

DECEMBER 5, 1990

OLYMPIA, WASHINGTON

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filed not later than November 21, 1990

CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: the 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

REPUBLICATION OF OFFICIAL DOCUMENTS

All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER
Code Reviser

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of December 1990 pursuant to RCW 19.52.020 is twelve point zero percent (12.0%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1990 pursuant to RCW 63.14.130(1)(a) is fourteen and one-half percent (14.50%).

The maximum allowable retail installment contract service charge for the purchase of a motor vehicle pursuant to RCW 63.14.130(2)(a) is fourteen point zero percent (14.0%) for the fourth calendar quarter of 1990.

The maximum allowable retail installment contract service charge for the purchase of a vessel pursuant to RCW 63.14.130(3)(a) is thirteen point seven five percent (13.75%) for the fourth calendar quarter of 1990.

WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the state of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the code reviser's office pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

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Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.05 RCW) may be distinguished by the size and style of type in which they appear.

- (a) **Proposed rules** are those rules pending permanent adoption by an agency and are set forth in eight point type.
- (b) **Adopted rules** have been permanently adopted and are set forth in ten point type.
- (c) **Emergency rules** have been adopted on an emergency basis and are set forth in ten point oblique type.

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined material is new material;
 - (ii) deleted material is (~~lined out and bracketed between double parentheses~~);
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules normally take effect thirty days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser's office unless a later date is provided by the agency. They remain effective for a maximum of one-hundred-twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

Material inserted by the code reviser's office for purposes of clarification or correction or to show the source or history of a document is enclosed in [brackets].

7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

1990 – 1991

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing on or after
90-14	Jun 7	Jun 21	Jul 5	Jul 18	Aug 7
90-15	Jun 20	Jul 5	Jul 18	Aug 1	Aug 21
90-16	Jul 5	Jul 18	Aug 1	Aug 15	Sep 4
90-17	Jul 25	Aug 8	Aug 22	Sep 5	Sep 25
90-18	Aug 8	Aug 22	Sep 5	Sep 19	Oct 9
90-19	Aug 22	Sep 5	Sep 19	Oct 3	Oct 23
90-20	Sep 5	Sep 19	Oct 3	Oct 17	Nov 6
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90-22	Oct 10	Oct 24	Nov 7	Nov 21	Dec 11
90-23	Oct 24	Nov 7	Nov 21	Dec 5	Dec 25
90-24	Nov 7	Nov 21	Dec 5	Dec 19	Jan 8, 1991
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91-01	Nov 21	Dec 5	Dec 19, 1990	Jan 2, 1991	Jan 22
91-02	Dec 5	Dec 19, 1990	Jan 2, 1991	Jan 16	Feb 5
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91-08	Mar 6	Mar 20	Apr 3	Apr 17	May 7
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91-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
91-24	Nov 6	Nov 20	Dec 4	Dec 18	Jan 7, 1992

¹All documents are due at the code reviser's office by 5:00 p.m. on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³At least twenty days before the rule-making hearing, the agency shall cause notice of the hearing to be published in the Register; see RCW 34.05.320(1). These dates represent the twentieth day after the distribution date of the applicable Register.

WSR 90-23-001
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed November 8, 1990, 4:03 p.m.]

Original Notice.

Title of Rule: Amending WAC 390-16-308 Identification of source of contribution.

Purpose: To assign responsibility to the giver to provide a candidate or treasurer with the source of the contribution.

Statutory Authority for Adoption: RCW 42.17.370.

Summary: This rule provides necessary guidance to those subject to the campaign disclosure law.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Olympia, 753-1111.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Amends existing rule which provides direction on how the source of a contribution is determined and attributed. Assigns responsibility to person who makes a contribution to inform the recipient of the true source.

Proposal Changes the Following Existing Rules: Adds responsibility for contributor.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor Conference Room, Evergreen Plaza Building, FJ-42, 711 Capitol Way, Olympia, on February 26, 1991, at 9:00 a.m.

Submit Written Comments to: Graham E. Johnson, by February 20, 1991.

