessary and readily available to substantiate the responsible party's qualification for charity sponsorship, and may not be used to discourage applications for such sponsorship. Only those facts relevant to eligibility may be verified, and duplicate forms of verification shall not be demanded.

NEW SECTION

WAC 261-14-027 UNIFORM CRITERIA FOR THE IDENTIFICATION OF INDIGENT PERSONS. For the purpose of identifying indigent persons, all hospitals shall use the following criteria:

(1) All responsible parties with family income equal to or below one hundred percent of the federal poverty standard, adjusted for family size, shall be determined to be indigent persons qualifying for charity

sponsorship for the full amount of hospital charges related to appropriate hospital-based medical services that are not covered by private or public third-party sponsorship;

(2) All responsible parties with family income between one hundred one and two hundred percent of the federal poverty standard, adjusted for family size, shall be determined to be indigent persons qualifying for discounts from charges related to appropriate hospital-based medical services in accordance with the hospital's sliding fee schedule and policies regarding individual financial circumstances;

(3) Hospitals may classify any individual responsible party whose income exceeds two hundred percent of the federal poverty standard, adjusted for family size, as an indigent person eligible for a discount from charges based upon that responsible party's individual financial circumstances.

NEW SECTION

WAC 261-14-028 GUIDELINES FOR THE DEVELOPMENT OF SLIDING FEE SCHEDULES. All hospitals shall, within ninety days of the adoption of these rules, implement a sliding fee schedule for determination of discounts from billed charges for responsible parties meeting the criteria in WAC 261-14-027(2). These sliding fee schedules must be made available upon request.

(1) In developing these sliding fee schedules, hospitals must consider the following guidelines:

(a) The sliding fee schedule should consider the level of charges that are not covered by any public or private sponsorship in relation to or as a percentage of the responsible party's family income;

(b) The sliding fee schedule should determine the maximum amount of charges for which the responsible party will be expected to provide payment, with flexibility for hospital management to hold the responsible party accountable for a lesser amount after taking into account the specific financial situation of the responsible party;

(c) The sliding fee schedule should take into account the potential necessity for allowing the responsible party to satisfy the maximum amount of charges for which the responsible party will be expected to provide payment over a reasonable period of time, without interest or late fees; and

(d) Hospital policies and procedures regarding the sliding fee schedule should specify the individual financial circumstances which may be considered by appropriate hospital personnel for purposes of adjusting the amount resulting from the application of the sliding fee schedule, such as:

(i) Extraordinary nondiscretionary expenses relative to the amount of the responsible party's medical care expenses;

(ii) The existence and availability of family assets, which may only be considered with regard to the applicability of the sliding fee schedule;

(iii) The responsible party's future income earning capacity, especially where his or her ability to work in the future may be limited as a result of illness; and

(iv) The responsible party's ability to make payments over an extended period of time.

(2) Examples of sliding fee schedules which address the guidelines in the previous subsection are:

(a) A person whose annual family income is between one hundred one and two hundred percent of the federal poverty standard, adjusted for family size, shall be responsible for that portion of his/her hospital charges that are not covered by public or private sponsorship that is forty percent of the amount by which that person's annual family income exceeds one hundred percent of the federal poverty standard, adjusted for family size. This responsibility may be adjusted by appropriate hospital personnel after taking into consideration the individual financial circumstances of the responsible party. The responsible party's financial obligation which remains after the application of this sliding fee schedule may be payable in monthly installments over a reasonable period of time, without interest or late fees, as negotiated between the hospital and the responsible party.

(b) A person whose family income is between one hundred one and two hundred percent of the federal poverty standard, adjusted for family size, shall have his/her hospital charges that are not covered by public or private sponsorship reduced according to the schedule below. The resulting responsibility may be adjusted by appropriate hospital personnel after taking into consideration the individual financial circumstances of the responsible party. The responsible party's financial obligation which remains after the application of this sliding fee schedule may be payable in monthly installments over a reasonable period of time, without interest or late fees, as negotiated between the

hospital and the responsible party. The schedule is as follows:

<u>INCOME AS A PERCENTAGE OF FEDERAL POVERTY LEVEL</u>	<u>PERCENTAGE DISCOUNT</u>
One hundred one to one hundred thirty-three	Seventy-five percent
One hundred thirty-four to one hundred sixty-six	Fifty percent
One hundred sixty-seven to two hundred	Twenty-five percent

(3) The provisions of this section and RCW 70.170.060(5) shall not apply to the professional services of the hospital's medical staff, provided that the charges for such services are either submitted by the individual medical staff or are separately identified within the hospital's billing system.

NEW SECTION

WAC 261-14-029 DENIAL OF ACCESS TO EMERGENCY CARE BASED UPON ABILITY TO PAY AND TRANSFER OF PATIENTS WITH EMERGENCY MEDICAL CONDITIONS OR ACTIVE LABOR. (1) No hospital or its medical staff shall adopt or maintain admission practices or policies which result in:

(a) A significant reduction in the proportion of patients who have no third-party coverage and who are unable to pay for hospital services;

(b) A significant reduction in the proportion of individuals admitted for inpatient hospital services for which payment is, or is likely to be, less than the anticipated charges for or costs of such services; or

(c) The refusal to admit patients who would be expected to require unusually costly or prolonged treatment for reasons other than those related to the appropriateness of the care available at the hospital.

(2) No hospital shall adopt or maintain practices or policies which would deny access to emergency care based on ability to pay. No hospital which maintains an emergency department shall transfer a patient with an emergency medical condition or who is in active labor unless the transfer is performed at the request of the patient or is due to the limited medical resources of the transferring hospital. Hospitals must follow reasonable procedures in making transfers to other hospitals including confirmation of acceptance of the transfer by the receiving hospital.

(3) The department shall monitor hospital compliance with subsections (1) and (2) of this section. The department shall report to the legislature and the governor on hospital compliance with these requirements and shall report individual instances of possible noncompliance to the state attorney general or the appropriate federal agency. For purposes of monitoring compliance with subsection (2) of this section, the department is to follow all definitions and requirements of federal law.

(4) Except as required by federal law and subsection (2) of this section, nothing in this section shall be interpreted to indicate that hospitals and their medical staff are required to provide appropriate hospital-based medical services, including experimental services, to any individual.

AMENDATORY SECTION (Amending Order 84-07, Resolution No. 84-07, filed 12/7/84)

WAC 261-14-030 STANDARDS FOR ACCEPTABILITY OF HOSPITAL POLICIES FOR CHARITY CARE AND BAD DEBTS. (1) Each hospital shall develop ~~((a charity care policy for indigent persons which considers the guidelines and criteria for determining charity care found in Appendix G of the manual, HFMA Principles and Practices Board Statement 2 Defining Charity Service as Contrasted to Bad Debts)), and submit to the department, within ninety days of the adoption of these rules, charity care policies, procedures, and sliding fee schedules consistent with the requirements included in WAC 261-14-025, 261-14-026, 261-14-027, and 261-14-028. Any subsequent modifications to those policies, procedures, and sliding fee schedules must be submitted to the department no later than thirty days prior to their adoption by the hospital.~~

(2) Each hospital shall develop, and submit to the department within ninety days of the adoption of these rules, bad debt policies and procedures, including reasonable and uniform standards for collection of the unpaid portions of hospital charges that are the patient's responsibility

~~((by March 31, 1985)).~~ These standards are to be part of each hospital's system of accounts receivable management manuals, which support hospital collection policies. Manuals should cover procedures for preadmission, admission, discharge, outpatient registration and discharge, billing, and credit and collections. ~~((Manuals shall be available for inspection by the commission))~~ All subsequent modifications to these bad debt policies must be submitted to the department no later than thirty days prior to their adoption by the hospital.

(3) The department will review the charity care and bad debt policies and procedures submitted in accordance with the provisions of this section. If any of the policies and procedures do not meet the requirements of this section or WAC 261-14-025, 261-14-026, 261-14-027 or 261-14-028, the department shall reject the policies and procedures and shall so notify the hospital. Such notification shall be in writing, addressed to the hospital's chief executive officer or equivalent, and shall specify the reason(s) that the policies and procedures have been rejected. Any such notification must be mailed within fourteen calendar days of the receipt of the hospital's policies and procedures. Within fourteen days of the date of the rejection notification, the hospital shall revise and resubmit the policies and procedures.

AMENDATORY SECTION (Amending Order 84-07, Resolution No. 84-07, filed 12/7/84)

WAC 261-14-040 REPORTING REQUIREMENTS. ((+)) Each hospital shall submit a copy of its charity care policy by March 31, 1985. All modifications to such policies shall be submitted to the commission within thirty days after adoption.

(2) Each hospital shall submit a copy of its policies on reasonable and uniform standards for procedures to collect the unpaid portions of hospital charges that are the patient's responsibility. All modifications to such policies shall be submitted to the hospital commission within thirty days after adoption.

(3) Each hospital shall compile data on charity care provided, as defined by this chapter, beginning April 1, 1985. Data shall be transmitted to the commission by August 15, 1985, covering the period of April 1, 1985 through June 30, 1985. Thereafter, quarterly data transmissions, due 45 days following each quarter, shall be sent to the commission. Report formats will be prescribed by the commission.)) Each hospital shall compile and report data to the department with regard to the amount of charity care provided, in accordance with instructions issued by the department.

AMENDATORY SECTION (Amending Order 86-01, Resolution No. 86-01, filed 5/16/86)

WAC 261-14-090 PENALTIES FOR VIOLATION. ((REW 70.39.200 provides that every person who shall violate or knowingly aid and abet the violation of chapter 70.39 RCW or any valid orders, rules, or regulations thereunder, or who fails to perform any act which that chapter makes it his/her duty to perform shall be guilty of a misdemeanor. Following official notice to the accused by the commission of the existence of an alleged violation, each day upon which a violation occurs shall constitute a separate violation. Any person violating the provisions of chapter 70.39 RCW may be enjoined from continuing such violation.))

(1) Failure to file the policies, procedures, and sliding fee schedules as required by WAC 261-14-030 or the reports required by WAC 261-14-040 shall constitute a violation of chapter 9, Laws of 1989 1st ex. sess., and the ((commission may)) department will levy a civil penalty ((not to exceed)) of one hundred dollars per day for each day following official notice of the violation ((by the commission)). The ((executive director of the commission)) department may grant extensions of time to file the reports, in which cases failure to file the reports shall not constitute a violation until the extension period has expired.

(2) Failure to comply with other provisions of Part V of chapter 9, Laws of 1989 1st ex. sess., and chapter 70.170 RCW, and chapter 261-14 WAC, will result in civil penalties as provided within RCW 70.170.070(2), with the exception that the terms "not exceeding" and "not to exceed" will be read to mean "of."

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 261-14-050 CHARITY CARE MEASUREMENT.

WSR 90-22-110

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-47—Filed November 7, 1990, 4:35 p.m.]

Original Notice.

Title of Rule: WAC 173-19-3209 Town of Twisp shoreline master program.

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

Statutory Authority for Adoption: RCW 90.58.200.

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

Summary: The amendment revises the shoreline master program for the town of Twisp.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 438-7430; Implementation and Enforcement: D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: A comprehensive rewrite of the town of Twisp shoreline master program originally approved by the department on December 16, 1975, and last revised on March 9, 1976. The proposal if approved, revises shoreline use and activity policies and regulations, and shoreline administration procedures and requirements along those portions of the Twisp and Methow rivers that are within town limits and subject to the Shoreline Management Act. The proposal if approved, will also revise the environment designations applied to Twisp shorelines consistent with the newly revised master program.

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

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

Chapter 6, Laws of 1982, the Regulatory Fairness Act, states that regulations which have an economic impact on more than 20 percent of all industries, or more than 10 percent of any one industry shall have a small business economic impact statement prepared and filed with the code reviser. The amendment proposed by the town of Twisp does not meet the criteria which determines that a small business economic impact statement is necessary.

This regulatory proposal is an adoption of a revised shoreline master program for the town of Twisp. This revised master program was developed by the local government. As such this agency's action is procedural only, and will not produce a significant economic impact.

Hearing Location: Methow Valley Senior Citizen Center, 215 Methow Valley Highway South, Twisp, WA 98856, on Tuesday, December 11, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by December 18, 1990.

Date of Intended Adoption: January 22, 1991.

November 7, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-3209 TWISP, TOWN OF. Town of Twisp master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved January 22, 1991.

WSR 90-22-111

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-48—Filed November 7, 1990, 4:37 p.m.]

Original Notice.

Title of Rule: WAC 173-19-3210 Town of Winthrop shoreline master program.

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

Statutory Authority for Adoption: RCW 90.58.200.

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

Summary: The amendment revises the shoreline master program for the town of Winthrop.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 438-7430; Implementation and Enforcement: D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: A comprehensive rewrite of the town of Winthrop shoreline master program originally approved by the department on December 16, 1975, and last revised on September 11, 1986. The proposal if approved, revises shoreline use and activity policies and regulations, and shoreline administration procedures and requirements along those portions of the Chewuch and Methow rivers that are within town limits and subject to the Shoreline Management Act. The proposal if approved, will also revise the environment designations applied to Winthrop

shorelines consistent with the newly revised master program.

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

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

Chapter 6, Laws of 1982, the Regulatory Fairness Act, states that regulations which have an economic impact on more than 20 percent of all industries, or more than 10 percent of any one industry shall have a small business economic impact statement prepared and filed with the code reviser. The amendment proposed by the town of Winthrop does not meet the criteria which determines that a small business economic impact statement is necessary.

This regulatory proposal is an adoption of a revised shoreline master program for the town of Winthrop. This revised master program was developed by the local government. As such this agency's action is procedural only, and will not produce a significant economic impact.

Hearing Location: Methow Valley Senior Citizen Center, 215 Methow Valley Highway South, Twisp, WA 98856, on Tuesday, December 11, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by December 18, 1990.

Date of Intended Adoption: January 22, 1991.

November 7, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order DE 86-22, filed 9/12/86)

WAC 173-19-3210 WINTHROP, TOWN OF. Town of Winthrop master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved February 2, 1979. Revision approved November 23, 1981. Revision approved January 31, 1985. Revision approved March 28, 1985. Revision approved September 11, 1986. Revision approved January 22, 1991.

WSR 90-22-112

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 7, 1990, 4:55 p.m.]

Original Notice.

Title of Rule: Special license plate.

Purpose: To provide guidelines and outline the requirements necessary for individuals to obtain special license plates for their motor vehicles.

Statutory Authority for Adoption: RCW 46.01.110, section 10, chapter 250, Laws of 1990.

Statute Being Implemented: RCW 46.16.301 - [46.16.]335.

Summary: These rules outline and provide the necessary criteria required for individuals to obtain special license plates for their motor vehicles.

Reasons Supporting Proposal: These rules are necessary for the department's implementation and administration of special license plates as authorized in RCW 46.16.301 - [46.16.]305.

Name of Agency Personnel Responsible for Drafting: Jack Lince, 1st Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-7379; **Implementation and Enforcement:** Nancy Kelly, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-6920.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: New sections WAC 308-96A-505 Veteran license plate emblems—Available, defines the emblem designs that are available; WAC 308-96A-510 Veteran license plate emblems—Fees, describes the marketing package and the fee to be collected; WAC 308-96A-520 License plate emblems—How affixed, provides instructions for displaying license plate emblems; WAC 308-96A-530 License plate emblems—Traffic violation, provides that obscuring the license plate numbers/letter with an emblem is a traffic violation; WAC 308-96A-540 License plate emblems—Follow vehicle on transfer, provides that emblems are not removed when the vehicle is transferred to a new owner; WAC 308-96A-550 Vehicle license plate emblems—Higher education institutions, list the criteria that needs to be satisfied by institutions of higher education before an emblem will be issued; and WAC 308-96A-560 Special vehicle license plates—Criteria, lists the criteria to be satisfied by any one requesting a special vehicle license plate.

Proposal does not change existing rules.

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

Hearing Location: 2nd Floor, Conference Room, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, on December 19, 1990, at 9:00 a.m.

Submit Written Comments to: Nancy Kelly, by December 19, 1990.

Date of Intended Adoption: January 18, 1991.

November 7, 1990

David M. Hankins

Assistant Attorney General

NEW SECTION

WAC 308-96A-505 VETERAN LICENSE PLATE EMBLEMS - AVAILABLE. Veteran remembrance vehicle license plate emblems shall be provided in a design representative of:

- (a) The words U.S. VETERAN, referred to as VETERAN emblem.
- (b) The United States flag waving on a staff without wording, referred to as the FLAG emblem, and
- (c) The campaign ribbon for each of the seven medals authorized in RCW 46.16.319 referred to as CAMPAIGN emblems.

NEW SECTION

WAC 308-96A-510 VETERAN LICENSE PLATE EMBLEMS - FEES. Veteran remembrance emblems are marketed in a package. Each package contains one VETERAN, one FLAG, and one CAMPAIGN emblem. In lieu of the FLAG, the veteran may upon request be issued a CAMPAIGN emblem. In lieu of the CAMPAIGN, the

veteran may upon request be issued a flag emblem. A total fee of ten dollars (\$10.00) is collected for each package. The fee includes two dollars (\$2.00) paid to the County Treasurer as provided in RCW 46.01.140 and is considered a part of the department costs associated with the program.

NEW SECTION

WAC 308-96A-520 LICENSE PLATE EMBLEMS - HOW AFFIXED. (1) Veteran remembrance emblems shall be affixed to vehicle license plates only at the bottom of the plate beneath the identification numbers/letters. Emblems displayed on the front license plate do not need to match the emblems displayed on the rear license plate of any vehicle.

(a) The VETERAN emblem shall be displayed between the license plate bolt holes.

(b) The FLAG emblem shall be displayed to the left of the left license plate bolt hole. When two FLAG emblems are displayed, one is displayed on the outside of each license plate bolt hole. No more than two FLAG emblems may be affixed to any one license plate.

(c) The CAMPAIGN emblem shall be displayed to the right of the right license plate bolt hole. When two CAMPAIGN emblems are displayed, one is displayed on the outside of each license plate bolt hole. No more than two CAMPAIGN emblems may be affixed to any one license plate.

(2) Any other vehicle license plate emblems other than Veteran remembrance emblems shall be displayed on vehicle license plates only at the bottom of the plate beneath the identification numbers/letters. No license plate emblem shall be displayed to the left of the United States Flag.

NEW SECTION

WAC 308-96A-530 LICENSE PLATE EMBLEMS - TRAFFIC VIOLATION. Displaying a license plate emblem on a vehicle license plate in such a manner so as to obscure the license plate identification numbers/letters, the month or year tab, the WASHINGTON inscription or in any location in violation of WAC 308-96A-520 or chapter 46.16 RCW shall be issued a notice of traffic infraction under chapter 46.63 RCW.

NEW SECTION

WAC 308-96A-540 LICENSE PLATE EMBLEMS - FOLLOW VEHICLE ON TRANSFER. In any case of a valid sale or transfer of the ownership of any vehicle, the license plate emblem may pass to the purchaser or transferee. The transferor may remove the license plate emblem prior to sale or transfer of ownership of the vehicle. It is not necessary to notify the department when a license plate emblem is removed from a license plate.

NEW SECTION

WAC 308-96A-550 VEHICLE LICENSE PLATE EMBLEMS - HIGHER EDUCATION INSTITUTIONS. (1) The department shall approve a petition for special vehicle license plate emblems from an institution of higher education as defined in RCW 28B.10.016 after determining the following criteria is satisfied:

- (a) It is reasonable to expect that a minimum of five thousand emblems in the approved configuration will be ordered by the institution within the first two years.
- (b) The institution will offer emblems for purchase to any vehicle owners who are attending, have attended, or have made a substantial contribution to the institution.
- (c) The general public will receive benefit from display of the emblems.
- (d) The emblem lettering and color scheme is compatible with the basic license plate design.
- (e) The emblem has state-wide appeal and is not limited to a particular geographic area.
- (f) The institution will be the sole source for procuring the emblems from the department. Accountability of the emblems and all fees derived from the sale thereof, after delivery by the department is the responsibility of the institution.
- (g) When ownership in a vehicle displaying a vehicle license plate emblems is transferred, the emblem is also transferred. The new owner may remove or display the emblem at the owner's option.

(2) The institution shall provide a design including color and dimension specifications of the requested emblem with their application.

The department shall approve or disapprove the design based on compatibility with the basic license plate's design. An emblem shall not be approved that may carry connotations offensive to good taste or decency or which may be misleading.

(3) The department shall collect a fee from the institution in an amount sufficient to offset the department's costs associated with the institution's emblem.

(4) The original order of vehicle license plate emblems for each approved design shall be not less than three thousand emblems. Reorder of each approved design shall be not less than one thousand emblems.

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

NEW SECTION

WAC 308-96A-560 SPECIAL VEHICLE LICENSE PLATES - CRITERIA. The department may approve applications for special vehicle license plates under RCW 46.16.301 after determining that all of the following criteria is satisfied:

(a) It is reasonable to expect a minimum of one thousand special license plates in the approved configuration will be purchased by vehicle owners satisfying the qualifications set forth in the approved application.

(b) The applicant organization is a local chapter or equivalent of a nationally recognized organization.

(c) The special license plate is designed so that it can be readily recognized by law enforcement personnel as an official Washington state issued license plate designating the applicant organization.

(d) Qualifications for the special license plate do not discriminate between age, sex, religion, or national origin. Qualifications may include being a member of the applicant organization provided the organization's membership qualifications are not discriminatory.

(e) The special license plate lettering and color scheme is compatible with the basic license plate design. The plates shall consist of numbers or letters or any combination thereof not exceeding seven positions that do not conflict with existing license plates. The plate design must provide at least four positions to accommodate serial numbering. The plate may not advertise a product or service. A license plate shall not be approved that may carry connotations offensive to good taste or decency or which may be misleading.

(f) The applicant organization is recognized as a non-profit entity by Washington Law and the Internal Revenue Service.

(g) The special license plate has state-wide appeal and is not limited to a particular geographic area.

(h) The applicant organization will not use the special license plate to raise funds or as a qualification to gaining or retaining membership in an organization.

(i) The applicant organization is formed to recognize extra ordinary contribution, sacrifice, or merit displayed by individual members in the protection of the health and safety of the citizens of the United States and the State of Washington. Organizations comprised of regular law enforcement, fire fighter/suppression, medical religious order or similar members are deemed to not satisfy this qualification.

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

Table of WAC Sections Affected

KEY TO TABLE

Symbols:
 AMD = Amendment of existing section
 A/R = Amending and recodifying a section
 DECOD = Decodification of an existing section
 NEW = New section not previously codified
 OBJEC = Notice of objection by Joint Administrative Rules Review Committee
 PREP = Preproposal comments
 RE-AD = Readoption of existing section
 RECOD = Recodification of previously codified section
 REP = Repeal of existing section
 RESCIND = Rescind previous emergency rule
 REVIEW = Review of previously adopted rule

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
 -S = Supplemental notice
 -W = Withdrawal of proposed action
 No suffix means permanent action

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16-230-860	AMD-E	90-09-011	16-318-365	NEW	90-03-026	16-470-715	NEW	90-15-042
16-230-860	REP-W	90-11-025	16-318-370	NEW	90-03-026	16-470-720	NEW-P	90-11-100
16-230-860	AMD-P	90-11-125	16-318-375	NEW	90-03-026	16-470-720	NEW-E	90-13-010
16-230-860	AMD	90-14-034	16-318-380	NEW	90-03-026	16-470-720	NEW	90-15-042
16-230-861	NEW-P	90-04-109	16-318-385	NEW	90-03-026	16-471-010	NEW-E	90-21-070
16-230-861	NEW-E	90-09-011	16-318-390	NEW	90-03-026	16-471-015	NEW-E	90-21-070
16-230-861	NEW-W	90-11-025	16-318-395	NEW	90-03-026	16-471-020	NEW-E	90-21-070
16-230-861	NEW-P	90-11-125	16-318-400	NEW	90-03-026	16-471-030	NEW-E	90-21-070
16-230-861	NEW	90-14-034	16-318-405	NEW	90-03-026	16-471-040	NEW-E	90-21-070
16-230-862	NEW-P	90-04-109	16-318-410	NEW	90-03-026	16-471-050	NEW-E	90-21-070
16-230-862	NEW-W	90-11-025	16-318-415	NEW	90-03-026	16-471-060	NEW-E	90-21-070
16-230-863	NEW-P	90-04-109	16-318-420	NEW	90-03-026	16-471-070	NEW-E	90-21-070
16-230-863	NEW-W	90-11-025	16-350-015	AMD-P	90-19-032	16-471-080	NEW-E	90-21-070
16-230-865	AMD-P	90-11-125	16-350-025	AMD-P	90-19-032	16-488-025	AMD-P	90-09-056
16-230-865	AMD	90-14-034	16-350-030	AMD-P	90-19-032	16-488-025	AMD	90-12-123
16-300-020	AMD-P	90-09-064	16-350-032	AMD-P	90-19-032	16-494-001	AMD-P	90-03-090
16-300-020	AMD	90-12-098	16-350-035	AMD-P	90-19-032	16-494-001	AMD-W	90-06-105
16-304-040	AMD-P	90-09-064	16-350-045	AMD-P	90-19-032	16-494-010	AMD-P	90-03-090
16-304-040	AMD	90-12-098	16-350-050	AMD-P	90-19-032	16-494-010	AMD-W	90-06-105
16-304-110	AMD-P	90-09-064	16-350-060	AMD-P	90-19-032	16-514-070	AMD-P	90-18-079
16-304-110	AMD	90-12-098	16-350-065	AMD-P	90-19-032	16-516-040	AMD	90-09-068
16-304-130	AMD-P	90-09-064	16-350-075	NEW-P	90-19-032	16-530-110	NEW-P	90-21-140
16-304-130	AMD	90-12-098	16-400-010	AMD-E	90-03-034	16-530-120	NEW-P	90-21-140
16-316-165	AMD-P	90-09-064	16-400-010	AMD-P	90-05-065	16-550-010	AMD-P	90-17-098
16-316-165	AMD	90-12-098	16-400-010	AMD	90-09-031	16-550-040	AMD-P	90-17-098
16-316-285	AMD-P	90-03-090	16-400-100	AMD-E	90-03-034	16-555-010	AMD-P	90-05-059
16-316-285	AMD-W	90-06-105	16-400-100	AMD-P	90-05-065	16-555-010	AMD	90-11-001
16-316-290	AMD-P	90-03-090	16-400-100	AMD	90-09-031	16-555-040	AMD-P	90-05-059
16-316-290	AMD-W	90-06-105	16-400-210	AMD-E	90-03-034	16-555-040	AMD-W	90-11-026
16-316-370	AMD-P	90-09-064	16-400-210	AMD-P	90-05-065	16-557-010	NEW-W	90-05-068
16-316-370	AMD	90-12-098	16-400-210	AMD	90-09-031	16-557-010	NEW-W	90-13-073
16-316-474	AMD-P	90-09-064	16-403-142	AMD-W	90-03-036	16-557-020	NEW-W	90-05-068
16-316-474	AMD	90-12-098	16-403-142	AMD-P	90-05-066	16-557-020	NEW-W	90-13-073
16-316-525	AMD-P	90-09-064	16-403-142	AMD-P	90-05-067	16-557-030	NEW-W	90-05-068
16-316-525	AMD	90-12-098	16-403-142	AMD	90-09-032	16-557-030	NEW-W	90-13-073
16-316-620	AMD-P	90-09-064	16-403-142	AMD-W	90-11-009	16-557-040	NEW-W	90-05-068
16-316-620	AMD	90-12-098	16-403-155	AMD-W	90-03-036	16-557-040	NEW-W	90-13-073
16-316-622	AMD-P	90-09-064	16-403-155	AMD-P	90-05-066	16-557-041	NEW-W	90-05-068
16-316-622	AMD	90-12-098	16-403-155	AMD-P	90-10-086	16-557-041	NEW-W	90-13-073
16-316-715	AMD-P	90-09-064	16-403-155	AMD-W	90-11-009	16-557-050	NEW-W	90-05-068

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16-557-050	NEW-W	90-13-073	16-752-146	NEW	90-20-002	51-04-037	NEW	90-02-108
16-557-060	NEW-W	90-05-068	16-752-147	NEW-P	90-16-074	51-04-040	NEW	90-02-108
16-557-060	NEW-W	90-13-073	16-752-147	NEW	90-20-002	51-04-050	NEW	90-02-108
16-557-070	NEW-W	90-05-068	16-752-155	AMD-P	90-16-074	51-04-060	NEW	90-02-108
16-557-070	NEW-W	90-13-073	16-752-155	AMD	90-20-002	51-04-070	NEW	90-02-108
16-557-080	NEW-W	90-05-068	16-752-165	AMD-P	90-16-074	51-06-010	AMD	90-02-108
16-557-080	NEW-W	90-13-073	16-752-165	AMD	90-20-002	51-06-020	AMD	90-02-108
16-570-040	AMD-P	90-03-071	16-752-170	AMD-P	90-16-074	51-06-030	REP	90-02-108
16-570-040	AMD	90-07-013	16-752-170	AMD	90-20-002	51-06-040	REP	90-02-108
16-575-010	NEW-P	90-17-099	16-752-200	REP-P	90-16-074	51-06-050	REP	90-02-108
16-575-010	NEW-P	90-18-080	16-752-200	REP	90-20-002	51-06-060	REP	90-02-108
16-575-010	NEW-W	90-19-023	16-752-201	REP-P	90-16-074	51-06-070	AMD	90-02-108
16-575-020	NEW-P	90-17-099	16-752-201	REP	90-20-002	51-06-080	REP	90-02-108
16-575-020	NEW-P	90-18-080	16-752-202	REP-P	90-16-074	51-06-090	REP	90-02-108
16-575-020	NEW-W	90-19-023	16-752-202	REP	90-20-002	51-06-100	REP	90-02-108
16-605-001	REP-P	90-20-138	16-752-203	REP-P	90-16-074	51-06-110	REP	90-02-108
16-605-010	REP-P	90-20-138	16-752-203	REP	90-20-002	51-06-120	AMD	90-02-108
16-605-020	REP-P	90-20-138	16-752-204	REP-P	90-16-074	51-08-010	AMD	90-02-108
16-605-030	REP-P	90-20-138	16-752-204	REP	90-20-002	51-10	AMD	90-02-110
16-605-040	REP-P	90-20-138	16-752-300	RE-AD-E	90-21-079	51-11-0100	NEW-P	90-17-150
16-620-010	AMD-P	90-20-137	16-752-305	RE-AD-E	90-21-079	51-11-0101	NEW-P	90-17-150
16-620-020	AMD-P	90-20-137	16-752-310	RE-AD-E	90-21-079	51-11-0102	NEW-P	90-17-150
16-620-040	REP-P	90-20-137	16-752-315	RE-AD-E	90-21-079	51-11-0103	NEW-P	90-17-150
16-620-050	REP-P	90-20-137	16-752-320	RE-AD-E	90-21-079	51-11-0104	NEW-P	90-17-150
16-620-060	REP-P	90-20-137	16-752-325	REP-E	90-21-079	51-11-0105	NEW-P	90-17-150
16-620-070	REP-P	90-20-137	16-752-330	RE-AD-E	90-21-079	51-11-0106	NEW-P	90-17-150
16-620-090	REP-P	90-20-137	16-752-400	NEW-P	90-11-089	51-11-0107	NEW-P	90-17-150
16-620-100	AMD-P	90-20-137	16-752-400	NEW	90-15-062	51-11-0108	NEW-P	90-17-150
16-620-110	REP-P	90-20-137	16-752-405	NEW-P	90-11-089	51-11-0109	NEW-P	90-17-150
16-620-115	REP-P	90-20-137	16-752-405	NEW	90-15-062	51-11-0200	NEW-P	90-17-150
16-620-200	REP-P	90-20-137	16-752-410	NEW-P	90-11-089	51-11-0201	NEW-P	90-17-150
16-620-220	REP-P	90-20-137	16-752-410	NEW	90-15-062	51-11-0300	NEW-P	90-17-150
16-620-230	AMD-P	90-20-137	16-752-415	NEW-P	90-11-089	51-11-0301	NEW-P	90-17-150
16-620-270	AMD-P	90-20-137	16-752-415	NEW	90-15-062	51-11-0302	NEW-P	90-17-150
16-620-280	AMD-P	90-20-137	16-752-420	NEW-P	90-11-089	51-11-0303	NEW-P	90-17-150
16-620-320	REP-P	90-20-137	16-752-420	NEW	90-15-062	51-11-0400	NEW-P	90-17-150
16-620-330	REP-P	90-20-137	44-10-090	AMD-E	90-11-033	51-11-0401	NEW-P	90-17-150
16-620-340	AMD-P	90-20-137	44-10-090	AMD-P	90-11-034	51-11-0402	NEW-P	90-17-150
16-620-370	REP-P	90-20-137	44-10-090	AMD	90-19-024	51-11-0500	NEW-P	90-17-150
16-620-380	NEW-P	90-20-137	44-10-160	AMD-P	90-11-034	51-11-0501	NEW-P	90-17-150
16-622-001	NEW	90-08-069	44-10-160	AMD	90-19-024	51-11-0502	NEW-P	90-17-150
16-622-005	NEW	90-08-069	44-10-200	AMD-P	90-11-034	51-11-0503	NEW-P	90-17-150
16-622-010	NEW	90-08-069	44-10-200	AMD	90-19-024	51-11-0504	NEW-P	90-17-150
16-622-015	NEW	90-08-069	44-10-215	REP-P	90-11-034	51-11-0505	NEW-P	90-17-150
16-622-020	NEW	90-08-069	44-10-215	REP	90-19-024	51-11-0600	NEW-P	90-17-150
16-622-025	NEW	90-08-069	44-10-235	NEW-P	90-11-034	51-11-0601	NEW-P	90-17-150
16-622-030	NEW	90-08-069	44-10-235	NEW	90-19-024	51-11-0602	NEW-P	90-17-150
16-622-035	NEW	90-08-069	44-10-300	AMD-P	90-22-089	51-11-0603	NEW-P	90-17-150
16-622-040	NEW	90-08-069	44-10-310	AMD-P	90-22-089	51-11-0604	NEW-P	90-17-150
16-622-045	NEW	90-08-069	50-12-040	REP-P	90-09-090	51-11-0605	NEW-P	90-17-150
16-622-050	NEW	90-08-069	50-12-040	REP	90-12-008	51-11-0606	NEW-P	90-17-150
16-622-055	NEW	90-08-069	50-12-045	NEW-P	90-09-090	51-11-0607	NEW-P	90-17-150
16-622-900	NEW	90-08-069	50-12-045	NEW	90-12-008	51-11-0608	NEW-P	90-17-150
16-675-010	NEW-P	90-20-136	50-12-310	NEW	90-10-074	51-11-0700	NEW-P	90-17-150
16-675-020	NEW-P	90-20-136	50-12-320	NEW	90-10-074	51-11-0701	NEW-P	90-17-150
16-675-030	NEW-P	90-20-136	50-12-330	NEW	90-10-074	51-11-0800	NEW-P	90-17-150
16-675-040	NEW-P	90-20-136	50-12-340	NEW	90-10-074	51-11-0900	NEW-P	90-17-150
16-694-001	AMD-P	90-20-135	50-12-350	NEW	90-10-074	51-11-1000	NEW-P	90-17-150
16-750-003	AMD-P	90-21-097	50-12-360	NEW	90-10-074	51-11-1001	NEW-P	90-17-150
16-750-005	AMD-P	90-21-097	50-12-370	NEW	90-10-074	51-11-1002	NEW-P	90-17-150
16-750-011	AMD-P	90-21-097	50-36-090	AMD-P	90-03-105	51-11-1003	NEW-P	90-17-150
16-750-015	AMD-P	90-21-097	50-36-090	AMD	90-07-011	51-11-1004	NEW-P	90-17-150
16-752-001	AMD-P	90-16-074	50-44-010	AMD-P	90-09-091	51-11-1005	NEW-P	90-17-150
16-752-001	AMD	90-20-002	50-44-010	AMD	90-12-007	51-11-1006	NEW-P	90-17-150
16-752-115	AMD-P	90-16-074	50-44-020	AMD-P	90-09-091	51-11-1007	NEW-P	90-17-150
16-752-115	AMD	90-20-002	50-44-020	AMD	90-12-007	51-11-1008	NEW-P	90-17-150
16-752-125	AMD-P	90-16-074	50-44-030	AMD-P	90-09-091	51-11-1009	NEW-P	90-17-150
16-752-125	AMD	90-20-002	50-44-030	AMD	90-12-007	51-11-1010	NEW-P	90-17-150
16-752-130	AMD-P	90-16-074	50-44-050	NEW-P	90-09-091	51-12-201	AMD-P	90-05-064
16-752-130	AMD	90-20-002	50-44-050	NEW	90-12-007	51-12-201	AMD-C	90-11-020
16-752-135	AMD-P	90-16-074	51-04-010	AMD	90-02-108	51-12-201	AMD-W	90-13-040
16-752-135	AMD	90-20-002	51-04-015	NEW	90-02-108	51-12-202	AMD-P	90-05-064
16-752-140	AMD-P	90-16-074	51-04-018	NEW	90-02-108	51-12-202	AMD-C	90-11-020
16-752-140	AMD	90-20-002	51-04-020	AMD	90-02-108	51-12-202	AMD-W	90-13-040
16-752-145	AMD-P	90-16-074	51-04-025	NEW	90-02-108	51-12-204	AMD-P	90-05-064
16-752-145	AMD	90-20-002	51-04-030	NEW	90-02-108	51-12-204	AMD-C	90-11-020
16-752-146	NEW-P	90-16-074	51-04-035	NEW	90-02-108	51-12-204	AMD-W	90-13-040

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51-12-403	AMD	90-02-110	51-19-610	NEW-P	90-17-152	72-140-050	NEW-P	90-10-105
51-12-404	AMD	90-02-110	51-19-620	NEW-P	90-17-152	72-140-050	NEW	90-16-007
51-12-411	AMD-P	90-05-064	51-19-630	NEW-P	90-17-152	72-140-060	NEW-P	90-10-105
51-12-411	AMD-C	90-11-020	51-19-640	NEW-P	90-17-152	72-140-060	NEW	90-16-007
51-12-411	AMD-W	90-13-040	51-19-650	NEW-P	90-17-152	72-140-070	NEW-P	90-10-105
51-12-426	AMD	90-02-110	51-19-660	NEW-P	90-17-152	72-140-070	NEW	90-16-007
51-12-601	AMD	90-02-110	51-19-670	NEW-P	90-17-152	72-140-080	NEW-P	90-10-105
51-12-602	AMD-P	90-05-064	51-19-700	NEW-P	90-17-152	72-140-080	NEW	90-16-007
51-12-602	AMD-C	90-11-020	51-19-710	NEW-P	90-17-152	72-171-001	NEW-P	90-10-106
51-12-602	AMD-W	90-13-040	51-19-800	NEW-P	90-17-152	72-171-001	NEW	90-16-008
51-12-608	AMD	90-02-110	51-19-810	NEW-P	90-17-152	72-171-010	NEW-P	90-10-106
51-13-100	NEW-P	90-17-149	51-19-900	NEW-P	90-17-152	72-171-010	NEW	90-16-008
51-13-101	NEW-P	90-17-149	51-19-901	NEW-P	90-17-152	72-171-015	NEW-P	90-10-106
51-13-102	NEW-P	90-17-149	67-25-560	AMD	90-11-047	72-171-015	NEW	90-16-008
51-13-103	NEW-P	90-17-149	67-25-570	AMD	90-11-047	72-171-016	NEW-P	90-10-106
51-13-104	NEW-P	90-17-149	72-100-001	NEW-P	90-10-101	72-171-016	NEW	90-16-008
51-13-105	NEW-P	90-17-149	72-100-001	NEW	90-16-003	72-171-100	NEW-P	90-10-106
51-13-106	NEW-P	90-17-149	72-108-010	NEW-P	90-10-102	72-171-100	NEW	90-16-008
51-13-107	NEW-P	90-17-149	72-108-010	NEW	90-16-004	72-171-110	NEW-P	90-10-106
51-13-108	NEW-P	90-17-149	72-108-020	NEW-P	90-10-102	72-171-110	NEW	90-16-008
51-13-200	NEW-P	90-17-149	72-108-020	NEW	90-16-004	72-171-120	NEW-P	90-10-106
51-13-201	NEW-P	90-17-149	72-108-030	NEW-P	90-10-102	72-171-120	NEW	90-16-008
51-13-202	NEW-P	90-17-149	72-108-030	NEW	90-16-004	72-171-130	NEW-P	90-10-106
51-13-300	NEW-P	90-17-149	72-108-040	NEW-P	90-10-102	72-171-130	NEW	90-16-008
51-13-301	NEW-P	90-17-149	72-108-040	NEW	90-16-004	72-171-140	NEW-P	90-10-106
51-13-302	NEW-P	90-17-149	72-108-060	NEW-P	90-10-102	72-171-140	NEW	90-16-008
51-13-303	NEW-P	90-17-149	72-108-060	NEW	90-16-004	72-171-150	NEW-P	90-10-106
51-13-304	NEW-P	90-17-149	72-108-070	NEW-P	90-10-102	72-171-150	NEW	90-16-008
51-13-400	NEW-P	90-17-149	72-108-070	NEW	90-16-004	72-171-200	NEW-P	90-10-106
51-13-401	NEW-P	90-17-149	72-108-080	NEW-P	90-10-102	72-171-200	NEW	90-16-008
51-13-402	NEW-P	90-17-149	72-108-080	NEW	90-16-004	72-171-210	NEW-P	90-10-106
51-13-500	NEW-P	90-17-149	72-108-090	NEW-P	90-10-102	72-171-210	NEW	90-16-008
51-13-501	NEW-P	90-17-149	72-108-090	NEW	90-16-004	72-171-220	NEW-P	90-10-106
51-13-503	NEW-P	90-17-149	72-108-100	NEW-P	90-10-102	72-171-220	NEW	90-16-008
51-16-030	AMD	90-02-110	72-108-100	NEW	90-16-004	72-171-230	NEW-P	90-10-106
51-16-030	AMD-P	90-17-153	72-120-010	NEW-P	90-10-103	72-171-230	NEW	90-16-008
51-16-050	AMD	90-02-110	72-120-010	NEW	90-16-005	72-171-240	NEW-P	90-10-106
51-16-080	AMD-P	90-07-083	72-120-015	NEW-P	90-10-103	72-171-240	NEW	90-16-008
51-16-080	AMD	90-13-033	72-120-015	NEW	90-16-005	72-171-400	NEW-P	90-10-106
51-16-090	REP-P	90-07-083	72-120-100	NEW-P	90-10-103	72-171-400	NEW	90-16-008
51-16-090	REP	90-13-033	72-120-100	NEW	90-16-005	72-171-410	NEW-P	90-10-106
51-18-010	NEW	90-02-110	72-120-200	NEW-P	90-10-103	72-171-410	NEW	90-16-008
51-18-020	NEW	90-02-110	72-120-200	NEW	90-16-005	72-171-420	NEW-P	90-10-106
51-18-030	NEW	90-02-110	72-120-205	NEW-P	90-10-103	72-171-420	NEW	90-16-008
51-18-040	NEW	90-02-110	72-120-205	NEW	90-16-005	72-171-430	NEW-P	90-10-106
51-18-050	NEW	90-02-110	72-120-210	NEW-P	90-10-103	72-171-430	NEW	90-16-008
51-19-100	NEW-P	90-17-152	72-120-210	NEW	90-16-005	72-171-500	NEW-P	90-10-106
51-19-110	NEW-P	90-17-152	72-120-220	NEW-P	90-10-103	72-171-500	NEW	90-16-008
51-19-120	NEW-P	90-17-152	72-120-220	NEW	90-16-005	72-171-510	NEW-P	90-10-106
51-19-130	NEW-P	90-17-152	72-120-225	NEW-P	90-10-103	72-171-510	NEW	90-16-008
51-19-140	NEW-P	90-17-152	72-120-225	NEW	90-16-005	72-171-600	NEW-P	90-10-106
51-19-150	NEW-P	90-17-152	72-120-230	NEW-P	90-10-103	72-171-600	NEW	90-16-008
51-19-160	NEW-P	90-17-152	72-120-230	NEW	90-16-005	72-171-610	NEW-P	90-10-106
51-19-170	NEW-P	90-17-152	72-120-234	NEW-P	90-10-103	72-171-610	NEW	90-16-008
51-19-180	NEW-P	90-17-152	72-120-234	NEW	90-16-005	72-171-620	NEW-P	90-10-106
51-19-190	NEW-P	90-17-152	72-120-236	NEW-P	90-10-103	72-171-620	NEW	90-16-008
51-19-200	NEW-P	90-17-152	72-120-236	NEW	90-16-005	72-171-630	NEW-P	90-10-106
51-19-210	NEW-P	90-17-152	72-130-010	NEW-P	90-10-104	72-171-630	NEW	90-16-008
51-19-220	NEW-P	90-17-152	72-130-010	NEW	90-16-006	72-171-640	NEW-P	90-10-106
51-19-230	NEW-P	90-17-152	72-130-020	NEW-P	90-10-104	72-171-640	NEW	90-16-008
51-19-240	NEW-P	90-17-152	72-130-020	NEW	90-16-006	72-171-650	NEW-P	90-10-106
51-19-250	NEW-P	90-17-152	72-130-030	NEW-P	90-10-104	72-171-650	NEW-C	90-17-079
51-19-260	NEW-P	90-17-152	72-130-030	NEW	90-16-006	72-171-700	NEW-P	90-17-078
51-19-270	NEW-P	90-17-152	72-130-035	NEW-P	90-10-104	72-276-010	NEW-P	90-10-107
51-19-280	NEW-P	90-17-152	72-130-035	NEW	90-16-006	72-276-010	NEW	90-16-009
51-19-300	NEW-P	90-17-152	72-130-040	NEW-P	90-10-104	72-276-020	NEW-P	90-10-107
51-19-400	NEW-P	90-17-152	72-130-040	NEW	90-16-006	72-276-020	NEW	90-16-009
51-19-410	NEW-P	90-17-152	72-130-050	NEW-P	90-10-104	72-276-030	NEW-P	90-10-107
51-19-420	NEW-P	90-17-152	72-130-050	NEW	90-16-006	72-276-030	NEW	90-16-009
51-19-430	NEW-P	90-17-152	72-140-010	NEW-P	90-10-105	72-276-040	NEW-P	90-10-107
51-19-440	NEW-P	90-17-152	72-140-010	NEW	90-16-007	72-276-040	NEW	90-16-009
51-19-450	NEW-P	90-17-152	72-140-020	NEW-P	90-10-105	72-276-050	NEW-P	90-10-107
51-19-460	NEW-P	90-17-152	72-140-020	NEW	90-16-007	72-276-050	NEW	90-16-009
51-19-470	NEW-P	90-17-152	72-140-030	NEW-P	90-10-105	72-276-060	NEW-P	90-10-107
51-19-500	NEW-P	90-17-152	72-140-030	NEW	90-16-007	72-276-060	NEW	90-16-009
51-19-510	NEW-P	90-17-152	72-140-040	NEW-P	90-10-105	72-276-070	NEW-P	90-10-107

