RCW 17.21.134 Licenses—Examination requirements—Fees. (1) The
director shall not issue a commercial pesticide applicator license
until the applicant, if he or she is the sole owner and manager of the
business has passed examinations in all classifications that the
business operates. If there is more than one owner or the owner does
not participate in the pesticide application activities, the person
managing the pesticide application activities of the business shall be
licensed in all classifications that the business operates. The
director shall not issue a commercial pesticide operator, public
operator, private commercial applicator, or demonstration and research
applicator license until the applicant has passed an examination
demonstrating knowledge of:
   (a) How to apply pesticides under the classification for which he
       or she has applied, manually or with the various apparatuses that he
       or she may operate;
   (b) The nature and effect of pesticides he or she may apply under
       such classifications; and
   (c) Any other matter the director determines to be a necessary
       subject for examination.
(2) The director may charge examination fees established by the
director by rule. The director may administer or contract with a
public or private third-party entity to administer any or all parts of
either the examination or the collection of examination fees, or both.
Examinations administered by third-party entities must be the same as
the examination that would otherwise be administered by the
department. The department may direct that the applicant pay the fees
to the third-party entity in accordance with department rules
governing third-party examinations and fees.
(3) The director may prescribe separate testing procedures and
requirements for each license. [2020 c 180 § 4; 1994 c 283 § 17; 1989
  c 380 § 45.]