Date of Intended Adoption: February 26, 1991.

October 30, 1990
 Graham E. Johnson
 Executive Director

AMENDATORY SECTION (Amending WSR 90-20-088, filed 9/28/90)

WAC 390-16-308 IDENTIFICATION OF SOURCE OF CONTRIBUTION. Any person who makes a contribution shall inform the candidate or treasurer, at the time the contribution is made, of the true and actual source of funds from which the contribution is made. To identify the source of a contribution received by check or other written instrument in the absence of other information, a candidate or treasurer shall (~~ascertain the source of the contribution or type of business entity and~~) apply the following:

Provided, that in cases where the source of the contribution is known and differs from the guidelines set forth below, the known source of the contribution shall be reported;

Provided further, that contributions made by or through a lobbyist shall identify the true and actual source of the funds for whom the contribution was made.

(1) A contribution drawn upon a single account shall be attributed to the account holder as identified by the name printed on the face of the check or negotiable instrument.

(2) A contribution drawn upon a joint account shall be attributed in equal proportion to each of the account holders as identified by the names printed on the face of the check or negotiable instrument unless the candidate or treasurer is notified in writing that the contribution should be allocated in different proportions.

(3) A contribution made by a sole proprietor or drawn upon the account of a business which is a sole proprietorship shall be attributed to the owner of the business entity.

(4) A contribution drawn upon the account of a partnership shall be attributed to the partnership as a separate entity except that;

Any check drawn upon the partnership account but which is to be paid from the capital account of one or more individual partners shall identify at the time of transmittal to the candidate or treasurer the name(s) of the contributing partner(s) and shall be attributed to the contributing partner(s).

(5) A contribution drawn upon the account of a corporation, union, association or other similar organization shall be attributed to the corporation, union, association or other similar organization as a separate entity except that;

(a) a contribution drawn upon the account of a wholly owned or controlled subsidiary shall identify the name of the parent or controlling corporation and the contribution shall be attributed to the parent or controlling corporation;

(b) a contribution drawn upon the account of a controlled union subdivision shall identify the name of the controlling union and the contribution shall be attributed to the controlling union;

(c) a contribution drawn upon the account of a controlled subdivision of an association or other similar organization shall name the controlling association or other similar organization and the contribution shall be attributed to the controlling association.

(d) A subsidiary, union subdivision or subdivision of an association or other similar organization is "controlled" by another entity if it does not maintain executive and fiscal independence over its operations and functions as demonstrated by:

(i) Whether the corporation or organization owns a controlling interest in the voting stock or securities of the subsidiary or subdivision;

(ii) Whether the corporation or organization has the authority or ability to direct or participate in the governance of the subsidiary or subdivision through provisions of constitutions, bylaws, contracts or other rules, or through formal or informal practices or procedures;

(iii) Whether the corporation or organization has the authority or ability to hire, appoint, demote or otherwise control the officers or other decisionmaking employees or members of the subsidiary or subdivision;

(iv) Whether the corporation or organization has common or overlapping membership with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities.

(v) Whether the corporation or organization has common or overlapping officers or employees with the subsidiary or subdivision which indicates a formal or ongoing relationship between the two entities;

(vi) Whether the corporation or organization provides funds or goods in a significant amount or on an ongoing basis through direct or indirect payments to the subsidiary or subdivision.

(6) Contributions made by political committees established, financed, maintained, or controlled by any corporation, organization, or any other person, including any parent, subsidiary, branch, division, department, or local unit of such person, shall be considered to have been made by a single political committee.

WSR 90-23-002
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed November 8, 1990, 4:07 p.m.]

Original Notice.

Title of Rule: New WAC 390-16-312 Handling contributions of uncertain origin.

Purpose: To instruct candidates and treasurers how to process contributions prohibited by RCW 42.17.105 and [42.17].120.

Statutory Authority for Adoption: RCW 42.17.370.