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
72-276-070	NEW	90-16-009	113-12-160	REP	90-08-035	130-14-030	NEW-P	90-12-110
72-276-080	NEW-P	90-10-107	113-12-161	REP-P	90-04-029	130-14-030	NEW	90-17-054
72-276-080	NEW	90-16-009	113-12-161	REP	90-08-035	130-14-040	NEW-P	90-12-110
72-276-090	NEW-P	90-10-107	113-12-165	DECOD-P	90-21-116	130-14-040	NEW	90-17-054
72-276-090	NEW	90-16-009	113-12-170	DECOD-P	90-21-116	130-14-050	NEW-P	90-12-110
72-276-100	NEW-P	90-10-107	113-12-175	DECOD-P	90-21-116	130-14-050	NEW	90-17-054
72-276-100	NEW	90-16-009	113-12-180	DECOD-P	90-21-116	130-14-060	NEW-P	90-12-110
72-276-110	NEW-P	90-10-107	113-12-190	DECOD-P	90-21-116	130-14-060	NEW	90-17-054
72-276-110	NEW	90-16-009	113-12-195	DECOD-P	90-21-116	130-14-070	NEW-P	90-12-110
72-276-120	NEW-P	90-10-107	113-12-197	DECOD-P	90-21-116	130-14-070	NEW	90-17-054
72-276-120	NEW	90-16-009	113-12-200	AMD-P	90-04-029	131-08-010	REP-P	90-19-077
72-276-130	NEW-P	90-10-107	113-12-200	AMD-C	90-08-036	131-08-010	REP	90-22-032
72-276-130	NEW	90-16-009	113-12-200	AMD	90-16-059	131-12-010	AMD-P	90-16-067
72-276-140	NEW-P	90-10-107	113-12-200	DECOD-P	90-21-116	131-12-010	AMD	90-20-009
72-276-140	NEW	90-16-009	113-12-210	DECOD-P	90-21-116	131-12-020	AMD-P	90-16-067
72-280-010	NEW-P	90-10-108	113-12-220	DECOD-P	90-21-116	131-12-020	AMD	90-20-009
72-280-010	NEW	90-16-010	113-12-230	DECOD-P	90-21-116	131-12-070	REP-P	90-16-067
72-280-011	NEW-P	90-10-108	113-12-300	DECOD-P	90-21-116	131-12-070	REP	90-20-009
72-280-011	NEW	90-16-010	113-12-310	DECOD-P	90-21-116	131-16-055	NEW-E	90-04-066
72-280-015	NEW-P	90-10-108	113-12-320	DECOD-P	90-21-116	131-16-400	AMD-P	90-16-068
72-280-015	NEW	90-16-010	113-12-330	DECOD-P	90-21-116	131-16-400	AMD	90-20-009
72-280-020	NEW-P	90-10-108	113-12-340	DECOD-P	90-21-116	131-16-450	NEW-E	90-15-004
72-280-020	NEW	90-16-010	113-12-350	DECOD-P	90-21-116	131-16-450	NEW-P	90-16-068
72-280-025	NEW-P	90-10-108	114-12-011	DECOD-P	90-21-117	131-16-450	NEW	90-20-009
72-280-025	NEW	90-16-010	114-12-021	DECOD-P	90-21-117	131-16-500	NEW-E	90-09-069
72-280-030	NEW-P	90-10-108	114-12-031	DECOD-P	90-21-117	131-16-500	NEW-P	90-13-095
72-280-030	NEW	90-16-010	114-12-041	DECOD-P	90-21-117	131-16-500	NEW-E	90-15-003
72-280-040	NEW-P	90-10-108	114-12-115	DECOD-P	90-21-117	131-16-500	NEW	90-20-009
72-280-040	NEW	90-16-010	114-12-126	DECOD-P	90-21-117	131-28-026	AMD-P	90-16-069
72-280-050	NEW-P	90-10-108	114-12-132	DECOD-P	90-21-117	131-28-026	AMD	90-20-009
72-280-050	NEW	90-16-010	114-12-136	AMD	90-04-094	131-28-090	AMD-P	90-16-069
72-280-055	NEW-P	90-10-108	114-12-136	DECOD-P	90-22-094	131-28-090	AMD	90-20-009
72-280-055	NEW	90-16-010	114-12-150	DECOD-P	90-21-117	131-32-050	NEW-E	90-19-083
72-280-060	NEW-P	90-10-108	114-12-155	AMD-P	90-11-045	132B-400-010	NEW-P	90-18-082
72-280-060	NEW	90-16-010	114-12-155	DECOD-P	90-21-117	132B-400-010	NEW-W	90-22-029
72-280-070	NEW-P	90-10-108	114-12-155	AMD	90-22-036	132B-400-020	NEW-P	90-18-082
72-280-070	NEW	90-16-010	114-12-164	DECOD-P	90-21-117	132B-400-020	NEW-W	90-22-029
72-325-010	NEW-P	90-10-109	114-12-170	DECOD-P	90-21-117	132B-400-030	NEW-P	90-18-082
72-325-010	NEW	90-16-011	114-12-180	DECOD-P	90-21-117	132B-400-030	NEW-W	90-22-029
82-30-010	NEW	90-12-009	114-12-190	AMD-P	90-11-045	132B-400-040	NEW-P	90-18-082
82-30-020	NEW	90-12-009	114-12-190	DECOD-P	90-21-117	132B-400-040	NEW-W	90-22-029
82-30-030	NEW	90-12-009	114-12-190	AMD	90-22-036	132B-400-050	NEW-P	90-18-082
82-30-040	NEW	90-12-009	114-12-200	DECOD-P	90-21-117	132B-400-050	NEW-W	90-22-029
82-30-050	NEW	90-12-009	130-10-010	NEW-P	90-19-027	132B-400-060	NEW-P	90-18-082
82-30-060	NEW	90-12-009	130-10-010	NEW	90-22-065	132B-400-060	NEW-W	90-22-029
82-50-021	AMD-P	90-14-077	130-10-020	NEW-P	90-19-027	132B-400-070	NEW-P	90-18-082
82-50-021	AMD	90-17-017	130-10-020	NEW	90-22-065	132B-400-070	NEW-W	90-22-029
98-14-200	NEW-P	90-13-105	130-10-030	NEW-P	90-19-027	132B-400-080	NEW-P	90-18-082
98-14-200	NEW	90-17-073	130-10-030	NEW	90-22-065	132B-400-080	NEW-W	90-22-029
113-10-010	DECOD-P	90-21-116	130-10-040	NEW-P	90-19-027	132B-400-090	NEW-P	90-18-082
113-10-020	DECOD-P	90-21-116	130-10-040	NEW	90-22-065	132B-400-090	NEW-W	90-22-029
113-10-030	DECOD-P	90-21-116	130-10-050	NEW-P	90-19-027	132B-400-100	NEW-P	90-18-082
113-10-040	DECOD-P	90-21-116	130-10-050	NEW	90-22-065	132B-400-100	NEW-W	90-22-029
113-10-050	DECOD-P	90-21-116	130-10-060	NEW-P	90-19-027	132B-400-110	NEW-P	90-18-082
113-10-060	DECOD-P	90-21-116	130-10-060	NEW	90-22-065	132B-400-110	NEW-W	90-22-029
113-10-070	DECOD-P	90-21-116	130-10-065	NEW-P	90-19-027	132B-400-120	NEW-P	90-18-082
113-10-090	DECOD-P	90-21-116	130-10-065	NEW	90-22-065	132B-400-120	NEW-W	90-22-029
113-10-100	DECOD-P	90-21-116	130-10-070	NEW-P	90-19-027	132B-400-130	NEW-P	90-18-082
113-10-110	DECOD-P	90-21-116	130-10-070	NEW	90-22-065	132B-400-130	NEW-W	90-22-029
113-12-010	DECOD-P	90-21-116	130-10-075	NEW-P	90-19-027	132B-400-140	NEW-P	90-18-082
113-12-075	DECOD-P	90-21-116	130-10-075	NEW	90-22-065	132B-400-140	NEW-W	90-22-029
113-12-080	DECOD-P	90-21-116	130-10-075	NEW	90-22-065	132B-400-150	NEW-P	90-18-082
113-12-085	DECOD-P	90-21-116	130-10-080	NEW-P	90-19-027	132B-400-150	NEW-W	90-22-029
113-12-087	DECOD-P	90-21-116	130-10-080	NEW	90-22-065	132B-400-160	NEW-P	90-18-082
113-12-101	PREP	90-20-052	130-10-085	NEW-P	90-19-027	132B-400-160	NEW-W	90-22-029
113-12-101	DECOD-P	90-21-116	130-10-085	NEW	90-22-065	132B-400-170	NEW-P	90-18-082
113-12-103	DECOD-P	90-21-116	130-10-090	NEW-P	90-19-027	132B-400-170	NEW-W	90-22-029
113-12-104	NEW-P	90-09-077	130-10-090	NEW	90-22-065	132B-400-180	NEW-P	90-18-082
113-12-104	NEW-P	90-14-130	130-10-091	NEW-P	90-19-027	132B-400-180	NEW-W	90-22-029
113-12-104	DECOD-P	90-21-116	130-10-095	NEW	90-22-065	132B-400-190	NEW-P	90-18-082
113-12-104	NEW	90-22-037	130-10-095	NEW	90-22-065	132B-400-190	NEW-W	90-22-029
113-12-115	DECOD-P	90-21-116	130-10-100	NEW-P	90-19-027	132B-400-200	NEW-P	90-18-082
113-12-120	DECOD-P	90-21-116	130-10-100	NEW	90-22-065	132B-400-210	NEW-P	90-18-082
113-12-130	REP-P	90-04-029	130-14-010	NEW-P	90-12-110	132B-400-210	NEW-W	90-22-029
113-12-130	REP	90-08-035	130-14-010	NEW	90-17-054	132D-108-010	NEW	90-05-045
113-12-150	DECOD-P	90-21-116	130-14-020	NEW-P	90-12-110	132D-108-020	NEW	90-05-045
113-12-160	REP-P	90-04-029	130-14-020	NEW	90-17-054			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132D-108-030	NEW	90-05-045	132H-108-010	REP	90-09-066	132H-108-270	REP-E	90-03-079
132D-108-040	NEW	90-05-045	132H-108-020	REP-P	90-03-077	132H-108-270	REP	90-09-066
132D-108-050	NEW	90-05-045	132H-108-020	REP-E	90-03-079	132H-108-280	REP-P	90-03-077
132D-108-060	NEW	90-05-045	132H-108-020	REP	90-09-066	132H-108-280	REP-E	90-03-079
132D-108-070	NEW	90-05-045	132H-108-030	REP-P	90-03-077	132H-108-280	REP	90-09-066
132D-108-080	NEW	90-05-045	132H-108-030	REP-E	90-03-079	132H-108-290	REP-P	90-03-077
132D-108-090	NEW	90-05-045	132H-108-030	REP	90-09-066	132H-108-290	REP-E	90-03-079
132D-130-010	NEW	90-05-045	132H-108-040	REP-P	90-03-077	132H-108-290	REP	90-09-066
132D-130-020	NEW	90-05-045	132H-108-040	REP-E	90-03-079	132H-108-300	REP-P	90-03-077
132D-130-030	NEW	90-05-045	132H-108-040	REP	90-09-066	132H-108-300	REP-E	90-03-079
132D-130-035	NEW	90-05-045	132H-108-050	REP-P	90-03-077	132H-108-300	REP	90-09-066
132D-130-040	NEW	90-05-045	132H-108-050	REP-E	90-03-079	132H-108-310	REP-P	90-03-077
132D-130-045	NEW	90-05-045	132H-108-050	REP	90-09-066	132H-108-310	REP-E	90-03-079
132D-130-050	NEW	90-05-045	132H-108-060	REP-P	90-03-077	132H-108-310	REP	90-09-066
132D-130-055	NEW	90-05-045	132H-108-060	REP-E	90-03-079	132H-108-320	REP-P	90-03-077
132D-130-060	NEW	90-05-045	132H-108-060	REP	90-09-066	132H-108-320	REP-E	90-03-079
132D-130-070	NEW	90-05-045	132H-108-070	REP-P	90-03-077	132H-108-320	REP	90-09-066
132D-130-075	NEW	90-05-045	132H-108-070	REP-E	90-03-079	132H-108-330	REP-P	90-03-077
132D-130-080	NEW	90-05-045	132H-108-070	REP	90-09-066	132H-108-330	REP-E	90-03-079
132D-130-085	NEW	90-05-045	132H-108-080	REP-P	90-03-077	132H-108-330	REP	90-09-066
132D-130-090	NEW	90-05-045	132H-108-080	REP-E	90-03-079	132H-108-410	NEW-P	90-03-077
132D-130-095	NEW	90-05-045	132H-108-080	REP	90-09-066	132H-108-410	NEW-E	90-03-079
132D-130-100	NEW	90-05-045	132H-108-090	REP-P	90-03-077	132H-108-410	NEW	90-09-066
132D-133-020	NEW	90-05-045	132H-108-090	REP-E	90-03-079	132H-108-420	NEW-P	90-03-077
132D-400-010	NEW	90-05-045	132H-108-090	REP	90-09-066	132H-108-420	NEW-E	90-03-079
132D-400-020	NEW	90-05-045	132H-108-100	REP-P	90-03-077	132H-108-420	NEW	90-09-066
132D-400-030	NEW	90-05-045	132H-108-100	REP-E	90-03-079	132H-108-430	NEW-P	90-03-077
132D-400-040	NEW	90-05-045	132H-108-100	REP	90-09-066	132H-108-430	NEW-E	90-03-079
132E-108-010	NEW-P	90-03-012	132H-108-110	REP-P	90-03-077	132H-108-430	NEW	90-09-066
132E-108-010	NEW	90-09-006	132H-108-110	REP-E	90-03-079	132H-108-440	NEW-P	90-03-077
132E-108-020	NEW-P	90-03-012	132H-108-110	REP	90-09-066	132H-108-440	NEW-E	90-03-079
132E-108-020	NEW	90-09-006	132H-108-120	REP-P	90-03-077	132H-108-440	NEW	90-09-066
132E-108-030	NEW-P	90-03-012	132H-108-120	REP-E	90-03-079	132H-108-450	NEW-P	90-03-077
132E-108-030	NEW	90-09-006	132H-108-120	REP	90-09-066	132H-108-450	NEW-E	90-03-079
132E-108-040	NEW-P	90-03-012	132H-108-130	REP-P	90-03-077	132H-108-450	NEW	90-09-066
132E-108-040	NEW	90-09-006	132H-108-130	REP-E	90-03-079	132H-108-460	NEW-P	90-03-077
132E-108-050	NEW-P	90-03-012	132H-108-130	REP	90-09-066	132H-108-460	NEW-E	90-03-079
132E-108-050	NEW	90-09-006	132H-108-140	REP-P	90-03-077	132H-108-460	NEW	90-09-066
132E-108-060	NEW-P	90-03-012	132H-108-140	REP-E	90-03-079	132H-108-470	NEW-P	90-03-077
132E-108-060	NEW	90-09-006	132H-108-140	REP	90-09-066	132H-108-470	NEW-E	90-03-079
132E-108-070	NEW-P	90-03-012	132H-108-150	REP-P	90-03-077	132H-108-470	NEW	90-09-066
132E-108-070	NEW	90-09-006	132H-108-150	REP-E	90-03-079	132H-108-480	NEW-P	90-03-077
132E-108-080	NEW-P	90-03-012	132H-108-150	REP	90-09-066	132H-108-480	NEW-E	90-03-079
132E-108-080	NEW	90-09-006	132H-108-160	REP-P	90-03-077	132H-108-480	NEW	90-09-066
132E-133-020	NEW-P	90-03-019	132H-108-160	REP-E	90-03-079	132H-200-040	NEW-P	90-03-076
132E-133-020	NEW	90-09-049	132H-108-160	REP	90-09-066	132H-200-040	NEW-E	90-03-080
132E-400-010	NEW-P	90-03-021	132H-108-170	REP-P	90-03-077	132H-200-040	NEW	90-09-065
132E-400-010	NEW	90-09-005	132H-108-170	REP-E	90-03-079	132H-400-005	NEW-P	90-03-078
132E-400-020	NEW-P	90-03-021	132H-108-170	REP	90-09-066	132H-400-005	NEW-E	90-03-081
132E-400-020	NEW	90-09-005	132H-108-180	REP-P	90-03-077	132H-400-005	NEW	90-09-067
132E-400-030	NEW-P	90-03-021	132H-108-180	REP-E	90-03-079	132H-400-010	NEW-P	90-03-078
132E-400-030	NEW	90-09-005	132H-108-180	REP	90-09-066	132H-400-010	NEW-E	90-03-081
132E-400-040	NEW-P	90-03-021	132H-108-190	REP-P	90-03-077	132H-400-010	NEW	90-09-067
132E-400-040	NEW	90-09-005	132H-108-190	REP-E	90-03-079	132H-400-020	NEW-P	90-03-078
132G-108-010	NEW-P	90-10-049	132H-108-190	REP	90-09-066	132H-400-020	NEW-E	90-03-081
132G-108-010	NEW	90-13-051	132H-108-200	REP-P	90-03-077	132H-400-020	NEW	90-09-067
132G-108-020	NEW-P	90-10-049	132H-108-200	REP-E	90-03-079	132H-400-030	NEW-P	90-03-078
132G-108-020	NEW	90-13-051	132H-108-200	REP	90-09-066	132H-400-030	NEW-E	90-03-081
132G-108-030	NEW-P	90-10-049	132H-108-210	REP-P	90-03-077	132H-400-030	NEW	90-09-067
132G-108-030	NEW	90-13-051	132H-108-210	REP-E	90-03-079	132H-400-040	NEW-P	90-03-078
132G-108-040	NEW-P	90-10-049	132H-108-210	REP	90-09-066	132H-400-040	NEW-E	90-03-081
132G-108-040	NEW	90-13-051	132H-108-220	REP-P	90-03-077	132H-400-040	NEW	90-09-067
132G-108-050	NEW-P	90-10-049	132H-108-220	REP-E	90-03-079	132J-108-010	NEW-P	90-12-109
132G-108-050	NEW	90-13-051	132H-108-220	REP	90-09-066	132J-108-010	NEW	90-22-067
132G-108-060	NEW-P	90-10-049	132H-108-230	REP-P	90-03-077	132J-108-020	NEW-P	90-12-109
132G-108-060	NEW	90-13-051	132H-108-230	REP-E	90-03-079	132J-108-020	NEW	90-22-067
132G-108-070	NEW-P	90-10-049	132H-108-230	REP	90-09-066	132J-108-030	NEW-P	90-12-109
132G-108-070	NEW	90-13-051	132H-108-240	REP-P	90-03-077	132J-108-030	NEW	90-22-067
132G-108-080	NEW-P	90-10-049	132H-108-240	REP-E	90-03-079	132J-108-040	NEW-P	90-12-109
132G-108-080	NEW	90-13-051	132H-108-240	REP	90-09-066	132J-108-040	NEW	90-22-067
132G-133-020	NEW-P	90-10-050	132H-108-250	REP-P	90-03-077	132J-108-050	NEW-P	90-12-109
132G-133-020	NEW	90-13-050	132H-108-250	REP-E	90-03-079	132J-108-050	NEW	90-22-067
132H-108-005	REP-P	90-03-077	132H-108-250	REP	90-09-066	132J-108-060	NEW-P	90-12-109
132H-108-005	REP-E	90-03-079	132H-108-260	REP-P	90-03-077	132J-108-060	NEW	90-22-067
132H-108-005	REP	90-09-066	132H-108-260	REP-E	90-03-079	132J-108-070	NEW-P	90-12-109
132H-108-010	REP-P	90-03-077	132H-108-260	REP	90-09-066	132J-108-070	NEW	90-22-067
132H-108-010	REP-E	90-03-079	132H-108-270	REP-P	90-03-077	132J-108-110	NEW-P	90-12-012

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132Q-01-005	REP	90-21-013	132Q-09-320	REP	90-21-019	132T-104-010	REP	90-03-065
132Q-01-006	NEW-P	90-14-115	132Q-09-330	REP-P	90-14-120	132T-104-020	REP	90-03-065
132Q-01-006	NEW-C	90-18-011	132Q-09-330	REP	90-21-019	132T-104-030	REP	90-03-065
132Q-01-006	NEW	90-21-014	132Q-09-340	REP-P	90-14-120	132T-104-040	REP	90-03-065
132Q-04-055	REP-P	90-14-116	132Q-09-340	REP	90-21-019	132T-104-060	REP	90-03-065
132Q-04-055	REP-C	90-18-012	132Q-09-350	REP-P	90-14-120	132T-104-070	REP	90-03-065
132Q-04-055	REP	90-21-015	132Q-09-350	REP	90-21-019	132T-104-080	REP	90-03-065
132Q-04-200	AMD-P	90-14-117	132Q-09-360	REP-P	90-14-120	132T-104-090	REP	90-03-065
132Q-04-200	AMD-C	90-18-013	132Q-09-360	REP	90-21-019	132T-104-100	REP	90-03-065
132Q-04-200	AMD	90-21-016	132Q-09-400	REP-P	90-14-120	132T-104-110	REP	90-03-065
132Q-04-210	AMD-P	90-14-117	132Q-09-400	REP	90-21-019	132T-104-120	REP	90-03-065
132Q-04-210	AMD-C	90-18-013	132Q-09-410	REP-P	90-14-120	132T-104-121	REP	90-03-065
132Q-04-210	AMD	90-21-016	132Q-09-410	REP	90-21-019	132T-104-130	REP	90-03-065
132Q-04-220	AMD-P	90-14-117	132Q-09-420	REP-P	90-14-120	132T-104-200	REP	90-03-065
132Q-04-220	AMD-C	90-18-013	132Q-09-420	REP	90-21-019	132T-104-210	REP	90-03-065
132Q-04-220	AMD	90-21-016	132Q-09-430	REP-P	90-14-120	132T-104-240	REP	90-03-065
132Q-04-230	AMD-P	90-14-117	132Q-09-430	REP	90-21-019	132T-104-250	REP	90-03-065
132Q-04-230	AMD-C	90-18-013	132Q-09-440	REP-P	90-14-120	132T-104-260	REP	90-03-065
132Q-04-230	AMD	90-21-016	132Q-09-440	REP	90-21-019	132T-104-265	REP	90-03-065
132Q-04-240	AMD-P	90-14-117	132Q-09-450	REP-P	90-14-120	132T-104-270	REP	90-03-065
132Q-04-240	AMD-C	90-18-013	132Q-09-450	REP	90-21-019	132T-104-280	REP	90-03-065
132Q-04-240	AMD	90-21-016	132Q-09-460	REP-P	90-14-120	132U-03-010	NEW	90-05-043
132Q-05-060	AMD-P	90-14-118	132Q-09-460	REP	90-21-019	132U-03-020	NEW	90-05-043
132Q-05-060	AMD-C	90-18-014	132Q-09-470	REP-P	90-14-120	132U-03-030	NEW	90-05-043
132Q-05-060	AMD	90-21-017	132Q-09-470	REP	90-21-019	132U-108-010	NEW	90-05-043
132Q-05-080	AMD-P	90-14-118	132Q-09-480	REP-P	90-14-120	132U-108-020	NEW	90-05-043
132Q-05-080	AMD-C	90-18-014	132Q-09-480	REP	90-21-019	132U-108-021	NEW	90-05-043
132Q-05-080	AMD	90-21-017	132Q-16-045	AMD-P	90-14-121	132U-108-030	NEW	90-05-043
132Q-06-020	AMD-P	90-14-119	132Q-16-045	AMD-C	90-18-017	132U-116-030	AMD	90-05-043
132Q-06-020	AMD-C	90-18-015	132Q-16-045	AMD	90-21-020	132U-400-010	NEW	90-05-043
132Q-06-020	AMD	90-21-018	132Q-20-110	AMD-P	90-14-122	132V-400-010	NEW-P	90-03-094
132Q-06-025	AMD-P	90-14-119	132Q-20-110	AMD-C	90-18-018	132V-400-010	NEW	90-07-038
132Q-06-025	AMD-C	90-18-015	132Q-20-110	AMD	90-21-021	132V-400-020	NEW-P	90-03-094
132Q-06-025	AMD	90-21-018	132Q-94-010	AMD-P	90-14-123	132V-400-020	NEW	90-07-038
132Q-06-030	AMD-P	90-14-119	132Q-94-010	AMD-C	90-18-019	132V-400-030	NEW-P	90-03-094
132Q-06-030	AMD-C	90-18-015	132Q-94-010	AMD	90-21-022	132V-400-030	NEW	90-07-038
132Q-06-030	AMD	90-21-018	132Q-94-150	NEW-P	90-14-124	132V-400-040	NEW-P	90-03-094
132Q-09	REP-C	90-18-016	132Q-94-150	NEW-C	90-18-020	132V-400-040	NEW	90-07-038
132Q-09-001	REP-P	90-14-120	132Q-94-150	NEW	90-21-023	132X-60-160	NEW-P	90-10-041
132Q-09-001	REP	90-21-019	132S-01-010	NEW-P	90-03-082	132X-60-160	NEW	90-13-064
132Q-09-005	REP-P	90-14-120	132S-01-010	NEW	90-07-006	132X-60-170	NEW-P	90-10-041
132Q-09-005	REP	90-21-019	132S-01-020	NEW-P	90-03-082	132X-60-170	NEW	90-13-064
132Q-09-010	REP-P	90-14-120	132S-01-020	NEW	90-07-006	132X-60-180	NEW-P	90-10-041
132Q-09-010	REP	90-21-019	132S-01-030	NEW-P	90-03-082	132X-60-180	NEW	90-13-064
132Q-09-080	REP-P	90-14-120	132S-01-030	NEW	90-07-006	132X-60-190	NEW-P	90-10-041
132Q-09-080	REP	90-21-019	132S-01-040	NEW-P	90-03-082	132Y-108-010	NEW-P	90-02-062
132Q-09-090	REP-P	90-14-120	132S-01-040	NEW	90-07-006	132Y-108-010	NEW	90-08-022
132Q-09-090	REP	90-21-019	132S-01-050	NEW-P	90-03-082	132Y-108-020	NEW-P	90-02-062
132Q-09-100	REP-P	90-14-120	132S-01-050	NEW	90-07-006	132Y-108-020	NEW	90-08-022
132Q-09-100	REP	90-21-019	132S-01-060	NEW-P	90-03-082	132Y-108-030	NEW-P	90-02-062
132Q-09-110	REP-P	90-14-120	132S-01-060	NEW	90-07-006	132Y-108-030	NEW	90-08-022
132Q-09-110	REP	90-21-019	132S-01-070	NEW-P	90-03-082	132Y-108-040	NEW-P	90-02-062
132Q-09-120	REP-P	90-14-120	132S-01-070	NEW	90-07-006	132Y-108-040	NEW	90-08-022
132Q-09-120	REP	90-21-019	132S-01-080	NEW-P	90-03-082	132Y-108-050	NEW-P	90-02-062
132Q-09-130	REP-P	90-14-120	132S-01-080	NEW	90-07-006	132Y-108-050	NEW	90-08-022
132Q-09-130	REP	90-21-019	132S-01-090	NEW-P	90-03-082	132Y-108-060	NEW-P	90-02-062
132Q-09-140	REP-P	90-14-120	132S-01-090	NEW	90-07-006	132Y-108-060	NEW	90-08-022
132Q-09-140	REP	90-21-019	132S-05-010	NEW-P	90-03-082	132Y-108-070	NEW-P	90-02-062
132Q-09-230	REP-P	90-14-120	132S-05-010	NEW	90-07-006	132Y-108-070	NEW	90-08-022
132Q-09-230	REP	90-21-019	132S-05-015	NEW-P	90-03-082	132Y-108-080	NEW-P	90-02-062
132Q-09-240	REP-P	90-14-120	132S-05-015	NEW	90-07-006	132Y-108-080	NEW	90-08-022
132Q-09-240	REP	90-21-019	132S-05-020	NEW-P	90-03-082	132Y-133-020	NEW-P	90-02-063
132Q-09-250	REP-P	90-14-120	132S-05-020	NEW	90-07-006	132Y-133-020	NEW	90-08-022A
132Q-09-250	REP	90-21-019	132S-30-037	NEW-P	90-03-082	136-01-010	AMD	90-07-071
132Q-09-260	REP-P	90-14-120	132S-30-037	NEW	90-07-006	136-01-030	AMD	90-07-071
132Q-09-260	REP	90-21-019	132S-40-130	NEW-P	90-03-082	136-01-040	REP	90-07-071
132Q-09-270	REP-P	90-14-120	132S-40-130	NEW	90-07-006	136-04-020	AMD	90-07-072
132Q-09-270	REP	90-21-019	132S-40-135	NEW-P	90-03-082	136-04-030	AMD	90-07-072
132Q-09-280	REP-P	90-14-120	132S-40-135	NEW	90-07-006	136-04-040	AMD	90-07-072
132Q-09-280	REP	90-21-019	132S-40-140	NEW-P	90-03-082	136-04-060	AMD	90-07-072
132Q-09-290	REP-P	90-14-120	132S-40-140	NEW	90-07-006	136-04-080	AMD	90-07-072
132Q-09-290	REP	90-21-019	132S-40-145	NEW-P	90-03-082	136-04-090	AMD	90-07-072
132Q-09-300	REP-P	90-14-120	132S-40-145	NEW	90-07-006	136-04-100	AMD	90-07-072
132Q-09-300	REP	90-21-019	132S-40-150	NEW-P	90-03-082	136-10-010	AMD	90-07-073
132Q-09-310	REP-P	90-14-120	132S-40-150	NEW	90-07-006	136-10-020	AMD	90-07-073
132Q-09-310	REP	90-21-019	132S-40-155	NEW-P	90-03-082	136-10-030	AMD	90-07-073
132Q-09-320	REP-P	90-14-120	132S-40-155	NEW	90-07-006	136-10-040	AMD	90-07-073

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136-10-050	AMD	90-07-073	136-40-136	REP	90-22-081	136-130-040	AMD-P	90-17-093
136-10-060	AMD	90-07-073	136-40-140	REP-C	90-13-001	136-130-040	AMD	90-22-083
136-12-010	AMD	90-07-074	136-40-140	REP	90-22-081	136-130-050	AMD-E	90-16-025
136-12-020	AMD	90-07-074	136-40-200	REP-C	90-13-001	136-130-050	AMD-P	90-17-093
136-12-030	AMD	90-07-074	136-40-200	REP	90-22-081	136-130-050	AMD	90-22-083
136-12-060	AMD	90-07-074	136-40-204	REP-C	90-13-001	136-130-060	AMD-E	90-16-025
136-12-070	AMD	90-07-074	136-40-204	REP	90-22-081	136-130-060	AMD-P	90-17-093
136-12-080	AMD	90-07-074	136-40-208	REP-C	90-13-001	136-130-060	AMD	90-22-083
136-14-010	AMD	90-07-075	136-40-208	REP	90-22-081	136-130-070	AMD-E	90-16-025
136-14-020	AMD	90-07-075	136-40-212	REP-C	90-13-001	136-130-070	AMD-P	90-17-093
136-14-030	AMD	90-07-075	136-40-212	REP	90-22-081	136-130-070	AMD	90-22-083
136-14-040	AMD	90-07-075	136-40-300	REP-C	90-13-001	136-160-050	AMD-P	90-17-093
136-14-050	AMD	90-07-075	136-40-300	REP	90-22-081	136-160-050	AMD	90-22-083
136-14-060	AMD	90-07-075	136-40-304	REP-C	90-13-001	136-160-060	AMD-E	90-16-025
136-16-010	AMD	90-07-076	136-40-304	REP	90-22-081	136-160-060	AMD-P	90-17-093
136-16-018	AMD	90-07-076	136-40-308	REP-C	90-13-001	136-160-060	AMD	90-22-083
136-16-022	AMD	90-07-076	136-40-308	REP	90-22-081	136-220-020	AMD-E	90-16-025
136-16-042	AMD	90-07-076	136-40-312	REP-C	90-13-001	136-220-020	AMD-P	90-17-093
136-16-050	AMD	90-07-076	136-40-312	REP	90-22-081	136-220-020	AMD	90-22-083
136-20-010	AMD-P	90-13-003	136-40-316	REP-C	90-13-001	136-220-030	AMD-E	90-16-025
136-20-010	AMD	90-17-075	136-40-316	REP	90-22-081	136-220-030	AMD-P	90-17-093
136-20-020	AMD-P	90-13-003	136-40-320	REP-C	90-13-001	136-220-030	AMD	90-22-083
136-20-020	AMD	90-17-075	136-40-320	REP	90-22-081	136-300-010	NEW-E	90-11-113
136-20-030	AMD-P	90-13-003	136-40-324	REP-C	90-13-001	136-300-010	NEW-P	90-17-124
136-20-030	AMD	90-17-075	136-40-324	REP	90-22-081	136-300-010	NEW	90-22-082
136-20-040	AMD-P	90-13-003	136-40-400	REP-C	90-13-001	136-300-020	NEW-E	90-11-113
136-20-040	AMD	90-17-075	136-40-400	REP	90-22-081	136-300-020	NEW-P	90-17-124
136-20-060	AMD-P	90-13-003	136-40-404	REP-C	90-13-001	136-300-020	NEW	90-22-082
136-20-060	AMD	90-17-075	136-40-404	REP	90-22-081	136-300-030	NEW-E	90-11-113
136-28-010	AMD-P	90-13-002	136-40-408	REP-C	90-13-001	136-300-030	NEW-P	90-17-124
136-28-010	AMD	90-17-076	136-40-408	REP	90-22-081	136-300-030	NEW	90-22-082
136-28-020	AMD-P	90-13-002	136-40-412	REP-C	90-13-001	136-300-040	NEW-E	90-11-113
136-28-020	AMD	90-17-076	136-40-412	REP	90-22-081	136-300-040	NEW-P	90-17-124
136-28-030	AMD-P	90-13-002	136-40-416	REP-C	90-13-001	136-300-040	NEW	90-22-082
136-28-030	AMD	90-17-076	136-40-416	REP	90-22-081	136-310-010	NEW-E	90-11-113
136-36-010	REP	90-07-077	136-40-500	REP-C	90-13-001	136-310-010	NEW-P	90-17-124
136-36-020	REP	90-07-077	136-40-500	REP	90-22-081	136-310-010	NEW	90-22-082
136-36-030	REP	90-07-077	136-40-504	REP-C	90-13-001	136-310-020	NEW-E	90-11-113
136-36-040	REP	90-07-077	136-40-504	REP	90-22-081	136-310-020	NEW-P	90-17-124
136-40	AMD-C	90-17-074	136-40-508	REP-C	90-13-001	136-310-020	NEW	90-22-082
136-40-010	AMD-C	90-13-001	136-40-508	REP	90-22-081	136-310-030	NEW-E	90-11-113
136-40-010	AMD	90-22-081	136-40-512	REP-C	90-13-001	136-310-030	NEW-P	90-17-124
136-40-020	AMD-C	90-13-001	136-40-512	REP	90-22-081	136-310-030	NEW	90-22-082
136-40-020	AMD	90-22-081	136-40-600	REP-C	90-13-001	136-310-040	NEW-E	90-11-113
136-40-030	AMD-C	90-13-001	136-40-600	REP	90-22-081	136-310-040	NEW-P	90-17-124
136-40-030	AMD	90-22-081	136-40-604	REP-C	90-13-001	136-310-040	NEW	90-22-082
136-40-040	AMD-C	90-13-001	136-40-604	REP	90-22-081	136-310-050	NEW-E	90-11-113
136-40-040	AMD	90-22-081	136-40-608	REP-C	90-13-001	136-310-050	NEW-P	90-17-124
136-40-044	REP-C	90-13-001	136-40-608	REP	90-22-081	136-310-050	NEW	90-22-082
136-40-044	REP	90-22-081	136-40-612	REP-C	90-13-001	136-320-010	NEW-E	90-11-113
136-40-048	REP-C	90-13-001	136-40-612	REP	90-22-081	136-320-010	NEW-P	90-17-124
136-40-048	REP	90-22-081	136-40-616	REP-C	90-13-001	136-320-010	NEW	90-22-082
136-40-050	NEW-C	90-13-001	136-40-616	REP	90-22-081	136-320-020	NEW-E	90-11-113
136-40-050	NEW	90-22-081	136-40-620	REP-C	90-13-001	136-320-020	NEW-P	90-17-124
136-40-052	REP-C	90-13-001	136-40-620	REP	90-22-081	136-320-020	NEW	90-22-082
136-40-052	REP	90-22-081	136-40-624	REP-C	90-13-001	136-320-030	NEW-E	90-11-113
136-40-060	NEW-C	90-13-001	136-40-624	REP	90-22-081	136-320-030	NEW-P	90-17-124
136-40-060	NEW	90-22-081	136-40-700	REP-C	90-13-001	136-320-030	NEW	90-22-082
136-40-100	REP-C	90-13-001	136-40-700	REP	90-22-081	136-320-040	NEW-P	90-17-124
136-40-100	REP	90-22-081	136-40-704	REP-C	90-13-001	136-320-040	NEW	90-22-082
136-40-104	REP-C	90-13-001	136-40-704	REP	90-22-081	136-320-050	NEW-P	90-17-124
136-40-104	REP	90-22-081	136-40-708	REP-C	90-13-001	136-320-050	NEW	90-22-082
136-40-108	REP-C	90-13-001	136-40-708	REP	90-22-081	136-320-060	NEW-P	90-17-124
136-40-108	REP	90-22-081	136-40-712	REP-C	90-13-001	136-320-060	NEW	90-22-082
136-40-112	REP-C	90-13-001	136-40-712	REP	90-22-081	136-320-070	NEW-P	90-17-124
136-40-112	REP	90-22-081	136-40-800	REP-C	90-13-001	136-320-070	NEW	90-22-082
136-40-116	REP-C	90-13-001	136-40-800	REP	90-22-081	136-320-080	NEW-P	90-17-124
136-40-116	REP	90-22-081	136-40-804	REP-C	90-13-001	136-320-080	NEW	90-22-082
136-40-120	REP-C	90-13-001	136-40-804	REP	90-22-081	136-325-010	NEW-P	90-17-124
136-40-120	REP	90-22-081	136-40-808	REP-C	90-13-001	136-325-010	NEW	90-22-082
136-40-124	REP-C	90-13-001	136-40-808	REP	90-22-081	136-325-020	NEW-P	90-17-124
136-40-124	REP	90-22-081	136-40-812	REP-C	90-13-001	136-325-020	NEW	90-22-082
136-40-128	REP-C	90-13-001	136-40-812	REP	90-22-081	136-325-030	NEW-P	90-17-124
136-40-128	REP	90-22-081	136-130-030	AMD-E	90-16-025	136-325-030	NEW	90-22-082
136-40-132	REP-C	90-13-001	136-130-030	AMD-P	90-17-093	136-330-010	NEW-E	90-11-113
136-40-132	REP	90-22-081	136-130-030	AMD	90-22-083	136-330-010	NEW-P	90-17-124
136-40-136	REP-C	90-13-001	136-130-040	AMD-E	90-16-025	136-330-010	NEW	90-22-082

