RCW 90.44.110  Waste of water prohibited—Exceptions. No public
groundwaters that have been withdrawn shall be wasted without
economical beneficial use. The department shall require all wells
producing waters which contaminate other waters to be plugged or
capped. The department shall also require all flowing wells to be so
capped or equipped with valves that the flow of water can be
completely stopped when the wells are not in use under the terms of
their respective permits or approved declarations of vested rights.
Likewise, the department shall also require both flowing and
nonflowing wells to be so constructed and maintained as to prevent the
waste of public groundwaters through leaky casings, pipes, fittings,
valves, or pumps—either above or below the land surface: PROVIDED,
HOWEVER, That the withdrawal of reasonable quantities of public
groundwater in connection with the construction, development, testing,
or repair of a well shall not be construed as waste; also, that the
inadvertent loss of such water owing to breakage of a pump, valve,
pipe, or fitting shall not be construed as waste if reasonable
diligence is shown by the permittee in effecting the necessary repair.

In the issuance of an original permit, or of an amendment to an
original permit or certificate of vested right to withdraw and
appropriate public groundwaters under the provisions of this chapter,
the department may, as in his or her judgment is necessary, specify
for the proposed well or wells or other works a manner of construction
adequate to accomplish the provisions of this section. [2013 c 23 §
611; 1987 c 109 § 114; 1949 c 63 § 1; 1945 c 263 § 11; Rem. Supp. 1949
§ 7400-11.]

Purpose—Short title—Construction—Rules—Severability—Captions—
1987 c 109: See notes following RCW 43.21B.001.