Summary: The rule provides guidance for reporting contributions received from uncertain sources.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Olympia, 753-1111.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule gives instructions to candidates and treasurers who receive excessive contributions or contributions from uncertain sources. Such contributions are to be returned to the contributor within ten days or forfeited to the state.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor Conference Room, 711 Capitol Way, Evergreen Plaza Building, Olympia, WA, on February 26, 1991, at 9 a.m.

Submit Written Comments to: Graham E. Johnson, by February 20, 1991.

Date of Intended Adoption: February 26, 1991.

October 30, 1990
Graham E. Johnson
Executive Director

NEW SECTION

WAC 390-16-312 HANDLING CONTRIBUTIONS OF UNCERTAIN ORIGIN. No contribution shall be deposited by any candidate or treasurer who believes, from the face of the contribution instrument or for any other reason, the contribution was made in a fictitious name, by one person through an agent, relative, political committee, or any other person so as to conceal the source of the contribution or to exceed the contribution limits provided in RCW 42.17.105(8). The candidate or treasurer shall return such contributions within ten calendar days to the original contributor if his or her identity is known. Otherwise, the contribution instrument shall be endorsed and made payable to "Washington State Treasurer" and the contribution sent to the Public Disclosure Commission for deposit in the state's general fund.

WSR 90-23-003

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed November 8, 1990, 4:09 p.m.]

Original Notice.

Title of Rule: Amending WAC 390-05-210 Definition of contribution.

Purpose: To expand the definition of "contribution" to exclude news media stories and comment; and exclude internal communications and private messages.

Statutory Authority for Adoption: RCW 42.17.370.

Summary: Amends definition of contribution.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Olympia, 753-1111.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Amends definition of "contribution" to exclude new media, periodicals, feature and editorial articles; excludes certain communications within organizations;

and excludes certain advertising on a person's own property.

Proposal Changes the Following Existing Rules: Expands definition.

Small Business Economic Impact Statement: [No information supplied by agency.]

Hearing Location: Second Floor Conference Room, Evergreen Plaza Building, 711 Capitol Way, FJ-42, Olympia, WA, on February 26, 1991, at 9 a.m.

Submit Written Comments to: Graham E. Johnson, by February 20, 1991.

Date of Intended Adoption: February 26, 1991.

October 30, 1990
Graham E. Johnson
Executive Director

AMENDATORY SECTION (Amending Order 88-02, filed 7/1/88)

WAC 390-05-210 DEFINITION—CONTRIBUTION. (1) The term "contribution" as defined in RCW 42.17.020(10) shall be deemed to include, among other things, furnishing services or property or rights on a discriminatory basis or at less than their fair market value as defined in WAC 390-05-235, for the purpose of assisting any candidate or political committee. When such in-kind contribution of goods or services is provided, it shall be reported at its fair market value, per WAC 390-05-235.

The following activities are not considered to be contributions or independent campaign expenditures reportable under RCW 42.17.090 or .100:

(a) news, feature or editorial comment in a broadcast media program or in a regularly scheduled issue of a printed periodical (including periodicals published by businesses and organizations for their respective employees or members) to communicate ratings, evaluations, endorsements or recommendations for or against a candidate or ballot proposition.

(b) internal political communications from a corporation or similar enterprise to its officers, management staff and stockholders or from a union, association or other membership organization to its members.

(c) messages in the form of reader boards, banners, yard or window signs displayed on a person's own property or property occupied by the organization, business or union. Provided that, any person, space or property used for such political advertising for which a rental charge is normally made shall be reported as an in-kind contribution.

WSR 90-23-004

NOTICE OF PUBLIC MEETINGS

EASTERN WASHINGTON UNIVERSITY

[Memorandum—November 8, 1990]

BOARD OF TRUSTEES

Meeting Schedule

1991

- Friday, January 25, 9:00 a.m., Spokane Center, Fourth Floor Mall
- Friday, February 22, 9:00 a.m., Louise Anderson Hall, First Floor Lounge
- Friday, April 12, 9:00 a.m., Spokane Center, Fourth Floor Mall
- Friday, May 24, 9:00 a.m., Louise Anderson Hall, First Floor Lounge
- Friday, June 28, 9:00 a.m., Spokane Center, Fourth Floor Mall
- Friday, July 26, 9:00 a.m., Louise Anderson Hall, First Floor Lounge
- Friday, September 27, 9:00 a.m., Spokane Center, Fourth Floor Mall
- Friday, October 25, 9:00 a.m., Louise Anderson Hall, First Floor Lounge
- Friday, December 6, 9:00 a.m., Spokane Center, Fourth Floor Mall