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136-330-020	NEW-P	90-17-124	148-130-050	NEW-P	90-10-112	148-276-040	NEW-P	90-10-115
136-330-020	NEW	90-22-082	148-130-050	NEW	90-16-014	148-276-040	NEW	90-16-017
136-330-030	NEW-P	90-17-124	148-140-010	NEW-P	90-10-113	148-276-050	NEW-P	90-10-115
136-330-030	NEW	90-22-082	148-140-010	NEW	90-16-015	148-276-050	NEW	90-16-017
136-330-040	NEW-P	90-17-124	148-140-020	NEW-P	90-10-113	148-276-060	NEW-P	90-10-115
136-330-040	NEW	90-22-082	148-140-020	NEW	90-16-015	148-276-060	NEW	90-16-017
136-340-010	NEW-E	90-11-113	148-140-030	NEW-P	90-10-113	148-276-070	NEW-P	90-10-115
136-340-010	NEW-P	90-17-124	148-140-030	NEW	90-16-015	148-276-070	NEW	90-16-017
136-340-010	NEW	90-22-082	148-140-040	NEW-P	90-10-113	148-276-080	NEW-P	90-10-115
136-340-020	NEW-E	90-11-113	148-140-040	NEW	90-16-015	148-276-080	NEW	90-16-017
136-340-020	NEW-P	90-17-124	148-140-050	NEW-P	90-10-113	148-276-090	NEW-P	90-10-115
136-340-020	NEW	90-22-082	148-140-050	NEW	90-16-015	148-276-090	NEW	90-16-017
136-340-030	NEW-E	90-11-113	148-140-060	NEW-P	90-10-113	148-276-100	NEW-P	90-10-115
136-340-030	NEW-P	90-17-124	148-140-060	NEW	90-16-015	148-276-100	NEW	90-16-017
136-340-030	NEW	90-22-082	148-140-070	NEW-P	90-10-113	148-276-110	NEW-P	90-10-115
136-340-040	NEW-E	90-11-113	148-140-070	NEW	90-16-015	148-276-110	NEW	90-16-017
136-340-040	NEW-P	90-17-124	148-140-080	NEW-P	90-10-113	148-276-120	NEW-P	90-10-115
136-340-040	NEW	90-22-082	148-140-080	NEW	90-16-015	148-276-120	NEW	90-16-017
136-340-050	NEW-E	90-11-113	148-171-001	NEW-P	90-10-114	148-276-130	NEW-P	90-10-115
136-340-050	NEW-P	90-17-124	148-171-001	NEW	90-16-016	148-276-130	NEW	90-16-017
136-340-050	NEW	90-22-082	148-171-010	NEW-P	90-10-114	148-276-140	NEW-P	90-10-115
136-350-010	NEW-E	90-11-113	148-171-010	NEW	90-16-016	148-276-140	NEW	90-16-017
136-350-010	NEW-P	90-17-124	148-171-015	NEW-P	90-10-114	148-280-010	NEW-P	90-10-116
136-350-010	NEW	90-22-082	148-171-015	NEW	90-16-016	148-280-010	NEW	90-16-018
136-350-020	NEW-E	90-11-113	148-171-100	NEW-P	90-10-114	148-280-011	NEW-P	90-10-116
136-350-020	NEW-P	90-17-124	148-171-100	NEW	90-16-016	148-280-011	NEW	90-16-018
136-350-020	NEW	90-22-082	148-171-110	NEW-P	90-10-114	148-280-015	NEW-P	90-10-116
137-12A-010	AMD-E	90-16-046	148-171-110	NEW	90-16-016	148-280-015	NEW	90-16-018
137-12A-010	AMD-P	90-21-130	148-171-120	NEW-P	90-10-114	148-280-020	NEW-P	90-10-116
137-12A-020	AMD-E	90-16-046	148-171-120	NEW	90-16-016	148-280-020	NEW	90-16-018
137-12A-020	AMD-P	90-21-130	148-171-130	NEW-P	90-10-114	148-280-025	NEW-P	90-10-116
137-12A-030	AMD-E	90-16-046	148-171-130	NEW	90-16-016	148-280-025	NEW	90-16-018
137-12A-030	AMD-P	90-21-130	148-171-140	NEW-P	90-10-114	148-280-030	NEW-P	90-10-116
137-12A-050	AMD-E	90-16-046	148-171-140	NEW	90-16-016	148-280-030	NEW	90-16-018
137-12A-050	AMD-P	90-21-130	148-171-150	NEW-P	90-10-114	148-280-040	NEW-P	90-10-116
137-12A-060	AMD-E	90-16-046	148-171-150	NEW	90-16-016	148-280-040	NEW	90-16-018
137-12A-060	AMD-P	90-21-130	148-171-200	NEW-P	90-10-114	148-280-050	NEW-P	90-10-116
137-12A-070	AMD-E	90-16-046	148-171-200	NEW	90-16-016	148-280-050	NEW	90-16-018
137-12A-070	AMD-P	90-21-130	148-171-210	NEW-P	90-10-114	148-280-055	NEW-P	90-10-116
137-12A-090	AMD-E	90-16-046	148-171-210	NEW	90-16-016	148-280-055	NEW	90-16-018
137-12A-090	AMD-P	90-21-130	148-171-220	NEW-P	90-10-114	148-280-060	NEW-P	90-10-116
139-05-230	AMD-P	90-21-011	148-171-220	NEW	90-16-016	148-280-060	NEW	90-16-018
139-05-925	NEW-P	90-03-085	148-171-230	NEW-P	90-10-114	148-280-070	NEW-P	90-10-116
139-05-925	NEW	90-07-012	148-171-230	NEW	90-16-016	148-280-070	NEW	90-16-018
139-05-930	NEW-P	90-21-010	148-171-240	NEW-P	90-10-114	148-325-010	NEW-P	90-10-117
139-10-212	NEW-P	90-21-012	148-171-240	NEW	90-16-016	148-325-010	NEW	90-16-020
139-10-215	NEW-P	90-21-009	148-171-400	NEW-P	90-10-114	154-04-035	REP-P	90-02-086
148-100-001	NEW-P	90-10-110	148-171-400	NEW	90-16-016	154-04-035	REP	90-05-078
148-100-001	NEW	90-16-012	148-171-410	NEW-P	90-10-114	154-04-041	NEW-P	90-02-086
148-108-010	NEW-P	90-10-111	148-171-410	NEW	90-16-016	154-04-041	NEW	90-05-078
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148-108-030	NEW	90-16-013	148-171-500	NEW-P	90-10-114	154-12-010	AMD-P	90-02-086
148-108-040	NEW-P	90-10-111	148-171-500	NEW	90-16-016	154-12-010	AMD	90-05-078
148-108-040	NEW	90-16-013	148-171-510	NEW-P	90-10-114	154-12-015	AMD-P	90-02-086
148-108-060	NEW-P	90-10-111	148-171-510	NEW	90-16-016	154-12-015	AMD	90-05-078
148-108-060	NEW	90-16-013	148-171-600	NEW-P	90-10-114	154-12-030	AMD-P	90-02-086
148-108-070	NEW-P	90-10-111	148-171-600	NEW	90-16-016	154-12-030	AMD	90-05-078
148-108-070	NEW	90-16-013	148-171-610	NEW-P	90-10-114	154-12-050	AMD-P	90-02-086
148-108-080	NEW-P	90-10-111	148-171-610	NEW	90-16-016	154-12-050	AMD	90-05-078
148-108-080	NEW	90-16-013	148-171-620	NEW-P	90-10-114	154-12-070	AMD-P	90-02-086
148-108-090	NEW-P	90-10-111	148-171-620	NEW	90-16-016	154-12-070	AMD	90-05-078
148-108-090	NEW	90-16-013	148-171-630	NEW-P	90-10-114	154-12-080	AMD-P	90-02-086
148-108-100	NEW-P	90-10-111	148-171-630	NEW	90-16-016	154-12-080	AMD	90-05-078
148-108-100	NEW	90-16-013	148-171-640	NEW-P	90-10-114	154-12-085	AMD-P	90-02-086
148-130-010	NEW-P	90-10-112	148-171-640	NEW	90-16-016	154-12-085	AMD	90-05-078
148-130-010	NEW	90-16-014	148-171-650	NEW-P	90-10-114	154-12-086	AMD-P	90-02-086
148-130-020	NEW-P	90-10-112	148-171-650	NEW	90-16-016	154-12-086	AMD	90-05-078
148-130-020	NEW	90-16-014	148-171-700	NEW-P	90-17-077	154-12-087	AMD-P	90-02-086
148-130-030	NEW-P	90-10-112	148-276-010	NEW-P	90-10-115	154-12-087	AMD	90-05-078
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148-130-035	NEW	90-16-014	148-276-020	NEW	90-16-017	154-12-107	REP-P	90-02-086
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154-24-010	AMD	90-05-078	173-19-2512	AMD	90-06-106	173-50-070	RE-AD	90-07-017
154-32-010	AMD-P	90-02-086	173-19-2514	AMD-P	90-20-099	173-50-070	AMD-P	90-12-086
154-32-010	AMD	90-05-078	173-19-2517	AMD-P	90-09-097	173-50-070	AMD	90-21-090
154-32-020	AMD-P	90-02-086	173-19-2517	AMD	90-14-090	173-50-080	RE-AD	90-07-017
154-32-020	AMD	90-05-078	173-19-2519	AMD	90-02-101	173-50-080	AMD-P	90-12-086
154-40	AMD-P	90-02-086	173-19-2520	AMD-P	90-05-074	173-50-080	AMD	90-21-090
154-40	AMD	90-05-078	173-19-2520	AMD	90-17-127	173-50-090	RE-AD	90-07-017
154-40-010	AMD-P	90-02-086	173-19-2521	AMD-P	90-15-059	173-50-090	AMD-P	90-12-086
154-40-010	AMD	90-05-078	173-19-2521	AMD	90-20-111	173-50-090	AMD	90-21-090
154-44-010	AMD-P	90-02-086	173-19-280	AMD-P	90-09-096	173-50-100	RE-AD	90-07-017
154-44-010	AMD	90-05-078	173-19-280	AMD	90-14-091	173-50-100	AMD-P	90-12-086
154-64-050	AMD-P	90-02-086	173-19-3203	AMD-P	90-21-107	173-50-100	AMD	90-21-090
154-64-050	AMD	90-05-078	173-19-3205	AMD-P	90-21-108	173-50-110	RE-AD	90-07-017
154-110-030	AMD-P	90-20-045	173-19-3208	AMD-P	90-21-106	173-50-110	AMD-P	90-12-086
154-120-015	AMD-P	90-20-045	173-19-3209	AMD-P	90-22-110	173-50-110	AMD	90-21-090
154-120-020	AMD-P	90-20-045	173-19-3210	AMD-P	90-22-111	173-50-120	RE-AD	90-07-017
154-120-055	AMD-P	90-20-045	173-19-3514	AMD-P	90-03-110	173-50-120	AMD-P	90-12-086
154-130-010	AMD-P	90-20-045	173-19-3514	AMD-C	90-08-122	173-50-120	AMD	90-21-090
154-130-020	AMD-P	90-20-045	173-19-3514	AMD	90-11-072	173-50-130	RE-AD	90-07-017
154-130-030	AMD-P	90-20-045	173-19-360	AMD-P	90-03-111	173-50-130	AMD-P	90-12-086
154-140-010	AMD-P	90-20-045	173-19-360	AMD-C	90-06-024	173-50-130	AMD	90-21-090
154-140-030	AMD-P	90-20-045	173-19-360	RE-AD	90-07-026	173-50-140	RE-AD	90-07-017
154-150-010	AMD-P	90-20-045	173-19-360	AMD-C	90-08-122	173-50-140	AMD-P	90-12-086
154-150-020	AMD-P	90-20-045	173-19-360	AMD	90-11-072	173-50-140	AMD	90-21-090
154-200-020	AMD-P	90-20-045	173-19-360	AMD	90-13-089	173-50-150	RE-AD	90-07-017
162-08-091	REP-P	90-13-086	173-19-3601	AMD-P	90-05-075	173-50-150	AMD-P	90-12-086
162-08-091	REP-W	90-15-024	173-19-3601	AMD-C	90-08-122	173-50-150	AMD	90-21-090
162-08-098	AMD-P	90-13-086	173-19-3601	AMD	90-11-072	173-50-160	RE-AD	90-07-017
162-08-098	AMD-W	90-15-024	173-19-390	RE-AD	90-07-025	173-50-170	RE-AD	90-07-017
162-08-099	AMD-P	90-13-086	173-19-3910	RE-AD	90-07-028	173-50-180	RE-AD	90-07-017
162-08-099	AMD-W	90-15-024	173-19-3910	AMD-P	90-15-058	173-50-190	RE-AD	90-07-017
162-08-106	AMD-P	90-13-086	173-19-420	AMD-C	90-05-077	173-50-190	AMD-P	90-12-086
162-08-106	AMD-W	90-15-024	173-19-420	AMD-C	90-08-122	173-50-190	AMD	90-21-090
173-03-010	AMD-E	90-14-041	173-19-420	AMD	90-11-072	173-50-200	RE-AD	90-07-017
173-03-010	AMD-P	90-16-084	173-19-4201	AMD-P	90-05-076	173-50-200	AMD-P	90-12-086
173-03-010	AMD	90-21-119	173-19-4201	AMD-C	90-08-122	173-50-200	AMD	90-21-090
173-03-020	AMD-E	90-14-041	173-19-4201	AMD	90-11-072	173-50-210	RE-AD	90-07-017
173-03-020	AMD-P	90-16-084	173-19-4202	AMD-P	90-05-076	173-50-210	AMD-P	90-12-086
173-03-020	AMD	90-21-119	173-19-4202	AMD-C	90-08-122	173-50-210	AMD	90-21-090
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173-03-030	AMD	90-21-119	173-19-4203	AMD-C	90-08-122	173-142-010	REP-P	90-11-059
173-03-050	AMD-E	90-14-041	173-19-4203	AMD	90-11-072	173-142-010	REP	90-21-089
173-03-050	AMD-P	90-16-084	173-19-4204	AMD-P	90-05-076	173-142-020	REP-P	90-11-059
173-03-050	AMD	90-21-119	173-19-4204	AMD-C	90-08-122	173-142-020	REP	90-21-089
173-03-060	AMD-E	90-14-041	173-19-4204	AMD	90-11-072	173-142-030	REP-P	90-11-059
173-03-060	AMD-P	90-16-084	173-19-4205	AMD-P	90-05-076	173-142-030	REP	90-21-089
173-03-060	AMD	90-21-119	173-19-4205	AMD-C	90-08-122	173-142-040	REP-P	90-11-059
173-03-070	AMD-E	90-14-041	173-19-4205	AMD	90-11-072	173-142-040	REP	90-21-089
173-03-070	AMD-P	90-16-084	173-19-4205	AMD-P	90-15-057	173-142-050	REP-P	90-11-059
173-03-070	AMD	90-21-119	173-19-4205	AMD	90-20-110	173-142-050	REP	90-21-089
173-03-100	AMD-E	90-14-041	173-19-4206	AMD-P	90-05-076	173-142-070	REP-P	90-11-059
173-03-100	AMD-P	90-16-084	173-19-4206	AMD-C	90-08-122	173-142-070	REP	90-21-089
173-03-100	AMD	90-21-119	173-19-4206	AMD	90-11-072	173-142-080	REP-P	90-11-059
173-06-030	RE-AD	90-07-014	173-19-450	AMD-P	90-13-090	173-142-080	REP	90-21-089
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173-18-090	AMD-C	90-02-107	173-19-4507	AMD	90-07-063	173-142-090	REP	90-21-089
173-18-090	AMD	90-06-068	173-32-010	AMD-P	90-11-122	173-142-100	REP-P	90-11-059
173-18-090	AMD-E	90-06-069	173-32-010	AMD	90-18-064	173-142-100	REP	90-21-089
173-18-200	AMD-C	90-02-107	173-32-020	AMD-P	90-11-122	173-142-110	REP-P	90-11-059
173-18-200	AMD	90-06-068	173-32-020	AMD	90-18-064	173-142-110	REP	90-21-089
173-18-200	AMD-E	90-06-069	173-32-030	AMD-P	90-11-122	173-158	AMD-P	90-11-059
173-19-1104	AMD	90-02-105	173-32-030	AMD	90-18-064	173-158	AMD	90-21-089
173-19-120	AMD-P	90-13-091	173-32-040	AMD-P	90-11-122	173-158-010	AMD-P	90-11-059
173-19-220	AMD-P	90-03-112	173-32-040	AMD	90-18-064	173-158-010	AMD	90-21-089
173-19-220	AMD-C	90-07-061	173-50-010	RE-AD	90-07-017	173-158-020	AMD-P	90-11-059
173-19-220	AMD-C	90-08-122	173-50-020	RE-AD	90-07-017	173-158-020	AMD	90-21-089
173-19-220	AMD	90-11-072	173-50-030	RE-AD	90-07-017	173-158-030	RE-AD	90-06-059
173-19-220	AMD	90-13-079	173-50-040	RE-AD	90-07-017	173-158-030	AMD-P	90-11-059
173-19-230	AMD-P	90-20-097	173-50-040	AMD-P	90-12-086	173-158-030	AMD	90-21-089
173-19-240	RE-AD	90-07-027	173-50-040	AMD	90-21-086	173-158-040	AMD-P	90-11-059
173-19-2401	RE-AD	90-07-027	173-50-050	RE-AD	90-07-017	173-158-040	AMD	90-21-089
173-19-250	AMD-P	90-20-098	173-50-050	AMD-P	90-12-086	173-158-045	NEW-P	90-11-059
173-19-250	AMD-S	90-21-105	173-50-050	AMD	90-21-090	173-158-045	NEW	90-21-089

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173-158-060	REP	90-21-089	173-170-080	NEW	90-20-109	173-224-050	RE-AD	90-07-015
173-158-064	NEW-P	90-11-059	173-170-090	NEW-P	90-13-104	173-224-060	RE-AD	90-07-015
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173-158-084	NEW	90-21-089	173-170-110	NEW	90-20-109	173-224-110	RE-AD	90-07-015
173-158-086	NEW-P	90-11-059	173-170-120	NEW-P	90-13-104	173-224-120	RE-AD	90-07-015
173-158-086	NEW	90-21-089	173-170-120	NEW	90-20-109	173-300-010	NEW-P	90-17-125
173-158-100	REP-P	90-11-059	173-200-010	NEW-P	90-11-074	173-300-020	NEW-P	90-17-125
173-158-100	REP	90-21-089	173-200-010	NEW	90-22-023	173-300-030	NEW-P	90-17-125
173-158-110	REP-P	90-11-059	173-200-020	NEW-P	90-11-074	173-300-040	NEW-P	90-17-125
173-158-110	REP	90-21-089	173-200-020	NEW	90-22-023	173-300-050	NEW-P	90-17-125
173-158-120	AMD-P	90-11-059	173-200-030	NEW-P	90-11-074	173-300-060	NEW-P	90-17-125
173-158-120	AMD	90-21-089	173-200-030	NEW	90-22-023	173-300-070	NEW-P	90-17-125
173-160-215	RE-AD	90-07-016	173-200-040	NEW-P	90-11-074	173-300-080	NEW-P	90-17-125
173-166	AMD-P	90-02-096	173-200-040	NEW	90-22-023	173-300-090	NEW-P	90-17-125
173-166	AMD-C	90-05-048	173-200-050	NEW-P	90-11-074	173-300-100	NEW-P	90-17-125
173-166	AMD-C	90-06-010	173-200-050	NEW	90-22-023	173-300-110	NEW-P	90-17-125
173-166	AMD-C	90-08-080	173-200-060	NEW-P	90-11-074	173-300-120	NEW-P	90-17-125
173-166	AMD-W	90-15-052	173-200-060	NEW	90-22-023	173-300-130	NEW-P	90-17-125
173-166	AMD-P	90-20-100	173-200-070	NEW-P	90-11-074	173-300-140	NEW-P	90-17-125
173-166-010	AMD-P	90-02-096	173-200-070	NEW	90-22-023	173-300-150	NEW-P	90-17-125
173-166-010	AMD-W	90-15-052	173-200-080	NEW-P	90-11-074	173-300-160	NEW-P	90-17-125
173-166-010	AMD-P	90-20-100	173-200-080	NEW	90-22-023	173-300-170	NEW-P	90-17-125
173-166-020	AMD-P	90-02-096	173-200-090	NEW-P	90-11-074	173-300-180	NEW-P	90-17-125
173-166-020	AMD-W	90-15-052	173-200-090	NEW	90-22-023	173-303	PREP	90-06-002
173-166-020	AMD-P	90-20-100	173-200-100	NEW-P	90-11-074	173-303-016	AMD-P	90-20-101
173-166-030	AMD-P	90-02-096	173-200-100	NEW	90-22-023	173-303-017	AMD-P	90-20-101
173-166-030	AMD-W	90-15-052	173-201	PREP	90-18-067	173-303-040	AMD-P	90-20-101
173-166-030	AMD-P	90-20-100	173-204-100	NEW-P	90-19-084	173-303-045	AMD-P	90-20-101
173-166-040	AMD-P	90-02-096	173-204-110	NEW-P	90-19-084	173-303-070	AMD-P	90-20-101
173-166-040	AMD-W	90-15-052	173-204-120	NEW-P	90-19-084	173-303-071	AMD-P	90-20-101
173-166-040	AMD-P	90-20-100	173-204-130	NEW-P	90-19-084	173-303-072	AMD-P	90-20-101
173-166-050	AMD-P	90-02-096	173-204-200	NEW-P	90-19-084	173-303-081	AMD-P	90-20-101
173-166-050	AMD-W	90-15-052	173-204-300	NEW-P	90-19-084	173-303-084	AMD-P	90-20-101
173-166-050	AMD-P	90-20-100	173-204-310	NEW-P	90-19-084	173-303-090	AMD-P	90-20-101
173-166-060	AMD-P	90-02-096	173-204-315	NEW-P	90-19-084	173-303-103	AMD-P	90-20-101
173-166-060	AMD-W	90-15-052	173-204-320	NEW-P	90-19-084	173-303-110	AMD-P	90-20-101
173-166-060	AMD-P	90-20-100	173-204-330	NEW-P	90-19-084	173-303-120	AMD-P	90-20-101
173-166-070	AMD-P	90-02-096	173-204-340	NEW-P	90-19-084	173-303-145	AMD-P	90-20-101
173-166-070	AMD-W	90-15-052	173-204-350	NEW-P	90-19-084	173-303-160	AMD-P	90-20-101
173-166-070	AMD-P	90-20-100	173-204-400	NEW-P	90-19-084	173-303-200	AMD-P	90-20-101
173-166-080	NEW-P	90-02-096	173-204-410	NEW-P	90-19-084	173-303-201	AMD-P	90-20-101
173-166-080	NEW-W	90-15-052	173-204-415	NEW-P	90-19-084	173-303-210	AMD-P	90-20-101
173-166-080	NEW-P	90-20-100	173-204-420	NEW-P	90-19-084	173-303-220	AMD-P	90-20-101
173-166-090	NEW-P	90-02-096	173-204-500	NEW-P	90-19-084	173-303-230	AMD-P	90-20-101
173-166-090	NEW-W	90-15-052	173-204-510	NEW-P	90-19-084	173-303-281	AMD-P	90-10-085
173-166-090	NEW-P	90-20-100	173-204-520	NEW-P	90-19-084	173-303-281	AMD	90-20-016
173-166-100	NEW-P	90-02-096	173-204-530	NEW-P	90-19-084	173-303-282	NEW-P	90-10-085
173-166-100	NEW-W	90-15-052	173-204-540	NEW-P	90-19-084	173-303-282	NEW	90-20-016
173-166-100	NEW-P	90-20-100	173-204-550	NEW-P	90-19-084	173-303-320	AMD-P	90-20-101
173-166-110	NEW-P	90-02-096	173-204-560	NEW-P	90-19-084	173-303-355	NEW-P	90-10-085
173-166-110	NEW-W	90-15-052	173-204-570	NEW-P	90-19-084	173-303-355	NEW	90-20-016
173-166-110	NEW-P	90-20-100	173-204-580	NEW-P	90-19-084	173-303-360	AMD-P	90-20-101
173-166-120	NEW-P	90-02-096	173-204-590	NEW-P	90-19-084	173-303-380	AMD-P	90-20-101
173-166-120	NEW-W	90-15-052	173-204-600	NEW-P	90-19-084	173-303-390	AMD-P	90-20-101
173-166-120	NEW-P	90-20-100	173-204-610	NEW-P	90-19-084	173-303-400	AMD-P	90-20-101
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173-166-130	NEW-W	90-15-052	173-216-125	NEW-P	90-12-086	173-303-420	REP	90-20-016
173-166-130	NEW-P	90-20-100	173-216-125	NEW	90-21-090	173-303-500	AMD-P	90-20-101
173-166-140	NEW-P	90-20-100	173-220-210	AMD-P	90-12-086	173-303-510	AMD-P	90-20-101
173-170-010	NEW-P	90-13-104	173-220-210	AMD	90-21-090	173-303-515	AMD-P	90-20-101
173-170-010	NEW	90-20-109	173-221A-010	NEW-P	90-06-071	173-303-520	AMD-P	90-20-101
173-170-020	NEW-P	90-13-104	173-221A-010	NEW	90-14-078	173-303-525	AMD-P	90-20-101
173-170-020	NEW	90-20-109	173-221A-020	NEW-P	90-06-071	173-303-550	AMD-P	90-20-101
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173-170-030	NEW	90-20-109	173-221A-030	NEW-P	90-06-071	173-303-600	AMD-P	90-20-101
173-170-040	NEW-P	90-13-104	173-221A-030	NEW	90-14-078	173-303-610	AMD-P	90-20-101
173-170-040	NEW	90-20-109	173-221A-100	NEW-P	90-06-071	173-303-620	AMD-P	90-20-101
173-170-050	NEW-P	90-13-104	173-221A-100	NEW	90-14-078	173-303-630	AMD-P	90-20-101
173-170-050	NEW	90-20-109	173-221A-150	NEW-P	90-06-071	173-303-645	AMD-P	90-20-101
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173-170-060	NEW	90-20-109	173-224-015	RE-AD	90-07-015	173-303-680	NEW-P	90-20-101
173-170-070	NEW-P	90-13-104	173-224-020	RE-AD	90-07-015	173-303-800	AMD-P	90-20-101

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173-303-805	AMD-P	90-20-101	173-306-400	NEW	90-10-047	173-315-040	AMD	90-10-058
173-303-806	AMD-P	90-10-085	173-306-405	NEW-P	90-02-088	173-315-050	AMD	90-10-058
173-303-806	AMD	90-20-016	173-306-405	NEW	90-10-047	173-315-060	AMD-P	90-12-094
173-303-806	AMD-P	90-20-101	173-306-410	NEW-P	90-02-088	173-315-060	AMD	90-18-066
173-303-807	AMD-P	90-20-101	173-306-410	NEW	90-10-047	173-319-010	NEW-P	90-16-089
173-303-808	AMD-P	90-20-101	173-306-440	NEW-P	90-02-088	173-319-010	NEW	90-22-084
173-303-810	AMD-P	90-20-101	173-306-440	NEW	90-10-047	173-319-020	NEW-P	90-16-089
173-303-830	AMD-P	90-20-101	173-306-450	NEW-P	90-02-088	173-319-020	NEW	90-22-084
173-303-9903	AMD-P	90-20-101	173-306-450	NEW	90-10-047	173-319-030	NEW-P	90-16-089
173-303-9904	AMD-P	90-20-101	173-306-470	NEW-P	90-02-088	173-319-030	NEW	90-22-084
173-303-9906	AMD-P	90-20-101	173-306-470	NEW	90-10-047	173-319-040	NEW-P	90-16-089
173-303-9907	AMD-P	90-20-101	173-306-480	NEW-P	90-02-088	173-319-040	NEW	90-22-084
173-305-010	AMD-E	90-15-025	173-306-480	NEW	90-10-047	173-319-050	NEW-P	90-16-089
173-305-010	REP-E	90-20-054	173-306-490	NEW-P	90-02-088	173-319-050	NEW	90-22-084
173-305-010	AMD-P	90-22-086	173-306-490	NEW	90-10-047	173-319-060	NEW-P	90-16-089
173-305-01001	NEW-E	90-20-044	173-306-495	NEW-P	90-02-088	173-319-060	NEW	90-22-084
173-305-015	AMD-E	90-15-025	173-306-495	NEW	90-10-047	173-321-040	AMD-P	90-11-123
173-305-015	REP-E	90-20-054	173-306-500	NEW-P	90-02-088	173-321-040	AMD	90-18-065
173-305-015	AMD-P	90-22-086	173-306-500	NEW	90-10-047	173-321-050	AMD-P	90-11-123
173-305-01501	NEW-E	90-20-044	173-306-900	NEW-P	90-02-088	173-321-050	AMD	90-18-065
173-305-020	AMD-E	90-15-025	173-306-900	NEW	90-10-047	173-322-010	NEW	90-10-057
173-305-020	REP-E	90-20-054	173-306-990	NEW-P	90-02-088	173-322-020	NEW	90-10-057
173-305-020	AMD-P	90-22-086	173-306-990	NEW	90-10-047	173-322-030	NEW	90-10-057
173-305-02001	NEW-E	90-20-044	173-307-010	NEW-P	90-22-085	173-322-040	NEW	90-10-057
173-305-030	AMD-E	90-15-025	173-307-015	NEW-P	90-22-085	173-322-050	NEW	90-10-057
173-305-030	REP-E	90-20-054	173-307-020	NEW-P	90-22-085	173-322-060	NEW	90-10-057
173-305-030	AMD-P	90-22-086	173-307-030	NEW-P	90-22-085	173-322-070	NEW	90-10-057
173-305-03001	NEW-E	90-20-044	173-307-040	NEW-P	90-22-085	173-322-080	NEW	90-10-057
173-305-040	AMD-E	90-15-025	173-307-050	NEW-P	90-22-085	173-322-090	NEW	90-10-057
173-305-040	REP-E	90-20-054	173-307-060	NEW-P	90-22-085	173-322-100	NEW	90-10-057
173-305-040	AMD-P	90-22-086	173-307-070	NEW-P	90-22-085	173-322-110	NEW	90-10-057
173-305-04001	NEW-E	90-20-044	173-307-080	NEW-P	90-22-085	173-322-120	NEW	90-10-057
173-305-050	AMD-E	90-15-025	173-307-090	NEW-P	90-22-085	173-331-010	NEW-P	90-16-095
173-305-050	REP-E	90-20-054	173-307-100	NEW-P	90-22-085	173-331-100	NEW-P	90-16-095
173-305-050	AMD-P	90-22-086	173-307-110	NEW-P	90-22-085	173-331-200	NEW-P	90-16-095
173-305-05001	NEW-E	90-20-044	173-307-120	NEW-P	90-22-085	173-331-210	NEW-P	90-16-095
173-305-060	AMD-E	90-15-025	173-307-130	NEW-P	90-22-085	173-331-220	NEW-P	90-16-095
173-305-060	REP-E	90-20-054	173-307-140	NEW-P	90-22-085	173-331-300	NEW-P	90-16-095
173-305-06001	NEW-E	90-20-044	173-309-010	AMD-P	90-11-122	173-331-400	NEW-P	90-16-095
173-305-070	AMD-E	90-15-025	173-309-010	AMD	90-18-064	173-331-410	NEW-P	90-16-095
173-305-070	REP-E	90-20-054	173-309-020	AMD-P	90-11-122	173-331-500	NEW-P	90-16-095
173-305-07001	NEW-E	90-20-044	173-309-020	AMD	90-18-064	173-331-600	NEW-P	90-16-095
173-305-080	AMD-E	90-15-025	173-309-030	AMD-P	90-11-122	173-336-010	REP-W	90-02-097
173-305-080	REP-E	90-20-054	173-309-030	AMD	90-18-064	173-336-010	REP-P	90-02-098
173-305-090	AMD-E	90-15-025	173-309-040	AMD-P	90-11-122	173-336-010	REP	90-08-120
173-305-090	REP-E	90-20-054	173-309-040	AMD	90-18-064	173-336-020	REP-W	90-02-097
173-305-110	NEW-P	90-22-086	173-309-050	AMD-P	90-11-122	173-336-020	REP-P	90-02-098
173-305-120	NEW-P	90-22-086	173-309-050	AMD	90-18-064	173-336-020	REP	90-08-120
173-305-210	NEW-P	90-22-086	173-309-060	AMD-P	90-11-122	173-336-030	REP-W	90-02-097
173-305-220	NEW-P	90-22-086	173-309-060	AMD	90-18-064	173-336-030	REP-P	90-02-098
173-305-230	NEW-P	90-22-086	173-309-070	AMD-P	90-11-122	173-336-030	REP	90-08-120
173-305-240	NEW-P	90-22-086	173-309-070	AMD	90-18-064	173-338-010	REP-W	90-02-097
173-306-010	NEW-P	90-02-088	173-309-080	AMD-P	90-11-122	173-338-010	REP-P	90-02-098
173-306-010	NEW	90-10-047	173-309-080	AMD	90-18-064	173-338-010	REP	90-08-120
173-306-050	NEW-P	90-02-088	173-309-090	AMD-P	90-11-122	173-338-020	REP-W	90-02-097
173-306-050	NEW	90-10-047	173-309-090	AMD	90-18-064	173-338-020	REP-P	90-02-098
173-306-100	NEW-P	90-02-088	173-311-010	NEW-P	90-12-094	173-338-020	REP	90-08-120
173-306-100	NEW	90-10-047	173-311-010	NEW	90-18-066	173-338-030	REP-W	90-02-097
173-306-150	NEW-P	90-02-088	173-311-020	NEW-P	90-12-094	173-338-030	REP-P	90-02-098
173-306-150	NEW	90-10-047	173-311-020	NEW	90-18-066	173-338-030	REP	90-08-120
173-306-200	NEW-P	90-02-088	173-311-030	NEW-P	90-12-094	173-338-040	REP-W	90-02-097
173-306-200	NEW	90-10-047	173-311-030	NEW	90-18-066	173-338-040	REP-P	90-02-098
173-306-300	NEW-P	90-02-088	173-311-040	NEW-P	90-12-094	173-338-040	REP	90-08-120
173-306-300	NEW	90-10-047	173-311-040	NEW	90-18-066	173-338-050	REP-W	90-02-097
173-306-310	NEW-P	90-02-088	173-311-050	NEW-P	90-12-094	173-338-050	REP-P	90-02-098
173-306-310	NEW	90-10-047	173-311-050	NEW	90-18-066	173-338-050	REP	90-08-120
173-306-320	NEW-P	90-02-088	173-312-010	AMD-P	90-11-122	173-340	AMD-W	90-02-097
173-306-320	NEW	90-10-047	173-312-010	AMD	90-18-064	173-340	AMD-P	90-02-098
173-306-330	NEW-P	90-02-088	173-312-020	AMD-P	90-11-122	173-340	AMD	90-08-086
173-306-330	NEW	90-10-047	173-312-020	AMD	90-18-064	173-340-010	REP-W	90-02-097
173-306-340	NEW-P	90-02-088	173-312-030	AMD-P	90-11-122	173-340-010	REP-P	90-02-098
173-306-340	NEW	90-10-047	173-312-030	AMD	90-18-064	173-340-010	REP	90-08-086
173-306-345	NEW-P	90-02-088	173-312-040	AMD-P	90-11-122	173-340-020	REP-W	90-02-097
173-306-345	NEW	90-10-047	173-312-040	AMD	90-18-064	173-340-020	REP-P	90-02-098
173-306-350	NEW-P	90-02-088	173-312-050	AMD-P	90-11-122	173-340-020	REP	90-08-086
173-306-350	NEW	90-10-047	173-312-050	AMD	90-18-064	173-340-030	REP-W	90-02-097

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173-340-030	REP	90-08-086	173-340-520	NEW-W	90-02-097	173-360-160	NEW-P	90-15-060
173-340-040	REP-W	90-02-097	173-340-520	NEW-P	90-02-098	173-360-170	NEW-P	90-15-060
173-340-040	REP-P	90-02-098	173-340-520	NEW	90-08-086	173-360-180	NEW-P	90-15-060
173-340-040	REP	90-08-086	173-340-530	NEW-W	90-02-097	173-360-190	NEW-P	90-15-060
173-340-050	REP-W	90-02-097	173-340-530	NEW-P	90-02-098	173-360-200	NEW-P	90-15-060
173-340-050	REP-P	90-02-098	173-340-530	NEW	90-08-086	173-360-210	NEW-P	90-15-060
173-340-050	REP	90-08-086	173-340-540	NEW-W	90-02-097	173-360-220	NEW-P	90-15-060
173-340-100	NEW-W	90-02-097	173-340-540	NEW-P	90-02-098	173-360-230	NEW-P	90-15-060
173-340-100	NEW-P	90-02-098	173-340-540	NEW	90-08-086	173-360-300	NEW-P	90-15-060
173-340-100	NEW	90-08-086	173-340-550	NEW-W	90-02-097	173-360-305	NEW-P	90-15-060
173-340-110	NEW-W	90-02-097	173-340-550	NEW-P	90-02-098	173-360-310	NEW-P	90-15-060
173-340-110	NEW-P	90-02-098	173-340-550	NEW	90-08-086	173-360-315	NEW-P	90-15-060
173-340-110	NEW	90-08-086	173-340-560	NEW-W	90-02-097	173-360-320	NEW-P	90-15-060
173-340-120	NEW-W	90-02-097	173-340-560	NEW-P	90-02-098	173-360-323	NEW-P	90-15-060
173-340-120	NEW-P	90-02-098	173-340-560	NEW	90-08-086	173-360-325	NEW-P	90-15-060
173-340-120	NEW	90-08-086	173-340-600	NEW-W	90-02-097	173-360-330	NEW-P	90-15-060
173-340-120	AMD-P	90-15-066	173-340-600	NEW-P	90-02-098	173-360-335	NEW-P	90-15-060
173-340-130	NEW-W	90-02-097	173-340-600	NEW	90-08-086	173-360-340	NEW-P	90-15-060
173-340-130	NEW-P	90-02-098	173-340-610	NEW-W	90-02-097	173-360-345	NEW-P	90-15-060
173-340-130	NEW	90-08-086	173-340-610	NEW-P	90-02-098	173-360-350	NEW-P	90-15-060
173-340-140	NEW-W	90-02-097	173-340-610	NEW	90-08-086	173-360-355	NEW-P	90-15-060
173-340-140	NEW-P	90-02-098	173-340-700	NEW-W	90-02-097	173-360-360	NEW-P	90-15-060
173-340-140	NEW	90-08-086	173-340-700	NEW-P	90-02-098	173-360-365	NEW-P	90-15-060
173-340-200	NEW-W	90-02-097	173-340-700	NEW	90-08-086	173-360-370	NEW-P	90-15-060
173-340-200	NEW-P	90-02-098	173-340-700	AMD-P	90-15-066	173-360-372	NEW-P	90-15-060
173-340-200	NEW	90-08-086	173-340-705	NEW-P	90-15-066	173-360-375	NEW-P	90-15-060
173-340-200	AMD-P	90-15-066	173-340-710	NEW-P	90-15-066	173-360-380	NEW-P	90-15-060
173-340-210	NEW-W	90-02-097	173-340-720	NEW-P	90-15-066	173-360-385	NEW-P	90-15-060
173-340-210	NEW-P	90-02-098	173-340-730	NEW-P	90-15-066	173-360-390	NEW-P	90-15-060
173-340-210	NEW	90-08-086	173-340-740	NEW-P	90-15-066	173-360-395	NEW-P	90-15-060
173-340-210	AMD-P	90-15-066	173-340-745	NEW-P	90-15-066	173-360-398	NEW-P	90-15-060
173-340-300	NEW-W	90-02-097	173-340-750	AMD-P	90-15-066	173-360-399	NEW-P	90-15-060
173-340-300	NEW-P	90-02-098	173-340-760	AMD-P	90-15-066	173-360-400	NEW-P	90-15-060
173-340-300	NEW	90-08-086	173-340-800	NEW-W	90-02-097	173-360-403	NEW-P	90-15-060
173-340-300	AMD-P	90-15-066	173-340-800	NEW-P	90-02-098	173-360-406	NEW-P	90-15-060
173-340-310	NEW-W	90-02-097	173-340-800	NEW	90-08-086	173-360-410	NEW-P	90-15-060
173-340-310	NEW-P	90-02-098	173-340-810	NEW-W	90-02-097	173-360-413	NEW-P	90-15-060
173-340-310	NEW	90-08-086	173-340-810	NEW-P	90-02-098	173-360-416	NEW-P	90-15-060
173-340-320	NEW-W	90-02-097	173-340-810	NEW	90-08-086	173-360-423	NEW-P	90-15-060
173-340-320	NEW-P	90-02-098	173-340-820	NEW-W	90-02-097	173-360-426	NEW-P	90-15-060
173-340-320	NEW	90-08-086	173-340-820	NEW-P	90-02-098	173-360-433	NEW-P	90-15-060
173-340-330	NEW-W	90-02-097	173-340-820	NEW	90-08-086	173-360-436	NEW-P	90-15-060
173-340-330	NEW-P	90-02-098	173-340-830	NEW-W	90-02-097	173-360-440	NEW-P	90-15-060
173-340-330	NEW	90-08-086	173-340-830	NEW-P	90-02-098	173-360-443	NEW-P	90-15-060
173-340-340	NEW-W	90-02-097	173-340-830	NEW	90-08-086	173-360-446	NEW-P	90-15-060
173-340-340	NEW-P	90-02-098	173-340-830	AMD-P	90-15-066	173-360-450	NEW-P	90-15-060
173-340-340	NEW	90-08-086	173-340-840	NEW-W	90-02-097	173-360-453	NEW-P	90-15-060
173-340-350	NEW-W	90-02-097	173-340-840	NEW-P	90-02-098	173-360-456	NEW-P	90-15-060
173-340-350	NEW-P	90-02-098	173-340-840	NEW	90-08-086	173-360-460	NEW-P	90-15-060
173-340-350	NEW	90-08-086	173-340-850	NEW-W	90-02-097	173-360-463	NEW-P	90-15-060
173-340-350	AMD-P	90-15-066	173-340-850	NEW-P	90-02-098	173-360-466	NEW-P	90-15-060
173-340-360	NEW-W	90-02-097	173-340-850	NEW	90-08-086	173-360-470	NEW-P	90-15-060
173-340-360	NEW-P	90-02-098	173-340-860	NEW-W	90-02-097	173-360-473	NEW-P	90-15-060
173-340-360	NEW	90-08-086	173-340-860	NEW-P	90-02-098	173-360-476	NEW-P	90-15-060
173-340-360	AMD-P	90-15-066	173-340-860	NEW	90-08-086	173-360-480	NEW-P	90-15-060
173-340-400	NEW-W	90-02-097	173-340-870	NEW-W	90-02-097	173-360-483	NEW-P	90-15-060
173-340-400	NEW-P	90-02-098	173-340-870	NEW-P	90-02-098	173-360-486	NEW-P	90-15-060
173-340-400	NEW	90-08-086	173-340-870	NEW	90-08-086	173-360-490	NEW-P	90-15-060
173-340-410	NEW-W	90-02-097	173-340-880	NEW-W	90-02-097	173-360-493	NEW-P	90-15-060
173-340-410	NEW-P	90-02-098	173-340-880	NEW-P	90-02-098	173-360-496	NEW-P	90-15-060
173-340-410	NEW	90-08-086	173-340-880	NEW	90-08-086	173-360-499	NEW-P	90-15-060
173-340-420	NEW-W	90-02-097	173-340-890	NEW-W	90-02-097	173-360-500	NEW-P	90-15-060
173-340-420	NEW-P	90-02-098	173-340-890	NEW-P	90-02-098	173-360-510	NEW-P	90-15-060
173-340-420	NEW	90-08-086	173-340-890	NEW	90-08-086	173-360-520	NEW-P	90-15-060
173-340-420	AMD-P	90-15-066	173-342-010	NEW	90-03-020	173-360-530	NEW-P	90-15-060
173-340-430	NEW-W	90-02-097	173-342-020	NEW	90-03-020	173-360-600	NEW-E	90-14-031
173-340-430	NEW-P	90-02-098	173-342-030	NEW	90-03-020	173-360-600	NEW-P	90-15-060
173-340-430	NEW	90-08-086	173-342-040	NEW	90-03-020	173-360-600	NEW-E	90-22-007
173-340-430	AMD-P	90-15-066	173-342-050	NEW	90-03-020	173-360-610	NEW-E	90-14-031
173-340-440	NEW-P	90-15-066	173-360	NEW-S	90-17-065	173-360-610	NEW-P	90-15-060
173-340-450	NEW-P	90-15-066	173-360-100	NEW-P	90-15-060	173-360-610	NEW-E	90-22-007
173-340-500	NEW-W	90-02-097	173-360-105	NEW-P	90-15-060	173-360-620	NEW-E	90-14-031
173-340-500	NEW-P	90-02-098	173-360-110	NEW-P	90-15-060	173-360-620	NEW-P	90-15-060
173-340-500	NEW	90-08-086	173-360-120	NEW-P	90-15-060	173-360-620	NEW-E	90-22-007
173-340-510	NEW-W	90-02-097	173-360-130	NEW-P	90-15-060	173-360-630	NEW-E	90-14-031
173-340-510	NEW-P	90-02-098	173-360-140	NEW-P	90-15-060	173-360-630	NEW-P	90-15-060

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-85-109	NEW-P	90-08-115	180-95-005	AMD-P	90-13-083	204-30-020	NEW	90-13-060
180-85-109	NEW	90-12-076	180-95-005	AMD	90-17-009	204-30-030	NEW-P	90-10-076
180-85-110	AMD-P	90-08-115	180-95-010	AMD-P	90-13-083	204-30-030	NEW	90-13-060
180-85-110	AMD	90-12-076	180-95-010	AMD	90-17-009	204-30-040	NEW-P	90-10-076
180-85-115	AMD-P	90-08-115	180-96-005	AMD-P	90-13-083	204-30-040	NEW	90-13-060
180-85-115	AMD	90-12-076	180-96-005	AMD	90-17-009	204-30-050	NEW-P	90-10-076
180-85-202	REP-P	90-08-115	180-96-050	AMD-P	90-13-083	204-30-050	NEW	90-13-060
180-85-202	REP	90-12-076	180-96-050	AMD	90-17-009	204-30-060	NEW-P	90-10-076
180-85-205	AMD-P	90-08-115	180-97-003	NEW-P	90-21-157	204-30-060	NEW	90-13-060
180-85-205	AMD	90-12-076	180-97-005	NEW-P	90-21-157	204-30-070	NEW-P	90-10-076
180-86-003	NEW	90-02-076	180-97-010	NEW-P	90-21-157	204-30-070	NEW	90-13-060
180-86-005	NEW	90-02-076	180-97-015	NEW-P	90-21-157	204-30-080	NEW-P	90-10-076
180-86-010	NEW	90-02-076	180-97-020	NEW-P	90-21-157	204-30-080	NEW	90-13-060
180-86-012	NEW	90-02-076	180-97-040	NEW-P	90-21-157	204-36-030	AMD-P	90-04-023
180-86-015	NEW	90-02-076	180-97-050	NEW-P	90-21-157	204-36-030	AMD	90-07-034
180-86-020	NEW	90-02-076	180-97-060	NEW-P	90-21-157	204-36-040	AMD-P	90-04-023
180-86-030	NEW	90-02-076	180-97-070	NEW-P	90-21-157	204-36-040	AMD	90-07-034
180-86-035	NEW	90-02-076	180-97-080	NEW-P	90-21-157	204-36-050	AMD-P	90-04-023
180-86-040	NEW	90-02-076	180-97-090	NEW-P	90-21-157	204-36-050	AMD	90-07-034
180-86-050	NEW	90-02-076	180-97-100	NEW-P	90-21-157	204-36-060	AMD-P	90-04-023
180-86-055	NEW	90-02-076	180-110-010	AMD-P	90-13-083	204-36-060	AMD	90-07-034
180-86-065	NEW	90-02-076	180-110-010	AMD	90-17-009	204-44-010	AMD	90-06-055
180-86-070	NEW	90-02-076	180-115-005	AMD-P	90-13-083	204-44-030	AMD	90-06-055
180-86-075	NEW	90-02-076	180-115-005	AMD	90-17-009	204-48-020	AMD-P	90-08-023
180-86-085	NEW	90-02-076	180-115-105	AMD-P	90-21-158	204-48-020	AMD-	90-11-021
180-86-090	NEW	90-02-076	182-12-115	AMD-P	90-04-087	204-68-010	REP-P	90-13-061
180-86-095	NEW	90-02-076	182-12-115	AMD	90-12-037	204-68-010	REP	90-18-045
180-86-097	NEW	90-02-076	192-12-050	AMD	90-08-028	204-68-020	REP-P	90-13-061
180-86-100	NEW	90-02-076	192-12-350	NEW	90-08-028	204-68-020	REP	90-18-045
180-86-105	NEW	90-02-076	192-12-355	NEW	90-08-028	204-68-030	REP-P	90-13-061
180-86-110	NEW	90-02-076	192-12-360	NEW	90-08-028	204-68-030	REP	90-18-045
180-86-115	NEW	90-02-076	192-12-365	NEW	90-08-028	204-68-040	REP-P	90-13-061
180-86-115	REP-E	90-17-005	192-16-004	NEW-E	90-09-057	204-68-040	REP	90-18-045
180-86-115	REP-P	90-17-151	192-16-004	NEW-P	90-11-120	204-68-050	REP-P	90-13-061
180-86-115	REP	90-20-090	192-16-004	NEW	90-17-104	204-68-050	REP	90-18-045
180-86-120	NEW	90-02-076	192-16-250	NEW-W	90-14-094	204-68-060	REP-P	90-13-061
180-86-130	NEW	90-02-076	192-16-300	NEW-W	90-14-094	204-68-060	REP	90-18-045
180-86-135	NEW	90-02-076	192-16-305	NEW-W	90-14-094	204-68-070	REP-P	90-13-061
180-86-140	NEW	90-02-076	192-16-310	NEW-W	90-14-094	204-68-070	REP	90-18-045
180-86-145	NEW	90-02-076	192-16-315	NEW-W	90-14-094	204-68-080	REP-P	90-13-061
180-86-150	NEW	90-02-076	192-16-320	NEW-W	90-14-094	204-68-080	REP	90-18-045
180-86-155	NEW	90-02-076	192-16-325	NEW-W	90-14-094	204-68-090	REP-P	90-13-061
180-86-160	NEW	90-02-076	192-16-330	NEW-W	90-14-094	204-68-090	REP	90-18-045
180-86-165	NEW	90-02-076	192-16-335	NEW-W	90-14-094	204-68-100	REP-P	90-13-061
180-86-170	NEW	90-02-076	192-16-340	NEW-W	90-14-094	204-68-100	REP	90-18-045
180-86-175	NEW	90-02-076	192-16-345	NEW-W	90-14-094	204-68-110	REP-P	90-13-061
180-86-180	NEW	90-02-076	192-28-115	AMD-P	90-11-119	204-68-110	REP	90-18-045
180-86-185	NEW	90-02-076	192-28-115	AMD	90-17-103	204-68-120	REP-P	90-13-061
180-86-200	NEW	90-02-076	192-28-122	NEW-P	90-11-121	204-68-120	REP	90-18-045
180-87-001	NEW	90-02-075	192-28-122	NEW	90-17-105	204-68-130	REP-P	90-13-061
180-87-003	NEW	90-02-075	192-28-130	AMD-P	90-11-119	204-68-130	REP	90-18-045
180-87-005	NEW	90-02-075	192-28-130	AMD	90-17-103	204-68-140	REP-P	90-13-061
180-87-010	NEW	90-02-075	192-28-145	NEW-P	90-11-121	204-68-140	REP	90-18-045
180-87-015	NEW	90-02-075	192-28-145	NEW	90-17-105	204-74-010	REP-P	90-13-062
180-87-020	NEW	90-02-075	192-28-150	NEW-P	90-11-121	204-74-010	REP	90-18-046
180-87-025	NEW	90-02-075	192-28-150	NEW	90-17-105	204-74-020	REP-P	90-13-062
180-87-030	NEW	90-02-075	196-08-030	REP	90-05-071	204-74-020	REP	90-18-046
180-87-035	NEW	90-02-075	196-24-030	AMD-P	90-15-046	204-74-030	REP-P	90-13-062
180-87-040	NEW	90-02-075	196-24-030	AMD	90-21-035	204-74-030	REP	90-18-046
180-87-045	NEW	90-02-075	196-24-060	AMD-E	90-17-013	204-74-040	REP-P	90-13-062
180-87-050	NEW	90-02-075	196-24-060	AMD-P	90-17-106	204-74-040	REP	90-18-046
180-87-055	NEW	90-02-075	196-24-060	AMD	90-21-034	204-74-050	REP-P	90-13-062
180-87-060	NEW	90-02-075	196-24-090	AMD	90-05-071	204-74-050	REP	90-18-046
180-87-065	NEW	90-02-075	196-24-092	NEW	90-05-071	204-74-060	REP-P	90-13-062
180-87-070	NEW	90-02-075	196-24-095	AMD-P	90-15-046	204-74-060	REP	90-18-046
180-87-080	NEW	90-02-075	196-24-095	AMD-W	90-21-032	204-74-070	REP-P	90-13-062
180-87-085	NEW	90-02-075	196-24-110	AMD-P	90-15-046	204-74-070	REP	90-18-046
180-87-090	NEW	90-02-075	196-24-110	AMD-W	90-21-032	204-74-080	REP-P	90-13-062
180-87-095	NEW	90-02-075	196-26-020	AMD	90-03-028	204-74-080	REP	90-18-046
180-90-105	AMD-P	90-13-083	196-26-020	AMD-E	90-04-010	204-74A-010	NEW-P	90-13-062
180-90-105	AMD	90-17-009	196-26-030	NEW-E	90-17-014	204-74A-010	NEW	90-18-047
180-90-125	AMD-P	90-13-083	196-26-030	NEW-P	90-17-107	204-74A-020	NEW-P	90-13-062
180-90-125	AMD	90-17-009	196-26-030	NEW	90-21-033	204-74A-020	NEW	90-18-047
180-90-150	AMD-P	90-13-083	196-27-020	AMD	90-05-071	204-74A-030	NEW-P	90-13-062
180-90-150	AMD	90-17-009	204-30-010	NEW-P	90-10-076	204-74A-030	NEW	90-18-047
180-90-160	AMD-P	90-13-083	204-30-010	NEW	90-13-060	204-74A-040	NEW-P	90-13-062
180-90-160	AMD	90-17-009	204-30-020	NEW-P	90-10-076	204-74A-040	NEW	90-18-047

