WAC 284-20A-050 What constitutes a medical malpractice insurance policy for the purposes of RCW 48.18.290 (1)(b) and 48.18.2901 (1) (a) (ii)? A medical malpractice insurance policy means an insurance policy written with the principal intent to provide medical malpractice insurance. For the purposes of this section, a policy does not include medical malpractice insurance written as ancillary coverage to a general liability or package policy if the principal exposure insured is not medical malpractice.

[Statutory Authority: RCW 48.02.060 and 48.18.547. WSR 06-24-039 (Matter No. R²⁰⁰⁶⁻⁰⁸), § 284-20A-050, filed 11/30/06, effective 12/31/06; WSR 06-17-054 (Matter No. R 2006-01), § 284-20A-050, filed 8/10/06, effective 9/10/06.]