WSR 90-23-005
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—November 7, 1990]

The board of directors of the Washington State Convention and Trade Center will meet on Wednesday, November 14, 1990, at 2:00 p.m. in the 5th Floor Board Room of the Convention Center Administrative Offices, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call 447-5000.

WSR 90-23-006
PERMANENT RULES
DEPARTMENT OF AGRICULTURE
 [Order 2058—Filed November 9, 1990, 8:22 a.m.]

Date of Adoption: November 9, 1990.

Purpose: To amend the rules to reflect new technology in the area of virus testing of fruit trees and related ornamentals and to add related ornamentals to the certification program.

Citation of Existing Rules Affected by this Order: Amending chapter 16-350 WAC, Rules relating to fruit trees registration and certification.

Statutory Authority for Adoption: Chapter 15.14 RCW, Planting stock.

Pursuant to notice filed as WSR 90-19-032 on September 13, 1990.

Effective Date of Rule: Thirty-one days after filing.
 November 9, 1990
 C. Alan Pettibone
 Director

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-015 DEFINITIONS. (1) "Virus infected (affected)" means presence of a harmful virus(es) in a plant or plant part.

(2) "Virus-like" means a disorder of genetic or non-transmissible origin.

(3) "Off-type" means not true-to-name.

(4) "Indicator plant" means any herbaceous or woody plant used to index or determine virus infection.

(5) "Index" means to determine virus infection by means of inoculation from the plant to be tested to an indicator plant or by any other method.

(6) "Registered tree" means that a registration number has been assigned by the department to a tree or clonal planting that has been inspected and tested in accordance with the provisions of this program.

(7) "Scion-block" means a planting of registered trees which serves as a source of scionwood for the propagation of "Washington certified ((fruit-tree)) nursery stock."

(8) "Seed-block" means a planting of registered prunus seed trees which serves as a source of seed for

producing rootstock used in the propagation of "Washington certified ((fruit-tree)) nursery stock."

(9) "Stool bed" means a clonal planting of self-rooted registered trees for the specific purpose of producing vegetatively propagated rootstock used in the propagation of "Washington certified ((fruit-tree)) nursery stock."

(10) "Washington certified ((fruit-tree)) nursery stock" means nursery grown seedlings, clonal rootstocks originating from registered trees and nursery grown trees propagated by using top-stock from registered trees and rootstock originating from registered trees except as herein provided for certain rootstocks, but limited to the plant Genera 1. Chaenomeles, 2. Cydonia, 3. Crataegus, 4. Malus, 5. Prunus, 6. Pyrus, 7. Sorbus.

(11) "Washington certified ((fruit-tree)) seed" means seed produced on registered seed trees.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-025 SCION-BLOCKS. (1) Location. A scion-block shall be located not less than 100 feet from any nonregistered cultivated plant of the Rosaceae family. The ground in a scion-block and for a distance of 20 feet surrounding it shall be kept either clean cultivated or in an approved, properly controlled, ground cover. Registered scion-block trees shall be planted and maintained in a manner and at sufficient distance that branches of different varieties do ((no)) not overlap. (~~Registered scion-block trees shall not be used for propagation purposes until trueness-to-name has been established.~~) Each tree shall bear a permanent registration number.

(2) Acceptability. The root stock and top-stock sources of the scion-block trees shall have originated from foundation trees established under this program, or from virus-tested trees originating through the inter-regional project No. 2 (IR-2) or other approved sources. If the tree is scion-rooted, its source shall have met the above requirements. Only registered trees shall be permitted in the scion-block.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-030 SEED-BLOCKS. (1) Location. A prunus seed-block shall be located not less than 100 feet from any nonregistered plant of the Prunus species. The ground in a seed-block and for a distance of 20 feet surrounding the seed-block shall be kept clean cultivated or in an approved, controlled ground cover. Each tree shall bear a permanent registration number.