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
204-74A-050	NEW-P	90-13-062	220-20-025	AMD-P	90-02-111	220-36-02300B	NEW-E	90-19-011
204-74A-050	NEW	90-18-047	220-20-025	AMD	90-06-045	220-36-02300B	REP-E	90-20-047
204-74A-060	NEW-P	90-13-062	220-22-020	AMD	90-03-068	220-36-02300C	NEW-E	90-20-047
204-74A-060	NEW	90-18-047	220-22-030	AMD-P	90-09-093	220-36-02300C	REP-E	90-21-003
204-82A-020	AMD-P	90-13-063	220-22-030	AMD	90-13-025	220-36-02300D	NEW-E	90-21-003
204-82A-020	AMD	90-18-048	220-24-02000A	NEW-E	90-19-074	220-36-02300D	REP-E	90-21-024
204-82A-040	AMD-P	90-13-063	220-24-02000A	REP-E	90-20-019	220-36-02300E	NEW-E	90-21-024
204-82A-040	AMD	90-18-048	220-24-02000B	NEW-E	90-20-019	220-36-02300E	REP-E	90-21-083
204-82A-050	AMD-P	90-13-063	220-24-02000B	REP-E	90-20-030	220-36-02300F	NEW-E	90-21-083
204-82A-050	AMD	90-18-048	220-24-02000C	NEW-E	90-20-030	220-36-031	AMD-P	90-09-092
204-82A-070	NEW-P	90-13-063	220-24-02000L	NEW-E	90-10-033	220-36-031	AMD	90-18-023
204-82A-070	NEW	90-18-048	220-24-02000L	REP-E	90-11-046	220-40-021	AMD-P	90-09-092
204-88-030	AMD	90-06-056	220-24-02000M	NEW-E	90-11-046	220-40-021	AMD	90-18-023
204-93-010	AMD-P	90-13-063	220-24-02000M	REP-E	90-11-086	220-40-02100T	NEW-E	90-14-099
204-93-010	AMD	90-18-049	220-24-02000N	NEW-E	90-11-086	220-40-02100T	REP-E	90-18-043
204-93-020	AMD-P	90-13-063	220-24-02000N	REP-E	90-12-010	220-40-026	REP-P	90-09-092
204-93-020	AMD	90-18-049	220-24-02000P	NEW-E	90-12-010	220-40-026	REP	90-18-023
204-93-030	AMD-P	90-13-063	220-24-02000P	REP-E	90-12-036	220-40-02600A	NEW-E	90-18-021
204-93-030	AMD	90-18-049	220-24-02000Q	NEW-E	90-12-036	220-40-02600A	REP-E	90-19-011
204-93-040	AMD-P	90-13-063	220-24-02000Q	REP-E	90-13-007	220-40-02600B	NEW-E	90-19-029
204-93-040	AMD	90-18-049	220-24-02000R	NEW-E	90-13-007	220-40-02600B	REP-E	90-19-059
204-93-050	AMD-P	90-13-063	220-24-02000R	REP-E	90-13-034	220-40-02600C	NEW-E	90-19-059
204-93-050	AMD	90-18-049	220-24-02000S	NEW-E	90-13-034	220-40-02600C	REP-E	90-22-047
204-93-060	AMD-P	90-13-063	220-24-02000S	REP-E	90-17-082	220-40-027	AMD-P	90-09-092
204-93-060	AMD	90-18-049	220-24-02000T	NEW-E	90-17-082	220-40-027	AMD	90-18-023
204-93-070	AMD-P	90-13-063	220-24-02000T	REP-E	90-17-090	220-40-02700A	NEW-E	90-22-047
204-93-070	AMD	90-18-049	220-24-02000U	NEW-E	90-17-090	220-40-031	AMD-P	90-09-092
204-93-080	AMD-P	90-13-063	220-24-02000U	REP-E	90-18-025	220-40-031	AMD	90-18-023
204-93-080	AMD	90-18-049	220-24-02000V	NEW-E	90-18-025	220-44-030	AMD-P	90-21-162
204-93-090	AMD-P	90-13-063	220-24-02000V	REP-E	90-18-043	220-44-050	AMD-P	90-06-080
204-93-090	AMD	90-18-049	220-24-02000W	NEW-E	90-18-043	220-44-050	AMD	90-13-108
204-93-100	AMD-P	90-13-063	220-24-02000W	REP-E	90-19-030	220-44-050	AMD-P	90-21-162
204-93-100	AMD	90-18-049	220-24-02000X	NEW-E	90-19-030	220-44-05000B	REP-E	90-04-047
204-93-110	AMD-P	90-13-063	220-24-02000X	REP-E	90-19-055	220-44-05000C	NEW-E	90-04-047
204-93-110	AMD	90-18-049	220-24-02000Z	NEW-E	90-19-055	220-44-05000C	REP-E	90-07-031
204-93-150	AMD-P	90-13-063	220-24-02000Z	REP-E	90-19-074	220-44-05000D	NEW-E	90-07-031
204-93-150	AMD	90-18-049	220-24-50000A	NEW-E	90-15-063	220-44-05000D	REP-E	90-13-109
204-990	REP-P	90-08-024	220-28-41303	NEW-E	90-02-065	220-44-05000E	NEW-E	90-13-109
204-990	REP	90-11-022	220-32-05100A	NEW-E	90-18-061	220-44-05000E	REP-E	90-16-001
212-12-010	AMD-P	90-20-061	220-32-05100A	REP-E	90-19-012	220-44-05000F	NEW-E	90-16-001
212-17-300	AMD-P	90-04-097	220-32-05100B	NEW-E	90-19-012	220-44-05000F	REP-E	90-20-048
212-17-300	AMD	90-10-006	220-32-05100B	REP-E	90-19-058	220-44-05000G	NEW-E	90-20-048
212-17-305	AMD-P	90-04-097	220-32-05100C	NEW-E	90-19-058	220-47-304	AMD-P	90-09-093
212-17-305	AMD	90-10-006	220-32-05100C	REP-E	90-21-046	220-47-304	AMD	90-13-025
212-17-310	AMD-P	90-04-097	220-32-05100D	NEW-E	90-21-046	220-47-307	AMD-P	90-09-093
212-17-310	AMD	90-10-006	220-32-05100X	REP-E	90-04-046	220-47-307	AMD	90-13-025
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212-17-315	AMD	90-10-006	220-32-05100Z	NEW-E	90-17-025	220-47-311	AMD	90-13-025
212-17-317	NEW-P	90-04-097	220-32-05100Z	REP-E	90-18-061	220-47-312	REP-P	90-09-093
212-17-317	NEW	90-10-006	220-32-05500U	NEW-E	90-10-053	220-47-312	REP	90-13-025
212-17-325	AMD-P	90-04-097	220-32-05500V	NEW-E	90-21-046	220-47-313	REP-P	90-09-093
212-17-325	AMD	90-10-006	220-32-05700E	NEW-E	90-03-006	220-47-313	REP	90-13-025
212-17-330	AMD-P	90-04-097	220-32-05900R	NEW-E	90-10-034	220-47-319	AMD-P	90-09-093
212-17-330	AMD	90-10-006	220-33-01000L	REP-E	90-05-008	220-47-319	AMD	90-13-025
212-17-335	AMD-P	90-04-097	220-33-01000M	NEW-E	90-05-008	220-47-401	AMD-P	90-09-093
212-17-335	AMD	90-10-006	220-33-01000M	REP-E	90-05-030	220-47-401	AMD	90-13-025
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220-12-02000A	NEW-E	90-15-040	220-33-01000P	NEW-E	90-17-046	220-47-402	REP	90-13-025
220-16	AMD-C	90-06-025	220-33-01000P	REP-E	90-19-088	220-47-403	REP-P	90-09-093
220-16-410	AMD	90-03-068	220-33-01000Q	NEW-E	90-19-088	220-47-403	REP	90-13-025
220-16-420	NEW	90-03-068	220-33-01000Q	REP-E	90-21-066	220-47-411	AMD-P	90-09-093
220-16-430	NEW-C	90-07-002	220-33-01000R	NEW-E	90-19-111	220-47-411	AMD	90-13-025
220-16-430	NEW	90-07-003	220-33-01000R	REP-E	90-20-010	220-47-412	AMD-P	90-09-093
220-16-440	NEW-P	90-02-112	220-33-01000S	NEW-E	90-20-010	220-47-412	AMD	90-13-025
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220-16-450	NEW	90-06-026	220-33-01000T	REP-E	90-21-008	220-47-414	REP-P	90-09-093
220-20	AMD-C	90-06-043	220-33-01000U	NEW-E	90-21-008	220-47-414	REP	90-13-025
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220-20-020	AMD	90-06-045	220-36-023	AMD	90-18-023	220-47-602	NEW-E	90-17-045
220-20-020	AMD-C	90-07-002	220-36-02300A	NEW-E	90-18-021	220-47-602	REP-E	90-17-084
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220-47-608	REP-E	90-20-064	220-56-19000H	REP-E	90-20-034	220-57-220	AMD	90-06-026
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220-47-610	NEW-E	90-20-103	220-56-19000K	REP-E	90-16-064	220-57-260	AMD-P	90-02-112
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220-47-612	REP-E	90-21-067	220-56-19000P	NEW-E	90-17-083	220-57-290	AMD	90-06-026
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223-08-107	NEW-P	90-16-054	230-30-104	AMD-E	90-15-043
223-08-110	REP-P	90-16-054	230-30-104	AMD-P	90-15-064
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223-08-120	REP-P	90-16-054	230-30-104	AMD-P	90-16-063
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230-20-240	AMD-P	90-20-004	232-12-107	AMD	90-22-064
230-20-241	AMD-P	90-20-004	232-12-114	AMD-P	90-17-141
230-20-246	AMD-P	90-20-004	232-12-114	AMD	90-22-062
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232-28-61806	NEW-W	90-19-082	244-12-050	NEW-P	90-22-090	246-58-110	RECOD-P	90-22-010
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232-28-61807	NEW	90-10-069	244-12-070	NEW-P	90-22-090	246-58-130	RECOD-P	90-22-010
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232-28-713	NEW	90-03-083	246-03-090	NEW-P	90-22-093	246-100-076	RECOD-P	90-22-010
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236-48-230	AMD-P	90-20-141	246-52-040	RECOD-P	90-22-010	246-171-020	RECOD-P	90-22-094
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236-49-030	AMD-P	90-20-142	246-52-070	RECOD-P	90-22-010	246-171-050	RECOD-P	90-22-094
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248-14-001	AMD 90-17-123	248-17-170	DECOD-P 90-22-094	248-18-230	REP-P 90-20-035
248-14-070	AMD-C 90-04-015	248-17-180	AMD-P 90-21-143	248-18-230	DECOD-P 90-22-094
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248-14-240	AMD-P 90-13-031	248-17-200	DECOD-P 90-22-094	248-18-240	DECOD-P 90-22-094
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248-14-249	NEW-P 90-13-031	248-17-211	DECOD-P 90-22-094	248-18-245	AMD 90-12-014
248-14-249	NEW 90-17-123	248-17-212	AMD-P 90-21-143	248-18-245	REP-P 90-20-035
248-15-010	DECOD-P 90-22-094	248-17-212	DECOD-P 90-22-094	248-18-245	DECOD-P 90-22-094
248-15-020	DECOD-P 90-22-094	248-17-213	AMD-P 90-14-042	248-18-251	DECOD-P 90-22-094
248-15-025	DECOD-P 90-22-094	248-17-213	AMD-E 90-14-044	248-18-253	DECOD-P 90-22-094
248-15-030	DECOD-P 90-22-094	248-17-213	DECOD-P 90-22-094	248-18-256	DECOD-P 90-22-094
248-15-040	DECOD-P 90-22-094	248-17-214	AMD-P 90-21-143	248-18-260	DECOD-P 90-22-094
248-15-050	DECOD-P 90-22-094	248-17-214	DECOD-P 90-22-094	248-18-270	DECOD-P 90-22-094
248-15-060	DECOD-P 90-22-094	248-17-215	AMD-P 90-21-143	248-18-280	DECOD-P 90-22-094
248-15-070	DECOD-P 90-22-094	248-17-215	DECOD-P 90-22-094	248-18-285	DECOD-P 90-22-094
248-15-080	DECOD-P 90-22-094	248-17-216	DECOD-P 90-22-094	248-18-290	DECOD-P 90-22-094
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248-15-100	DECOD-P 90-22-094	248-17-230	AMD 90-06-019	248-18-311	DECOD-P 90-22-094
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248-15-110	DECOD-P 90-22-094	248-17-230	DECOD-P 90-22-094	248-18-315	DECOD-P 90-22-094
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248-16-031	AMD 90-06-019	248-17-250	DECOD-P 90-22-094	248-18-331	DECOD-P 90-22-094
248-16-031	DECOD-P 90-22-094	248-17-260	DECOD-P 90-22-094	248-18-335	DECOD-P 90-22-094

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248-18-440	DECOD-P 90-22-094	248-18-700	DECOD-P 90-22-094	248-19-800	NEW-P 90-08-102
248-18-445	DECOD-P 90-22-094	248-18-705	AMD-P 90-08-099	248-19-800	NEW 90-12-071
248-18-500	DECOD-P 90-22-094	248-18-705	AMD 90-12-014	248-19-800	DECOD-P 90-22-094
248-18-510	AMD-P 90-08-099	248-18-705	DECOD-P 90-22-094	248-19-805	NEW-P 90-08-102
248-18-510	AMD 90-12-014	248-18-711	DECOD-P 90-22-094	248-19-805	NEW 90-12-071
248-18-510	DECOD-P 90-22-094	248-18-719	AMD-P 90-08-099	248-19-805	DECOD-P 90-22-094
248-18-515	DECOD-P 90-22-094	248-18-719	AMD 90-12-014	248-19-806	NEW-P 90-08-102
248-18-520	AMD-P 90-08-099	248-18-719	DECOD-P 90-22-094	248-19-806	NEW 90-12-071
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248-18-525	DECOD-P 90-22-094	248-18-99902	AMD 90-12-014	248-19-811	NEW-P 90-08-105
248-18-530	AMD-P 90-08-099	248-18-99902	DECOD-P 90-22-094	248-19-811	NEW 90-12-072
248-18-530	AMD 90-12-014	248-18-99910	DECOD-P 90-22-094	248-19-811	DECOD-P 90-22-094
248-18-530	DECOD-P 90-22-094	248-19-210	DECOD-P 90-22-094	248-19-820	NEW-P 90-08-105
248-18-532	DECOD-P 90-22-094	248-19-220	AMD 90-02-093	248-19-820	NEW-W 90-21-075
248-18-534	AMD-P 90-08-099	248-19-220	AMD-P 90-14-127	248-19-840	NEW-P 90-08-105
248-18-534	AMD 90-12-014	248-19-220	AMD 90-17-086	248-19-840	NEW 90-12-072
248-18-534	REP-P 90-19-051	248-19-220	DECOD-P 90-22-094	248-19-840	DECOD-P 90-22-094
248-18-534	DECOD-P 90-22-094	248-19-231	AMD-P 90-14-126	248-19-860	NEW-P 90-08-105
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248-18-541	DECOD-P 90-22-094	248-19-231	DECOD-P 90-22-094	248-19-860	DECOD-P 90-22-094
248-18-555	AMD-P 90-08-099	248-19-235	NEW-P 90-14-126	248-19-880	NEW-P 90-08-103
248-18-555	AMD 90-12-014	248-19-235	NEW 90-21-028	248-19-880	NEW-W 90-10-083
248-18-555	REP-P 90-20-035	248-19-240	DECOD-P 90-22-094	248-19-882	NEW-P 90-08-103
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248-18-606	DECOD-P 90-22-094	248-19-340	DECOD-P 90-22-094	248-21-020	DECOD-P 90-22-094
248-18-608	DECOD-P 90-22-094	248-19-350	DECOD-P 90-22-094	248-21-025	DECOD-P 90-22-094
248-18-610	DECOD-P 90-22-094	248-19-360	DECOD-P 90-22-094	248-21-030	DECOD-P 90-22-094
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248-18-650	AMD-P 90-08-099	248-19-403	REP-P 90-08-105	248-22-011	DECOD-P 90-22-094
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248-18-690	AMD-P 90-08-099	248-19-700	NEW-P 90-12-096	248-25-010	AMD 90-06-019
248-18-690	AMD 90-12-014	248-19-700	NEW 90-16-058	248-25-010	DECOD-P 90-22-094
248-18-690	DECOD-P 90-22-094	248-19-700	DECOD-P 90-22-094	248-25-015	DECOD-P 90-22-094
248-18-695	AMD-P 90-08-099	248-19-701	NEW-P 90-12-096	248-25-020	DECOD-P 90-22-094
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248-25-040	DECOD-P 90-22-094	248-31-105	DECOD-P 90-22-094	248-40-050	DECOD-P 90-22-010
248-25-045	DECOD-P 90-22-094	248-31-115	DECOD-P 90-22-094	248-40-060	DECOD-P 90-22-010
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248-26-020	AMD 90-06-019	248-33-040	AMD 90-05-038	248-46-050	REP-P 90-22-101
248-26-020	DECOD-P 90-22-094	248-33-040	DECOD-P 90-22-094	248-46-060	REP-P 90-22-101
248-26-030	DECOD-P 90-22-094	248-33-060	REP 90-05-038	248-46-070	REP-P 90-22-101
248-26-035	DECOD-P 90-22-094	248-33-080	REP 90-05-038	248-46-080	REP-P 90-22-101
248-26-040	DECOD-P 90-22-094	248-33-090	DECOD-P 90-22-094	248-46-090	REP-P 90-22-101
248-26-050	DECOD-P 90-22-094	248-33-100	DECOD-P 90-22-094	248-46-100	REP-P 90-22-101
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248-26-080	DECOD-P 90-22-094	248-36-025	AMD 90-06-019	248-46-130	REP-P 90-22-101
248-26-090	DECOD-P 90-22-094	248-36-025	DECOD-P 90-22-094	248-46-140	REP-P 90-22-101
248-26-100	DECOD-P 90-22-094	248-36-035	AMD 90-06-019	248-46-200	REP-P 90-22-101
248-27-005	DECOD-P 90-22-094	248-36-035	DECOD-P 90-22-094	248-46-999	REP-P 90-22-101
248-27-015	DECOD-P 90-22-094	248-36-045	AMD 90-06-019	248-50-010	DECOD-P 90-22-010
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248-27-025	DECOD-P 90-22-094	248-36-055	AMD 90-06-019	248-50-030	DECOD-P 90-22-010
248-27-035	AMD 90-06-019	248-36-055	DECOD-P 90-22-094	248-50-060	DECOD-P 90-22-010
248-27-035	DECOD-P 90-22-094	248-36-065	DECOD-P 90-22-094	248-50-070	DECOD-P 90-22-010
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248-27-105	DECOD-P 90-22-094	248-38-001	NEW-P 90-14-128	248-50-160	DECOD-P 90-22-010
248-27-115	DECOD-P 90-22-094	248-38-001	NEW 90-20-017	248-50-170	DECOD-P 90-22-010
248-27-125	DECOD-P 90-22-094	248-38-001	DECOD-P 90-22-094	248-50-180	DECOD-P 90-22-010
248-27-135	DECOD-P 90-22-094	248-38-010	NEW-P 90-14-128	248-50-200	DECOD-P 90-22-010
248-27-145	DECOD-P 90-22-094	248-38-010	NEW 90-20-017	248-50-210	DECOD-P 90-22-010
248-27-155	DECOD-P 90-22-094	248-38-010	DECOD-P 90-22-094	248-52-001	DECOD-P 90-22-010
248-27-165	DECOD-P 90-22-094	248-38-020	NEW-P 90-14-128	248-52-005	DECOD-P 90-22-010
248-27-175	DECOD-P 90-22-094	248-38-020	NEW 90-20-017	248-52-010	DECOD-P 90-22-010
248-27-185	DECOD-P 90-22-094	248-38-020	DECOD-P 90-22-094	248-52-020	DECOD-P 90-22-010
248-29-001	DECOD-P 90-22-094	248-38-030	NEW-P 90-14-128	248-52-030	DECOD-P 90-22-010
248-29-010	DECOD-P 90-22-094	248-38-030	NEW 90-20-017	248-52-040	DECOD-P 90-22-010
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248-29-050	DECOD-P 90-22-094	248-38-050	NEW 90-20-017	248-54-006	DECOD-P 90-22-010
248-29-060	DECOD-P 90-22-094	248-38-050	DECOD-P 90-22-094	248-54-015	DECOD-P 90-22-010
248-29-070	DECOD-P 90-22-094	248-38-060	NEW-P 90-14-128	248-54-025	DECOD-P 90-22-010
248-29-080	DECOD-P 90-22-094	248-38-060	NEW 90-20-017	248-54-035	DECOD-P 90-22-010
248-29-090	DECOD-P 90-22-094	248-38-060	DECOD-P 90-22-094	248-54-045	DECOD-P 90-22-010
248-30-070	DECOD-P 90-22-010	248-38-070	NEW-P 90-14-128	248-54-055	DECOD-P 90-22-010
248-30-080	DECOD-P 90-22-010	248-38-070	NEW 90-20-017	248-54-065	DECOD-P 90-22-010
248-30-090	DECOD-P 90-22-010	248-38-070	DECOD-P 90-22-094	248-54-086	DECOD-P 90-22-010
248-30-100	DECOD-P 90-22-010	248-38-080	NEW-P 90-14-128	248-54-096	DECOD-P 90-22-010
248-30-110	DECOD-P 90-22-010	248-38-080	NEW 90-20-017	248-54-097	DECOD-P 90-22-010
248-30-115	DECOD-P 90-22-010	248-38-080	DECOD-P 90-22-094	248-54-098	DECOD-P 90-22-010
248-30-120	DECOD-P 90-22-010	248-38-090	NEW-P 90-14-128	248-54-105	DECOD-P 90-22-010
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248-31-015	DECOD-P 90-22-094	248-38-100	NEW-P 90-14-128	248-54-135	DECOD-P 90-22-010
248-31-025	AMD 90-06-019	248-38-100	NEW 90-20-017	248-54-145	DECOD-P 90-22-010
248-31-025	DECOD-P 90-22-094	248-38-100	DECOD-P 90-22-094	248-54-155	DECOD-P 90-22-010
248-31-035	AMD 90-06-019	248-38-110	NEW-P 90-14-128	248-54-165	DECOD-P 90-22-010
248-31-045	AMD 90-06-019	248-38-110	NEW 90-20-017	248-54-175	DECOD-P 90-22-010
248-31-045	DECOD-P 90-22-094	248-38-110	DECOD-P 90-22-094	248-54-185	DECOD-P 90-22-010
248-31-055	AMD 90-06-019	248-38-120	NEW-P 90-14-128	248-54-187	DECOD-P 90-22-010
248-31-055	DECOD-P 90-22-094	248-38-120	NEW 90-20-017	248-54-194	DECOD-P 90-22-010
248-31-065	DECOD-P 90-22-094	248-38-120	DECOD-P 90-22-094	248-54-196	DECOD-P 90-22-010
248-31-077	DECOD-P 90-22-094	248-40-010	DECOD-P 90-22-094	248-54-201	DECOD-P 90-22-010
		248-40-020	DECOD-P 90-22-094	248-54-205	DECOD-P 90-22-010

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248-94-150	DECOD-P 90-22-010	248-98-035	NEW-P 90-02-072	248-100-036	DECOD-P 90-22-010
248-94-160	DECOD-P 90-22-010	248-98-035	NEW 90-07-010	248-100-041	DECOD-P 90-22-010
248-94-170	DECOD-P 90-22-010	248-98-035	DECOD-P 90-22-010	248-100-046	DECOD-P 90-22-010
248-94-180	DECOD-P 90-22-010	248-98-040	AMD-P 90-02-072	248-100-071	DECOD-P 90-22-010
248-94-190	DECOD-P 90-22-010	248-98-040	AMD 90-07-010	248-100-072	DECOD-P 90-22-010
248-94-200	DECOD-P 90-22-010	248-98-040	DECOD-P 90-22-010	248-100-076	DECOD-P 90-22-010
248-96-010	DECOD-P 90-22-010	248-98-045	NEW-P 90-02-072	248-100-081	DECOD-P 90-22-010
248-96-011	DECOD-P 90-22-010	248-98-045	NEW 90-07-010	248-100-086	AMD-P 90-06-063
248-96-018	DECOD-P 90-22-010	248-98-045	DECOD-P 90-22-010	248-100-086	AMD 90-10-036
248-96-020	DECOD-P 90-22-010	248-98-050	AMD-P 90-02-072	248-100-086	DECOD-P 90-22-010
248-96-025	DECOD-P 90-22-010	248-98-050	AMD 90-07-010	248-100-091	DECOD-P 90-22-010
248-96-040	DECOD-P 90-22-010	248-98-050	DECOD-P 90-22-010	248-100-166	DECOD-P 90-22-010
248-96-046	DECOD-P 90-22-010	248-98-060	AMD-P 90-02-072	248-100-171	DECOD-P 90-22-010
248-96-047	DECOD-P 90-22-010	248-98-060	AMD 90-07-010	248-100-176	DECOD-P 90-22-010
248-96-050	DECOD-P 90-22-010	248-98-060	DECOD-P 90-22-010	248-100-181	DECOD-P 90-22-010
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248-96-075	DECOD-P 90-22-010	248-98-080	AMD-P 90-02-072	248-100-191	DECOD-P 90-22-010
248-96-080	DECOD-P 90-22-010	248-98-080	AMD 90-07-010	248-100-196	DECOD-P 90-22-010
248-96-090	DECOD-P 90-22-010	248-98-080	DECOD-P 90-22-010	248-100-201	DECOD-P 90-22-010
248-96-094	DECOD-P 90-22-010	248-98-085	NEW-P 90-02-072	248-100-206	DECOD-P 90-22-010
248-96-095	DECOD-P 90-22-010	248-98-085	NEW 90-07-010	248-100-207	DECOD-P 90-22-010
248-96-096	DECOD-P 90-22-010	248-98-085	DECOD-P 90-22-010	248-100-208	DECOD-P 90-22-010
248-96-100	DECOD-P 90-22-010	248-98-090	AMD-P 90-02-072	248-100-209	DECOD-P 90-22-010
248-96-110	DECOD-P 90-22-010	248-98-090	AMD 90-07-010	248-100-211	DECOD-P 90-22-010
248-96-120	DECOD-P 90-22-010	248-98-090	DECOD-P 90-22-010	248-100-216	DECOD-P 90-22-010
248-96-125	DECOD-P 90-22-010	248-98-095	NEW-P 90-02-072	248-100-217	NEW-P 90-06-063
248-96-130	DECOD-P 90-22-010	248-98-095	NEW 90-07-010	248-100-217	NEW 90-10-036
248-96-140	DECOD-P 90-22-010	248-98-095	DECOD-P 90-22-010	248-100-217	DECOD-P 90-22-010
248-96-150	DECOD-P 90-22-010	248-98-098	NEW-P 90-02-072	248-100-221	DECOD-P 90-22-010
248-96-160	DECOD-P 90-22-010	248-98-098	NEW 90-07-010	248-100-226	DECOD-P 90-22-010
248-96-170	DECOD-P 90-22-010	248-98-098	DECOD-P 90-22-010	248-100-231	DECOD-P 90-22-010
248-96-175	DECOD-P 90-22-010	248-98-100	AMD-P 90-02-072	248-100-236	DECOD-P 90-22-010
248-96-180	DECOD-P 90-22-010	248-98-100	AMD 90-07-010	248-100-241	DECOD-P 90-22-010
248-97-010	DECOD-P 90-22-010	248-98-100	DECOD-P 90-22-010	248-101-010	REP-P 90-16-098
248-97-020	DECOD-P 90-22-010	248-98-102	NEW-P 90-02-072	248-101-010	REP-W 90-18-083
248-97-030	DECOD-P 90-22-010	248-98-102	NEW 90-07-010	248-101-010	REP-P 90-18-085
248-97-040	DECOD-P 90-22-010	248-98-102	DECOD-P 90-22-010	248-101-010	REP 90-21-056
248-97-050	DECOD-P 90-22-010	248-98-104	NEW-P 90-02-072	248-101-011	NEW-P 90-16-098
248-97-060	DECOD-P 90-22-010	248-98-104	NEW 90-07-010	248-101-011	NEW-W 90-18-083
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248-97-080	DECOD-P 90-22-010	248-98-110	AMD-P 90-02-072	248-101-011	NEW 90-21-056
248-97-090	DECOD-P 90-22-010	248-98-110	AMD 90-07-010	248-101-011	DECOD-P 90-22-010
248-97-100	DECOD-P 90-22-010	248-98-110	DECOD-P 90-22-010	248-101-020	AMD-E 90-11-038
248-97-110	DECOD-P 90-22-010	248-98-120	AMD-P 90-02-072	248-101-020	REP-P 90-16-098
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248-98-001	AMD-P 90-02-072	248-98-998	NEW 90-07-010	248-101-220	NEW-E 90-11-038
248-98-001	AMD 90-07-010	248-98-998	DECOD-P 90-22-010	248-101-220	REP-P 90-16-098
248-98-001	DECOD-P 90-22-010	248-98-999	REP-P 90-02-072	248-101-220	NEW-E 90-18-074
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248-98-025	DECOD-P 90-22-010	248-100-021	AMD 90-10-036	248-105-010	DECOD-P 90-22-010
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248-105-050	DECOD-P 90-22-010	248-144-061	DECOD-P 90-22-010	248-170-100	NEW 90-04-082
248-105-060	DECOD-P 90-22-010	248-144-071	DECOD-P 90-22-010	248-170-100	DECOD-P 90-22-094
248-105-070	DECOD-P 90-22-010	248-144-081	DECOD-P 90-22-010	248-170-130	NEW 90-04-082
248-105-080	DECOD-P 90-22-010	248-144-091	DECOD-P 90-22-010	248-170-130	DECOD-P 90-22-094
248-105-090	DECOD-P 90-22-010	248-144-101	DECOD-P 90-22-010	248-170-160	NEW 90-04-082
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248-106-030	NEW-P 90-08-104	248-144-181	DECOD-P 90-22-010	248-180-010	NEW 90-03-052
248-106-030	NEW-C 90-21-055	248-144-191	DECOD-P 90-22-010	248-180-010	DECOD-P 90-22-094
248-112-010	DECOD-P 90-22-010	248-144-201	DECOD-P 90-22-010	248-180-020	NEW 90-03-052
248-112-020	DECOD-P 90-22-010	248-144-211	DECOD-P 90-22-010	248-180-020	DECOD-P 90-22-094
248-112-030	DECOD-P 90-22-010	248-144-250	DECOD-P 90-22-010	248-320-340	NEW 90-06-018
248-112-040	DECOD-P 90-22-010	248-148-010	DECOD-P 90-22-010	248-320-340	DECOD-P 90-22-094
248-112-050	DECOD-P 90-22-010	248-148-021	DECOD-P 90-22-010	248-320-350	NEW 90-06-018
248-112-060	DECOD-P 90-22-010	248-148-031	DECOD-P 90-22-010	248-320-350	DECOD-P 90-22-094
248-118-010	DECOD-P 90-22-094	248-148-035	DECOD-P 90-22-010	248-320-360	NEW 90-06-018
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248-118-021	DECOD-P 90-22-094	248-148-101	DECOD-P 90-22-010	248-320-370	NEW 90-06-018
248-118-022	DECOD-P 90-22-094	248-148-121	DECOD-P 90-22-010	248-320-370	DECOD-P 90-22-094
248-118-030	DECOD-P 90-22-094	248-148-123	DECOD-P 90-22-010	248-320-400	NEW 90-06-018
248-118-040	DECOD-P 90-22-094	248-148-131	DECOD-P 90-22-010	248-320-400	DECOD-P 90-22-094
248-118-050	DECOD-P 90-22-094	248-148-150	DECOD-P 90-22-010	248-320-410	NEW 90-06-018
248-118-060	DECOD-P 90-22-094	248-150-010	DECOD-P 90-22-010	248-320-410	DECOD-P 90-22-094
248-118-061	DECOD-P 90-22-094	248-150-020	DECOD-P 90-22-010	248-320-500	NEW 90-06-018
248-118-070	DECOD-P 90-22-094	248-150-030	DECOD-P 90-22-010	248-320-500	DECOD-P 90-22-094
248-118-080	DECOD-P 90-22-094	248-150-040	DECOD-P 90-22-010	248-366-001	RECOD-P 90-22-010
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248-124-160	DECOD-P 90-22-094	248-156-020	REP-P 90-22-093	248-366-060	RECOD-P 90-22-010
248-128-001	REP-P 90-22-101	248-156-030	DECOD-P 90-22-094	248-366-070	RECOD-P 90-22-010
248-132-010	DECOD-P 90-22-010	248-160-010	DECOD-P 90-22-010	248-366-080	RECOD-P 90-22-010
248-132-020	DECOD-P 90-22-010	248-160-020	DECOD-P 90-22-010	248-366-090	RECOD-P 90-22-010
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248-132-090	DECOD-P 90-22-010	248-164-040	DECOD-P 90-22-010	248-554-030	AMD-C 90-04-016
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248-132-110	DECOD-P 90-22-010	248-164-060	DECOD-P 90-22-010	248-990-990	DECOD-P 90-22-010
248-132-120	DECOD-P 90-22-010	248-168-010	AMD-P 90-11-063	250-14-010	NEW-E 90-16-032
248-132-130	DECOD-P 90-22-010	248-168-010	AMD 90-17-087	250-14-010	NEW-P 90-16-055
248-132-140	DECOD-P 90-22-010	248-168-010	DECOD-P 90-22-094	250-14-010	NEW 90-20-013
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248-132-170	DECOD-P 90-22-010	248-168-015	DECOD-P 90-22-094	250-20-011	AMD 90-04-067
248-132-180	DECOD-P 90-22-010	248-168-020	AMD-P 90-11-063	250-20-015	AMD 90-04-067
248-132-190	DECOD-P 90-22-010	248-168-020	AMD 90-17-087	250-20-021	AMD 90-04-067
248-132-200	DECOD-P 90-22-010	248-168-020	DECOD-P 90-22-094	250-20-031	AMD 90-04-067
248-140-010	DECOD-P 90-22-094	248-168-030	AMD-P 90-11-063	250-20-037	NEW 90-04-067
248-140-140	DECOD-P 90-22-094	248-168-030	AMD 90-17-087	250-20-041	AMD 90-04-067
248-140-150	DECOD-P 90-22-094	248-168-030	DECOD-P 90-22-094	250-20-051	AMD 90-04-067
248-140-160	DECOD-P 90-22-094	248-168-040	AMD-P 90-11-063	250-20-071	AMD 90-04-067
248-140-170	DECOD-P 90-22-094	248-168-040	AMD 90-17-087	250-69-010	NEW-P 90-04-068
248-140-180	DECOD-P 90-22-094	248-168-040	DECOD-P 90-22-094	250-69-010	NEW 90-09-003
248-140-190	DECOD-P 90-22-094	248-168-050	AMD-P 90-11-063	250-69-020	NEW-P 90-04-068
248-140-200	AMD 90-05-038	248-168-050	AMD 90-17-087	250-69-020	NEW 90-09-003
248-140-200	DECOD-P 90-22-094	248-168-050	DECOD-P 90-22-094	250-69-030	NEW-P 90-04-068
248-140-210	DECOD-P 90-22-094	248-168-060	AMD-P 90-11-063	250-69-030	NEW 90-09-003
248-140-215	DECOD-P 90-22-094	248-168-060	AMD 90-17-087	250-69-040	NEW-P 90-04-068
248-140-220	DECOD-P 90-22-094	248-168-060	DECOD-P 90-22-094	250-69-040	NEW 90-09-003
248-140-230	DECOD-P 90-22-094	248-168-070	NEW-P 90-11-063	250-69-050	NEW-P 90-04-068
248-144-010	DECOD-P 90-22-010	248-168-070	NEW 90-17-087	250-69-050	NEW 90-09-003
248-144-020	DECOD-P 90-22-010	248-168-070	DECOD-P 90-22-094	250-69-060	NEW-P 90-04-068
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250-69-080	NEW	90-09-003	250-73-020	NEW	90-16-029	260-36-190	NEW-P	90-14-023
250-69-090	NEW-P	90-04-068	250-73-025	NEW-P	90-12-092	260-36-200	NEW-E	90-09-010
250-69-090	NEW	90-09-003	250-73-025	NEW	90-16-029	260-36-200	NEW-P	90-14-023
250-69-100	NEW-P	90-04-068	250-73-030	NEW-P	90-12-092	260-40-280	AMD-P	90-14-101
250-69-100	NEW	90-09-003	250-73-030	NEW	90-16-029	260-40-280	AMD	90-19-001
250-69-110	NEW-P	90-04-068	250-73-035	NEW-P	90-12-092	260-48-327	AMD-W	90-13-072
250-69-110	NEW	90-09-003	250-73-035	NEW	90-16-029	260-48-327	AMD-P	90-14-100
250-70	NEW-C	90-14-029	250-73-040	NEW-P	90-12-092	260-48-327	AMD	90-19-002
250-70-010	NEW-P	90-11-130	250-73-040	NEW	90-16-029	260-60-060	AMD-P	90-14-067
250-70-010	NEW	90-16-023	250-73-045	NEW-P	90-12-092	261-02-010	REP-P	90-22-093
250-70-020	NEW-P	90-11-130	250-73-045	NEW	90-16-029	261-02-020	REP-P	90-22-093
250-70-020	NEW	90-16-023	250-74-010	NEW-P	90-16-082	261-02-030	REP-P	90-22-093
250-70-030	NEW-P	90-11-130	250-74-010	NEW	90-20-011	261-02-040	REP-P	90-22-093
250-70-030	NEW	90-16-023	250-74-020	NEW-P	90-16-082	261-02-050	REP-P	90-22-093
250-70-040	NEW-P	90-11-130	250-74-020	NEW	90-20-011	261-02-060	REP-P	90-22-093
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250-70-050	NEW-P	90-11-130	250-74-030	NEW	90-20-011	261-06-020	DECOD-P	90-22-094
250-70-050	NEW	90-16-023	250-74-040	NEW-P	90-16-082	261-06-030	DECOD-P	90-22-094
250-70-060	NEW-P	90-11-130	250-74-040	NEW	90-20-011	261-06-040	DECOD-P	90-22-094
250-70-060	NEW	90-16-023	250-74-050	NEW-P	90-16-082	261-06-050	DECOD-P	90-22-094
250-70-070	NEW-P	90-11-130	250-74-050	NEW	90-20-011	261-06-060	DECOD-P	90-22-094
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250-70-080	NEW-P	90-11-130	250-74-060	NEW	90-20-011	261-06-080	DECOD-P	90-22-094
250-70-080	NEW	90-16-023	250-75-010	NEW-P	90-16-093	261-06-090	DECOD-P	90-22-094
250-70-090	NEW-P	90-11-130	250-75-010	NEW	90-20-012	261-06-100	DECOD-P	90-22-094
250-70-090	NEW	90-16-023	250-75-020	NEW-P	90-16-093	261-06-110	DECOD-P	90-22-094
250-70-100	NEW-P	90-11-130	250-75-020	NEW	90-20-012	261-10-010	DECOD-P	90-22-094
250-70-100	NEW	90-16-023	250-75-030	NEW-P	90-16-093	261-10-020	DECOD-P	90-22-094
250-71-010	NEW-E	90-10-002	250-75-030	NEW	90-20-012	261-10-030	DECOD-P	90-22-094
250-71-010	NEW-P	90-11-108	250-75-040	NEW-P	90-16-093	261-10-040	DECOD-P	90-22-094
250-71-015	NEW-E	90-10-002	250-75-040	NEW	90-20-012	261-10-050	DECOD-P	90-22-094
250-71-015	NEW-P	90-11-108	250-75-050	NEW-P	90-16-093	261-10-060	DECOD-P	90-22-094
250-71-020	NEW-E	90-10-002	250-75-050	NEW	90-20-012	261-10-080	DECOD-P	90-22-094
250-71-020	NEW-P	90-11-108	250-75-060	NEW-P	90-16-093	261-12-010	DECOD-P	90-22-094
250-71-025	NEW-E	90-10-002	250-75-060	NEW	90-20-012	261-12-020	DECOD-P	90-22-094
250-71-025	NEW-P	90-11-108	250-75-070	NEW-P	90-16-093	261-12-040	DECOD-P	90-22-094
250-71-030	NEW-E	90-10-002	250-75-070	NEW	90-20-012	261-12-050	DECOD-P	90-22-094
250-71-030	NEW-P	90-11-108	250-75-080	NEW-P	90-16-093	261-12-055	DECOD-P	90-22-094
250-71-035	NEW-E	90-10-002	250-75-080	NEW	90-20-012	261-12-060	DECOD-P	90-22-094
250-71-035	NEW-P	90-11-108	251-01-180	AMD-P	90-09-075	261-12-070	DECOD-P	90-22-094
250-71-040	NEW-E	90-10-002	251-01-180	AMD	90-14-018	261-12-080	DECOD-P	90-22-094
250-71-040	NEW-P	90-11-108	251-04-040	AMD	90-06-023	261-12-090	DECOD-P	90-22-094
250-71-045	NEW-E	90-10-002	251-04-040	AMD-E	90-13-015	261-14-010	DECOD-P	90-22-094
250-71-045	NEW-P	90-11-108	251-04-040	AMD-P	90-13-120	261-14-010	AMD-P	90-22-109
250-71-050	NEW-E	90-10-002	251-04-040	AMD	90-17-037	261-14-020	DECOD-P	90-22-094
250-71-050	NEW-P	90-11-108	251-09-085	NEW-W	90-06-082	261-14-020	AMD-P	90-22-109
250-71-055	NEW-E	90-10-002	251-09-090	AMD-C	90-06-083	261-14-025	NEW-P	90-22-109
250-71-055	NEW-P	90-11-108	251-09-090	AMD	90-10-044	261-14-026	NEW-P	90-22-109
250-71-060	NEW-E	90-10-002	251-09-092	NEW-C	90-06-083	261-14-027	NEW-P	90-22-109
250-71-060	NEW-P	90-11-108	251-09-092	NEW	90-10-044	261-14-028	NEW-P	90-22-109
250-71-065	NEW-E	90-10-002	251-09-094	NEW-C	90-06-083	261-14-029	NEW-P	90-22-109
250-71-065	NEW-P	90-11-108	251-09-094	NEW	90-10-044	261-14-030	DECOD-P	90-22-094
250-71-070	NEW-E	90-10-002	251-12-073	AMD-P	90-09-076	261-14-030	AMD-P	90-22-109
250-71-070	NEW-P	90-11-108	251-12-073	AMD	90-14-018	261-14-040	DECOD-P	90-22-094
250-71-075	NEW-E	90-10-002	251-12-085	AMD-P	90-09-074	261-14-040	AMD-P	90-22-109
250-71-075	NEW-P	90-11-108	251-12-085	AMD	90-13-017	261-14-050	DECOD-P	90-22-094
250-72-010	NEW-P	90-12-093	251-12-099	NEW-P	90-09-074	261-14-050	REP-P	90-22-109
250-72-010	NEW	90-16-030	251-12-099	NEW	90-13-017	261-14-090	DECOD-P	90-22-094
250-72-015	NEW-P	90-12-093	251-18-185	REP-E	90-13-016	261-14-090	AMD-P	90-22-109
250-72-015	NEW	90-16-030	251-18-185	REP-P	90-13-121	261-20-010	DECOD-P	90-22-094
250-72-020	NEW-P	90-12-093	251-18-185	REP	90-17-037	261-20-020	DECOD-P	90-22-094
250-72-020	NEW	90-16-030	251-18-240	AMD-E	90-13-016	261-20-030	DECOD-P	90-22-094
250-72-025	NEW-P	90-12-093	251-18-240	AMD-P	90-13-121	261-20-040	DECOD-P	90-22-094
250-72-025	NEW	90-16-030	251-18-240	AMD	90-17-037	261-20-045	DECOD-P	90-22-094
250-72-030	NEW-P	90-12-093	251-18-270	REP-E	90-13-016	261-20-050	DECOD-P	90-22-094
250-72-030	NEW	90-16-030	251-18-270	REP-P	90-13-121	261-20-054	DECOD-P	90-22-094
250-72-035	NEW-P	90-12-093	251-18-270	REP	90-17-037	261-20-057	DECOD-P	90-22-094
250-72-035	NEW	90-16-030	251-18-280	AMD-E	90-13-016	261-20-060	DECOD-P	90-22-094
250-72-040	NEW-P	90-12-093	251-18-280	AMD-P	90-13-121	261-20-070	DECOD-P	90-22-094
250-72-040	NEW	90-16-030	251-18-280	AMD	90-17-037	261-20-074	DECOD-P	90-22-094
250-72-045	NEW-P	90-12-093	251-19-155	NEW-P	90-21-137	261-20-080	DECOD-P	90-22-094
250-72-045	NEW	90-16-030	251-19-156	NEW-P	90-21-137	261-20-090	DECOD-P	90-22-094
250-73-010	NEW-P	90-12-092	251-19-157	NEW-P	90-21-137	261-40-010	REP-P	90-22-093
250-73-010	NEW	90-16-029	251-22-165	AMD-P	90-09-075	261-40-015	REP-P	90-22-093
250-73-015	NEW-P	90-12-092	251-22-165	AMD	90-14-018	261-40-020	REP-P	90-22-093

