- WAC 388-14A-2140 What happens at a hearing on objection to disclosure of address information? In any administrative hearing requested under WAC 388-14A-2114 (1)(b)(ii):
- (1) The parent requesting address disclosure and the other party to the order or action are independent parties in the hearing.
- (2) The office of administrative hearings (OAH) sets the hearing as a phone hearing;
- (3) Each party must provide OAH with a telephone number where the party can be reached for the hearing, at some time before the scheduled hearing.
- (4) The administrative law judge (ALJ) must not disclose the location or phone number from which either party is appearing.
- (5) The ALJ may, upon good cause shown, convert the hearing to an
- in-person hearing for the party requesting disclosure.

 (6) The initial burden of proof is on the party requesting address disclosure, to show that the address request is for a purpose for which chapter 388-14A WAC specifically permits disclosure.
 - (7) If the party requesting address disclosure:
- (a) Fails to meet this burden, the ALJ enters an order denying the address request;
- (b) Establishes that the address was requested for a purpose for which disclosure is permitted, the other party must then show that it is reasonable to anticipate that physical or emotional harm to the party or a child will result from release of the address. The party objecting to address release:
- (i) May show reasonable fear of harm by any form of evidence admissible under chapter 34.05 RCW; and
- (ii) Is not required to provide supporting evidence required by WAC 388-422-0020, to establish a reasonable fear of harm.
- (8) If either party fails to appear, the ALJ enters an order on default:
- (a) If the party objecting to disclosure fails to appear, the order requires DCS to release the address unless the record contains documentary evidence which provides the basis for a finding that physical or emotional harm will likely result from release of the address;
- (b) If the address requesting party fails to appear, the default order denies the request for address information.
- (9) OAH arranges the attendance of the parties by telephone or other procedure showing due regard for the safety of the parties and the children.
- (10) DCS issues a final response to the disclosure request within five working days of the exhaustion of administrative remedies, including any late appeal periods.
- (11) If the custodial parent (CP) requests a hearing under this section in response to a department initiated review of the support order for modification, both parties to the support order are independent parties in the address disclosure hearing.

[Statutory Authority: RCW 26.23.120, 74.08.090. WSR 02-07-091, § 388-14A-2140, filed 3/19/02, effective 4/19/02.]