(2) Acceptability. The rootstock and top-stock sources of the seed-tree shall have originated from foundation trees established under this program or from virus-tested trees originating through the inter-regional project No. 2 (IR-2) or other approved sources. If the tree is scion-rooted, its source shall have met the above requirements. Only registered trees shall be permitted in the seed-block.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-032 STOOL-BEDS. (1) Location. A stool-bed shall be located not less than fifty feet from any nonregistered cultivated plant of the Rosaceae family. The following exception will apply. Nonregistered stool-beds may be located no less than ten feet from registered stool-bed plantings. The ground in a stool-bed and for a distance of ten feet surrounding it shall be kept clean cultivated.

(2) Acceptability. Existing stool-beds that index clean on the commonly used virus indicators will qualify as registered stool-beds. New stool-beds (those planted after January 1, 1976) shall have originated from foundation stock established under this program, or from virus-tested plants originating through the inter-regional project No. 2 (IR-2) or other approved sources. If the tree is scion-rooted, its source shall have met the above requirements. Only registered trees shall be permitted in the stool-bed.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-035 NURSERY STOCK. (1) Rootstocks. All stone and pome fruit and related ornamental nursery stock being grown for blue tag certification shall be on rootstocks from registered trees except for stone fruit and related ornamental trees grown on ((peach)) virus tested seedlings and pome fruit and related ornamental trees grown on apple and pear seedlings. These seedling rootstocks, when grown from commercial seed, will be acceptable if seed transmissible virus content does not exceed five percent. Clonal rootstocks used in the production of Washington certified blue tag nursery stock must originate from registered stool-beds.

(2) Location. Nursery stock being grown for certification shall be planted sufficiently apart to maintain its identity and shall be kept clean cultivated. It shall be designated as to rootstock, top-stock, and interstock sources. There shall be no rebudding or regrafting of nursery row stock unless such stock is reworked with budwood from the same registered scion-tree.

(3) Seed. Certified seed shall have been produced on registered seed trees only.

(4) Tagging. A blue tag shall designate trees produced from registered scion-source trees and which have been propagated on rootstocks produced from registered seed-source or stool-bed trees; or which are self-rooted. Stone and pome fruit and related ornamental trees grown on seedling rootstocks from commercial seed will also qualify for blue tag certification if seed transmissible virus content does not exceed five percent.

A yellow tag shall designate trees produced from registered scion-source trees and which have been propagated on rootstocks which originate from nonvirus-test sources.

All nursery stock meeting the requirements of this program when sold shall have the variety, interstock and rootstock designated where applicable as follows: Variety/interstock/rootstock.

(5) Acceptability. All nursery stock meeting the requirements of this program shall be known as Washington certified ((fruit-tree)) nursery stock.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-045 APPLICATION AND FEES. (1) Application.

(a) The applicant nurseryman shall furnish to the department all information pertinent to the operation of this program and shall give his/her consent to the department to take propagating wood from any tree for testing purposes.

(b) Trees registered and used under the provisions of the Washington state nursery improvement program shall be deemed usable as registered scion-trees and seed-trees if they meet the requirements outlined in this program.

(c) Application for inspection and indexing of registered scion and seed-trees and for inspection of nursery stock for certification must be filed with the department by June 1 of each year accompanied by an application fee. The application fee will consist of \$100.00 plus \$1.00 for each seed-tree entered in this program.

(2) Fees. The application fee will apply toward the one percent annual assessment on the gross sale price of the wholesale market value for all fruit trees, ((fruit-tree seedlings)) fruit tree related ornamentals, and fruit tree rootstock sold within the state or shipped from the state of Washington by any licensed nursery dealer during any license period, as set forth in RCW 15.13.130: PROVIDED, That no refund of the application will be allowed.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-050 TAGGING AND IDENTITY. (1) Tagging. The department will authorize the use of official certification tags for the identification of nursery stock or seed that meet the requirements of this program. These tags will be supplied by the Washington state department of agriculture to all members participating in the program. Participating members will reimburse the department of agriculture for all certification tags supplied. This reimbursement will be based on the cost incurred by the Washington state department of agriculture.