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261-40-100	REP-P	90-22-093	275-30-020	AMD	90-22-072	275-56-250	REP	90-03-113
261-40-105	REP-P	90-22-093	275-30-060	AMD-P	90-19-018	275-56-255	REP	90-03-113
261-40-110	REP-P	90-22-093	275-30-060	AMD-E	90-19-019	275-56-260	AMD	90-03-113
261-40-115	REP-P	90-22-093	275-30-060	AMD	90-22-072	275-56-265	REP	90-03-113
261-40-120	REP-P	90-22-093	275-30-070	AMD-P	90-19-018	275-56-270	REP	90-03-113
261-40-125	REP-P	90-22-093	275-30-070	AMD-E	90-19-019	275-56-275	AMD	90-03-113
261-40-130	REP-P	90-22-093	275-30-070	AMD	90-22-072	275-56-280	REP	90-03-113
261-40-135	REP-P	90-22-093	275-36-310	AMD-C	90-04-018	275-56-285	AMD	90-03-113
261-40-140	REP-P	90-22-093	275-36-310	AMD	90-04-074	275-56-290	AMD	90-03-113
261-40-145	REP-P	90-22-093	275-38-770	AMD-E	90-11-005	275-56-295	AMD	90-03-113
261-40-150	REP-P	90-22-093	275-38-770	AMD-P	90-11-007	275-56-300	AMD	90-03-113
261-40-160	REP-P	90-22-093	275-38-770	AMD	90-15-017	275-56-305	AMD	90-03-113
261-40-170	REP-P	90-22-093	275-38-860	AMD-E	90-11-005	275-56-310	REP	90-03-113
261-40-190	REP-P	90-22-093	275-38-860	AMD-P	90-11-007	275-56-315	REP	90-03-113
261-40-200	REP-P	90-22-093	275-38-860	AMD	90-15-017	275-56-320	REP	90-03-113
261-40-201	REP-P	90-22-093	275-38-906	AMD-E	90-11-005	275-56-325	REP	90-03-113
261-40-202	REP-P	90-22-093	275-38-906	AMD-P	90-11-007	275-56-330	REP	90-03-113
261-40-203	REP-P	90-22-093	275-38-906	AMD	90-15-017	275-56-335	AMD	90-03-113
261-40-205	REP-P	90-22-093	275-38-960	AMD-C	90-04-018	275-56-340	AMD	90-03-113
261-40-210	REP-P	90-22-093	275-38-960	AMD	90-04-074	275-56-345	REP	90-03-113
261-40-215	REP-P	90-22-093	275-56-005	AMD	90-03-113	275-56-350	REP	90-03-113
261-40-220	REP-P	90-22-093	275-56-010	AMD	90-03-113	275-56-355	AMD	90-03-113
261-40-225	REP-P	90-22-093	275-56-015	AMD	90-03-113	275-56-360	REP	90-03-113
261-40-230	REP-P	90-22-093	275-56-016	NEW	90-03-113	275-56-365	AMD	90-03-113
261-40-240	REP-P	90-22-093	275-56-017	NEW	90-03-113	275-56-370	REP	90-03-113
261-40-250	REP-P	90-22-093	275-56-020	AMD	90-03-113	275-56-375	REP	90-03-113
261-40-300	REP-P	90-22-093	275-56-025	AMD	90-03-113	275-56-380	REP	90-03-113
261-40-305	REP-P	90-22-093	275-56-030	REP	90-03-113	275-56-385	AMD	90-03-113
261-40-310	REP-P	90-22-093	275-56-035	AMD	90-03-113	275-56-390	REP	90-03-113
261-40-315	REP-P	90-22-093	275-56-040	AMD	90-03-113	275-56-395	REP	90-03-113
261-40-400	REP-P	90-22-093	275-56-042	NEW	90-03-113	275-56-400	AMD	90-03-113
261-40-405	REP-P	90-22-093	275-56-043	NEW	90-03-113	275-56-405	REP	90-03-113
261-40-410	REP-P	90-22-093	275-56-050	AMD	90-03-113	275-56-410	REP	90-03-113
261-40-430	REP-P	90-22-093	275-56-055	AMD	90-03-113	275-56-415	REP	90-03-113
261-40-435	REP-P	90-22-093	275-56-060	AMD	90-03-113	275-56-420	REP	90-03-113
261-40-450	REP-P	90-22-093	275-56-065	AMD	90-03-113	275-56-425	AMD	90-03-113
261-40-460	REP-P	90-22-093	275-56-070	AMD	90-03-113	275-56-430	REP	90-03-113
261-40-470	REP-P	90-22-093	275-56-075	AMD	90-03-113	275-56-435	REP	90-03-113
261-40-475	REP-P	90-22-093	275-56-080	AMD	90-03-113	275-56-440	REP	90-03-113
261-40-480	REP-P	90-22-093	275-56-085	AMD	90-03-113	275-56-445	AMD	90-03-113
261-40-485	REP-P	90-22-093	275-56-087	NEW	90-03-113	275-56-450	REP	90-03-113
261-40-490	REP-P	90-22-093	275-56-088	NEW	90-03-113	275-56-465	NEW	90-03-113
261-50-010	DECOD-P	90-22-094	275-56-089	NEW	90-03-113	275-56-475	NEW	90-03-113
261-50-020	DECOD-P	90-22-094	275-56-090	AMD	90-03-113	275-56-485	NEW	90-03-113
261-50-030	DECOD-P	90-22-094	275-56-095	AMD	90-03-113	275-56-495	NEW	90-03-113
261-50-035	DECOD-P	90-22-094	275-56-095	AMD-C	90-04-019	275-56-505	NEW	90-03-113
261-50-040	DECOD-P	90-22-094	275-56-095	AMD-W	90-04-069	275-56-515	NEW	90-03-113
261-50-050	DECOD-P	90-22-094	275-56-100	AMD	90-03-113	275-110-050	AMD-P	90-13-113
261-50-060	DECOD-P	90-22-094	275-56-105	AMD	90-03-113	275-110-050	AMD	90-16-086
261-50-065	DECOD-P	90-22-094	275-56-110	AMD	90-03-113	275-110-060	AMD-P	90-13-113
261-50-070	DECOD-P	90-22-094	275-56-115	AMD	90-03-113	275-110-060	AMD	90-16-086
261-50-075	DECOD-P	90-22-094	275-56-120	REP	90-03-113	275-110-070	AMD-P	90-13-113
261-50-090	DECOD-P	90-22-094	275-56-125	REP	90-03-113	275-110-070	AMD	90-16-086
275-16-030	AMD-P	90-14-045	275-56-130	REP	90-03-113	275-110-080	AMD-P	90-13-113
275-16-030	AMD-E	90-14-057	275-56-135	AMD	90-03-113	275-110-080	AMD	90-16-086
275-16-030	AMD-C	90-17-111	275-56-140	REP	90-03-113	275-155-005	NEW-P	90-14-046
275-16-030	AMD	90-18-004	275-56-145	REP	90-03-113	275-155-005	NEW-E	90-14-059
275-16-055	AMD-C	90-04-019	275-56-150	AMD	90-03-113	275-155-005	NEW	90-17-120
275-16-055	AMD	90-04-075	275-56-155	REP	90-03-113	275-155-010	NEW-P	90-14-046
275-16-055	AMD-E	90-17-135	275-56-160	REP	90-03-113	275-155-010	NEW-E	90-14-059
275-16-055	AMD-P	90-17-137	275-56-165	REP	90-03-113	275-155-010	NEW	90-17-120
275-16-055	AMD	90-21-030	275-56-170	AMD	90-03-113	275-155-020	NEW-P	90-14-046
275-16-105	AMD-E	90-20-068	275-56-175	AMD	90-03-113	275-155-020	NEW-E	90-14-059
275-16-105	AMD-P	90-20-069	275-56-180	AMD	90-03-113	275-155-020	NEW	90-17-120
275-19-050	AMD-C	90-04-017	275-56-185	AMD	90-03-113	275-155-030	NEW-P	90-14-046
275-19-050	AMD	90-04-073	275-56-190	REP	90-03-113	275-155-030	NEW-E	90-14-059
275-20-080	AMD-C	90-04-018	275-56-195	AMD	90-03-113	275-155-030	NEW	90-17-120
275-20-080	AMD	90-04-074	275-56-200	AMD	90-03-113	275-155-040	NEW-P	90-14-046
275-20-080	AMD-E	90-17-135	275-56-205	AMD	90-03-113	275-155-040	NEW-E	90-14-059
275-20-080	AMD-P	90-17-137	275-56-210	AMD	90-03-113	275-155-040	NEW	90-17-120
275-20-080	AMD	90-21-030	275-56-215	AMD	90-03-113	275-155-050	NEW-P	90-14-046
275-26-022	AMD-C	90-04-018	275-56-220	AMD	90-03-113	275-155-050	NEW-E	90-14-059
275-26-022	AMD	90-04-074	275-56-225	AMD	90-03-113	275-155-050	NEW	90-17-120
275-27-500	AMD-C	90-04-018	275-56-230	AMD	90-03-113	275-155-060	NEW-P	90-14-046
275-27-500	AMD	90-04-074	275-56-235	AMD	90-03-113	275-155-060	NEW-E	90-14-059
275-30-020	AMD-P	90-19-018	275-56-240	AMD	90-03-113	275-155-060	NEW	90-17-120

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284-03-060	AMD-P	90-15-022	284-55-050	REP-W	90-17-100
284-03-060	AMD	90-18-037	284-55-060	REP-P	90-04-089
284-12-010	REP	90-04-060	284-55-060	REP-W	90-17-100
284-12-030	REP	90-04-060	284-55-065	REP-P	90-04-089
284-12-040	REP	90-04-060	284-55-065	REP-W	90-17-100
284-12-080	AMD	90-04-042	284-55-067	REP-P	90-04-089
284-17-121	NEW	90-04-060	284-55-067	REP-W	90-17-100
284-17-122	NEW	90-04-060	284-55-070	REP-P	90-04-089
284-17-123	NEW	90-04-060	284-55-070	REP-W	90-17-100
284-17-600	NEW-P	90-19-109	284-55-080	REP-P	90-04-089
284-17-600	NEW	90-22-039	284-55-080	REP-W	90-17-100
284-24-015	AMD-P	90-10-056	284-55-090	REP-P	90-04-089
284-24-055	AMD	90-13-041	284-55-090	REP-W	90-17-100
284-24-055	NEW-P	90-10-056	284-55-095	REP-P	90-04-089
284-24-055	NEW	90-13-041	284-55-095	REP-W	90-17-100
284-24-060	AMD-P	90-10-056	284-55-115	REP-P	90-04-089
284-24-060	AMD	90-13-041	284-55-115	REP-W	90-17-100
284-24-065	NEW-P	90-21-136	284-55-120	REP-P	90-04-089
284-24-100	AMD-P	90-10-056	284-55-120	REP-W	90-17-100
284-24-100	AMD	90-13-041	284-55-125	REP-P	90-04-089
284-30-800	AMD-P	90-17-059	284-55-125	REP-W	90-17-100
284-30-800	AMD	90-20-104	284-55-150	REP-P	90-04-089
284-49-010	NEW-E	90-12-095	284-55-150	REP-W	90-17-100
284-49-010	NEW-P	90-16-087	284-55-155	REP-P	90-04-089
284-49-010	NEW	90-18-076	284-55-155	REP-W	90-17-100
284-49-020	NEW-E	90-12-095	284-55-160	REP-P	90-04-089
284-49-020	NEW-P	90-16-087	284-55-160	REP-W	90-17-100
284-49-020	NEW	90-18-076	284-55-165	REP-P	90-04-089
284-49-050	NEW-E	90-12-095	284-55-165	REP-W	90-17-100
284-49-050	NEW-P	90-16-087	284-55-172	REP-P	90-04-089
284-49-050	NEW	90-18-076	284-55-172	REP-W	90-13-085
284-49-100	NEW-E	90-12-095	284-55-172	REP	90-17-038
284-49-100	NEW-P	90-16-087	284-55-172	REP-W	90-17-100
284-49-100	NEW	90-18-076	284-55-177	REP-P	90-04-089
284-49-115	NEW-E	90-12-095	284-55-177	REP-P	90-13-085
284-49-115	NEW-P	90-16-087	284-55-177	REP	90-17-038
284-49-115	NEW	90-18-076	284-55-177	REP-W	90-17-100
284-49-300	NEW-E	90-12-095	284-55-180	REP-P	90-04-089
284-49-300	NEW-P	90-16-087	284-55-180	REP-W	90-17-100
284-49-300	NEW	90-18-076	284-55-185	REP-P	90-04-089
284-49-330	NEW-E	90-12-095	284-55-185	REP-W	90-17-100
284-49-330	NEW-P	90-16-087	284-55-190	REP-P	90-04-089
284-49-330	NEW	90-18-076	284-55-190	REP-W	90-17-100
284-49-500	NEW-E	90-12-095	284-55-205	REP-P	90-04-089
284-49-500	NEW-P	90-16-087	284-55-205	REP-W	90-17-100
284-49-500	NEW	90-18-076	284-55-210	REP-P	90-04-089
284-49-510	NEW-E	90-12-095	284-55-210	REP-W	90-17-100
284-49-510	NEW-P	90-16-087	284-66-010	NEW-P	90-04-089
284-49-510	NEW	90-18-076	284-66-010	NEW	90-07-059
284-49-520	NEW-E	90-12-095	284-66-020	NEW-P	90-04-089
284-49-520	NEW-P	90-16-087	284-66-020	NEW	90-07-059
284-49-520	NEW	90-18-076	284-66-030	NEW-P	90-04-089
284-49-900	NEW-E	90-12-095	284-66-030	NEW	90-07-059
284-49-900	NEW-P	90-16-087	284-66-040	NEW-P	90-04-089
284-49-900	NEW	90-18-076	284-66-040	NEW	90-07-059
284-49-999	NEW-E	90-12-095	284-66-050	NEW-P	90-04-089
284-49-999	NEW-P	90-16-087	284-66-050	NEW	90-07-059
284-49-999	NEW	90-18-076	284-66-060	NEW-P	90-04-089
284-55-010	REP-P	90-04-089	284-66-060	NEW	90-07-059
284-55-010	AMD-P	90-13-085	284-66-070	NEW-P	90-04-089
284-55-010	AMD	90-17-038	284-66-070	NEW	90-07-059
284-55-010	REP-W	90-17-100	284-66-080	NEW-P	90-04-089
284-55-020	REP-P	90-04-089	284-66-080	NEW	90-07-059
284-55-020	AMD-P	90-13-085	284-66-090	NEW-P	90-04-089
284-55-020	AMD	90-17-038	284-66-090	NEW	90-07-059
284-55-020	REP-W	90-17-100	284-66-100	NEW-P	90-04-089
284-55-030	REP-P	90-04-089	284-66-100	NEW	90-07-059
284-55-030	AMD-P	90-13-085	284-66-110	NEW-P	90-04-089
284-55-030	AMD	90-17-038	284-66-110	NEW	90-07-059
284-55-030	REP-W	90-17-100	284-66-120	NEW-P	90-04-089
284-55-035	REP-P	90-04-089	284-66-120	NEW	90-07-059
284-55-035	REP-W	90-17-100	284-66-130	NEW-P	90-04-089
284-55-040	REP-P	90-04-089	284-66-130	NEW	90-07-059
284-55-040	REP-W	90-17-100	284-66-140	NEW-P	90-04-089
284-55-045	REP-P	90-04-089	284-66-140	NEW	90-07-059
284-66-150	NEW-P	90-04-089	284-66-150	NEW-P	90-04-089
284-66-150	NEW	90-07-059	284-66-150	NEW	90-07-059
284-66-160	NEW-P	90-04-089	284-66-160	NEW-P	90-04-089
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284-66-170	NEW-P	90-04-089	284-66-170	NEW-P	90-04-089
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292-08-020	NEW-E	90-08-077	292-08-020	NEW-E	90-08-077
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292-08-030	NEW	90-10-059	292-08-030	NEW	90-10-059
292-08-040	NEW-P	90-03-095	292-08-040	NEW-P	90-03-095
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292-08-040	NEW	90-10-059	292-08-040	NEW	90-10-059
292-08-050	NEW-P	90-03-095	292-08-050	NEW-P	90-03-095
292-08-050	NEW-E	90-08-077	292-08-050	NEW-E	90-08-077
292-08-050	NEW	90-10-059	292-08-050	NEW	90-10-059
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292-12-020	NEW	90-10-059	292-12-020	NEW	90-10-059
292-12-030	NEW-P	90-03-095	292-12-030	NEW-P	90-03-095
292-12-030	NEW-E	90-08-077	292-12-030	NEW-E	90-08-077
292-12-030	NEW	90-10-059	292-12-030	NEW	90-10-059
292-12-040	NEW-P	90-03-095	292-12-040	NEW-P	90-03-095
292-12-040	NEW-E	90-08-077	292-12-040	NEW-E	90-08-077
292-12-040	NEW	90-10-059	292-12-040	NEW	90-10-059
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292-12-060	NEW	90-10-059	292-12-060	NEW	90-10-059
292-12-070	NEW-P	90-03-095	292-12-070	NEW-P	90-03-095
292-12-070	NEW-E	90-08-077	292-12-070	NEW-E	90-08-077
292-12-070	NEW	90-10-059	292-12-070	NEW	90-10-059
292-12-080	NEW-P	90-03-095	292-12-080	NEW-P	90-03-095

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292-12-080	NEW	90-10-059	296-14-010	AMD-C	90-18-050	296-17-87307	REP	90-20-092
292-12-090	NEW-P	90-03-095	296-14-010	AMD	90-19-028	296-17-87308	AMD-P	90-08-092
292-12-090	NEW-E	90-08-077	296-14-400	AMD	90-04-007	296-17-87308	AMD-C	90-11-099
292-12-090	NEW	90-10-059	296-14-400	AMD-P	90-13-112	296-17-87308	AMD	90-13-018
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292-12-110	NEW-E	90-08-077	296-14-400	AMD-C	90-20-118	296-17-87308	REP	90-20-092
292-12-110	NEW	90-10-059	296-14-400	AMD	90-22-054	296-17-875	AMD-P	90-20-119
292-12-120	NEW-P	90-03-095	296-14-410	NEW-P	90-13-112	296-17-880	AMD-P	90-20-119
292-12-120	NEW-E	90-08-077	296-14-410	NEW-C	90-18-050	296-17-885	AMD-P	90-08-092
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292-12-130	NEW-E	90-08-077	296-14-420	NEW-C	90-18-050	296-17-885	AMD-P	90-20-119
292-12-130	NEW	90-10-059	296-14-420	NEW	90-19-028	296-17-890	AMD-P	90-20-119
292-12-140	NEW-P	90-03-095	296-14-970	NEW-E	90-12-105	296-17-895	AMD-P	90-08-092
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292-12-140	NEW	90-10-059	296-14-970	NEW	90-18-002	296-17-895	AMD	90-13-018
292-12-150	NEW-P	90-03-095	296-15-020	AMD-P	90-09-071	296-17-895	AMD-P	90-20-119
292-12-150	NEW-E	90-08-077	296-15-020	AMD	90-14-036	296-17-896	NEW-P	90-21-160
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292-12-160	NEW-E	90-08-077	296-15-070	AMD	90-14-009	296-17-919	AMD-P	90-20-119
292-12-160	NEW	90-10-059	296-17-350	AMD-P	90-08-092	296-18A-440	AMD-P	90-09-072
292-12-170	NEW-P	90-03-095	296-17-350	AMD-C	90-11-099	296-18A-440	AMD	90-14-009
292-12-170	NEW-E	90-08-077	296-17-350	AMD	90-13-018	296-18A-450	AMD-P	90-09-072
292-12-170	NEW	90-10-059	296-17-45002	AMD-P	90-08-092	296-18A-450	AMD	90-14-009
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292-12-180	NEW-E	90-08-077	296-17-45002	AMD	90-13-018	296-18A-480	AMD	90-14-009
292-12-180	NEW	90-10-059	296-17-45003	AMD-P	90-08-092	296-18A-500	AMD-P	90-09-072
296-04-001	AMD-P	90-06-103	296-17-45003	AMD-C	90-11-099	296-18A-500	AMD	90-14-009
296-04-001	AMD-S	90-07-084	296-17-45003	AMD	90-13-018	296-18A-510	AMD-P	90-09-072
296-04-001	AMD-C	90-16-019	296-17-50904	AMD-P	90-08-092	296-18A-510	AMD	90-14-009
296-04-001	AMD-S	90-17-052	296-17-50904	AMD-C	90-11-099	296-18A-515	NEW-P	90-09-072
296-04-001	AMD	90-21-118	296-17-50904	AMD	90-13-018	296-18A-515	NEW	90-14-009
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296-04-042	NEW-P	90-06-104	296-17-519	AMD-C	90-11-099	296-18A-520	AMD	90-14-009
296-04-042	NEW-S	90-07-085	296-17-519	AMD	90-13-018	296-20-010	AMD	90-04-057
296-04-042	NEW	90-16-031	296-17-532	AMD-P	90-08-092	296-20-01002	AMD	90-04-057
296-04-160	AMD-P	90-06-103	296-17-532	AMD-C	90-11-099	296-20-01002	AMD-P	90-09-072
296-04-160	AMD-S	90-07-084	296-17-532	AMD	90-13-018	296-20-01002	AMD	90-14-009
296-04-160	AMD-C	90-16-019	296-17-57602	AMD-P	90-08-092	296-20-015	AMD	90-04-057
296-04-160	AMD-S	90-17-052	296-17-57602	AMD-C	90-11-099	296-20-02001	AMD	90-04-057
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296-04-270	AMD	90-10-020	296-17-590	AMD-P	90-08-092	296-20-022	AMD	90-04-057
296-04-340	AMD	90-10-019	296-17-590	AMD-C	90-11-099	296-20-024	AMD	90-04-057
296-04-350	AMD	90-10-019	296-17-590	AMD	90-13-018	296-20-03001	AMD	90-04-057
296-04-370	AMD	90-10-019	296-17-592	AMD-P	90-08-092	296-20-045	AMD	90-04-057
296-06-010	AMD-P	90-02-089	296-17-592	AMD-C	90-11-099	296-20-075	AMD	90-04-057
296-06-010	AMD	90-07-004	296-17-592	AMD	90-13-018	296-20-097	AMD-P	90-13-112
296-06-020	AMD-P	90-02-089	296-17-59202	NEW-P	90-08-092	296-20-097	AMD-C	90-18-051
296-06-020	AMD	90-07-004	296-17-59202	NEW-C	90-11-099	296-20-097	AMD-C	90-20-118
296-06-030	AMD-P	90-02-089	296-17-59202	NEW	90-13-018	296-20-097	AMD	90-22-054
296-06-030	AMD	90-07-004	296-17-631	AMD-P	90-08-092	296-20-1103	AMD-P	90-09-072
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296-06-080	AMD	90-07-004	296-17-634	AMD-C	90-11-099	296-20-680	AMD	90-04-007
296-06-090	AMD-P	90-02-089	296-17-634	AMD	90-13-018	296-21-013	AMD-P	90-13-111
296-06-090	AMD	90-07-004	296-17-679	AMD-P	90-08-092	296-22-053	AMD-P	90-13-111
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296-06-130	AMD-P	90-02-089	296-17-870	AMD-C	90-11-099	296-23-910	AMD	90-18-028
296-06-130	AMD	90-07-004	296-17-870	AMD	90-13-018	296-23A-115	AMD-P	90-21-159
296-06-140	AMD-P	90-02-089	296-17-873	AMD-P	90-16-103	296-23A-150	AMD	90-04-057
296-06-140	AMD	90-07-004	296-17-873	AMD	90-20-092	296-23A-170	AMD	90-04-057
296-06-150	AMD-P	90-02-089	296-17-87301	AMD-P	90-16-103	296-23A-340	AMD-P	90-13-111
296-06-150	AMD	90-07-004	296-17-87301	AMD	90-20-092	296-24-020	AMD	90-03-029
296-06-170	AMD-P	90-02-089	296-17-87304	NEW-P	90-16-103	296-24-020	AMD-P	90-20-121
296-06-170	AMD	90-07-004	296-17-87304	NEW	90-20-092	296-24-065	AMD-P	90-20-121
296-06-990	REP-P	90-02-089	296-17-87305	AMD-P	90-16-103	296-24-07501	AMD-W	90-11-041
296-06-990	REP	90-07-004	296-17-87305	AMD	90-20-092	296-24-07801	AMD-W	90-11-041
296-06-99001	REP-P	90-02-089	296-17-87306	AMD-P	90-16-103	296-24-084	AMD-P	90-20-121
296-06-99001	REP	90-07-004	296-17-87306	AMD	90-20-092	296-24-086	AMD-W	90-11-041

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296-24-10203	NEW	90-03-029	296-24-87019	NEW	90-09-026	296-46-55001	NEW	90-19-015
296-24-110	NEW-P	90-15-065	296-24-87031	NEW-P	90-03-093	296-46-600	AMD-P	90-14-102
296-24-110	NEW	90-20-091	296-24-87031	NEW	90-09-026	296-46-600	AMD	90-19-015
296-24-11001	NEW-P	90-15-065	296-24-87033	NEW-P	90-03-093	296-46-670	NEW-P	90-14-102
296-24-11001	NEW	90-20-091	296-24-87033	NEW	90-09-026	296-46-670	NEW-W	90-19-014
296-24-11003	NEW-P	90-15-065	296-24-87035	NEW-P	90-03-093	296-46-700	NEW-P	90-14-102
296-24-11003	NEW	90-20-091	296-24-87035	NEW	90-09-026	296-46-700	NEW	90-19-015
296-24-11005	NEW-P	90-15-065	296-24-87035	AMD-P	90-20-121	296-46-725	NEW-P	90-14-102
296-24-11005	NEW	90-20-091	296-24-87037	NEW-P	90-03-093	296-46-725	NEW	90-19-015
296-24-11007	NEW-P	90-15-065	296-24-87037	NEW	90-09-026	296-46-770	NEW-P	90-14-102
296-24-11007	NEW	90-20-091	296-24-95611	AMD-P	90-20-121	296-46-770	NEW	90-19-015
296-24-11009	NEW-P	90-15-065	296-30-190	NEW-P	90-20-120	296-46-910	AMD-P	90-12-104
296-24-11009	NEW	90-20-091	296-36-145	AMD-P	90-12-106	296-46-910	AMD	90-17-041
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296-24-11013	NEW-P	90-15-065	296-36-170	AMD	90-17-051	296-52-417	AMD	90-03-029
296-24-11013	NEW	90-20-091	296-36-175	AMD-P	90-12-106	296-52-417	AMD-P	90-20-121
296-24-11015	NEW-P	90-15-065	296-36-175	AMD	90-17-051	296-52-419	AMD	90-03-029
296-24-11015	NEW	90-20-091	296-36-180	AMD-P	90-12-106	296-52-461	AMD	90-03-029
296-24-11017	NEW-P	90-15-065	296-36-180	AMD	90-17-051	296-52-465	AMD-P	90-20-121
296-24-11017	NEW	90-20-091	296-36-210	AMD-P	90-12-106	296-52-473	REP	90-03-029
296-24-119	NEW-P	90-15-065	296-36-210	AMD	90-17-051	296-52-477	AMD	90-03-029
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296-24-15001	AMD-P	90-20-121	296-46-130	AMD-P	90-14-102	296-52-509	AMD	90-03-029
296-24-15003	AMD-P	90-20-121	296-46-130	AMD	90-19-015	296-52-510	NEW	90-03-029
296-24-16507	AMD	90-03-029	296-46-140	AMD-P	90-14-102	296-54-569	AMD-P	90-03-093
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296-24-20700	AMD	90-09-026	296-46-21008	NEW	90-19-015	296-62-07354	NEW-P	90-15-065
296-24-23023	AMD-P	90-20-121	296-46-21052	NEW-P	90-14-102	296-62-07354	NEW	90-20-091
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308-08-005	AMD-E	90-17-026	308-08-400	AMD-P	90-17-072	308-14-130	NEW	90-20-008
308-08-005	AMD-P	90-17-072	308-08-400	AMD	90-21-086	308-14-135	NEW-P	90-14-096
308-08-005	AMD	90-21-086	308-08-410	REP-P	90-17-072	308-14-200	NEW-P	90-05-058
308-08-006	NEW-P	90-17-072	308-08-410	REP	90-21-086	308-14-200	NEW	90-10-009
308-08-006	NEW	90-21-086	308-08-415	NEW-P	90-17-072	308-20-107	AMD-P	90-03-018
308-08-010	REP-P	90-17-072	308-08-415	NEW	90-21-086	308-20-107	AMD	90-07-030
308-08-010	REP	90-21-086	308-08-416	NEW-E	90-17-026	308-20-140	AMD-P	90-03-018
308-08-040	REP-P	90-17-072	308-08-416	NEW-P	90-17-072	308-20-140	AMD	90-07-030
308-08-040	REP	90-21-086	308-08-416	NEW	90-21-086	308-20-155	AMD-P	90-03-018
308-08-070	REP-P	90-17-072	308-08-420	REP-P	90-17-072	308-20-155	AMD	90-07-030
308-08-070	REP	90-21-086	308-08-420	REP	90-21-086	308-20-210	AMD-P	90-03-018
308-08-080	REP-E	90-17-026	308-08-430	REP-P	90-17-072	308-20-210	AMD	90-07-030
308-08-080	REP-P	90-17-072	308-08-430	REP	90-21-086	308-25-010	REP-W	90-12-002
308-08-080	REP	90-21-086	308-08-440	REP-P	90-17-072	308-25-010	REP-P	90-19-066
308-08-085	NEW-E	90-17-026	308-08-440	REP	90-21-086	308-25-010	DECOD-P	90-22-094
308-08-085	NEW-P	90-17-072	308-08-450	REP-P	90-17-072	308-25-011	NEW-W	90-12-002
308-08-085	NEW	90-21-086	308-08-450	REP	90-21-086	308-25-011	NEW-P	90-19-066
308-08-090	REP-P	90-17-072	308-08-460	AMD-P	90-17-072	308-25-013	NEW-P	90-19-066
308-08-090	REP	90-21-086	308-08-460	AMD	90-21-086	308-25-015	AMD-W	90-12-002
308-08-100	REP-P	90-17-072	308-08-470	REP-P	90-17-072	308-25-015	AMD-P	90-19-066
308-08-100	REP	90-21-086	308-08-470	REP	90-21-086	308-25-015	DECOD-P	90-22-094
308-08-110	REP-P	90-17-072	308-08-480	REP-P	90-17-072	308-25-031	NEW-W	90-12-002
308-08-110	REP	90-21-086	308-08-480	REP	90-21-086	308-25-035	AMD-W	90-12-002
308-08-120	REP-P	90-17-072	308-08-490	REP-P	90-17-072	308-25-035	NEW-P	90-19-066
308-08-120	REP	90-21-086	308-08-490	REP	90-21-086	308-25-035	DECOD-P	90-22-094
308-08-130	REP-P	90-17-072	308-08-500	REP-P	90-17-072	308-25-037	NEW-P	90-09-062
308-08-130	REP	90-21-086	308-08-500	REP	90-21-086	308-25-037	NEW	90-12-068
308-08-140	REP-P	90-17-072	308-08-505	NEW-P	90-17-072	308-25-037	DECOD-P	90-22-094
308-08-140	REP	90-21-086	308-08-505	NEW	90-21-086	308-25-037	NEW-P	90-09-062
308-08-150	REP-P	90-17-072	308-08-510	REP-P	90-17-072	308-25-038	NEW-P	90-12-068
308-08-150	REP	90-21-086	308-08-510	REP	90-21-086	308-25-038	DECOD-P	90-22-094
308-08-160	REP-P	90-17-072	308-08-520	REP-P	90-17-072	308-25-041	NEW-W	90-12-002
308-08-160	REP	90-21-086	308-08-520	REP	90-21-086	308-25-041	NEW-P	90-19-066
308-08-170	REP-P	90-17-072	308-08-530	REP-P	90-17-072	308-25-045	NEW-W	90-12-002
308-08-170	REP	90-21-086	308-08-530	REP	90-21-086	308-25-045	NEW-W	90-12-002
308-08-190	REP-P	90-17-072	308-08-540	REP-P	90-17-072	308-25-046	NEW-W	90-12-002
308-08-190	REP	90-21-086	308-08-540	REP	90-21-086	308-25-047	NEW-W	90-12-002
308-08-200	REP-P	90-17-072	308-08-550	REP-P	90-17-072	308-25-050	DECOD-P	90-22-094
308-08-200	REP	90-21-086	308-08-550	REP	90-21-086	308-25-065	AMD	90-04-094
308-08-210	AMD-P	90-17-072	308-08-560	REP-P	90-17-072	308-25-065	DECOD-P	90-22-094
308-08-210	AMD	90-21-086	308-08-560	REP	90-21-086	308-25-070	DECOD-P	90-22-094
308-08-220	REP-P	90-17-072	308-08-570	REP-P	90-17-072	308-25-072	NEW-P	90-19-066
308-08-220	REP	90-21-086	308-08-570	REP	90-21-086	308-25-073	NEW-P	90-19-066
308-08-230	AMD-P	90-17-072	308-08-580	REP-P	90-17-072	308-25-074	NEW-P	90-19-066
308-08-230	AMD	90-21-086	308-08-580	REP	90-21-086	308-25-080	DECOD-P	90-22-094
308-08-240	AMD-P	90-17-072	308-08-580	REP	90-21-086	308-25-090	DECOD-P	90-22-094
308-08-240	AMD	90-21-086	308-08-590	REP-P	90-17-072	308-25-100	DECOD-P	90-22-094
308-08-250	REP-P	90-17-072	308-08-590	REP	90-21-086	308-25-110	DECOD-P	90-22-094
308-08-250	REP	90-21-086	308-08-610	AMD-P	90-17-072	308-25-120	DECOD-P	90-22-094
308-08-260	AMD-P	90-17-072	308-08-610	AMD	90-21-086	308-25-130	DECOD-P	90-22-094
308-08-260	AMD	90-21-086	308-08-640	AMD-P	90-17-072	308-25-140	DECOD-P	90-22-094
308-08-270	AMD-P	90-17-072	308-08-640	AMD	90-21-086	308-25-150	DECOD-P	90-22-094
308-08-270	AMD	90-21-086	308-08-650	AMD-P	90-17-072	308-25-160	DECOD-P	90-22-094
308-08-280	AMD-P	90-17-072	308-08-650	AMD	90-21-086	308-25-170	DECOD-P	90-22-094
308-08-280	AMD	90-21-086	308-08-660	AMD-P	90-17-072	308-25-180	NEW-P	90-19-066
308-08-290	AMD-P	90-17-072	308-08-660	AMD	90-21-086	308-25-290	NEW-P	90-10-037
			308-11-030	AMD-P	90-03-107	308-25-290	NEW	90-16-099

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-25-290	DECOD-P	90-21-129	308-34-170	AMD	90-04-094	308-39-190	NEW-P	90-14-129
308-25-300	DECOD-P	90-22-094	308-34-170	AMD-E	90-08-100	308-39-190	NEW	90-18-041
308-25-310	NEW-P	90-10-037	308-34-170	AMD-P	90-08-101	308-39-190	DECOD-P	90-21-129
308-25-310	NEW	90-16-099	308-34-170	AMD	90-13-084	308-39-200	NEW-P	90-06-065
308-25-310	DECOD-P	90-21-129	308-34-170	DECOD-P	90-22-094	308-39-200	NEW-W	90-14-125
308-25-320	NEW-P	90-10-037	308-34-180	DECOD-P	90-22-094	308-39-200	NEW-P	90-14-129
308-25-320	NEW	90-16-099	308-34-190	DECOD-P	90-22-094	308-39-200	NEW	90-18-041
308-25-320	DECOD-P	90-21-129	308-34-310	DECOD-P	90-22-094	308-39-200	DECOD-P	90-21-129
308-25-330	NEW-P	90-10-037	308-34-320	DECOD-P	90-22-094	308-39-210	NEW-P	90-06-065
308-25-330	NEW	90-16-099	308-34-330	DECOD-P	90-22-094	308-39-210	NEW-W	90-14-125
308-25-330	DECOD-P	90-21-129	308-34-410	DECOD-P	90-22-094	308-39-210	NEW-P	90-14-129
308-26-005	DECOD-P	90-22-094	308-34-420	DECOD-P	90-22-094	308-39-210	NEW	90-18-041
308-26-010	DECOD-P	90-22-094	308-34-430	DECOD-P	90-22-094	308-39-210	DECOD-P	90-21-129
308-26-011	DECOD-P	90-22-094	308-34-440	DECOD-P	90-22-094	308-39-220	NEW-P	90-06-101
308-26-015	DECOD-P	90-22-094	308-34-450	DECOD-P	90-22-094	308-39-220	NEW	90-18-040
308-26-016	DECOD-P	90-22-094	308-34-460	DECOD-P	90-22-094	308-39-220	DECOD-P	90-22-094
308-26-017	DECOD-P	90-22-094	308-34-470	DECOD-P	90-22-094	308-40-010	DECOD-P	90-21-129
308-26-025	DECOD-P	90-22-094	308-34-480	DECOD-P	90-22-094	308-40-020	DECOD-P	90-21-129
308-26-045	DECOD-P	90-22-094	308-37-100	DECOD-P	90-21-129	308-40-040	DECOD-P	90-21-129
308-26-055	DECOD-P	90-22-094	308-37-110	DECOD-P	90-21-129	308-40-101	DECOD-P	90-21-114
308-26-065	DECOD-P	90-22-094	308-37-120	DECOD-P	90-21-129	308-40-102	DECOD-P	90-21-114
308-26-075	DECOD-P	90-22-094	308-37-130	DECOD-P	90-21-129	308-40-103	DECOD-P	90-21-114
308-26-085	DECOD-P	90-22-094	308-37-135	DECOD-P	90-21-129	308-40-104	DECOD-P	90-21-114
308-26-095	DECOD-P	90-22-094	308-37-140	DECOD-P	90-21-129	308-40-105	DECOD-P	90-21-114
308-26-105	DECOD-P	90-22-094	308-37-150	DECOD-P	90-21-129	308-40-106	DECOD-P	90-21-114
308-26-115	DECOD-P	90-22-094	308-37-160	DECOD-P	90-21-129	308-40-107	NEW-P	90-04-085
308-26-125	DECOD-P	90-22-094	308-37-170	DECOD-P	90-21-129	308-40-107	NEW	90-08-011
308-26-135	DECOD-P	90-22-094	308-37-180	DECOD-P	90-21-129	308-40-107	DECOD-P	90-21-114
308-26-200	DECOD-P	90-22-094	308-37-190	DECOD-P	90-21-129	308-40-110	DECOD-P	90-21-114
308-29-045	AMD-P	90-03-107	308-38-100	DECOD-P	90-21-129	308-40-115	NEW-P	90-07-067
308-29-045	AMD	90-06-052	308-38-110	DECOD-P	90-21-129	308-40-115	NEW	90-11-083
308-30-030	AMD-P	90-03-107	308-38-120	DECOD-P	90-21-129	308-40-115	DECOD-P	90-21-114
308-30-030	AMD-W	90-17-024	308-38-130	DECOD-P	90-21-129	308-40-125	AMD-E	90-04-083
308-30-040	AMD-P	90-03-107	308-38-140	DECOD-P	90-21-129	308-40-125	AMD	90-04-094
308-30-040	AMD-W	90-17-024	308-38-150	DECOD-P	90-21-129	308-40-125	DECOD-P	90-22-094
308-30-050	AMD-P	90-03-107	308-38-160	DECOD-P	90-21-129	308-40-130	REP	90-05-039
308-30-050	AMD-W	90-17-024	308-38-160	DECOD-P	90-21-129	308-40-135	NEW	90-05-039
308-30-060	AMD-P	90-03-107	308-39-100	AMD-P	90-06-065	308-40-135	DECOD-P	90-21-114
308-30-060	AMD-W	90-17-024	308-39-100	AMD	90-18-042	308-40-140	DECOD-P	90-21-114
308-30-070	AMD-P	90-03-107	308-39-110	DECOD-P	90-21-129	308-40-150	NEW-P	90-07-068
308-30-070	AMD-W	90-17-024	308-39-110	AMD-P	90-06-065	308-40-150	NEW-P	90-14-079
308-30-080	AMD-P	90-03-107	308-39-120	AMD	90-18-042	308-40-150	NEW-W	90-14-081
308-30-080	AMD-W	90-17-024	308-39-120	DECOD-P	90-21-129	308-40-150	NEW	90-18-038
308-30-090	AMD-P	90-03-107	308-39-120	REP-P	90-06-065	308-40-150	NEW	90-18-038
308-30-090	AMD-W	90-17-024	308-39-120	REP-W	90-14-125	308-40-151	DECOD-P	90-21-114
308-30-100	AMD-P	90-03-107	308-39-120	REP-P	90-14-129	308-40-151	NEW-P	90-07-068
308-30-100	AMD	90-06-052	308-39-120	REP	90-18-041	308-40-151	NEW-P	90-14-079
308-31-055	AMD-P	90-11-096	308-39-125	NEW-P	90-06-065	308-40-151	NEW-W	90-14-081
308-31-055	AMD-E	90-11-097	308-39-125	NEW	90-18-042	308-40-151	NEW	90-18-038
308-31-055	AMD	90-16-057	308-39-125	DECOD-P	90-21-129	308-40-151	DECOD-P	90-21-114
308-31-055	DECOD-P	90-22-094	308-39-130	NEW-P	90-06-065	308-40-152	NEW-P	90-07-068
308-31-210	NEW-P	90-06-064	308-39-130	NEW	90-18-042	308-40-152	NEW-P	90-14-079
308-31-210	NEW	90-12-013	308-39-130	DECOD-P	90-21-129	308-40-152	NEW-W	90-14-081
308-31-220	NEW-P	90-06-064	308-39-140	NEW-P	90-06-065	308-40-152	NEW	90-18-038
308-31-220	NEW	90-12-013	308-39-140	NEW	90-18-042	308-40-152	DECOD-P	90-21-114
308-31-230	NEW-P	90-06-064	308-39-140	DECOD-P	90-21-129	308-41-025	REP-P	90-14-043
308-31-230	NEW	90-12-013	308-39-150	NEW-P	90-06-065	308-41-025	REP	90-17-088
308-31-240	NEW-P	90-06-064	308-39-150	NEW-W	90-14-125	308-42-010	DECOD-P	90-20-133
308-31-240	NEW	90-12-013	308-39-150	NEW-P	90-14-129	308-42-010	AMD-P	90-21-073
308-31-250	NEW-P	90-06-064	308-39-150	NEW	90-18-041	308-42-015	NEW-P	90-21-073
308-31-250	NEW	90-12-013	308-39-150	DECOD-P	90-21-129	308-42-040	DECOD-P	90-20-133
308-31-260	NEW-P	90-06-064	308-39-160	NEW-P	90-06-065	308-42-045	AMD-P	90-04-095
308-31-260	NEW	90-12-013	308-39-160	NEW-W	90-14-125	308-42-045	AMD	90-16-070
308-31-270	NEW-P	90-06-064	308-39-160	NEW-P	90-14-129	308-42-045	DECOD-P	90-20-133
308-31-270	NEW	90-12-013	308-39-160	NEW	90-18-041	308-42-045	AMD-P	90-21-073
308-31-280	NEW-P	90-06-064	308-39-160	DECOD-P	90-21-129	308-42-060	AMD-P	90-04-095
308-31-280	NEW	90-12-013	308-39-170	NEW-P	90-06-065	308-42-060	AMD	90-16-070
308-32-090	AMD-P	90-03-107	308-39-170	NEW-W	90-14-125	308-42-060	DECOD-P	90-20-133
308-32-090	AMD	90-06-052	308-39-170	NEW-P	90-14-129	308-42-060	AMD-P	90-21-073
308-33-105	AMD-P	90-03-107	308-39-170	NEW	90-18-041	308-42-070	DECOD-P	90-20-133
308-33-105	AMD	90-06-052	308-39-180	DECOD-P	90-21-129	308-42-070	AMD-P	90-21-073
308-34-110	DECOD-P	90-22-094	308-39-180	NEW-P	90-06-065	308-42-075	AMD-P	90-21-141
308-34-120	DECOD-P	90-22-094	308-39-180	NEW-W	90-14-125	308-42-075	DECOD-P	90-22-094
308-34-130	DECOD-P	90-22-094	308-39-180	NEW-P	90-14-129	308-42-090	DECOD-P	90-20-133
308-34-140	DECOD-P	90-22-094	308-39-180	NEW	90-18-041	308-42-110	DECOD-P	90-20-133
308-34-150	DECOD-P	90-22-094	308-39-180	DECOD-P	90-21-129	308-42-120	DECOD-P	90-20-133
308-34-160	DECOD-P	90-22-094	308-39-190	NEW-P	90-06-065	308-42-120	AMD-P	90-21-073
			308-39-190	NEW-W	90-14-125	308-42-121	DECOD-P	90-20-133

