- WAC 388-107-0790 Electronic monitoring equipment—Resident requested use. (1) The facility must not use audio or video monitoring equipment to monitor any resident unless:
 - (a) The resident has requested the monitoring; and
- (b) The monitoring is only used in the sleeping room of the resident who requested the monitoring.
- (2) If the resident requests audio or video monitoring, before any electronic monitoring occurs the facility must ensure:
- (a) That the electronic monitoring does not violate chapter 9.73 RCW;
- (b) The resident has identified a threat to the resident's health, safety or personal property; and
- (c) The resident and the facility have agreed upon a specific duration for the electronic monitoring documented in writing.
 - (3) The facility must:
- (a) Reevaluate the need for the electronic monitoring with the resident at least quarterly; and
- (b) Have each reevaluation in writing signed and dated by the resident.
- (4) The facility must immediately stop electronic monitoring if the:
 - (a) Resident no longer wants electronic monitoring; or
 - (b) Resident becomes unable to give consent.
- (5) For the purposes of consenting to video electronic monitoring, without an audio component, the term "resident" includes the resident's decision maker.
- (6) For the purposes of consenting to audio electronic monitoring, the term "resident" includes only:
 - (a) The resident residing in the facility; or
- (b) The resident's court-appointed guardian or attorney-in-fact who has obtained a court order specifically authorizing the court-appointed guardian or attorney-in-fact to consent to audio electronic monitoring of the resident.
- (7) If the resident's decision maker consents to audio electronic monitoring as specified in subsection (6) above, the facility must maintain a copy of the court order authorizing such consent in the resident's record.

[Statutory Authority: Chapter 70.97 RCW. WSR 14-19-071, § 388-107-0790, filed 9/12/14, effective 10/13/14.]