(2) Identity. Any person selling Washington certified ((fruit-tree)) nursery stock or seed is responsible for the identity of the stock bearing each tag and for such nursery stock or seed meeting the requirements of this program. Persons issued tags authorized by the program shall account for stock produced and sold and keep such records as may be necessary.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-060 GRADES AND STANDARDS FOR WASHINGTON CERTIFIED FRUIT TREE NURSERY STOCK ((AND SEED)). All certified

((fruit tree)) nursery stock offered for sale is to be bundled in accordance with commercial practice and shall be identified by one or more legible printed labels.

AMENDATORY SECTION (Amending Order 1331, filed 1/15/74)

WAC 16-350-065 **STATUTORY DECLARATION OF UNLAWFUL ACTS.** RCW 15.14.140 states: "It shall be unlawful for any person to sell, offer for sale, hold for sale, label, identify, represent or to advertise any planting stock" or seed "as being certified, registered, foundation or breeder planting stock" or seed "unless it has been inspected by the director and he has issued a certificate stating that such planting stock" or seed "has met the requirements of this ((act)) chapter and rules adopted hereunder and that it is properly identified and labeled."

NEW SECTION

WAC 16-350-075 **CERTIFYING AGENCY ISSUANCE OF CERTIFICATE.** (1) The issuance of a certified state of Washington plant tag or stamp under this chapter affirms solely that the tagged or stamped fruit tree or fruit tree related stock and rootstock has been subjected to certification standards and procedures by the department. The department disclaims all express or implied warranties, including without limitation, implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials under this chapter.

(2) The department is not responsible for disease, genetic disorder, off-type, failure of performance, mislabeling or otherwise, in connection with this chapter. No grower, nursery dealer, government official, or other person is authorized to give any expressed or implied warranty, or to accept financial responsibility on behalf of the department regarding this chapter.

WSR 90-23-007

PERMANENT RULES

DEPARTMENT OF TRANSPORTATION

[Filed November 9, 1990, 11:24 a.m.]

Date of Adoption: November 9, 1990.

Purpose: A system of indexing for identification and location of final orders, declaratory orders, interpretive statements and policy statements required in RCW 42-17.260 (4)(b)(c)(d)(e).

Statutory Authority for Adoption: Chapter 34.05 RCW.

Pursuant to notice filed as WSR 90-20-036 on September 25, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 9, 1990

Ed W. Ferguson
Deputy Secretary

NEW SECTION

WAC 468-06-140 **INDEXES.** (1) A system of indexing for identification and location of the following records is hereby established by the department. Such records shall include the following:

(a) Final orders entered after June 30, 1990, issued in adjudicative proceedings as defined in RCW 34.05.010(1) that contain an analysis or decision of substantial importance to the agency in carrying out its duties.

(b) Declaratory orders entered after June 30, 1990, that contain an analysis or decision of substantial importance to the agency in carrying out its duties.

(c) Interpretive statements as defined in RCW 34.05.010(8).

(d) Policy statements entered after June 30, 1990, as defined in RCW 34.05.010(14).

(2) A system of indexing shall be as follows:

(a) The indexing system will be administered by the department's rules coordinator and located in the transportation building in Olympia, Washington.

(b) Copies of all indexes shall be available for public inspection and copying in the manner provided for the inspection and copying of public records.

(c) The rules coordinator shall establish and maintain a separate index for each item contained in subsections (1)(a) through (d) of this section as follows:

(i) The index shall list all final orders and declaratory orders selected by the department that contain decisions of substantial importance to the agency which orders shall be listed alphabetically by the titles of the hearing or controversy and shall contain a phrase describing the issue or issues and relevant citations of law.

(ii) Interpretive statements and policy statements shall be indexed by the applicable program administered by the department.