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308-42-123	DECOD-P	90-20-133	308-51-130	AMD	90-13-005	308-56A-515	NEW-P	90-06-015
308-42-123	AMD-P	90-21-073	308-51-130	DECOD-P	90-20-134	308-56A-515	NEW-E	90-06-016
308-42-125	DECOD-P	90-20-133	308-51-140	DECOD-P	90-20-134	308-56A-515	NEW	90-11-091
308-42-130	DECOD-P	90-20-133	308-51-210	DECOD-P	90-22-094	308-56A-520	NEW-P	90-06-015
308-42-130	AMD-P	90-21-073	308-51-220	DECOD-P	90-20-134	308-56A-520	NEW-E	90-06-016
308-42-135	DECOD-P	90-20-133	308-51-230	DECOD-P	90-20-134	308-56A-520	NEW	90-11-091
308-42-135	AMD-P	90-21-073	308-51-230	DECOD-P	90-22-094	308-66-150	AMD-P	90-04-048
308-42-136	DECOD-P	90-20-133	308-51-240	DECOD-P	90-20-134	308-66-150	AMD-C	90-12-089
308-42-136	AMD-P	90-21-073	308-51-240	DECOD-P	90-22-094	308-66-150	AMD	90-20-086
308-42-140	DECOD-P	90-20-133	308-51-250	DECOD-P	90-20-134	308-66-152	NEW-P	90-04-048
308-42-140	AMD-P	90-21-073	308-51-250	DECOD-P	90-22-094	308-66-152	NEW-C	90-12-089
308-42-145	AMD-P	90-04-095	308-51-260	DECOD-P	90-20-134	308-66-152	NEW	90-20-086
308-42-145	AMD-W	90-16-035	308-51-260	DECOD-P	90-22-094	308-66-152	AMD-E	90-22-052
308-42-145	DECOD-P	90-20-133	308-51-270	DECOD-P	90-20-134	308-66-180	AMD-P	90-18-027
308-42-145	AMD-P	90-21-073	308-51-270	DECOD-P	90-22-094	308-66-190	AMD-P	90-06-022
308-42-150	DECOD-P	90-20-133	308-51-280	DECOD-P	90-20-134	308-66-190	AMD	90-10-013
308-42-150	AMD-P	90-21-073	308-51-280	DECOD-P	90-22-094	308-66-190	AMD-P	90-18-027
308-42-155	DECOD-P	90-20-133	308-51-290	DECOD-P	90-20-134	308-66-205	NEW-P	90-18-027
308-42-160	DECOD-P	90-20-133	308-51-290	DECOD-P	90-22-094	308-66-206	NEW-P	90-18-027
308-42-210	DECOD-P	90-20-133	308-51-300	DECOD-P	90-20-134	308-67-010	NEW	90-03-022
308-42-210	AMD-P	90-21-073	308-51-300	DECOD-P	90-22-094	308-72-509	NEW-P	90-08-116
308-42-220	DECOD-P	90-20-133	308-51-310	DECOD-P	90-20-134	308-72-509	NEW	90-13-037
308-42-230	DECOD-P	90-20-133	308-51-310	DECOD-P	90-22-094	308-72-520	AMD-P	90-08-116
308-42-240	DECOD-P	90-20-133	308-51-310	DECOD-P	90-20-134	308-72-520	AMD	90-13-037
308-42-250	DECOD-P	90-20-133	308-51-320	DECOD-P	90-20-134	308-72-520	AMD-P	90-08-116
308-42-260	DECOD-P	90-20-133	308-51A-010	DECOD-P	90-20-134	308-72-540	AMD-P	90-08-116
308-42-260	DECOD-P	90-20-133	308-51A-020	DECOD-P	90-20-134	308-72-540	AMD	90-13-037
308-42-270	DECOD-P	90-20-133	308-51A-030	DECOD-P	90-20-134	308-72-542	NEW-P	90-08-116
308-42-280	DECOD-P	90-20-133	308-51A-040	DECOD-P	90-20-134	308-72-542	NEW	90-13-037
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308-48-165	REP	90-17-148	308-51A-060	DECOD-P	90-20-134	308-72-570	AMD	90-13-037
308-48-520	REP-P	90-20-106	308-52-100	AMD	90-05-001	308-72-690	AMD-P	90-08-116
308-48-540	AMD-P	90-20-106	308-52-260	AMD-E	90-12-113	308-72-690	AMD	90-13-037
308-48-560	AMD-P	90-20-106	308-52-260	AMD-P	90-12-116	308-77-034	AMD-P	90-08-117
308-48-580	REP-P	90-20-106	308-52-260	AMD	90-18-009	308-77-034	AMD	90-13-038
308-48-590	AMD-P	90-20-106	308-52-590	AMD-E	90-04-093	308-77-040	AMD-P	90-08-117
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308-48-601	NEW-P	90-20-106	308-52-590	AMD-P	90-08-009	308-77-080	REP-P	90-20-127
308-48-610	NEW-P	90-20-106	308-52-590	AMD	90-18-039	308-77-100	AMD-P	90-20-127
308-48-800	AMD-P	90-04-110	308-52-590	REP-P	90-22-093	308-77-120	AMD-P	90-08-117
308-48-800	AMD	90-07-024	308-52-690	AMD-E	90-09-007	308-77-120	AMD	90-13-038
308-48-800	AMD-P	90-20-129	308-52-690	AMD-E	90-11-044	308-77-125	NEW-E	90-08-060
308-49-100	AMD-P	90-14-098	308-53-020	DECOD-P	90-22-094	308-77-125	NEW-P	90-08-119
308-49-100	AMD	90-17-148	308-53-075	AMD-P	90-08-106	308-77-125	NEW	90-13-036
308-49-130	AMD-P	90-14-098	308-53-075	AMD	90-11-080	308-77-165	NEW-P	90-08-117
308-49-130	AMD	90-17-148	308-53-084	AMD-P	90-08-106	308-77-165	NEW	90-13-038
308-49-140	AMD-P	90-14-098	308-53-084	AMD	90-11-080	308-77-250	AMD-P	90-20-089
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308-49-160	REP-P	90-14-098	308-53-265	PREP	90-12-065	308-78-030	AMD	90-13-039
308-49-160	REP	90-17-148	308-54-315	AMD	90-04-094	308-78-040	AMD-P	90-08-118
308-49-162	NEW-P	90-14-098	308-54-315	DECOD-P	90-22-094	308-78-040	AMD	90-13-039
308-49-162	NEW	90-17-148	308-55-025	DECOD-P	90-22-094	308-78-070	AMD-P	90-08-118
308-49-164	NEW-P	90-14-098	308-55-035	DECOD-P	90-22-094	308-78-070	AMD	90-13-039
308-49-164	NEW	90-17-148	308-55-045	DECOD-P	90-22-094	308-91-010	AMD-P	90-10-091
308-49-168	NEW-P	90-14-098	308-55-055	DECOD-P	90-22-094	308-91-010	AMD-W	90-13-057
308-49-168	NEW	90-17-148	308-55-065	DECOD-P	90-22-094	308-91-010	AMD-P	90-13-058
308-49-200	NEW-P	90-14-098	308-55-075	DECOD-P	90-22-094	308-91-010	AMD	90-16-072
308-49-200	NEW	90-17-148	308-55-085	DECOD-P	90-22-094	308-91-030	AMD-P	90-10-091
308-50-295	AMD-W	90-03-069	308-55-095	DECOD-P	90-22-094	308-91-030	AMD-W	90-13-057
308-50-295	AMD-P	90-08-107	308-55-105	DECOD-P	90-22-094	308-91-030	AMD-P	90-13-058
308-50-295	AMD-C	90-21-048	308-55-115	DECOD-P	90-22-094	308-91-030	AMD	90-16-072
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308-50-310	AMD-P	90-08-107	308-56A-090	NEW-P	90-14-069	308-91-040	AMD-W	90-13-057
308-50-310	AMD-C	90-21-048	308-56A-090	NEW-E	90-14-072	308-91-040	AMD-P	90-13-058
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308-51-010	DECOD-P	90-20-134	308-56A-420	AMD	90-10-013	308-91-050	AMD-W	90-13-057
308-51-021	DECOD-P	90-20-134	308-56A-500	NEW-P	90-06-015	308-91-050	AMD-P	90-13-058
308-51-050	DECOD-P	90-20-134	308-56A-500	NEW-E	90-06-016	308-91-050	AMD	90-16-072
308-51-100	DECOD-P	90-20-134	308-56A-500	NEW	90-11-091	308-91-060	AMD-P	90-10-091
308-51-110	DECOD-P	90-20-134	308-56A-505	NEW-P	90-06-015	308-91-060	AMD-W	90-13-057
308-51-120	AMD-P	90-07-069	308-56A-505	NEW-E	90-06-016	308-91-060	AMD-P	90-13-058
308-51-120	AMD	90-13-005	308-56A-505	NEW	90-11-091	308-91-070	AMD	90-16-072
308-51-120	DECOD-P	90-20-134	308-56A-510	NEW-P	90-06-015	308-91-070	AMD-P	90-10-091
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308-91-080	AMD-P 90-10-091	308-115-330	DECOD-P 90-22-094	308-121-155	NEW 90-17-042
308-91-080	AMD-W 90-13-057	308-115-340	DECOD-P 90-22-094	308-121-160	NEW-P 90-10-084
308-91-080	AMD-P 90-13-058	308-115-350	DECOD-P 90-22-094	308-121-160	NEW-C 90-12-115
308-91-080	AMD 90-16-072	308-115-405	AMD 90-04-094	308-121-160	NEW 90-17-042
308-91-090	AMD-P 90-10-091	308-115-405	DECOD-P 90-22-094	308-121-165	NEW-P 90-10-084
308-91-090	AMD-W 90-13-057	308-115-500	DECOD-P 90-22-094	308-121-165	NEW-C 90-12-115
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308-115-110	DECOD-P 90-22-094	308-121-070	REP 90-17-043	308-124E-014	AMD 90-09-014
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308-115-140	DECOD-P 90-22-094	308-121-110	NEW 90-17-042	308-124H	AMD 90-10-010
308-115-150	DECOD-P 90-22-094	308-121-120	NEW-P 90-10-084	308-124H	AMD-P 90-20-051
308-115-160	DECOD-P 90-22-094	308-121-120	NEW-C 90-12-115	308-124H-011	NEW-P 90-02-102
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308-115-180	DECOD-P 90-22-094	308-121-130	NEW-P 90-10-084	308-124H-011	NEW 90-10-010
308-115-190	DECOD-P 90-22-094	308-121-130	NEW-C 90-12-115	308-124H-020	REP-P 90-02-102
308-115-200	DECOD-P 90-22-094	308-121-130	NEW 90-17-042	308-124H-020	REP-C 90-05-072
308-115-210	DECOD-P 90-22-094	308-121-140	NEW-P 90-10-084	308-124H-020	REP 90-10-010
308-115-220	DECOD-P 90-22-094	308-121-140	NEW-C 90-12-115	308-124H-021	NEW-P 90-02-102
308-115-230	DECOD-P 90-22-094	308-121-140	NEW 90-17-042	308-124H-021	NEW-C 90-05-072
308-115-240	DECOD-P 90-22-094	308-121-145	NEW-P 90-10-084	308-124H-021	NEW 90-10-010
308-115-250	DECOD-P 90-22-094	308-121-145	NEW-C 90-12-115	308-124H-021	AMD-P 90-20-051
308-115-260	DECOD-P 90-22-094	308-121-145	NEW 90-17-042	308-124H-025	NEW-P 90-02-102
308-115-270	DECOD-P 90-22-094	308-121-150	NEW-P 90-10-084	308-124H-025	NEW-C 90-05-072
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308-124H-033	REP-C	90-05-072	308-124H-330	NEW	90-10-010	308-127-100	REP	90-07-023
308-124H-033	REP	90-10-010	308-124H-340	NEW-C	90-05-072	308-127-105	NEW-P	90-04-088
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308-124H-035	AMD-C	90-05-072	308-124H-510	NEW-C	90-05-072	308-127-110	AMD-P	90-04-088
308-124H-035	AMD	90-10-010	308-124H-510	NEW	90-10-010	308-127-110	AMD	90-07-023
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308-124H-036	AMD	90-10-010	308-124H-520	AMD-P	90-20-051	308-127-130	AMD-P	90-04-088
308-124H-037	AMD-P	90-02-102	308-124H-530	NEW-C	90-05-072	308-127-130	AMD	90-07-023
308-124H-037	AMD-C	90-05-072	308-124H-530	NEW	90-10-010	308-127-140	AMD-P	90-04-088
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308-124H-038	REP-C	90-05-072	308-124H-550	NEW-C	90-05-072	308-127-155	REP	90-07-023
308-124H-038	REP	90-10-010	308-124H-550	NEW	90-10-010	308-127-160	NEW-P	90-04-088
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308-124H-040	REP-C	90-05-072	308-124H-560	NEW	90-10-010	308-127-200	AMD-P	90-04-088
308-124H-040	REP	90-10-010	308-124H-560	NEW	90-10-010	308-127-200	AMD	90-07-023
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308-124H-041	NEW-C	90-05-072	308-124H-570	NEW	90-10-010	308-127-210	AMD	90-07-023
308-124H-041	NEW	90-10-010	308-124H-580	NEW-C	90-05-072	308-127-220	REP-P	90-04-088
308-124H-043	REP-P	90-02-102	308-124H-580	NEW	90-10-010	308-127-220	REP	90-07-023
308-124H-043	REP-C	90-05-072	308-124H-800	NEW-P	90-10-075	308-127-220	REP	90-07-023
308-124H-043	REP	90-10-010	308-124H-800	NEW-W	90-11-008	308-127-225	NEW-P	90-04-088
308-124H-045	REP-P	90-02-102	308-124H-800	NEW-P	90-11-098	308-127-225	NEW	90-07-023
308-124H-045	REP-C	90-05-072	308-1241-010	NEW-P	90-02-102	308-127-300	AMD-P	90-04-088
308-124H-045	REP	90-10-010	308-1241-020	NEW-P	90-02-102	308-127-300	AMD	90-07-023
308-124H-050	REP-P	90-02-102	308-1241-030	NEW-P	90-02-102	308-128B-060	REP	90-03-098
308-124H-050	REP-C	90-05-072	308-1241-040	NEW-P	90-02-102	308-128B-080	AMD	90-03-099
308-124H-050	REP	90-10-010	308-1241-050	NEW-P	90-02-102	308-130-320	DECOD-P	90-22-094
308-124H-051	NEW-P	90-02-102	308-1241-060	NEW-P	90-02-102	308-130-330	DECOD-P	90-22-094
308-124H-051	NEW-C	90-05-072	308-1241-070	NEW-P	90-02-102	308-130-340	DECOD-P	90-22-094
308-124H-051	NEW	90-10-010	308-1241-080	NEW-P	90-02-102	308-130-350	DECOD-P	90-22-094
308-124H-055	REP-P	90-02-102	308-1241-090	NEW-P	90-02-102	308-130-360	DECOD-P	90-22-094
308-124H-055	REP-C	90-05-072	308-1241-100	NEW-P	90-02-102	308-130-370	DECOD-P	90-22-094
308-124H-055	REP	90-10-010	308-1241-110	NEW-P	90-02-102	308-130-380	DECOD-P	90-22-094
308-124H-060	REP-P	90-02-102	308-1241-120	NEW-P	90-02-102	308-130-390	DECOD-P	90-22-094
308-124H-060	REP-C	90-05-072	308-1241-130	NEW-P	90-02-102	308-130-400	DECOD-P	90-22-094
308-124H-060	REP	90-10-010	308-1241-140	NEW-P	90-02-102	308-130-410	DECOD-P	90-22-094
308-124H-061	NEW-P	90-02-102	308-124J-010	NEW-P	90-02-102	308-138-055	DECOD-P	90-21-072
308-124H-061	NEW-C	90-05-072	308-124J-020	NEW-P	90-02-102	308-138-065	DECOD-P	90-21-072
308-124H-061	NEW	90-10-010	308-124J-030	NEW-P	90-02-102	308-138-070	DECOD-P	90-21-072
308-124H-062	NEW-P	90-02-102	308-124J-040	NEW-P	90-02-102	308-138-080	AMD	90-04-094
308-124H-062	NEW-C	90-05-072	308-124J-050	NEW-P	90-02-102	308-138-080	DECOD-P	90-22-094
308-124H-062	NEW	90-10-010	308-124J-060	NEW-P	90-02-102	308-138-180	DECOD-P	90-21-072
308-124H-065	REP-P	90-02-102	308-124J-070	NEW-P	90-02-102	308-138-200	DECOD-P	90-21-072
308-124H-065	REP-C	90-05-072	308-124J-080	NEW-P	90-02-102	308-138-210	DECOD-P	90-21-072
308-124H-065	REP	90-10-010	308-125-010	NEW-P	90-17-147	308-138-220	DECOD-P	90-21-072
308-124H-070	REP-P	90-02-102	308-125-020	NEW-P	90-17-147	308-138-230	DECOD-P	90-21-072
308-124H-070	REP-C	90-05-072	308-125-030	NEW-P	90-17-147	308-138-300	DECOD-P	90-21-072
308-124H-070	REP	90-10-010	308-125-040	NEW-P	90-17-147	308-138-310	DECOD-P	90-21-072
308-124H-210	NEW-C	90-05-072	308-125-050	NEW-P	90-17-147	308-138-320	DECOD-P	90-21-072
308-124H-210	NEW	90-10-010	308-125-060	NEW-P	90-17-147	308-138-321	DECOD-P	90-21-072
308-124H-220	NEW-C	90-05-072	308-125-070	NEW-P	90-17-147	308-138-322	DECOD-P	90-21-072
308-124H-220	NEW	90-10-010	308-125-080	NEW-P	90-17-147	308-138-323	DECOD-P	90-21-072
308-124H-220	AMD-P	90-20-051	308-125-090	NEW-P	90-17-147	308-138-324	DECOD-P	90-21-072
308-124H-230	NEW-C	90-05-072	308-125-100	NEW-P	90-17-147	308-138-325	DECOD-P	90-21-072
308-124H-230	NEW	90-10-010	308-125-110	NEW-P	90-17-147	308-138-326	DECOD-P	90-21-072
308-124H-240	NEW-C	90-05-072	308-125-120	NEW-P	90-17-147	308-138-327	DECOD-P	90-21-072
308-124H-240	NEW	90-10-010	308-125-130	NEW-P	90-17-147	308-138-328	DECOD-P	90-21-072
308-124H-250	NEW-C	90-05-072	308-125-140	NEW-P	90-17-147	308-138-330	DECOD-P	90-21-072
308-124H-250	NEW	90-10-010	308-125-150	NEW-P	90-17-147	308-138-340	DECOD-P	90-21-072
308-124H-260	NEW-C	90-05-072	308-125-160	NEW-P	90-17-147	308-138-350	DECOD-P	90-21-072
308-124H-260	NEW	90-10-010	308-125-170	NEW-P	90-17-147	308-138-360	DECOD-P	90-21-072
308-124H-260	AMD-P	90-20-051	308-125-180	NEW-P	90-17-147	308-138A-020	DECOD-P	90-21-072
308-124H-270	NEW-C	90-05-072	308-125-190	NEW-P	90-17-147	308-138A-025	DECOD-P	90-21-072
308-124H-270	NEW	90-10-010	308-125-200	NEW-P	90-17-147	308-138A-030	DECOD-P	90-21-072
308-124H-280	NEW-C	90-05-072	308-125-210	NEW-P	90-17-147	308-138A-040	DECOD-P	90-21-072
308-124H-280	NEW	90-10-010	308-127-010	REP-P	90-04-088	308-138A-050	DECOD-P	90-21-072
308-124H-290	NEW-C	90-05-072	308-127-010	REP	90-07-023	308-138A-060	DECOD-P	90-21-072
308-124H-290	NEW	90-10-010	308-127-020	REP-P	90-04-088	308-138A-070	DECOD-P	90-21-072
308-124H-300	NEW-C	90-05-072	308-127-030	REP-P	90-04-088	308-138A-080	DECOD-P	90-21-072
308-124H-300	NEW	90-10-010	308-127-030	REP	90-07-023	308-138A-090	DECOD-P	90-21-072
308-124H-310	NEW-C	90-05-072	308-127-035	NEW-P	90-04-088	308-138B-100	DECOD-P	90-21-072
308-124H-310	NEW	90-10-010	308-127-035	NEW	90-07-023	308-138B-105	DECOD-P	90-21-072
308-124H-320	NEW-C	90-05-072	308-127-040	AMD-P	90-04-088	308-138B-110	DECOD-P	90-21-072
						308-138B-130	DECOD-P	90-21-072

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308-138B-150	DECOD-P 90-21-072	308-171-010	AMD-P 90-04-096	308-175-130	DECOD-P 90-22-094
308-138B-160	DECOD-P 90-21-072	308-171-010	AMD 90-16-071	308-175-135	DECOD-P 90-22-094
308-138B-165	DECOD-P 90-21-072	308-171-020	AMD-P 90-04-096	308-175-140	AMD 90-04-094
308-138B-170	DECOD-P 90-21-072	308-171-020	AMD 90-16-071	308-175-140	DECOD-P 90-22-094
308-138B-180	DECOD-P 90-21-072	308-171-041	NEW-P 90-04-096	308-175-200	AMD-E 90-06-004
308-138B-190	DECOD-P 90-21-072	308-171-041	NEW-W 90-16-036	308-175-200	AMD-P 90-11-019
308-138B-200	DECOD-P 90-21-072	308-171-041	NEW-P 90-16-096	308-175-200	AMD 90-14-131
308-150	DECOD-C 90-22-012	308-171-041	NEW 90-22-011	308-175-200	DECOD-P 90-22-094
308-150-005	DECOD-P 90-21-115	308-171-045	AMD-P 90-16-096	308-177-010	DECOD-P 90-22-094
308-150-006	DECOD-P 90-21-115	308-171-045	AMD 90-22-011	308-177-020	DECOD-P 90-22-094
308-150-007	DECOD-P 90-21-115	308-171-301	AMD-P 90-16-096	308-177-030	DECOD-P 90-22-094
308-150-008	DECOD-P 90-21-115	308-171-301	AMD 90-22-011	308-177-040	DECOD-P 90-22-094
308-150-009	DECOD-P 90-21-115	308-171-310	DECOD-P 90-22-094	308-177-050	DECOD-P 90-22-094
308-150-011	DECOD-P 90-21-115	308-171-320	AMD-P 90-16-096	308-177-060	DECOD-P 90-22-094
308-150-013	DECOD-P 90-21-115	308-171-320	AMD 90-22-011	308-177-070	DECOD-P 90-22-094
308-150-014	DECOD-P 90-21-115	308-173-010	DECOD-P 90-22-094	308-177-080	DECOD-P 90-22-094
308-150-030	DECOD-P 90-21-115	308-173-020	DECOD-P 90-22-094	308-177-090	DECOD-P 90-22-094
308-150-035	DECOD-P 90-21-115	308-173-070	DECOD-P 90-22-094	308-177-100	DECOD-P 90-22-094
308-150-045	DECOD-P 90-21-115	308-173-080	DECOD-P 90-22-094	308-177-110	AMD 90-04-094
308-150-050	DECOD-P 90-21-115	308-173-090	DECOD-P 90-22-094	308-177-110	DECOD-P 90-22-094
308-150-055	DECOD-P 90-21-115	308-173-100	DECOD-P 90-22-094	308-177-115	DECOD-P 90-22-094
308-150-060	DECOD-P 90-21-115	308-173-130	AMD 90-04-094	308-177-120	DECOD-P 90-22-094
308-150-061	DECOD-P 90-21-115	308-173-130	DECOD-P 90-22-094	308-177-130	DECOD-P 90-22-094
308-150-062	DECOD-P 90-21-115	308-173-210	NEW-P 90-10-084	308-177-140	DECOD-P 90-22-094
308-150-070	DECOD-P 90-21-115	308-173-210	NEW-C 90-12-115	308-177-160	DECOD-P 90-22-094
308-151	DECOD-C 90-22-012	308-173-210	NEW 90-20-018	308-177-180	DECOD-P 90-22-094
308-151-050	DECOD-P 90-21-115	308-173-220	NEW-P 90-10-084	308-177-190	DECOD-P 90-22-094
308-151-060	DECOD-P 90-21-115	308-173-220	NEW-C 90-12-115	308-180-120	AMD-P 90-05-053
308-151-070	DECOD-P 90-21-115	308-173-220	NEW 90-20-018	308-180-120	AMD 90-11-093
308-151-080	DECOD-P 90-21-115	308-173-230	NEW-P 90-10-084	308-180-120	DECOD-P 90-22-094
308-151-090	DECOD-P 90-21-115	308-173-230	NEW-C 90-12-115	308-180-130	DECOD-P 90-22-094
308-151-100	DECOD-P 90-21-115	308-173-230	NEW 90-20-018	308-180-140	DECOD-P 90-22-094
308-151-110	DECOD-P 90-21-115	308-173-240	NEW-P 90-10-084	308-180-150	AMD-P 90-08-002
308-152-020	DECOD-P 90-22-094	308-173-240	NEW-C 90-12-115	308-180-150	AMD 90-12-114
308-152-030	AMD 90-04-094	308-173-240	NEW 90-20-018	308-180-150	DECOD-P 90-22-094
308-152-030	AMD-P 90-08-009	308-173-245	NEW-P 90-10-084	308-180-160	DECOD-P 90-22-094
308-152-030	AMD 90-18-039	308-173-245	NEW-C 90-12-115	308-180-170	DECOD-P 90-22-094
308-152-030	REP-P 90-22-093	308-173-245	NEW 90-20-018	308-180-190	DECOD-P 90-22-094
308-153	DECOD-C 90-22-012	308-173-250	NEW-P 90-10-084	308-180-200	DECOD-P 90-22-094
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308-153-045	DECOD-P 90-21-115	308-173-255	NEW-C 90-12-115	308-180-220	DECOD-P 90-22-094
308-154	DECOD-C 90-22-012	308-173-255	NEW 90-20-018	308-180-230	DECOD-P 90-22-094
308-154-010	DECOD-P 90-21-115	308-173-260	NEW-P 90-10-084	308-180-240	DECOD-P 90-22-094
308-154-020	DECOD-P 90-21-115	308-173-260	NEW-C 90-12-115	308-180-250	AMD-P 90-08-002
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308-154-040	DECOD-P 90-21-115	308-173-265	NEW-P 90-10-084	308-180-250	DECOD-P 90-22-094
308-154-050	DECOD-P 90-21-115	308-173-265	NEW-C 90-12-115	308-180-260	AMD 90-04-094
308-154-060	DECOD-P 90-21-115	308-173-265	NEW 90-20-018	308-180-260	AMD-P 90-08-009
308-154-080	DECOD-P 90-21-115	308-173-270	NEW-P 90-10-084	308-180-260	AMD 90-18-039
308-154-085	DECOD-P 90-21-115	308-173-270	NEW-C 90-12-115	308-180-260	DECOD-P 90-22-094
308-156	DECOD-C 90-22-012	308-173-270	NEW 90-20-018	308-180-270	DECOD-P 90-22-094
308-156-010	DECOD-P 90-21-115	308-173-275	NEW-P 90-10-084	308-180-280	DECOD-P 90-22-094
308-156-020	DECOD-P 90-21-115	308-173-275	NEW-C 90-12-115	308-180-290	DECOD-P 90-22-094
308-156-030	DECOD-P 90-21-115	308-173-275	NEW 90-20-018	308-180-300	DECOD-P 90-22-094
308-156-045	DECOD-P 90-21-115	308-173-280	NEW-P 90-10-084	308-180-310	DECOD-P 90-22-094
308-156-050	DECOD-P 90-21-115	308-173-280	NEW-C 90-12-115	308-180-320	DECOD-P 90-22-094
308-156-055	DECOD-P 90-21-115	308-173-280	NEW 90-20-018	308-180-330	DECOD-P 90-22-094
308-156-060	DECOD-P 90-21-115	308-175-010	DECOD-P 90-22-094	308-180-340	DECOD-P 90-22-094
308-156-070	DECOD-P 90-21-115	308-175-020	DECOD-P 90-22-094	308-180-350	DECOD-P 90-22-094
308-156-075	DECOD-P 90-21-115	308-175-030	DECOD-P 90-22-094	308-180-360	DECOD-P 90-22-094
308-156-080	DECOD-P 90-21-115	308-175-040	DECOD-P 90-22-094	308-180-370	DECOD-P 90-22-094
308-156-090	DECOD-P 90-21-115	308-175-050	DECOD-P 90-22-094	308-180-400	DECOD-P 90-22-094
308-156-100	DECOD-P 90-21-115	308-175-060	DECOD-P 90-22-094	308-183-010	DECOD-P 90-22-094
308-156-200	DECOD-P 90-21-115	308-175-065	DECOD-P 90-22-094	308-183-020	DECOD-P 90-22-094
308-157-010	RECOD-P 90-21-115	308-175-070	DECOD-P 90-22-094	308-183-030	DECOD-P 90-22-094
308-158-010	NEW-P 90-16-097	308-175-075	DECOD-P 90-22-094	308-183-040	DECOD-P 90-22-094
308-158-010	NEW 90-21-029	308-175-085	DECOD-P 90-22-094	308-183-050	DECOD-P 90-22-094
308-158-020	NEW-P 90-16-097	308-175-090	DECOD-P 90-22-094	308-183-060	DECOD-P 90-22-094
308-158-020	NEW 90-21-029	308-175-095	DECOD-P 90-22-094	308-183-070	DECOD-P 90-22-094
308-158-030	NEW-P 90-16-097	308-175-100	DECOD-P 90-22-094	308-183-080	DECOD-P 90-22-094
308-158-030	NEW 90-21-029	308-175-105	DECOD-P 90-22-094	308-183-090	DECOD-P 90-22-094
308-158-040	NEW-P 90-16-097	308-175-110	DECOD-P 90-22-094	308-183-100	DECOD-P 90-22-094
308-158-040	NEW 90-21-029	308-175-115	DECOD-P 90-22-094	308-183-110	DECOD-P 90-22-094
308-171-001	AMD-P 90-04-096	308-175-120	DECOD-P 90-22-094	308-183-120	DECOD-P 90-22-094

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308-183-140	DECOD-P 90-22-094	308-220-140	DECOD-P 90-22-094	308-420-210	NEW-P 90-20-126
308-183-150	DECOD-P 90-22-094	308-220-150	DECOD-P 90-22-094	308-420-220	NEW-P 90-20-126
308-183-160	DECOD-P 90-22-094	308-220-160	DECOD-P 90-22-094	308-420-230	NEW-P 90-20-126
308-183-170	DECOD-P 90-22-094	308-220-170	DECOD-P 90-22-094	308-420-240	NEW-P 90-20-126
308-183-180	DECOD-P 90-22-094	308-220-200	DECOD-P 90-22-094	314-12-020	AMD-P 90-20-041
308-183-190	DECOD-P 90-22-094	308-230-010	DECOD-P 90-22-094	314-12-033	AMD-P 90-20-043
308-183-200	DECOD-P 90-22-094	308-230-020	DECOD-P 90-22-094	314-12-070	AMD-P 90-20-042
308-190-010	AMD 90-04-094	308-230-030	DECOD-P 90-22-094	314-12-135	NEW-P 90-10-088
308-190-010	AMD-P 90-08-009	308-230-040	DECOD-P 90-22-094	314-12-135	NEW 90-14-003
308-190-010	AMD 90-18-039	308-230-050	DECOD-P 90-22-094	314-12-175	AMD-P 90-10-087
308-190-010	DECOD-P 90-22-094	308-230-060	DECOD-P 90-22-094	314-12-175	REP 90-14-012
308-190-020	DECOD-P 90-22-094	308-230-070	DECOD-P 90-22-094	314-16-170	AMD-P 90-03-088
308-190-030	DECOD-P 90-22-094	308-230-080	DECOD-P 90-22-094	314-16-170	AMD-W 90-17-018
308-190-040	DECOD-P 90-22-094	308-230-090	DECOD-P 90-22-094	314-20-020	AMD-P 90-10-090
308-190-041	DECOD-P 90-22-094	308-230-100	DECOD-P 90-22-094	314-20-020	AMD 90-18-008
308-190-042	DECOD-P 90-22-094	308-230-110	DECOD-P 90-22-094	314-20-025	NEW-P 90-03-089
308-190-050	DECOD-P 90-22-094	308-230-120	DECOD-P 90-22-094	314-20-025	NEW-W 90-17-019
308-190-060	DECOD-P 90-22-094	308-230-130	DECOD-P 90-22-094	314-40-020	AMD-P 90-10-089
308-190-070	DECOD-P 90-22-094	308-230-140	DECOD-P 90-22-094	314-40-020	AMD 90-14-004
308-190-080	DECOD-P 90-22-094	308-230-200	DECOD-P 90-22-094	314-52-015	AMD-P 90-21-038
308-190-090	DECOD-P 90-22-094	308-250-010	DECOD-P 90-22-094	314-52-016	NEW-P 90-21-038
308-190-100	DECOD-P 90-22-094	308-250-020	DECOD-P 90-22-094	314-60-040	AMD 90-02-109
308-190-110	DECOD-P 90-22-094	308-250-030	DECOD-P 90-22-094	315-04-132	AMD-P 90-07-086
308-190-120	DECOD-P 90-22-094	308-250-040	DECOD-P 90-22-094	315-04-132	AMD 90-11-040
308-190-130	DECOD-P 90-22-094	308-250-050	DECOD-P 90-22-094	315-06-080	AMD-P 90-07-086
308-190-140	DECOD-P 90-22-094	308-300	AMD-E 90-14-021	315-06-080	AMD 90-11-040
308-190-200	DECOD-P 90-22-094	308-300	AMD-P 90-14-022	315-08-010	NEW-P 90-07-086
308-195-020	DECOD-P 90-22-094	308-300	AMD 90-17-062	315-08-010	NEW 90-11-040
308-195-030	DECOD-P 90-22-094	308-300-075	NEW-E 90-14-021	315-08-020	NEW-P 90-07-086
308-195-040	DECOD-P 90-22-094	308-300-075	NEW-P 90-14-022	315-08-020	NEW 90-11-040
308-195-050	DECOD-P 90-22-094	308-300-075	NEW 90-17-062	315-08-030	NEW-P 90-07-086
308-195-060	DECOD-P 90-22-094	308-310-010	AMD 90-04-094	315-08-030	NEW 90-11-040
308-195-070	DECOD-P 90-22-094	308-310-010	DECOD-P 90-22-094	315-08-040	NEW-P 90-07-086
308-195-080	DECOD-P 90-22-094	308-310-020	DECOD-P 90-22-094	315-08-040	NEW 90-11-040
308-195-090	DECOD-P 90-22-094	308-310-030	DECOD-P 90-22-094	315-11-200	REP-P 90-21-002
308-195-100	DECOD-P 90-22-094	308-310-040	DECOD-P 90-22-094	315-11-201	REP-P 90-21-002
308-195-110	DECOD-P 90-22-094	308-320-010	NEW 90-02-060	315-11-202	REP-P 90-21-002
308-195-120	DECOD-P 90-22-094	308-320-010	NEW-E 90-02-061	315-11-210	REP-P 90-21-002
308-195-130	DECOD-P 90-22-094	308-320-020	NEW 90-02-060	315-11-211	REP-P 90-21-002
308-195-140	DECOD-P 90-22-094	308-320-020	NEW-E 90-02-061	315-11-212	REP-P 90-21-002
308-195-150	DECOD-P 90-22-094	308-320-030	NEW 90-02-060	315-11-220	REP-P 90-21-002
308-195-160	DECOD-P 90-22-094	308-320-030	NEW-E 90-02-061	315-11-221	REP-P 90-21-002
308-195-170	DECOD-P 90-22-094	308-320-040	NEW 90-02-060	315-11-222	REP-P 90-21-002
308-195-180	DECOD-P 90-22-094	308-320-040	NEW-E 90-02-061	315-11-230	REP-P 90-21-002
308-195-190	DECOD-P 90-22-094	308-320-050	NEW 90-02-060	315-11-231	REP-P 90-21-002
308-195-200	DECOD-P 90-22-094	308-320-050	NEW-E 90-02-061	315-11-232	REP-P 90-21-002
308-195-210	DECOD-P 90-22-094	308-320-060	NEW 90-02-060	315-11-240	REP-P 90-21-002
308-195-220	DECOD-P 90-22-094	308-320-060	NEW-E 90-02-061	315-11-241	REP-P 90-21-002
308-195-230	DECOD-P 90-22-094	308-320-070	NEW 90-02-060	315-11-242	REP-P 90-21-002
308-210-010	DECOD-P 90-22-094	308-320-070	NEW-E 90-02-061	315-11-250	REP-P 90-21-002
308-210-020	DECOD-P 90-22-094	308-320-080	NEW 90-02-060	315-11-251	REP-P 90-21-002
308-210-030	DECOD-P 90-22-094	308-320-080	NEW-E 90-02-061	315-11-252	REP-P 90-21-002
308-210-040	DECOD-P 90-22-094	308-320-090	NEW 90-02-060	315-11-260	REP-P 90-21-002
308-210-045	DECOD-P 90-22-094	308-320-090	NEW-E 90-02-061	315-11-261	REP-P 90-21-002
308-210-046	DECOD-P 90-22-094	308-320-100	NEW-W 90-11-068	315-11-262	REP-P 90-21-002
308-210-050	DECOD-P 90-22-094	308-400-042	AMD 90-04-050	315-11-270	REP-P 90-21-002
308-210-080	DECOD-P 90-22-094	308-400-095	AMD 90-04-050	315-11-271	REP-P 90-21-002
308-210-090	DECOD-P 90-22-094	308-420-010	NEW-P 90-20-126	315-11-272	REP-P 90-21-002
308-210-100	DECOD-P 90-22-094	308-420-020	NEW-P 90-20-126	315-11-280	REP-P 90-21-002
308-210-110	DECOD-P 90-22-094	308-420-030	NEW-P 90-20-126	315-11-281	REP-P 90-21-002
308-210-120	DECOD-P 90-22-094	308-420-040	NEW-P 90-20-126	315-11-282	REP-P 90-21-002
308-210-130	DECOD-P 90-22-094	308-420-050	NEW-P 90-20-126	315-11-290	REP-P 90-21-002
308-210-140	DECOD-P 90-22-094	308-420-060	NEW-P 90-20-126	315-11-291	REP-P 90-21-002
308-210-150	DECOD-P 90-22-094	308-420-070	NEW-P 90-20-126	315-11-292	REP-P 90-21-002
308-210-160	DECOD-P 90-22-094	308-420-080	NEW-P 90-20-126	315-11-300	REP-P 90-21-002
308-220-010	DECOD-P 90-22-094	308-420-090	NEW-P 90-20-126	315-11-301	REP-P 90-21-002
308-220-020	DECOD-P 90-22-094	308-420-100	NEW-P 90-20-126	315-11-302	REP-P 90-21-002
308-220-030	DECOD-P 90-22-094	308-420-110	NEW-P 90-20-126	315-11-310	REP-P 90-21-002
308-220-040	DECOD-P 90-22-094	308-420-120	NEW-P 90-20-126	315-11-311	REP-P 90-21-002
308-220-050	DECOD-P 90-22-094	308-420-130	NEW-P 90-20-126	315-11-312	REP-P 90-21-002
308-220-060	DECOD-P 90-22-094	308-420-140	NEW-P 90-20-126	315-11-320	REP-P 90-21-002
308-220-070	DECOD-P 90-22-094	308-420-150	NEW-P 90-20-126	315-11-321	REP-P 90-21-002
308-220-090	DECOD-P 90-22-094	308-420-160	NEW-P 90-20-126	315-11-322	REP-P 90-21-002
308-220-100	DECOD-P 90-22-094	308-420-170	NEW-P 90-20-126	315-11-330	REP-P 90-21-002
308-220-110	DECOD-P 90-22-094	308-420-180	NEW-P 90-20-126	315-11-331	REP-P 90-21-002
308-220-120	DECOD-P 90-22-094	308-420-190	NEW-P 90-20-126	315-11-332	REP-P 90-21-002

