RCW 62A.2A-212  Implied warranty of merchantability.  (1) Except in a finance lease, a warranty that the goods will be merchantable is implied in a lease contract if the lessor is a merchant with respect to goods of that kind.
   (2) Goods to be merchantable must be at least such as:
      (a) Pass without objection in the trade under the description in the lease agreement;
      (b) In the case of fungible goods, are of fair average quality within the description;
      (c) Are fit for the ordinary purposes for which goods of that type are used;
      (d) Run, within the variation permitted by the lease agreement, of even kind, quality, and quantity within each unit and among all units involved;
      (e) Are adequately contained, packaged, and labeled as the lease agreement may require; and
      (f) Conform to any promises or affirmations of fact made on the container or label.
   (3) Other implied warranties may arise from course of dealing or usage of trade.  [1993 c 230 § 2A-212.]