(d) The rules coordinator shall update all indexes at least once a year and shall revise such indexes when deemed necessary by the department.

WSR 90-23-008

PROPOSED RULES

**DEPARTMENT OF HEALTH
(Board of Occupational Therapy)**

[Filed November 9, 1990, 1:58 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.59.130.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Carol Neva, 1300 Quince Street, Olympia, WA 98504, 753-3132.

Name of Proponent: Board of Occupational Therapy Practice, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: University of Puget Sound, 1500 North Warner, Tacoma, WA 98416, on January 4, 1991, at 9:30 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by January 2, 1991.

Date of Intended Adoption: January 4, 1991.

November 8, 1990
Carol Neva
Program Manager

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-847 WAC:

		Chapter 246-847 WAC
		Occupational therapists
308-171-001	as	246-847-010
308-171-002	as	246-847-020
308-171-003	as	246-847-030
308-171-010	as	246-847-040
308-171-020	as	246-847-050
308-171-040	as	246-847-060
308-171-045	as	246-847-070
308-171-100	as	246-847-080
308-171-101	as	246-847-090
308-171-102	as	246-847-100
308-171-103	as	246-847-110
308-171-104	as	246-847-120
308-171-200	as	246-847-130
308-171-201	as	246-847-140
308-171-202	as	246-847-150
308-171-300	as	246-847-160
308-171-301	as	246-847-170
308-171-302	as	246-847-180
308-171-320	as	246-847-190
308-171-330	as	246-847-200

WSR 90-23-009
EMERGENCY RULES
DEPARTMENT OF FISHERIES

[Order 90-129—Filed November 9, 1990, 3:23 p.m.]

Date of Adoption: November 9, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-616.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity

to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7B, 8, 8A, 12, and 12B provide opportunity to harvest non-Indian allocation of chum destined for Nooksack-Samish, Skagit, Stillaguamish-Snohomish, and Hood Canal regions of origin. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 12:01 a.m., November 11, 1990.

November 9, 1990
Judith Freeman
for Joseph R. Blum
Director

NEW SECTION

WAC 220-47-617 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 AM Sunday November 11 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 7B - Gillnets using 6-inch minimum mesh and Purse Seines may fish continuously from 5 AM Monday November 12 through 9 AM Saturday November 17.

* Areas 8 and 8A - Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM daily, Monday and Tuesday November 12 and 13, and Gillnets using 6-inch minimum mesh may fish from 3 PM to 9 AM nightly, Monday and Tuesday November 12 and 13.

* Areas 12 and 12B - Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM Monday November 12, and Gillnets using 6-inch minimum mesh may fish from 3 PM Monday November 12 to 9 AM Tuesday November 13.

* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday November 11:

WAC 220-47-616 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-128)

WSR 90-23-010
PROPOSED RULES
DEPARTMENT OF HEALTH
(Podiatry Board)

[Filed November 13, 1990, 1:20 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.
 Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.22.015.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Arlene Robertson, 1300 Quince Street, Olympia, WA 98504, 586-8438.

Name of Proponent: Podiatry Board, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Holiday Inn, Sea-Tac, 17338 Pacific Highway South, Seattle, WA 98188, on January 11, 1991, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by January 10, 1991.

Date of Intended Adoption: January 11, 1991.

November 13, 1990

Arlene Robertson
 Program Manager

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-922 WAC:

Chapter 246-922 WAC
 Podiatric physicians and surgeons

308-31-001	as	246-922-020
308-31-010	as	246-922-040
308-31-020	as	246-922-010
308-31-025	as	246-922-001
308-31-030	as	246-922-030
308-31-040	as	246-922-050
308-31-050	as	246-922-060
308-31-057	as	246-922-070
308-31-060	as	246-922-080
308-31-100	as	246-922-090
308-31-110	as	246-922-100
308-31-120	as	246-922-110
308-31-210	as	246-922-120
308-31-220	as	246-922-130
308-31-230	as	246-922-140
308-31-240	as	246-922-150
308-31-250	as	246-922-160
308-31-260	as	246-922-170
308-31-270	as	246-922-180
308-31-280	as	246-922-190
308-31-500	as	246-922-200
308-31-510	as	246-922-210
308-31-520	as	246-922-220
308-31-530	as	246-922-230
308-31-540	as	246-922-240
308-31-550	as	246-922-250
308-31-560	as	246-922-260
308-31-570	as	246-922-270

WSR 90-23-011

PERMANENT RULES

DEPARTMENT OF HEALTH

[Order 098—Filed November 13, 1990, 1:26 p.m.]