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
315-11-340	REP-P	90-21-002	315-33-030	NEW-P	90-03-109	316-85-020	NEW	90-06-046
315-11-341	REP-P	90-21-002	315-33-030	NEW	90-06-060	316-85-030	NEW-P	90-03-040
315-11-342	REP-P	90-21-002	315-33-040	NEW-P	90-03-109	316-85-030	NEW	90-06-046
315-11-350	REP-P	90-21-002	315-33-040	NEW	90-06-060	316-85-040	NEW-P	90-03-040
315-11-351	REP-P	90-21-002	315-33-050	NEW-P	90-03-109	316-85-040	NEW	90-06-046
315-11-352	REP-P	90-21-002	315-33-050	NEW	90-06-060	316-85-050	NEW-P	90-03-040
315-11-360	REP-P	90-21-002	315-33-060	NEW-P	90-03-109	316-85-050	NEW	90-06-046
315-11-361	REP-P	90-21-002	315-33-060	NEW	90-06-060	316-85-060	NEW-P	90-03-040
315-11-362	REP-P	90-21-002	315-33-070	NEW-P	90-03-109	316-85-060	NEW	90-06-046
315-11-370	REP-P	90-21-002	315-33-070	NEW	90-06-060	316-85-070	NEW-P	90-03-040
315-11-371	REP-P	90-21-002	315-34-010	NEW-P	90-16-094	316-85-070	NEW	90-06-046
315-11-372	REP-P	90-21-002	315-34-010	NEW	90-19-048	316-85-080	NEW-P	90-03-040
315-11-380	REP-P	90-21-002	315-34-020	NEW-P	90-16-094	316-85-080	NEW	90-06-046
315-11-381	REP-P	90-21-002	315-34-020	NEW	90-19-048	316-85-090	NEW-P	90-03-040
315-11-382	REP-P	90-21-002	315-34-030	NEW-P	90-16-094	316-85-090	NEW	90-06-046
315-11-390	REP-P	90-21-002	315-34-030	NEW	90-19-048	316-85-100	NEW-P	90-03-040
315-11-391	REP-P	90-21-002	315-34-040	NEW-P	90-16-094	316-85-100	NEW	90-06-046
315-11-392	REP-P	90-21-002	315-34-040	NEW	90-19-048	318-04-010	NEW-P	90-22-103
315-11-480	AMD	90-03-023	315-34-050	NEW-P	90-16-094	318-04-020	NEW-P	90-22-103
315-11-490	AMD	90-03-023	315-34-050	NEW	90-19-048	318-04-030	NEW-P	90-22-103
315-11-491	AMD	90-03-023	315-34-060	NEW-P	90-16-094	318-04-040	NEW-P	90-22-103
315-11-530	NEW-P	90-03-109	315-34-060	NEW	90-19-048	318-04-050	NEW-P	90-22-103
315-11-530	NEW	90-06-060	316-55-001	AMD-P	90-03-039	318-04-060	NEW-P	90-22-103
315-11-531	NEW-P	90-03-109	316-55-001	AMD	90-06-047	318-04-070	NEW-P	90-22-103
315-11-531	NEW	90-06-060	316-55-005	NEW-P	90-03-039	318-04-080	NEW-P	90-22-103
315-11-532	NEW-P	90-03-109	316-55-005	NEW	90-06-047	318-04-090	NEW-P	90-22-103
315-11-532	NEW	90-06-060	316-55-010	AMD-P	90-03-039	320-08-001	DECOD-P	90-21-085
315-11-540	NEW-P	90-03-109	316-55-010	AMD	90-06-047	320-08-002	NEW-P	90-14-080
315-11-540	NEW	90-06-060	316-55-020	AMD-P	90-03-039	320-08-002	NEW	90-20-049
315-11-541	NEW-P	90-03-109	316-55-020	AMD	90-06-047	320-08-010	DECOD-P	90-21-085
315-11-541	NEW	90-06-060	316-55-030	AMD-P	90-03-039	320-08-030	DECOD-P	90-21-085
315-11-542	NEW-P	90-03-109	316-55-030	AMD	90-06-047	320-08-030	DECOD-P	90-21-085
315-11-542	NEW	90-06-060	316-55-050	AMD-P	90-03-039	320-08-050	DECOD-P	90-21-085
315-11-550	NEW-P	90-07-086	316-55-050	AMD	90-06-047	320-08-055	DECOD-P	90-21-085
315-11-550	NEW	90-11-040	316-55-070	AMD-P	90-03-039	320-08-070	DECOD-P	90-21-085
315-11-551	NEW-P	90-07-086	316-55-070	AMD	90-06-047	320-08-080	DECOD-P	90-21-085
315-11-551	NEW	90-11-040	316-55-090	RE-AD-P	90-03-039	320-08-100	DECOD-P	90-21-085
315-11-552	NEW-P	90-07-086	316-55-090	RE-AD	90-06-047	320-08-110	DECOD-P	90-21-085
315-11-552	NEW	90-11-040	316-55-110	AMD-P	90-03-039	320-08-110	DECOD-P	90-21-085
315-11-560	NEW-P	90-11-127	316-55-110	AMD	90-06-047	320-08-130	DECOD-P	90-21-085
315-11-560	NEW	90-15-014	316-55-120	NEW-P	90-03-039	320-08-140	DECOD-P	90-21-085
315-11-561	NEW-P	90-11-127	316-55-120	NEW	90-06-047	320-08-150	DECOD-P	90-21-085
315-11-561	NEW	90-15-014	316-55-130	RE-AD-P	90-03-039	320-08-160	DECOD-P	90-21-085
315-11-562	NEW-P	90-11-127	316-55-130	RE-AD	90-06-047	320-08-170	DECOD-P	90-21-085
315-11-562	NEW	90-15-014	316-55-150	RE-AD-P	90-03-039	320-08-180	DECOD-P	90-21-085
315-11-570	NEW-P	90-11-127	316-55-150	RE-AD	90-06-047	320-08-190	DECOD-P	90-21-085
315-11-570	NEW	90-15-014	316-55-160	AMD-P	90-03-039	320-08-200	DECOD-P	90-21-085
315-11-571	NEW-P	90-11-127	316-55-160	AMD	90-06-047	320-08-210	DECOD-P	90-21-085
315-11-571	NEW	90-15-014	316-55-170	RE-AD-P	90-03-039	320-08-220	DECOD-P	90-21-085
315-11-571	AMD-P	90-16-094	316-55-170	RE-AD	90-06-047	320-08-230	DECOD-P	90-21-085
315-11-571	AMD	90-19-048	316-55-500	AMD-P	90-03-039	320-08-240	DECOD-P	90-21-085
315-11-572	NEW-P	90-11-127	316-55-500	AMD	90-06-047	320-08-250	DECOD-P	90-21-085
315-11-572	NEW	90-15-014	316-55-505	AMD-P	90-03-039	320-08-260	DECOD-P	90-21-085
315-11-580	NEW-P	90-16-094	316-55-505	AMD	90-06-047	320-08-270	DECOD-P	90-21-085
315-11-580	NEW	90-19-048	316-55-510	RE-AD-P	90-03-039	320-08-280	DECOD-P	90-21-085
315-11-581	NEW-P	90-16-094	316-55-510	RE-AD	90-06-047	320-08-290	DECOD-P	90-21-085
315-11-581	NEW	90-19-048	316-55-515	AMD-P	90-03-039	320-08-300	DECOD-P	90-21-085
315-11-582	NEW-P	90-16-094	316-55-515	AMD	90-06-047	320-08-310	DECOD-P	90-21-085
315-11-582	NEW	90-19-048	316-55-517	NEW-P	90-03-039	320-08-320	DECOD-P	90-21-085
315-11-590	NEW-P	90-19-090	316-55-517	NEW	90-06-047	320-08-330	DECOD-P	90-21-085
315-11-590	NEW	90-22-088	316-55-520	REP-P	90-03-039	320-08-340	DECOD-P	90-21-085
315-11-591	NEW-P	90-19-090	316-55-520	REP	90-06-047	320-08-350	DECOD-P	90-21-085
315-11-591	NEW	90-22-088	316-55-525	AMD-P	90-03-039	320-08-360	DECOD-P	90-21-085
315-11-592	NEW-P	90-19-090	316-55-525	AMD	90-06-047	320-08-370	DECOD-P	90-21-085
315-11-592	NEW	90-22-088	316-55-600	RE-AD-P	90-03-039	320-08-380	DECOD-P	90-21-085
315-11-600	NEW-P	90-19-090	316-55-600	RE-AD	90-06-047	320-08-390	DECOD-P	90-21-085
315-11-600	NEW	90-22-088	316-55-700	NEW-P	90-03-039	320-08-400	DECOD-P	90-21-085
315-11-601	NEW-P	90-19-090	316-55-700	NEW	90-06-047	320-08-410	DECOD-P	90-21-085
315-11-601	NEW	90-22-088	316-55-710	NEW-P	90-03-039	320-08-420	DECOD-P	90-21-085
315-11-602	NEW-P	90-19-090	316-55-710	NEW	90-06-047	320-08-430	DECOD-P	90-21-085
315-11-602	NEW	90-22-088	316-55-730	NEW-P	90-03-039	320-08-440	DECOD-P	90-21-085
315-32-060	AMD-P	90-16-094	316-55-730	NEW	90-06-047	320-08-445	DECOD-P	90-21-085
315-32-060	AMD	90-19-048	316-85-001	NEW-P	90-03-040	320-08-450	DECOD-P	90-21-085
315-33-010	NEW-P	90-03-109	316-85-001	NEW	90-06-046	320-08-460	DECOD-P	90-21-085
315-33-010	NEW	90-06-060	316-85-010	NEW-P	90-03-040	320-08-470	DECOD-P	90-21-085
315-33-020	NEW-P	90-03-109	316-85-010	NEW	90-06-046	320-08-510	DECOD-P	90-21-085
315-33-020	NEW	90-06-060	316-85-020	NEW-P	90-03-040	320-08-520	DECOD-P	90-21-085

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
320-08-530	DECOD-P	90-21-085	352-32-250	AMD	90-07-062	352-37-120	NEW-P	90-04-106
320-08-540	DECOD-P	90-21-085	352-32-250	AMD-E	90-08-121	352-37-120	NEW-E	90-06-006
320-08-550	DECOD-P	90-21-085	352-32-25001	AMD-P	90-04-108	352-37-120	NEW	90-07-050
320-08-560	DECOD-P	90-21-085	352-32-25001	AMD	90-07-062	352-37-130	NEW-P	90-04-106
320-08-570	DECOD-P	90-21-085	352-32-25001	AMD-E	90-08-121	352-37-130	NEW-E	90-06-006
320-08-580	DECOD-P	90-21-085	352-32-25001	AMD-P	90-19-095	352-37-130	NEW	90-07-050
320-08-590	DECOD-P	90-21-085	352-32-251	AMD	90-04-024	352-37-140	NEW-P	90-04-106
320-12-010	DECOD-P	90-21-085	352-32-252	AMD-P	90-04-108	352-37-140	NEW-E	90-06-006
320-12-020	DECOD-P	90-21-085	352-32-252	AMD	90-07-062	352-37-140	NEW	90-07-050
320-12-030	DECOD-P	90-21-085	352-32-252	AMD-E	90-08-121	352-37-150	NEW-P	90-04-106
320-12-040	DECOD-P	90-21-085	352-32-270	AMD-P	90-06-108	352-37-150	NEW-E	90-06-006
320-12-050	DECOD-P	90-21-085	352-32-270	AMD	90-10-023	352-37-150	NEW	90-07-050
320-12-060	DECOD-P	90-21-085	352-36-010	REP-P	90-06-109	352-37-160	NEW-P	90-04-106
320-12-070	DECOD-P	90-21-085	352-36-010	REP	90-10-024	352-37-160	NEW-E	90-06-006
320-12-080	DECOD-P	90-21-085	352-36-020	REP-P	90-06-109	352-37-160	NEW	90-07-050
320-18-010	DECOD-P	90-21-085	352-36-020	REP	90-10-024	352-37-170	NEW-P	90-04-106
320-18-020	DECOD-P	90-21-085	352-36-025	REP-P	90-06-109	352-37-170	NEW-E	90-06-006
320-18-030	DECOD-P	90-21-085	352-36-025	REP	90-10-024	352-37-170	NEW	90-07-050
320-20-010	DECOD-P	90-21-085	352-36-030	REP-P	90-06-109	352-37-180	NEW-P	90-04-106
320-20-020	DECOD-P	90-21-085	352-36-030	REP	90-10-024	352-37-180	NEW-E	90-06-006
320-20-030	DECOD-P	90-21-085	352-36-040	REP-P	90-06-109	352-37-180	NEW	90-07-050
320-20-040	DECOD-P	90-21-085	352-36-040	REP	90-10-024	352-37-190	NEW-P	90-04-106
320-20-050	DECOD-P	90-21-085	352-36-050	REP-P	90-06-109	352-37-190	NEW-E	90-06-006
320-20-070	DECOD-P	90-21-085	352-36-050	REP	90-10-024	352-37-190	NEW	90-07-050
320-20-080	DECOD-P	90-21-085	352-36-060	REP-P	90-06-109	352-37-200	NEW-P	90-04-106
320-20-090	DECOD-P	90-21-085	352-36-060	REP	90-10-024	352-37-200	NEW-E	90-06-006
326-30-030	AMD	90-06-040	352-36-070	REP-P	90-06-109	352-37-200	NEW	90-07-050
326-30-03902	NEW	90-06-041	352-36-070	REP	90-10-024	352-37-210	NEW-P	90-04-106
326-30-03903	NEW-E	90-13-023	352-36-080	REP-P	90-06-109	352-37-210	NEW-E	90-06-006
326-30-03903	NEW-P	90-18-059	352-36-080	REP	90-10-024	352-37-210	NEW	90-07-050
326-30-03903	NEW-E	90-20-151	352-36-090	REP-P	90-06-109	352-40-125	NEW-E	90-13-009
326-30-03903	NEW	90-21-139	352-36-090	REP	90-10-024	352-40-125	NEW-P	90-16-106
332-24-700	NEW-P	90-12-015	352-36-100	REP-P	90-06-109	352-40-125	NEW	90-20-032
332-24-700	NEW	90-15-061	352-36-100	REP	90-10-024	352-40-127	NEW-E	90-13-009
332-26-010	NEW-E	90-15-012	352-36-110	REP-P	90-06-109	352-40-127	NEW-P	90-16-106
332-26-020	NEW-E	90-15-012	352-36-110	REP	90-10-024	352-40-127	NEW	90-20-032
332-26-030	NEW-E	90-15-012	352-36-115	REP-P	90-06-109	352-40-130	AMD-E	90-13-009
332-26-030	REP-E	90-17-015	352-36-115	REP	90-10-024	352-40-130	AMD-P	90-16-106
332-26-040	NEW-E	90-15-012	352-36-120	REP-P	90-06-109	352-40-130	AMD	90-20-032
332-26-050	NEW-E	90-15-012	352-36-120	REP	90-10-024	352-40-140	AMD-E	90-13-009
332-26-060	NEW-E	90-15-012	352-36-130	REP-P	90-06-109	352-40-140	AMD-P	90-16-106
332-26-080	NEW-E	90-17-015	352-36-130	REP	90-10-024	352-40-140	AMD	90-20-032
332-26-081	NEW-E	90-18-053	352-36-140	REP-P	90-06-109	352-40-900	AMD-E	90-13-009
332-30-166	AMD	90-02-085	352-36-140	REP	90-10-024	352-40-900	AMD-P	90-16-106
332-130-030	AMD-P	90-03-066	352-37-010	NEW-P	90-04-106	352-40-900	AMD	90-20-032
332-130-030	AMD	90-06-028	352-37-010	NEW-E	90-06-006	352-64-020	AMD	90-04-064
332-130-070	AMD-P	90-03-066	352-37-010	NEW	90-07-050	352-64-030	AMD	90-04-064
332-130-070	AMD	90-06-028	352-37-020	NEW-P	90-04-106	352-64-040	AMD	90-04-064
332-130-080	AMD-P	90-03-066	352-37-020	NEW-E	90-06-006	352-64-050	AMD	90-04-064
332-130-080	AMD	90-06-028	352-37-020	NEW	90-07-050	352-64-060	AMD	90-04-064
332-130-090	AMD-P	90-03-066	352-37-030	NEW-P	90-04-106	352-64-070	AMD	90-04-064
332-130-090	AMD	90-06-028	352-37-030	NEW-E	90-06-006	352-64-080	AMD	90-04-064
352-12-020	AMD-P	90-04-108	352-37-030	NEW	90-07-050	352-65-010	NEW-P	90-09-070
352-12-020	AMD	90-07-062	352-37-040	NEW-P	90-04-106	352-65-010	NEW	90-13-008
352-12-020	AMD-E	90-08-121	352-37-040	NEW-E	90-06-006	352-65-020	NEW-P	90-09-070
352-12-030	AMD-P	90-04-108	352-37-040	NEW	90-07-050	352-65-020	NEW	90-13-008
352-12-030	AMD	90-07-062	352-37-050	NEW-P	90-04-106	352-65-030	NEW-P	90-09-070
352-12-030	AMD-E	90-08-121	352-37-050	NEW-E	90-06-006	352-65-030	NEW	90-13-008
352-20-010	AMD-P	90-04-108	352-37-050	NEW	90-07-050	352-65-040	NEW-P	90-09-070
352-20-010	AMD	90-07-062	352-37-060	NEW-P	90-04-106	352-65-040	NEW	90-13-008
352-20-010	AMD-E	90-08-121	352-37-060	NEW-E	90-06-006	352-65-050	NEW-P	90-09-070
352-20-050	AMD-P	90-04-108	352-37-060	NEW	90-07-050	352-65-050	NEW	90-13-008
352-20-050	AMD	90-07-062	352-37-070	NEW-P	90-04-106	352-65-060	NEW-P	90-09-070
352-20-050	AMD-E	90-08-121	352-37-070	NEW-E	90-06-006	352-65-060	NEW	90-13-008
352-32-010	AMD-P	90-04-108	352-37-070	NEW	90-07-050	352-66-010	NEW-P	90-04-107
352-32-010	AMD-W	90-07-064	352-37-080	NEW-P	90-04-106	352-66-010	NEW	90-07-051
352-32-011	NEW-E	90-15-075	352-37-080	NEW-E	90-06-006	352-66-020	NEW-P	90-04-107
352-32-011	NEW-P	90-16-105	352-37-080	NEW	90-07-050	352-66-020	NEW	90-07-051
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352-32-045	AMD	90-07-062	352-37-090	NEW	90-07-050	352-66-040	NEW-P	90-04-107
352-32-045	AMD-E	90-08-121	352-37-100	NEW-P	90-04-106	352-66-040	NEW	90-07-051
352-32-050	AMD-P	90-04-108	352-37-100	NEW-E	90-06-006	352-66-050	NEW-P	90-04-107
352-32-050	AMD	90-07-062	352-37-100	NEW	90-07-050	352-66-050	NEW	90-07-051
352-32-050	AMD-E	90-08-121	352-37-110	NEW-P	90-04-106	352-66-060	NEW-P	90-04-107
352-32-235	AMD	90-04-025	352-37-110	NEW-E	90-06-006	352-66-060	NEW	90-07-051
352-32-250	AMD-P	90-04-108	352-37-110	NEW	90-07-050	352-66-070	NEW-P	90-04-107

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352-66-080	NEW	90-07-051	356-15-130	AMD-E	90-19-042	356-34-119	REP-C	90-07-053
352-66-090	NEW-P	90-04-107	356-15-130	AMD-P	90-20-150	356-34-119	REP-E	90-10-017
352-66-090	NEW	90-07-051	356-22-010	AMD-C	90-03-047	356-34-119	REP	90-10-018
352-66-100	NEW-P	90-04-107	356-22-010	AMD	90-05-029	356-34-130	REP-P	90-03-101
352-66-100	NEW	90-07-051	356-22-060	AMD-P	90-20-144	356-34-130	REP-C	90-07-053
352-66-110	NEW-P	90-04-107	356-22-070	AMD-P	90-08-072	356-34-130	REP-E	90-10-017
352-66-110	NEW	90-07-051	356-22-070	AMD	90-12-020	356-34-130	REP	90-10-018
352-66-120	NEW-P	90-04-107	356-22-11001	REP-C	90-03-047	356-34-140	REP-P	90-03-101
352-66-120	NEW	90-07-051	356-22-11001	REP	90-05-029	356-34-140	REP-C	90-07-053
352-75-010	NEW-P	90-06-110	356-22-111	NEW-C	90-03-047	356-34-140	REP-E	90-10-017
352-75-010	NEW	90-10-052	356-22-111	NEW	90-05-029	356-34-140	REP	90-10-018
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352-75-020	NEW	90-10-052	356-22-120	AMD	90-05-029	356-34-160	REP-C	90-07-053
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352-75-040	NEW-P	90-06-110	356-22-140	AMD-P	90-20-147	356-34-170	REP-P	90-03-101
352-75-040	NEW	90-10-052	356-22-230	AMD-P	90-20-148	356-34-170	REP-C	90-07-053
352-75-050	NEW-P	90-06-110	356-26-040	AMD-P	90-12-018	356-34-170	REP-E	90-10-017
352-75-050	NEW	90-10-052	356-26-040	AMD-C	90-15-033	356-34-170	REP	90-10-018
352-75-060	NEW-P	90-06-110	356-26-040	AMD-C	90-19-046	356-34-180	REP-P	90-03-101
352-75-060	NEW	90-10-052	356-26-040	AMD-C	90-21-132	356-34-180	REP-C	90-07-053
352-75-070	NEW-P	90-06-110	356-26-060	AMD-P	90-08-075	356-34-180	REP-E	90-10-017
352-75-070	NEW	90-10-052	356-26-060	AMD-E	90-12-021	356-34-180	REP	90-10-018
352-75-080	NEW-P	90-06-110	356-26-060	AMD	90-12-022	356-34-190	REP-P	90-03-101
352-75-080	NEW	90-10-052	356-26-060	AMD-P	90-16-050	356-34-190	REP-C	90-07-053
352-75-090	NEW-P	90-06-110	356-26-060	AMD-C	90-19-044	356-34-190	REP-E	90-10-017
352-75-090	NEW	90-10-052	356-26-060	AMD-C	90-21-133	356-34-190	REP	90-10-018
356-05-063	NEW-P	90-11-112	356-30-135	NEW-P	90-16-050	356-34-200	REP-P	90-03-101
356-05-063	NEW-W	90-15-038	356-30-135	NEW-C	90-19-044	356-34-200	REP-C	90-07-053
356-05-210	AMD	90-03-044	356-30-135	NEW-C	90-21-133	356-34-200	REP-E	90-10-017
356-06-020	AMD-P	90-08-074	356-30-145	AMD-C	90-03-045	356-34-200	REP	90-10-018
356-06-020	AMD-E	90-12-026	356-30-145	AMD-C	90-05-027	356-34-210	REP-P	90-03-101
356-06-020	AMD	90-12-027	356-30-145	AMD-C	90-07-055	356-34-210	REP-C	90-07-053
356-06-040	AMD-P	90-20-148	356-30-145	AMD-C	90-10-016	356-34-210	REP-E	90-10-017
356-06-055	AMD-P	90-08-074	356-30-145	AMD-W	90-11-043	356-34-210	REP	90-10-018
356-06-055	AMD-E	90-12-026	356-30-180	AMD-C	90-03-045	356-34-220	REP-P	90-03-101
356-06-055	AMD	90-12-027	356-30-180	AMD-C	90-05-027	356-34-220	REP-C	90-07-053
356-06-080	AMD-P	90-08-075	356-30-180	AMD-C	90-07-055	356-34-220	REP-E	90-10-017
356-06-080	AMD-E	90-12-021	356-30-180	AMD-W	90-11-043	356-34-220	REP	90-10-018
356-06-080	AMD	90-12-022	356-30-180	AMD-C	90-03-045	356-34-220	REP-P	90-03-101
356-07-030	AMD-C	90-03-048	356-30-190	AMD-C	90-05-027	356-34-230	REP-C	90-07-053
356-07-030	AMD	90-07-056	356-30-190	AMD-C	90-07-055	356-34-230	REP-E	90-10-017
356-07-055	NEW-P	90-22-076	356-30-190	AMD-W	90-11-043	356-34-230	REP	90-10-018
356-07-060	AMD-P	90-22-076	356-30-280	AMD-C	90-03-045	356-37-010	NEW-P	90-03-101
356-10-050	AMD-P	90-20-149	356-30-280	AMD-C	90-05-027	356-37-010	NEW	90-07-057
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356-14-140	AMD-P	90-20-150	356-30-320	AMD-P	90-12-019	356-37-040	NEW-P	90-03-101
356-14-140	AMD-W	90-21-135	356-30-320	AMD-C	90-15-032	356-37-040	NEW	90-07-057
356-14-240	AMD-P	90-03-102	356-30-320	AMD-C	90-19-045	356-37-050	NEW-P	90-03-101
356-14-240	AMD-C	90-07-054	356-30-320	AMD-C	90-21-134	356-37-050	NEW	90-07-057
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356-14-240	AMD-W	90-11-043	356-34-010	AMD-C	90-19-044	356-37-060	NEW	90-07-057
356-14-240	AMD-C	90-12-017	356-34-010	AMD-C	90-21-133	356-37-070	NEW-P	90-03-101
356-14-240	AMD-W	90-13-066	356-34-110	REP-P	90-03-101	356-37-070	NEW	90-07-057
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356-15-020	AMD-C	90-19-043	356-34-110	REP-E	90-10-017	356-37-080	NEW	90-07-057
356-15-020	AMD-W	90-21-135	356-34-110	REP	90-10-018	356-37-090	NEW-P	90-03-101
356-15-060	AMD-P	90-03-102	356-34-113	REP-P	90-03-101	356-37-090	NEW	90-07-057
356-15-060	AMD-C	90-07-054	356-34-113	REP-C	90-07-053	356-37-100	NEW-P	90-03-101
356-15-060	AMD-C	90-10-015	356-34-113	REP-E	90-10-017	356-37-100	NEW	90-07-057
356-15-060	AMD-C	90-12-017	356-34-113	REP	90-10-018	356-37-110	NEW-P	90-03-101
356-15-060	AMD-W	90-13-066	356-34-115	REP-P	90-03-101	356-37-110	NEW	90-07-057
356-15-080	AMD-P	90-22-075	356-34-115	REP-C	90-07-053	356-37-120	NEW-P	90-03-101
356-15-100	AMD-P	90-11-112	356-34-115	REP-E	90-10-017	356-37-120	NEW	90-07-057
356-15-100	AMD-E	90-15-036	356-34-115	REP	90-10-018	356-37-130	NEW-P	90-03-101
356-15-100	AMD	90-15-037	356-34-117	REP-P	90-03-101	356-37-130	NEW	90-07-057
356-15-125	AMD-P	90-03-102	356-34-117	REP-C	90-07-053	356-37-140	NEW-P	90-03-101
356-15-125	AMD-C	90-07-054	356-34-117	REP-E	90-10-017	356-37-140	NEW	90-07-057
356-15-125	AMD-C	90-10-015	356-34-117	REP	90-10-018	356-37-150	NEW-P	90-03-101
356-15-125	AMD-C	90-12-017	356-34-118	REP-P	90-03-101	356-37-150	NEW	90-07-057
356-15-125	AMD-W	90-13-066	356-34-118	REP-C	90-07-053	356-42-055	AMD-P	90-03-104
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360-38-030	DECOD-P 90-21-142	365-90-040	AMD-P 90-22-107	371-08-165	AMD-P 90-14-097
360-40-010	DECOD-P 90-21-142	365-90-050	REP-P 90-22-107	371-08-175	REP-P 90-14-097
360-40-040	DECOD-P 90-21-142	365-90-070	AMD-P 90-22-107	371-08-180	AMD-P 90-14-097
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360-44-040	DECOD-P 90-21-142	365-110-030	REP-P 90-03-017	371-08-188	AMD-P 90-14-097
360-44-050	DECOD-P 90-21-142	365-110-030	REP 90-09-008	371-08-189	AMD-P 90-14-097
360-44-060	DECOD-P 90-21-142	365-110-035	AMD-P 90-03-017	371-08-190	REP-P 90-14-097
360-44-070	DECOD-P 90-21-142	365-110-035	AMD 90-09-008	371-08-195	AMD-P 90-14-097
360-44-080	DECOD-P 90-21-142	365-110-040	REP-P 90-03-017	371-08-196	AMD-P 90-14-097
360-44-090	DECOD-P 90-21-142	365-110-040	REP 90-09-008	371-08-200	AMD-P 90-14-097
360-44-100	DECOD-P 90-21-142	365-110-050	REP-P 90-03-017	371-08-201	REP-P 90-14-097
360-44-110	DECOD-P 90-21-142	365-110-050	REP 90-09-008	371-08-205	REP-P 90-14-097
360-44-120	DECOD-P 90-21-142	365-110-060	REP-P 90-03-017	371-08-210	REP-P 90-14-097
360-44-130	DECOD-P 90-21-142	365-110-060	REP 90-09-008	371-08-215	AMD-P 90-14-097
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360-46-070	DECOD-P 90-21-142	365-190-050	NEW-E 90-18-063	371-12-070	REP-P 90-14-097
360-46-081	DECOD-P 90-21-142	365-190-050	NEW-P 90-21-161	371-12-080	REP-P 90-14-097
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360-46-120	DECOD-P 90-21-142	365-190-080	NEW-E 90-18-063	371-12-130	REP-P 90-14-097
360-46-130	DECOD-P 90-21-142	365-190-080	NEW-P 90-21-161	374-20-010	NEW-P 90-10-093
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360-47-040	DECOD-P 90-21-142	371-08-030	AMD-P 90-14-097	374-20-040	NEW 90-14-019
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360-48-020	DECOD-P 90-21-142	371-08-033	NEW-P 90-14-097	374-20-050	AMD-P 90-18-071
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360-48-050	DECOD-P 90-21-142	371-08-045	REP-P 90-14-097	374-20-060	NEW 90-14-019
360-48-060	DECOD-P 90-21-142	371-08-065	AMD-P 90-14-097	374-20-070	NEW-P 90-10-093
360-48-070	DECOD-P 90-21-142	371-08-071	AMD-P 90-14-097	374-20-070	NEW 90-14-019
360-48-080	DECOD-P 90-21-142	371-08-075	AMD-P 90-14-097	374-20-080	NEW-P 90-10-093
360-49-010	DECOD-P 90-21-142	371-08-080	AMD-P 90-14-097	374-20-080	NEW 90-14-019
360-49-020	DECOD-P 90-21-142	371-08-085	AMD-P 90-14-097	374-20-090	NEW-P 90-10-093
360-49-040	DECOD-P 90-21-142	371-08-095	REP-P 90-14-097	374-20-090	NEW 90-14-019
360-52-010	DECOD-P 90-21-142	371-08-100	AMD-P 90-14-097	374-20-100	NEW-P 90-10-093
360-52-020	DECOD-P 90-21-142	371-08-102	REP-P 90-14-097	374-20-100	NEW 90-14-019
360-52-030	DECOD-P 90-21-142	371-08-104	AMD-P 90-14-097	374-30-010	NEW-P 90-10-094
360-52-040	DECOD-P 90-21-142	371-08-105	REP-P 90-14-097	374-30-010	NEW 90-14-020
360-52-050	DECOD-P 90-21-142	371-08-106	NEW-P 90-14-097	374-30-020	NEW-P 90-10-094
360-52-060	DECOD-P 90-21-142	371-08-110	REP-P 90-14-097	374-30-020	NEW 90-14-020
360-52-070	DECOD-P 90-21-142	371-08-115	REP-P 90-14-097	374-30-030	NEW-P 90-10-094
360-52-080	DECOD-P 90-21-142	371-08-120	REP-P 90-14-097	374-30-030	NEW 90-14-020
360-52-090	DECOD-P 90-21-142	371-08-125	AMD-P 90-14-097	374-30-040	NEW-P 90-10-094
360-52-100	DECOD-P 90-21-142	371-08-130	AMD-P 90-14-097	374-30-040	NEW 90-14-020
360-52-110	DECOD-P 90-21-142	371-08-131	REP-P 90-14-097	374-30-050	NEW-P 90-10-094
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360-54-020	DECOD-P 90-21-142	371-08-135	REP-P 90-14-097	374-30-060	NEW-P 90-10-094
360-54-030	DECOD-P 90-21-142	371-08-140	AMD-P 90-14-097	374-30-060	NEW 90-14-020
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360-54-050	DECOD-P 90-21-142	371-08-146	NEW-P 90-14-097	374-40-010	NEW 90-18-057
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388-08	AMD-C	90-12-041	388-08-575	NEW-C	90-04-020
388-08-00201	REP-C	90-04-020	388-08-575	NEW	90-04-076
388-08-00201	REP	90-04-076	388-08-580	REP-C	90-04-020
388-08-00401	REP-C	90-04-020	388-08-580	REP	90-04-076
388-08-00401	REP	90-04-076	388-08-590	REP-C	90-04-020
388-08-006	REP-C	90-04-020	388-08-590	REP	90-04-076
388-08-006	REP	90-04-076	388-09-010	REP-C	90-04-020
388-08-00601	REP-C	90-04-020	388-09-010	REP	90-05-020
388-08-00601	REP	90-04-076	388-09-020	REP-C	90-04-020
388-08-010	REP-C	90-04-020	388-09-020	REP	90-05-020
388-08-010	REP	90-04-076	388-09-030	REP-C	90-04-020
388-08-405	REP-C	90-04-020	388-09-030	REP	90-05-020
388-08-405	REP	90-04-076	388-09-040	REP-C	90-04-020
388-08-406	REP-C	90-04-020	388-09-040	REP	90-05-020
388-08-406	REP	90-04-076	388-11	AMD-C	90-19-101
388-08-409	REP-C	90-04-020	388-11-011	AMD-P	90-15-010
388-08-409	REP	90-04-076	388-11-011	AMD-E	90-15-011
388-08-410	NEW-C	90-04-020	388-11-011	AMD	90-20-072
388-08-410	NEW	90-04-076	388-11-015	AMD-P	90-15-010
388-08-410	AMD-P	90-09-095	388-11-015	AMD-E	90-15-011
388-08-410	AMD-W	90-13-053	388-11-015	AMD	90-20-072
388-08-413	AMD-C	90-04-020	388-11-030	AMD-P	90-15-010
388-08-413	AMD	90-04-076	388-11-030	AMD-E	90-15-011
388-08-416	REP-C	90-04-020	388-11-030	AMD	90-20-072
388-08-416	REP	90-04-076	388-11-100	AMD-C	90-04-021
388-08-425	NEW-C	90-04-020	388-11-100	AMD	90-04-077
388-08-425	NEW	90-04-076	388-11-105	REP-C	90-04-021
388-08-428	NEW-C	90-04-020	388-11-105	REP	90-04-077
388-08-428	NEW	90-04-076	388-11-155	AMD-P	90-15-010
388-08-431	NEW-C	90-04-020	388-11-155	AMD-E	90-15-011
388-08-431	NEW	90-04-076	388-11-155	AMD	90-20-072
388-08-434	NEW-C	90-04-020	388-11-170	AMD-P	90-15-010
388-08-434	NEW	90-04-076	388-11-170	AMD-E	90-15-011
388-08-435	REP-C	90-04-020	388-11-170	AMD	90-20-072
388-08-435	REP	90-04-076	388-11-180	AMD-C	90-04-021
388-08-437	NEW-C	90-04-020	388-11-180	AMD	90-04-077
388-08-437	NEW	90-04-076	388-11-185	REP-C	90-04-021
388-08-440	NEW-C	90-04-020	388-11-185	REP	90-04-077
388-08-440	NEW	90-04-076	388-11-195	AMD-P	90-15-010
388-08-446	NEW-C	90-04-020	388-11-195	AMD-E	90-15-011
388-08-446	NEW	90-04-076	388-11-195	AMD	90-20-072
388-08-449	NEW-C	90-04-020	388-11-200	AMD-P	90-15-010
388-08-449	NEW	90-04-076	388-11-200	AMD-E	90-15-011
388-08-452	NEW-C	90-04-020	388-11-200	AMD	90-20-072
388-08-452	NEW	90-04-076	388-11-205	AMD-P	90-15-010
388-08-461	NEW-C	90-04-020	388-11-205	AMD-E	90-15-011
388-08-461	NEW	90-04-076	388-11-205	AMD	90-20-072
388-08-464	NEW-C	90-04-020	388-11-210	AMD-P	90-15-010
388-08-464	NEW	90-04-076	388-11-210	AMD-E	90-15-011
388-08-470	NEW-C	90-04-020	388-11-210	AMD	90-20-072
388-08-470	NEW	90-04-076	388-11-215	AMD-P	90-15-010
388-08-482	NEW-P	90-09-095	388-11-215	AMD-E	90-15-011
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388-08-485	NEW-W	90-10-028	388-11-220	NEW-E	90-15-011
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388-08-491	NEW-P	90-09-095	388-13-050	AMD	90-04-077
388-08-491	NEW-W	90-10-028	388-13-060	AMD-C	90-04-021
388-08-515	NEW-C	90-04-020	388-13-060	AMD	90-04-077
388-08-515	NEW	90-04-076	388-13-070	AMD-C	90-04-021
388-08-525	NEW-C	90-04-020	388-13-070	AMD	90-04-077
388-08-525	NEW	90-04-076	388-13-080	REP-C	90-04-021
388-08-535	NEW-C	90-04-020	388-13-080	REP	90-04-077
388-08-535	NEW	90-04-076	388-13-110	AMD-C	90-04-021
388-08-540	REP-C	90-04-020	388-13-110	AMD	90-04-077
388-08-540	REP	90-04-076	388-13-120	AMD-C	90-04-021
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388-14-270	AMD-E	90-11-048	388-14-270	AMD	90-17-001
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388-14-300	AMD	90-16-041	388-14-300	AMD	90-16-041
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388-14-385	AMD-C	90-04-021	388-14-385	AMD-C	90-04-021
388-14-385	AMD	90-04-077	388-14-385	AMD	90-04-077
388-14-390	AMD-C	90-04-021	388-14-390	AMD-C	90-04-021
388-14-390	AMD	90-04-077	388-14-390	AMD	90-04-077
388-14-415	AMD-C	90-04-021	388-14-415	AMD-C	90-04-021
388-14-415	AMD	90-04-077	388-14-415	AMD	90-04-077
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388-14-420	AMD-E	90-12-085	388-14-420	AMD-E	90-12-085
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388-15-620	AMD-P	90-11-006	388-15-620	AMD-P	90-11-006
388-15-620	AMD	90-15-019	388-15-620	AMD	90-15-019
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388-15-630	AMD	90-15-019	388-15-630	AMD	90-15-019
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388-15-820	AMD-P	90-02-084	388-15-820	AMD-P	90-02-084
388-15-820	AMD	90-06-038	388-15-820	AMD	90-06-038
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388-15-870	AMD-P	90-02-084	388-15-870	AMD-P	90-02-084
388-15-870	AMD	90-06-038	388-15-870	AMD	90-06-038
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388-15-880	AMD-P	90-02-084	388-15-880	AMD-P	90-02-084
388-15-880	AMD	90-06-038	388-15-880	AMD	90-06-038
388-17-100	AMD-C	90-04-022	388-17-100	AMD-C	90-04-022
388-17-100	AMD	90-04-070	388-17-100	AMD	90-04-070
388-17-500	AMD-C	90-04-022	388-17-500	AMD-C	90-04-022
388-17-500	AMD	90-04-070	388-17-500	AMD	90-04-070
388-17-510	AMD-C	90-04-022	388-17-510	AMD-C	90-04-022
388-17-510	AMD	90-04-070	388-17-510	AMD	90-04-070
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388-19-005	DECOD-P	90-22-100	388-19-005	DECOD-P	90-22-100
388-19-015	AMD-P	90-10-065	388-19-015	AMD-P	90-10-065
388-19-015	AMD	90-12-112	388-19-015	AMD	90-12-112
388-19-015	DECOD-P	90-22-100	388-19-015	DECOD-P	90-22-100
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388-19-020	AMD	90-12-112	388-19-020	AMD	90-12-112
388-19-020	DECOD-P	90-22-100	388-19-020	DECOD-P	90-22-100
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388-19-030	AMD	90-12-112	388-31-015	AMD-P	90-14-049	388-47-125	NEW-W	90-18-031
388-19-030	DECOD-P	90-22-100	388-31-015	AMD-E	90-14-060	388-47-125	NEW-E	90-20-055
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388-19-035	DECOD-P	90-22-100	388-31-020	AMD-E	90-14-060	388-47-127	NEW-P	90-20-057
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388-24	AMD-C	90-13-042	388-31-030	AMD	90-18-007	388-47-135	NEW-E	90-20-055
388-24	AMD-C	90-15-056	388-31-035	AMD-P	90-14-049	388-47-135	NEW-P	90-20-057
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388-24-050	AMD-C	90-13-043	388-33-135	AMD-P	90-13-114	388-47-140	NEW-E	90-20-055
388-24-050	AMD-C	90-15-055	388-33-135	AMD-E	90-13-115	388-47-140	NEW-P	90-20-057
388-24-050	AMD-C	90-16-080	388-33-135	AMD	90-16-085	388-47-200	NEW-P	90-15-030
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388-24-074	AMD-W	90-18-030	388-40-010	AMD	90-21-125	388-47-215	NEW-W	90-18-031
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388-24-111	AMD	90-16-081	388-47-010	NEW-E	90-20-055	388-49-080	AMD-P	90-09-083
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388-29-230	AMD	90-06-035	388-47-110	NEW-P	90-20-057	388-49-500	AMD-E	90-20-079
388-29-260	REP	90-06-035	388-47-115	NEW-E	90-20-055	388-49-500	AMD-P	90-20-080
388-29-280	AMD	90-06-035	388-47-115	NEW-P	90-20-057	388-49-510	AMD-E	90-20-079
388-29-295	AMD	90-06-035	388-47-120	NEW-P	90-15-030	388-49-510	AMD-P	90-20-080
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388-49-530	AMD-W	90-21-121	388-57-074	REP-W	90-18-031	388-73-030	AMD	90-20-076
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388-49-550	AMD-P	90-20-085	388-57-097	REP-W	90-18-031	388-73-036	AMD-E	90-16-027
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388-49-560	AMD-C	90-03-050	388-57-097	REP-P	90-20-057	388-76-010	AMD	90-03-051
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388-49-560	AMD	90-12-084	388-57-100	REP-E	90-20-055	388-76-040	AMD	90-03-051
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388-49-590	AMD	90-10-064	388-57-105	REP-P	90-15-030	388-76-050	AMD	90-03-051
388-49-590	AMD-P	90-20-077	388-57-105	REP-W	90-18-031	388-76-060	AMD	90-03-051
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388-49-600	AMD	90-09-036	388-57-112	REP-P	90-15-030	388-76-087	NEW	90-03-051
388-51-010	NEW-P	90-15-030	388-57-112	REP-W	90-18-031	388-76-090	AMD	90-03-051
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388-51-040	NEW-W	90-18-031	388-57-117	REP-E	90-20-055	388-76-160	AMD	90-03-051
388-51-040	NEW-E	90-20-056	388-57-117	REP-P	90-20-057	388-76-170	AMD	90-03-051
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388-51-150	NEW-E	90-20-056	388-57-122	REP-P	90-20-057	388-76-260	AMD	90-03-051
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388-150-360	NEW-P	90-18-091	388-320-340	NEW-C	90-04-020	391-08-810	RE-AD	90-06-070
388-150-370	NEW-P	90-18-091	388-320-340	NEW	90-04-076	391-08-820	AMD	90-06-070
388-150-380	NEW-P	90-18-091	388-320-350	NEW-C	90-04-020	391-08-900	REP	90-06-070
388-150-390	NEW-P	90-18-091	388-320-350	NEW	90-04-076	391-08-910	REP	90-06-070
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388-150-430	NEW-P	90-18-091	388-320-370	NEW	90-04-076	391-25-002	RE-AD	90-06-072
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388-150-450	NEW-P	90-18-091	388-320-400	NEW	90-04-076	391-25-012	RE-AD	90-06-072
388-150-460	NEW-P	90-18-091	388-320-410	NEW-C	90-04-020	391-25-012	RE-AD	90-06-072
388-150-470	NEW-P	90-18-091	388-320-410	NEW	90-04-076	391-25-030	RE-AD	90-06-072
388-150-480	NEW-P	90-18-091	388-320-500	NEW-C	90-04-020	391-25-050	RE-AD	90-06-072
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388-155	NEW-C	90-22-071	390-12-050	AMD	90-16-083	391-25-092	RE-AD	90-06-072
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388-155-010	NEW-P	90-21-150	390-12-250	AMD	90-16-083	391-25-130	RE-AD	90-06-072
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392-127-005	REP	90-12-078	392-137-001	REP-P	90-15-070	392-137-140	NEW-E	90-12-074
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392-127-010	REP	90-12-078	392-137-002	REP-P	90-15-070	392-137-145	NEW-P	90-15-070
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392-127-011	NEW	90-12-078	392-137-003	AMD-P	90-11-128	392-137-150	NEW-E	90-12-074
392-127-015	NEW-P	90-09-020	392-137-003	REP-E	90-12-074	392-137-150	NEW-P	90-15-070
392-127-015	NEW	90-12-078	392-137-003	REP-P	90-15-070	392-137-150	NEW	90-19-068
392-127-020	NEW-P	90-09-020	392-137-003	AMD	90-16-002	392-137-155	NEW-E	90-12-074
392-127-020	NEW	90-12-078	392-137-003	REP	90-19-068	392-137-155	NEW-P	90-15-070
392-127-025	NEW-P	90-09-020	392-137-010	AMD	90-04-044	392-137-155	NEW	90-19-068
392-127-025	NEW	90-12-078	392-137-010	REP-E	90-12-074	392-137-160	NEW-E	90-12-074
392-127-030	NEW-P	90-09-020	392-137-010	REP-P	90-15-070	392-137-160	NEW-P	90-15-070
392-127-030	NEW	90-12-078	392-137-010	REP	90-19-068	392-137-160	NEW	90-19-068
392-127-035	NEW-P	90-09-020	392-137-015	REP-E	90-12-074	392-137-190	NEW-E	90-12-074
392-127-035	NEW	90-12-078	392-137-015	REP-P	90-15-070	392-137-190	NEW-P	90-15-070
392-127-040	NEW-P	90-09-020	392-137-015	REP	90-19-068	392-137-190	NEW	90-19-068
392-127-040	NEW	90-12-078	392-137-015	AMD-P	90-11-128	392-137-195	NEW-E	90-12-074
392-127-045	NEW-P	90-09-020	392-137-020	REP-E	90-12-074	392-137-195	NEW-P	90-15-070
392-127-045	NEW	90-12-078	392-137-020	REP-P	90-15-070	392-137-195	NEW	90-19-068
392-127-050	NEW-P	90-09-020	392-137-020	AMD	90-16-002	392-137-200	NEW-E	90-12-074
392-127-050	NEW	90-12-078	392-137-020	REP	90-19-068	392-137-200	NEW-P	90-15-070
392-127-055	NEW-P	90-09-020	392-137-025	REP-E	90-12-074	392-137-200	NEW	90-19-068
392-127-055	NEW	90-12-078	392-137-025	REP-P	90-15-070	392-137-205	NEW-E	90-12-074
392-127-060	NEW-P	90-09-020	392-137-025	REP	90-19-068	392-137-205	NEW-P	90-15-070
392-127-060	NEW	90-12-078	392-137-030	REP-E	90-12-074	392-137-205	NEW	90-19-068
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392-127-065	NEW	90-12-078	392-137-030	REP	90-19-068	392-137-220	NEW-P	90-15-070
392-127-070	NEW-P	90-09-020	392-137-035	REP-E	90-12-074	392-137-220	NEW	90-19-068
392-127-070	NEW	90-12-078	392-137-035	REP-P	90-15-070	392-137-225	NEW-E	90-12-074
392-127-075	NEW-P	90-09-020	392-137-035	REP	90-19-068	392-137-225	NEW-P	90-15-070
392-127-075	NEW	90-12-078	392-137-040	REP-E	90-12-074	392-137-225	NEW	90-19-068
392-127-080	NEW-P	90-09-020	392-137-040	REP-P	90-15-070	392-137-230	NEW-E	90-12-074
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392-127-085	NEW-P	90-09-020	392-137-045	REP-E	90-12-074	392-137-230	NEW	90-19-068
392-127-085	NEW	90-12-078	392-137-045	REP-P	90-15-070	392-137-235	NEW-E	90-12-074
392-127-090	NEW-P	90-09-020	392-137-045	REP	90-19-068	392-137-235	NEW-P	90-15-070
392-127-090	NEW	90-12-078	392-137-051	REP-E	90-12-074	392-137-235	NEW	90-19-068
392-127-095	NEW-P	90-09-020	392-137-051	REP-P	90-15-070	392-137-240	NEW-E	90-12-074
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392-127-101	NEW-P	90-09-020	392-137-055	REP-E	90-12-074	392-137-240	NEW	90-19-068
392-127-101	NEW	90-12-078	392-137-055	REP-P	90-15-070	392-137-245	NEW-E	90-12-074
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392-129-005	AMD	90-16-002	392-137-070	REP-E	90-12-074	392-138-030	AMD	90-16-002
392-129-015	AMD-P	90-11-128	392-137-070	REP-P	90-15-070	392-138-040	AMD-P	90-11-128
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392-134-002	AMD-P	90-11-128	392-137-105	NEW-P	90-15-070	392-139-001	AMD-P	90-11-128
392-134-002	AMD	90-16-002	392-137-105	NEW	90-19-068	392-139-001	AMD	90-16-002
392-134-005	AMD-P	90-11-128	392-137-110	NEW-E	90-12-074	392-139-005	AMD-P	90-11-128
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392-142-180	NEW	90-02-077	392-171-491	AMD-P	90-11-128	392-191-060	NEW	90-02-078
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392-142-195	NEW	90-02-077	392-171-636	AMD-P	90-16-107	392-191-075	NEW	90-02-078
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392-142-225	NEW	90-02-077	392-171-805	NEW-P	90-04-045	392-192-005	NEW	90-22-046
392-142-230	NEW	90-02-077	392-171-805	NEW	90-10-096	392-192-010	NEW-P	90-19-037
392-142-235	NEW	90-02-077	392-171-810	NEW-P	90-04-045	392-192-010	NEW	90-22-046
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392-142-245	NEW	90-02-077	392-171-815	NEW-P	90-04-045	392-192-020	NEW	90-22-046
392-142-250	NEW	90-02-077	392-171-815	NEW	90-10-096	392-192-030	NEW-P	90-19-037
392-142-255	NEW	90-02-077	392-171-820	NEW-P	90-04-045	392-192-030	NEW	90-22-046
392-142-260	NEW	90-02-077	392-171-820	NEW	90-10-096	392-192-040	NEW-P	90-19-037
392-142-265	NEW	90-02-077	392-171-825	NEW-P	90-04-045	392-192-040	NEW	90-22-046
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392-153-010	AMD-P	90-11-128	392-173-025	AMD-E	90-16-042	392-192-070	NEW	90-22-046
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392-153-020	AMD-P	90-11-128	392-173-025	AMD	90-19-069	392-193-005	AMD	90-16-002
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392-166-115	AMD	90-16-002	392-183A-025	NEW	90-09-039	392-196-030	AMD-P	90-11-088
392-168-105	AMD-P	90-11-128	392-183A-030	NEW	90-09-039	392-196-030	AMD-P	90-11-128
392-168-105	AMD	90-16-002	392-184-003	AMD-P	90-11-128	392-196-030	AMD	90-14-093
392-168-125	AMD-P	90-07-044	392-184-003	AMD	90-16-002	392-196-030	AMD	90-16-002
392-168-125	AMD	90-11-029	392-185-003	AMD-P	90-11-128	392-196-037	NEW-P	90-11-088
392-168-125	AMD-E	90-20-113	392-185-003	AMD	90-16-002	392-196-037	NEW	90-14-093
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392-168-160	AMD-P	90-07-044	392-185-100	AMD-P	90-11-128	392-196-052	REP-P	90-11-088
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392-168-170	AMD-P	90-07-044	392-185-120	AMD-P	90-11-128	392-196-066	AMD-P	90-11-088
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392-170-005	AMD-P	90-11-128	392-190-005	AMD-P	90-11-128	392-196-070	REP-P	90-11-088
392-170-005	AMD	90-16-002	392-190-005	AMD	90-16-002	392-196-070	REP	90-14-093
392-171-295	AMD-P	90-11-128	392-190-055	AMD-P	90-11-128	392-196-072	REP-P	90-11-088
392-171-295	AMD	90-16-002	392-190-055	AMD	90-16-002	392-196-072	REP	90-14-093
392-171-300	AMD-P	90-11-128	392-191-001	AMD	90-02-078	392-196-075	REP-P	90-11-088
392-171-300	AMD	90-16-002	392-191-005	AMD	90-02-078	392-196-075	REP	90-14-093
392-171-310	AMD-P	90-11-039	392-191-007	NEW-P	90-19-038	392-196-080	AMD-P	90-11-088
392-171-310	AMD-P	90-11-128	392-191-007	NEW	90-22-045	392-196-080	AMD-P	90-11-128
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402-40-060	DECOD-P 90-22-094	402-70-030	AMD-C 90-19-067	415-104-215	NEW-E 90-21-060
402-44-010	DECOD-P 90-22-094	402-70-030	DECOD-P 90-22-094	415-104-215	NEW-P 90-21-061
402-44-020	DECOD-P 90-22-094	402-70-040	NEW-P 90-06-106	415-108-320	NEW-E 90-14-083
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402-44-070	DECOD-P 90-22-094	402-70-050	AMD-C 90-19-067	415-108-322	NEW-E 90-21-063
402-44-080	DECOD-P 90-22-094	402-70-050	DECOD-P 90-22-094	415-108-324	NEW-E 90-14-083
402-44-090	DECOD-P 90-22-094	402-70-055	NEW-P 90-06-106	415-108-324	NEW-P 90-21-062
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402-61-030	DECOD-P 90-22-094	402-70-077	NEW-C 90-19-067	415-112-725	NEW-E 90-21-065
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402-61-050	DECOD-P 90-22-094	402-70-080	AMD-C 90-19-067	415-112-727	NEW-P 90-21-064
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402-61-090	DECOD-P 90-22-094	402-70-090	AMD-P 90-06-106	415-113-010	NEW 90-22-038
402-61-100	DECOD-P 90-22-094	402-70-090	AMD-C 90-19-067	415-113-020	NEW-E 90-11-129
402-61-110	DECOD-P 90-22-094	402-70-090	DECOD-P 90-22-094	415-113-020	NEW-P 90-17-089
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402-62-090	DECOD-P 90-22-094	415-104-201	NEW-E 90-14-084	434-19-075	AMD-P 90-19-094
402-70-010	AMD-P 90-06-106	415-104-201	NEW-E 90-21-060	434-19-075	AMD 90-22-021
402-70-010	AMD-C 90-19-067	415-104-201	NEW-P 90-21-061	434-19-084	AMD-P 90-19-094
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434-19-097	NEW	90-22-021	446-20-515	NEW-P	90-15-020	456-09-325	AMD-P	90-08-007
434-19-098	NEW-P	90-19-094	446-20-515	NEW-E	90-15-021	456-09-325	AMD	90-11-105
434-19-098	NEW	90-22-021	446-20-515	NEW	90-20-003	456-09-430	AMD-P	90-08-007
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434-19-114	AMD-P	90-19-094	446-20-530	NEW-P	90-15-020	456-09-530	AMD	90-11-105
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434-19-118	AMD	90-22-021	448-12-015	REP-P	90-20-050	456-09-732	NEW-P	90-08-007
434-19-191	AMD-P	90-19-094	448-12-016	REP-P	90-20-050	456-09-732	NEW	90-11-105
434-19-191	AMD	90-22-021	448-12-020	REP-P	90-20-050	456-09-740	AMD-P	90-08-007
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434-19-192	AMD	90-22-021	448-12-040	REP-P	90-20-050	456-09-742	NEW-P	90-08-007
434-19-193	AMD-P	90-19-094	448-12-050	REP-P	90-20-050	456-09-742	NEW	90-11-105
434-19-193	AMD	90-22-021	448-12-055	REP-P	90-20-050	456-09-760	AMD-P	90-08-007
440-44-023	DECOD-P	90-22-094	448-12-060	REP-P	90-20-050	456-09-760	AMD	90-11-105
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440-44-030	DECOD-P	90-22-094	448-12-090	REP-P	90-20-050	456-09-925	AMD	90-11-105
440-44-035	REP-P	90-22-093	448-12-100	REP-P	90-20-050	456-09-930	AMD-P	90-08-007
440-44-040	REP-P	90-22-093	448-12-210	REP-P	90-20-050	456-09-930	AMD	90-11-105
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440-44-042	REP-P	90-22-093	448-12-230	REP-P	90-20-050	456-09-935	AMD	90-11-105
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440-44-045	REP-P	90-22-093	448-12-250	REP-P	90-20-050	456-09-940	AMD	90-11-105
440-44-048	DECOD-P	90-22-094	448-12-260	REP-P	90-20-050	456-09-945	AMD-P	90-08-007
440-44-050	REP-P	90-06-106	448-12-270	REP-P	90-20-050	456-09-945	AMD	90-11-105
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440-44-050	DECOD-P	90-22-094	448-12-290	REP-P	90-20-050	456-09-955	AMD	90-11-105
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440-44-057	REP-C	90-19-067	448-12-320	REP-P	90-20-050	456-09-960	NEW	90-11-105
440-44-057	DECOD-P	90-22-094	448-12-330	REP-P	90-20-050	456-10-110	AMD-P	90-08-006
440-44-058	REP-P	90-06-106	448-12-340	REP-P	90-20-050	456-10-110	AMD	90-11-106
440-44-058	REP-C	90-19-067	448-13	NEW-C	90-22-087	456-10-160	AMD-P	90-08-006
440-44-058	DECOD-P	90-22-094	448-13-010	NEW-P	90-20-050	456-10-160	AMD	90-11-106
440-44-059	REP-P	90-06-106	448-13-020	NEW-P	90-20-050	456-10-310	AMD-P	90-08-006
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440-44-060	REP-P	90-06-106	448-13-050	NEW-P	90-20-050	456-10-315	AMD	90-11-106
440-44-060	REP-C	90-19-067	448-13-060	NEW-P	90-20-050	456-10-320	AMD-P	90-08-006
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440-44-061	REP-P	90-06-106	448-13-080	NEW-P	90-20-050	456-10-320	AMD-P	90-08-098
440-44-061	REP	90-11-126	448-13-090	NEW-P	90-20-050	456-10-320	AMD	90-11-103
440-44-062	REP-P	90-06-106	448-13-100	NEW-P	90-20-050	456-10-325	AMD-P	90-08-006
440-44-062	REP-C	90-19-067	448-13-110	NEW-P	90-20-050	456-10-325	AMD	90-11-106
440-44-062	DECOD-P	90-22-094	448-13-120	NEW-P	90-20-050	456-10-430	AMD-P	90-08-006
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440-44-080	DECOD-P	90-22-094	448-13-170	NEW-P	90-20-050	456-10-545	AMD	90-11-106
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446-20-020	AMD-E	90-15-021	456-09-150	AMD-P	90-08-007	456-10-740	AMD	90-11-106
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446-20-285	AMD-P	90-15-020	456-09-210	AMD-P	90-08-007	456-10-755	AMD	90-11-106
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458-14-005	NEW-E	90-15-006	458-14-080	REP-E	90-15-006	458-14-146	NEW-E	90-15-006
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458-14-010	REP-E	90-15-006	458-14-086	REP-W	90-11-032	458-14-150	REP-P	90-18-097
458-14-010	REP-P	90-18-097	458-14-086	REP-E	90-15-006	458-14-152	REP-W	90-11-032
458-14-014	NEW-W	90-11-032	458-14-086	REP-P	90-18-097	458-14-152	REP-E	90-15-006
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458-14-019	NEW-W	90-11-032	458-14-091	REP-W	90-11-032	458-14-156	NEW-E	90-22-102
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458-14-046	NEW-E	90-22-102	458-14-116	NEW-P	90-18-097	458-20-166	PREP	90-21-043
458-14-050	REP-W	90-11-032	458-14-116	NEW-E	90-22-102	458-20-17902	NEW-E	90-13-117
458-14-050	REP-E	90-15-006	458-14-120	REP-W	90-11-032	458-20-17902	NEW-P	90-14-095
458-14-050	REP-P	90-18-097	458-14-120	REP-E	90-15-006	458-20-17902	NEW	90-17-068
458-14-052	REP-W	90-11-032	458-14-120	REP-P	90-18-097	458-20-185	AMD	90-04-038
458-14-052	REP-E	90-15-006	458-14-121	REP-W	90-11-032	458-20-186	AMD	90-04-039
458-14-052	REP-P	90-18-097	458-14-121	REP-E	90-15-006	458-20-186	PREP	90-19-079
458-14-055	REP-W	90-11-032	458-14-121	REP-P	90-18-097	458-20-186	AMD-P	90-21-164
458-14-055	REP-E	90-15-006	458-14-122	REP-W	90-11-032	458-20-197	AMD-P	90-07-089
458-14-055	REP-P	90-18-097	458-14-122	REP-E	90-15-006	458-20-197	AMD	90-10-082
458-14-056	NEW-E	90-15-006	458-14-122	REP-P	90-18-097	458-20-200	AMD-P	90-13-012
458-14-056	NEW-P	90-18-097	458-14-125	REP-W	90-11-032	458-20-200	AMD-C	90-17-011
458-14-056	NEW-E	90-22-102	458-14-125	REP-E	90-15-006	458-20-227	PREP	90-17-134
458-14-060	REP-W	90-11-032	458-14-125	REP-P	90-18-097	458-20-22801	NEW	90-05-044
458-14-060	REP-E	90-15-006	458-14-126	REP-W	90-11-032	458-20-22802	NEW-P	90-16-104
458-14-060	REP-P	90-18-097	458-14-126	REP-E	90-15-006	458-20-22802	NEW	90-19-052
458-14-062	REP-W	90-11-032	458-14-126	REP-P	90-18-097	458-20-231	PREP	90-13-070
458-14-062	REP-E	90-15-006	458-14-127	NEW-E	90-15-006	458-20-231	AMD-P	90-20-026
458-14-062	REP-P	90-18-097	458-14-127	NEW-P	90-18-097	458-20-256	NEW	90-04-058
458-14-065	REP-W	90-11-032	458-14-127	NEW-E	90-22-102	458-20-257	NEW-E	90-06-078
458-14-065	REP-E	90-15-006	458-14-130	REP-W	90-11-032	458-20-257	NEW-P	90-07-088
458-14-065	REP-P	90-18-097	458-14-130	REP-E	90-15-006	458-20-257	NEW	90-10-081
458-14-066	NEW-E	90-15-006	458-14-130	REP-P	90-18-097	458-20-258	NEW-P	90-13-093
458-14-066	NEW-P	90-18-097	458-14-135	REP-W	90-11-032	458-20-258	NEW	90-17-003
458-14-066	NEW-E	90-22-102	458-14-135	REP-E	90-15-006	458-20-259	NEW-P	90-13-094
458-14-070	REP-W	90-11-032	458-14-135	REP-P	90-18-097	458-20-259	NEW	90-17-007
458-14-070	REP-E	90-15-006	458-14-136	NEW-E	90-15-006	458-30-200	PREP	90-17-132
458-14-070	REP-P	90-18-097	458-14-136	NEW-P	90-18-097	458-30-200	AMD-P	90-20-130
458-14-075	REP-W	90-11-032	458-14-136	NEW-E	90-22-102	458-30-205	PREP	90-17-132
458-14-075	REP-E	90-15-006	458-14-140	REP-W	90-11-032	458-30-205	AMD-P	90-20-130

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458-30-220	PREP	90-17-132	460-44A-501	AMD-S	90-05-061	460-90A-032	REP-P	90-20-126
458-30-220	AMD-P	90-20-130	460-44A-501	AMD	90-09-059	460-90A-035	AMD-P	90-03-106
458-30-225	PREP	90-17-132	460-44A-502	AMD-P	90-02-087	460-90A-035	AMD	90-06-051
458-30-225	AMD-P	90-20-130	460-44A-502	AMD-S	90-05-061	460-90A-035	REP-P	90-20-126
458-30-235	PREP	90-17-132	460-44A-502	AMD	90-09-059	460-90A-045	REP-P	90-20-126
458-30-235	AMD-P	90-20-130	460-44A-503	AMD-P	90-02-087	460-90A-055	AMD-P	90-03-106
458-30-260	AMD	90-02-080	460-44A-503	AMD-S	90-05-061	460-90A-055	AMD-W	90-17-023
458-30-261	REP	90-02-080	460-44A-503	AMD	90-09-059	460-90A-055	REP-P	90-20-126
458-30-262	NEW	90-02-080	460-44A-504	NEW-P	90-02-087	460-90A-060	REP-P	90-20-126
458-30-262	PREP	90-17-132	460-44A-504	NEW-S	90-05-061	460-90A-070	REP-P	90-20-126
458-30-262	AMD-P	90-20-130	460-44A-504	NEW	90-09-059	460-90A-080	REP-P	90-20-126
458-30-275	PREP	90-17-132	460-44A-508	AMD-P	90-02-087	460-90A-090	AMD-P	90-03-106
458-30-275	AMD-P	90-20-130	460-44A-508	AMD-S	90-05-061	460-90A-090	AMD	90-06-051
458-30-285	PREP	90-17-132	460-44A-508	AMD	90-09-059	460-90A-100	REP-P	90-20-126
458-30-285	AMD-P	90-20-130	460-46A	AMD-P	90-02-087	460-90A-100	REP-P	90-20-126
458-30-290	PREP	90-17-132	460-46A	AMD-S	90-05-061	460-90A-105	REP-P	90-03-106
458-30-290	AMD-P	90-20-130	460-46A	AMD	90-09-059	460-90A-105	REP-W	90-17-023
458-30-295	PREP	90-17-132	460-46A-010	AMD-P	90-02-087	460-90A-105	REP-P	90-20-126
458-30-295	AMD-P	90-20-130	460-46A-010	AMD-S	90-05-061	460-90A-115	AMD-P	90-03-106
458-30-300	PREP	90-17-132	460-46A-010	AMD	90-09-059	460-90A-115	AMD	90-06-051
458-30-300	AMD-P	90-20-130	460-46A-020	AMD-P	90-02-087	460-90A-115	REP-P	90-20-126
458-30-305	PREP	90-17-132	460-46A-020	AMD-S	90-05-061	460-90A-122	AMD-P	90-03-106
458-30-305	AMD-P	90-20-130	460-46A-020	AMD	90-09-059	460-90A-122	AMD	90-06-051
458-30-310	PREP	90-17-132	460-46A-025	AMD-P	90-02-087	460-90A-122	REP-P	90-20-126
458-30-310	AMD-P	90-20-130	460-46A-025	AMD-S	90-05-061	460-90A-125	REP-P	90-03-106
458-30-315	PREP	90-17-132	460-46A-025	AMD	90-09-059	460-90A-125	REP-W	90-17-023
458-30-315	AMD-P	90-20-130	460-46A-040	AMD-P	90-02-087	460-90A-125	REP-P	90-20-126
458-30-325	PREP	90-17-132	460-46A-040	AMD-S	90-05-061	460-90A-130	REP-P	90-20-126
458-30-325	AMD-P	90-20-130	460-46A-040	AMD	90-09-059	460-90A-140	AMD-P	90-03-106
458-30-345	PREP	90-17-132	460-46A-090	AMD-P	90-02-087	460-90A-140	AMD-W	90-17-023
458-30-345	AMD-P	90-20-130	460-46A-090	AMD-S	90-05-061	460-90A-140	REP-P	90-20-126
458-30-590	PREP	90-17-132	460-46A-090	AMD	90-09-059	460-90A-145	AMD-P	90-03-106
458-30-590	AMD-P	90-20-130	460-46A-095	AMD-P	90-02-087	460-90A-145	AMD	90-06-051
458-40-540	AMD-P	90-21-138	460-46A-095	AMD-S	90-05-061	460-90A-145	REP-P	90-20-126
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458-40-636	AMD-P	90-10-079	460-46A-100	AMD	90-09-059	463-06-010	AMD-E	90-22-066
458-40-636	AMD-E	90-14-032	460-46A-105	AMD-P	90-02-087	463-10-010	AMD-P	90-09-029
458-40-636	AMD	90-14-033	460-46A-105	AMD-S	90-05-061	463-10-010	AMD-C	90-13-032
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458-40-640	AMD	90-14-033	460-46A-110	AMD-S	90-05-061	463-14-030	AMD-P	90-09-029
458-40-660	AMD-P	90-10-079	460-46A-110	AMD	90-09-059	463-14-030	AMD-C	90-13-032
458-40-660	AMD-E	90-14-032	460-46A-145	AMD-P	90-02-087	463-14-030	AMD-W	90-22-034
458-40-660	AMD	90-14-033	460-46A-145	AMD-S	90-05-061	463-14-030	AMD-E	90-22-066
458-40-660	AMD-P	90-22-096	460-46A-145	AMD	90-09-059	463-14-080	AMD-P	90-09-029
458-40-670	AMD-P	90-10-079	460-46A-150	AMD-P	90-02-087	463-14-080	AMD-C	90-13-032
458-40-670	AMD-E	90-14-032	460-46A-150	AMD-S	90-05-061	463-14-080	AMD-W	90-22-034
458-40-670	AMD	90-14-033	460-46A-150	AMD	90-09-059	463-14-080	AMD-E	90-22-066
458-40-670	AMD-P	90-22-096	460-46A-155	AMD-P	90-02-087	463-18-020	AMD-P	90-09-029
458-53	PREP	90-19-104	460-46A-155	AMD-S	90-05-061	463-18-020	AMD-C	90-13-032
458-53-030	AMD-P	90-21-166	460-46A-155	AMD	90-09-059	463-18-020	AMD-W	90-22-034
458-53-142	AMD-P	90-21-166	460-46A-160	AMD-P	90-02-087	463-18-020	AMD-E	90-22-066
458-53-150	AMD-P	90-21-166	460-46A-160	AMD-S	90-05-061	463-26-120	AMD-P	90-09-029
458-276-130	AMD-E	90-14-028	460-46A-160	AMD	90-09-059	463-26-120	AMD-C	90-13-032
458-276-130	AMD-E	90-22-001	460-46A-165	AMD-P	90-02-087	463-26-120	AMD-W	90-22-034
460-20A-400	AMD-P	90-05-051	460-46A-165	AMD-S	90-05-061	463-26-120	AMD-E	90-22-066
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460-24A-040	NEW-P	90-06-061	460-90A-005	AMD-P	90-03-106	463-26-130	AMD-C	90-13-032
460-24A-040	NEW	90-13-029	460-90A-005	AMD	90-06-051	463-26-130	AMD-W	90-22-034
460-24A-050	AMD	90-05-003	460-90A-005	REP-P	90-20-126	463-26-130	AMD-E	90-22-066
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460-44A-060	REP-S	90-05-061	460-90A-017	AMD-P	90-03-106	463-28-060	AMD-E	90-22-066
460-44A-060	REP	90-09-059	460-90A-017	AMD	90-06-051	463-28-080	AMD-P	90-09-029
460-44A-065	REP-P	90-02-087	460-90A-017	REP-P	90-20-126	463-28-080	AMD-C	90-13-032
460-44A-065	REP-S	90-05-061	460-90A-018	AMD-P	90-03-106	463-28-080	AMD-W	90-22-034
460-44A-065	REP	90-09-059	460-90A-018	AMD	90-06-051	463-28-080	AMD-E	90-22-066
460-44A-070	REP-P	90-02-087	460-90A-018	REP-P	90-20-126	463-30	AMD-C	90-03-087
460-44A-070	REP-S	90-05-061	460-90A-022	REP-P	90-20-126	463-30	AMD	90-05-018
460-44A-070	REP	90-09-059	460-90A-025	REP-P	90-20-126	463-30-010	AMD	90-05-018
460-44A-500	AMD-P	90-02-087	460-90A-027	REP-P	90-20-126	463-30-020	AMD	90-05-018
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463-30-080	AMD	90-05-018	463-50-030	AMD-W	90-22-034	478-116	AMD-C	90-04-002
463-30-085	NEW	90-05-018	463-50-030	AMD-E	90-22-066	478-116-250	AMD-W	90-10-040
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463-30-110	REP	90-05-018	463-54-070	AMD-W	90-22-034	478-116-260	AMD-W	90-10-040
463-30-120	AMD	90-05-018	463-54-070	AMD-E	90-22-066	478-116-510	AMD-P	90-08-084
463-30-130	REP	90-05-018	463-58-030	AMD-P	90-09-029	478-116-510	AMD	90-15-005
463-30-140	REP	90-05-018	463-58-030	AMD-C	90-13-032	478-116-600	AMD-W	90-10-040
463-30-150	REP	90-05-018	463-58-030	AMD-W	90-22-034	478-120-070	AMD-P	90-08-084
463-30-160	REP	90-05-018	463-58-030	AMD-E	90-22-066	478-120-070	AMD-W	90-21-076
463-30-170	REP	90-05-018	468-06-140	NEW-P	90-20-036	478-120-130	AMD-P	90-08-084
463-30-180	REP	90-05-018	468-16-010	NEW-P	90-22-092	478-120-130	AMD-W	90-21-076
463-30-190	AMD	90-05-018	468-16-020	NEW-P	90-22-092	478-124-035	NEW-P	90-20-102
463-30-200	AMD	90-05-018	468-16-030	NEW-P	90-22-092	478-136-030	AMD-P	90-08-030
463-30-210	REP	90-05-018	468-16-040	NEW-P	90-22-092	478-136-030	AMD	90-12-034
463-30-220	REP	90-05-018	468-16-050	NEW-P	90-22-092	478-136-030	AMD-P	90-21-120
463-30-230	AMD	90-05-018	468-16-060	NEW-P	90-22-092	478-138-030	AMD-W	90-04-001
463-30-240	AMD	90-05-018	468-16-070	NEW-P	90-22-092	478-138-040	AMD-W	90-04-001
463-30-250	AMD	90-05-018	468-16-080	NEW-P	90-22-092	478-138-050	AMD-W	90-04-001
463-30-260	REP	90-05-018	468-16-090	NEW-P	90-22-092	478-160-162	NEW-P	90-08-084
463-30-270	AMD	90-05-018	468-16-100	NEW-P	90-22-092	478-160-162	NEW	90-15-005
463-30-290	REP	90-05-018	468-16-110	NEW-P	90-22-092	478-160-232	NEW-P	90-08-084
463-30-295	REP	90-05-018	468-16-120	NEW-P	90-22-092	478-160-232	NEW	90-15-005
463-30-300	AMD	90-05-018	468-16-130	NEW-P	90-22-092	479-01-010	AMD-P	90-07-060
463-30-310	AMD	90-05-018	468-16-140	NEW-P	90-22-092	479-01-010	AMD	90-11-035
463-30-320	AMD	90-05-018	468-16-150	NEW-P	90-22-092	479-01-020	AMD-P	90-07-060
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463-30-360	REP	90-05-018	468-16-200	NEW-P	90-22-092	479-01-040	NEW	90-11-035
463-30-370	REP	90-05-018	468-16-210	NEW-P	90-22-092	479-12	AMD-P	90-07-060
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463-34	AMD	90-05-018	468-22-020	NEW-P	90-16-061	479-12-020	AMD	90-11-035
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463-34-020	REP	90-05-018	468-22-030	NEW-P	90-16-061	479-13	AMD	90-11-035
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463-34-050	AMD	90-05-018	468-22-040	NEW	90-19-103	479-13-035	AMD-P	90-07-060
463-34-060	AMD	90-05-018	468-22-050	NEW-P	90-16-061	479-13-035	AMD	90-11-035
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463-38-063	AMD-P	90-09-029	478-04-020	NEW	90-15-005	479-16-020	AMD-P	90-07-060
463-38-063	AMD-C	90-13-032	478-108-010	NEW-P	90-08-084	479-16-020	AMD	90-11-035
463-38-063	AMD-W	90-22-034	478-108-010	NEW	90-15-005	479-16-030	AMD-P	90-07-060
463-38-063	AMD-E	90-22-066	478-108-020	NEW-P	90-08-084	479-16-030	AMD	90-11-035
463-39-130	REP-P	90-09-029	478-108-020	NEW	90-15-005	479-16-035	AMD-P	90-07-060
463-39-130	REP-C	90-13-032	478-108-030	NEW-P	90-08-084	479-16-035	AMD	90-11-035
463-39-130	REP-W	90-22-034	478-108-030	NEW	90-15-005	479-16-040	AMD-P	90-07-060
463-39-130	REP	90-22-066	478-108-040	NEW-P	90-08-084	479-16-040	AMD	90-11-035
463-39-150	AMD-P	90-09-029	478-108-040	NEW	90-15-005	479-16-045	AMD-P	90-07-060
463-39-150	AMD-C	90-13-032	478-108-050	NEW-P	90-08-084	479-16-045	AMD	90-11-035
463-39-150	AMD-W	90-22-034	478-108-050	NEW	90-15-005	479-16-050	AMD-P	90-07-060
463-39-150	AMD-E	90-22-066	478-108-060	NEW	90-15-005	479-16-050	AMD	90-11-035
463-43-060	AMD-P	90-09-029	478-108-070	NEW	90-15-005	479-16-060	AMD-P	90-07-060
463-43-060	AMD-C	90-13-032	478-108-080	NEW	90-15-005	479-16-060	AMD	90-11-035
463-43-060	AMD-W	90-22-034	478-108-110	NEW-P	90-08-084	479-16-061	REP-P	90-07-060
463-43-060	AMD-E	90-22-066	478-108-110	NEW	90-15-005	479-16-061	REP	90-11-035
463-47-060	AMD-P	90-09-029	478-108-120	NEW-P	90-08-084	479-16-070	AMD-P	90-07-060
463-47-060	AMD-C	90-13-032	478-108-120	NEW	90-15-005	479-16-070	AMD	90-11-035
463-47-060	AMD-W	90-22-034	478-108-130	NEW-P	90-08-084	479-16-071	REP-P	90-07-060
463-47-060	AMD-E	90-22-066	478-108-130	NEW	90-15-005	479-16-071	REP	90-11-035

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479-16-080	AMD-P	90-07-060	480-12-181	NEW-P	90-14-027
479-16-080	AMD	90-11-035	480-12-181	NEW	90-17-048
479-16-091	AMD-P	90-07-060	480-12-195	AMD	90-06-017
479-16-091	AMD	90-11-035	480-12-321	AMD-P	90-22-095
479-16-092	AMD-P	90-07-060	480-12-322	REP-P	90-19-121
479-16-092	AMD	90-11-035	480-12-340	AMD-P	90-18-095
479-16-096	AMD-P	90-07-060	480-12-375	AMD-W	90-13-071
479-16-096	AMD	90-11-035	480-12-500	NEW-P	90-19-003
479-16-098	AMD-P	90-07-060	480-12-510	NEW-P	90-19-003
479-16-098	AMD	90-11-035	480-12-520	NEW-P	90-19-003
479-20-005	REP-P	90-07-060	480-30-010	AMD-P	90-10-077
479-20-005	REP	90-11-035	480-30-010	AMD-W	90-12-119
479-20-007	NEW-P	90-07-060	480-30-010	AMD-P	90-17-050
479-20-007	NEW	90-11-035	480-30-010	AMD	90-22-031
479-20-010	AMD-P	90-07-060	480-30-020	AMD-P	90-10-077
479-20-010	AMD	90-11-035	480-30-020	AMD-W	90-12-119
479-20-011	AMD-P	90-07-060	480-30-020	AMD-P	90-17-050
479-20-011	AMD	90-11-035	480-30-020	AMD	90-22-031
479-20-013	AMD-P	90-07-060	480-30-030	AMD-P	90-10-077
479-20-013	AMD	90-11-035	480-30-030	AMD-W	90-12-119
479-20-016	AMD-P	90-07-060	480-30-030	AMD-P	90-17-050
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479-20-027	AMD	90-11-035	480-30-060	AMD-W	90-12-119
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479-20-031	AMD	90-11-035	480-30-060	AMD	90-22-031
479-20-033	AMD-P	90-07-060	480-30-070	AMD-P	90-10-077
479-20-033	AMD	90-11-035	480-30-070	AMD-W	90-12-119
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479-20-036	AMD	90-11-035	480-30-070	AMD	90-22-031
479-20-037	AMD-P	90-07-060	480-30-097	NEW	90-06-017
479-20-037	AMD	90-11-035	480-30-100	AMD	90-06-017
479-20-060	REP-P	90-07-060	480-30-100	AMD-E	90-09-034
479-20-060	REP	90-11-035	480-30-100	AMD-P	90-09-094
479-20-070	REP-P	90-07-060	480-30-100	AMD-P	90-10-077
479-20-070	REP	90-11-035	480-30-100	AMD-W	90-12-119
479-20-075	AMD-P	90-07-060	480-30-100	AMD	90-13-119
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479-20-083	REP-P	90-07-060	480-30-110	AMD-W	90-12-119
479-20-083	REP	90-11-035	480-30-110	AMD-P	90-17-050
479-20-086	AMD-P	90-07-060	480-30-110	AMD	90-22-031
479-20-086	AMD	90-11-035	480-35-120	AMD-E	90-14-024
479-20-089	AMD-P	90-07-060	480-35-120	AMD-P	90-14-026
479-20-089	AMD	90-11-035	480-35-120	AMD	90-17-047
479-20-095	AMD-P	90-07-060	480-40-010	AMD-P	90-10-077
479-20-095	AMD	90-11-035	480-40-010	AMD-W	90-12-119
479-24-010	AMD-P	90-07-060	480-40-010	AMD-P	90-17-050
479-24-010	AMD	90-11-035	480-40-010	AMD	90-22-031
479-24-020	AMD-P	90-07-060	480-40-020	AMD-P	90-10-077
479-24-020	AMD	90-11-035	480-40-020	AMD-W	90-12-119
479-24-030	AMD-P	90-07-060	480-40-020	AMD-P	90-17-050
479-24-030	AMD	90-11-035	480-40-020	AMD	90-22-031
479-24-040	AMD-P	90-07-060	480-40-030	AMD-P	90-10-077
479-24-040	AMD	90-11-035	480-40-030	AMD-W	90-12-119
479-24-050	AMD-P	90-07-060	480-40-030	AMD-P	90-17-050
479-24-050	AMD	90-11-035	480-40-030	AMD	90-22-031
479-24-060	REP-P	90-07-060	480-40-040	AMD-P	90-10-077
479-24-060	REP	90-11-035	480-40-040	AMD-W	90-12-119
479-24-070	AMD-P	90-07-060	480-40-040	AMD-P	90-17-050
479-24-070	AMD	90-11-035	480-40-040	AMD	90-22-031
479-112-017	AMD-P	90-11-017	480-40-050	AMD-P	90-10-077
479-112-017	AMD-E	90-11-018	480-40-050	AMD-W	90-12-119
479-112-017	AMD	90-16-028	480-40-050	AMD-P	90-17-050
479-113-035	AMD-P	90-11-017	480-40-050	AMD	90-22-031
479-113-035	AMD-E	90-11-018	480-40-060	AMD-P	90-10-077
479-113-035	AMD	90-16-028	480-40-060	AMD-W	90-12-119
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480-12-045	AMD	90-17-049	480-40-060	AMD	90-22-031
480-12-165	AMD	90-06-017	480-40-065	NEW	90-06-017
480-40-070	AMD-P	90-10-077	480-40-070	AMD	90-06-017
480-40-070	AMD-W	90-12-119	480-40-070	AMD-W	90-14-025
480-40-070	AMD-P	90-17-050	480-40-070	AMD-P	90-14-027
480-40-070	AMD	90-22-031	480-40-070	AMD	90-17-048
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480-40-075	AMD-P	90-17-050	480-40-075	AMD-W	90-10-077
480-40-075	AMD	90-22-031	480-40-075	AMD-W	90-12-119
480-40-100	NEW	90-06-017	480-40-075	AMD-P	90-17-050
480-40-110	AMD-P	90-10-077	480-40-100	AMD	90-22-031
480-40-110	AMD-W	90-12-119	480-40-100	NEW	90-06-017
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480-40-120	AMD-P	90-17-050	480-40-120	AMD-P	90-10-077
480-40-120	AMD	90-22-031	480-40-120	AMD-W	90-12-119
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480-40-130	AMD	90-22-031	480-40-130	AMD-W	90-12-119
480-70-050	AMD	90-13-118	480-40-130	AMD-P	90-17-050
480-70-325	NEW	90-06-017	480-40-130	AMD	90-22-031
480-70-335	NEW	90-06-017	480-70-050	AMD	90-13-118
480-70-500	NEW	90-13-118	480-70-325	NEW	90-06-017
480-70-510	NEW	90-13-118	480-70-335	NEW	90-06-017
480-70-520	NEW-W	90-15-051	480-70-500	NEW	90-13-118
480-70-530	NEW	90-13-118	480-70-510	NEW	90-13-118
480-70-540	NEW	90-13-118	480-70-520	NEW	90-13-118
480-70-550	NEW	90-13-118	480-70-530	NEW	90-13-118
480-70-560	NEW	90-13-118	480-70-540	NEW	90-13-118
480-70-570	NEW	90-13-118	480-70-550	NEW	90-13-118
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480-70-990	AMD-P	90-03-009	480-70-630	NEW-P	90-20-117
480-70-990	AMD	90-09-015	480-70-640	NEW-P	90-20-117
480-110-021	AMD-P	90-10-078	480-70-640	NEW-P	90-20-117
480-110-021	AMD	90-17-061	480-70-990	AMD-P	90-03-009
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480-110-028	NEW-P	90-10-078	480-110-021	AMD	90-17-061
480-110-028	NEW	90-17-061	480-110-026	AMD-P	90-10-078
480-110-046	AMD-P	90-10-078	480-110-026	AMD	90-17-061
480-110-046	AMD	90-17-061	480-110-028	NEW-P	90-10-078
480-110-066	AMD-P	90-10-078	480-110-028	NEW	90-17-061
480-110-066	AMD-W	90-04-056	480-110-046	AMD-P	90-10-078
480-110-066	AMD	90-17-061	480-110-046	AMD	90-17-061
480-110-081	AMD-W	90-04-056	480-110-066	AMD-P	90-10-078
480-120-021	AMD-P	90-19-118	480-110-066	AMD-W	90-04-056
480-120-081	AMD-W	90-04-055	480-110-066	AMD	90-17-061
480-120-106	AMD-P	90-19-118	480-110-081	AMD-W	90-04-056
480-120-138	AMD	90-08-010	480-120-021	AMD-P	90-19-118
480-120-138	AMD-P	90-19-118	480-120-081	AMD-W	90-04-055
480-120-141	AMD-P	90-19-118	480-120-106	AMD-P	90-19-118
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480-120-400	NEW-C	90-22-017	480-120-141	AMD-P	90-19-118
480-120-405	NEW-P	90-19-119	480-120-142	NEW-P	90-19-120
480-120-405	NEW-C	90-22-017	480-120-400	NEW-P	90-19-119
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480-120-415	NEW-C	90-22-017	480-120-410	NEW-P	90-19-119
480-120-420	NEW-P	90-19-119	480-120-410	NEW-C	90-22-017
480-120-420	NEW-C	90-22-017	480-120-415	NEW-P	90-19-119
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480-120-430	NEW-P	90-19-119	480-120-420	NEW-C	90-22-017
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480-121-040	AMD-P	90-19-120	480-120-430	NEW-C	90-22-017
480-122-010	AMD-E	90-14-066	480-120-435	NEW-P	90-19-119
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			480-122-010	AMD-E	90-14-066
				AMD-P	90-14-089

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480-122-020	AMD-E	90-14-066	490-500-600	NEW	90-11-114	504-15-080	NEW	90-11-078
480-122-020	AMD-P	90-14-089	490-500-605	NEW-P	90-07-035	504-15-100	NEW-S	90-05-060
480-122-020	AMD	90-19-020	490-500-605	NEW	90-11-114	504-15-100	NEW	90-11-078
480-122-030	AMD-E	90-14-066	490-500-610	NEW-P	90-07-035	504-15-200	NEW-S	90-05-060
480-122-030	AMD-P	90-14-089	490-500-610	NEW	90-11-114	504-15-200	NEW	90-11-078
480-122-030	AMD	90-19-020	490-500-615	NEW-P	90-07-035	504-15-210	NEW-S	90-05-060
480-122-040	AMD-E	90-14-066	490-500-615	NEW	90-11-114	504-15-210	NEW	90-11-078
480-122-050	AMD-E	90-14-066	490-500-620	NEW-P	90-07-035	504-15-220	NEW-S	90-05-060
480-122-050	AMD-P	90-14-089	490-500-620	NEW	90-11-114	504-15-220	NEW	90-11-078
480-122-050	AMD	90-19-020	490-500-625	NEW-P	90-07-035	504-15-250	NEW-S	90-05-060
480-122-060	AMD-E	90-14-066	490-500-625	NEW	90-11-114	504-15-250	NEW	90-11-078
480-122-060	AMD-P	90-14-089	490-800-012	A/R-E	90-19-073	504-15-300	NEW-S	90-05-060
480-122-060	AMD	90-19-020	490-800-012	A/R-P	90-22-097	504-15-300	NEW	90-11-078
480-122-070	AMD-E	90-14-066	490-800-020	REP-E	90-19-073	504-15-350	NEW-S	90-05-060
480-122-070	AMD-P	90-14-089	490-800-020	REP-P	90-22-097	504-15-350	NEW	90-11-078
480-122-070	AMD	90-19-020	490-800-030	A/R-E	90-19-073	504-15-360	NEW-S	90-05-060
480-122-080	AMD-E	90-14-066	490-800-030	A/R-P	90-22-097	504-15-360	NEW	90-11-078
480-122-080	AMD-P	90-14-089	490-800-035	NEW-E	90-19-073	504-15-410	NEW-S	90-05-060
480-122-080	AMD	90-19-020	490-800-035	NEW-P	90-22-097	504-15-410	NEW	90-11-078
480-122-090	AMD-E	90-14-066	490-800-040	A/R-E	90-19-073	504-15-420	NEW-S	90-05-060
480-122-090	AMD-P	90-14-089	490-800-040	A/R-P	90-22-097	504-15-420	NEW	90-11-078
480-122-090	AMD	90-19-020	490-800-050	A/R-E	90-19-073	504-15-430	NEW-S	90-05-060
480-149-060	AMD-P	90-10-077	490-800-050	A/R-P	90-22-097	504-15-430	NEW	90-11-078
480-149-060	AMD-W	90-12-119	490-800-060	A/R-E	90-19-073	504-15-440	NEW-S	90-05-060
480-149-060	AMD-P	90-17-050	490-800-060	A/R-P	90-22-097	504-15-440	NEW	90-11-078
480-149-060	AMD	90-22-031	490-800-070	A/R-E	90-19-073	504-15-450	NEW-S	90-05-060
480-149-070	REP-P	90-10-077	490-800-070	A/R-P	90-22-097	504-15-450	NEW	90-11-078
480-149-070	REP-W	90-12-119	490-800-080	A/R-E	90-19-073	504-15-460	NEW-S	90-05-060
480-149-070	REP-P	90-17-050	490-800-080	A/R-P	90-22-097	504-15-460	NEW	90-11-078
480-149-070	REP	90-22-031	490-800-090	A/R-E	90-19-073	504-15-470	NEW-S	90-05-060
480-149-120	AMD-P	90-10-077	490-800-090	A/R-P	90-22-097	504-15-470	NEW	90-11-078
480-149-120	AMD-W	90-12-119	490-800-100	A/R-E	90-19-073	504-15-510	NEW-S	90-05-060
480-149-120	AMD-P	90-17-050	490-800-100	A/R-P	90-22-097	504-15-510	NEW	90-11-078
480-149-120	AMD	90-22-031	490-800-105	A/R-E	90-19-073	504-15-520	NEW-S	90-05-060
490-500-005	AMD-P	90-07-035	490-800-105	A/R-P	90-22-097	504-15-520	NEW	90-11-078
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490-500-145	AMD	90-11-114	490-800-130	A/R-E	90-19-073	504-15-560	NEW-S	90-05-060
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490-500-260	AMD-P	90-07-035	490-800-170	A/R-P	90-22-097	504-15-580	NEW	90-11-078
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490-500-270	AMD-P	90-07-035	490-800-180	A/R-P	90-22-097	504-15-600	NEW	90-11-078
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