Date of Adoption: November 12, 1990.

Purpose: Establishes the application eligibility requirements for licensure by examination and interstate endorsement of credentials. Also, establishes the standards and procedures for education program approval for dental hygiene expanded functions. And, establishes continuing education requirements for licensees.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-25-010; and amending WAC 308-25-015 and 308-25-035.

Statutory Authority for Adoption: Chapter 18.29 RCW, RCW 18.29.021, [18.29.]045, and [18.29.]130.

Pursuant to notice filed as WSR 90-19-066 on September 17, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 12, 1990

Pam Mead

by Frank Hickey

for Kristine M. Gebbie

Secretary

NEW SECTION

WAC 308-25-011 DENTAL HYGIENE EXAMINATION ELIGIBILITY. (1) To be eligible to take the Washington dental hygiene examination, the applicant must meet the following requirements:

(a) The applicant must have successfully completed a dental hygiene education program approved by the secretary of the Department of Health pursuant to WAC 308-25-013.

(b) The applicant must have completed the AIDS prevention and information education required by WAC 308-25-300.

(c) The applicant must demonstrate, by affidavit, knowledge of Washington law pertaining to the practice of dental hygiene.

(d) The applicant must complete the required application materials and pay the required nonrefundable fee.

(2) Applications for the dental hygiene examination are available from the Department of Health, Professional Licensing Services, Dental Hygiene Program. The completed application must be received by the department of health sixty days prior to the examination. The application must include:

(a) The required non-refundable examination fee.

(b) Either the national board IBM card reflecting a passing score or a notarized copy of the national board certificate.

(c) Two photographs of the applicant taken within one year preceding the application.

(3) An official transcript or certificate of completion constitutes proof of successful completion from an approved dental hygiene education program. Applicants who will successfully complete the dental hygiene education program within forty-five days preceding the examination for which they are applying may provide documentation of successful completion by inclusion of their

names on a verified list of students successfully completing the program from the dean or director of the education program. No other proof of successful completion is acceptable. An applicant may complete the application and be scheduled for the examination, but will not be admitted to the examination if the department of health has not received the required proof of successful completion.

(4) By check-in on the first day of the examination, applicants must provide to the department of health documentary evidence of malpractice liability insurance covering their performance during the examination.

NEW SECTION

WAC 308-25-041 LICENSURE BY INTER-STATE ENDORSEMENT OF CREDENTIALS. A license to practice as a dental hygienist in Washington may be issued pursuant to RCW 18.29.045 provided the applicant meets the following requirements:

(1) The applicant has successfully completed a dental hygiene education program which is approved by the secretary of the department of health pursuant to WAC 308-25-013.

(2) The applicant has been issued a valid, current, non-limited license by successful completion of a dental hygiene examination in another state. The other state's current licensing standards must be substantively equivalent to the licensing standards in the state of Washington. The other state's examination must have included the following portions and minimum level of competency standards. Each portion must be independently graded and successfully completed:

(a) Written tests - The written tests which include:

(i) The National Board of Dental Hygiene examination.

(ii) A state written test covering local anesthesia, nitrous oxide analgesia, restorative dentistry and asepsis.

(b) Practical tests - All portions shall be graded anonymously by calibrated practicing dental hygienists or dental hygienists and dentists. The calibration process shall consist of training sessions which include components to evaluate and confirm each examiner's ability to uniformly detect known errors on pregraded patients and dentofoms. Examiners will be calibrated to the established standard of minimum level of competency. The examination must have equivalent patient selection criteria for the patient evaluation, prophylaxis and anesthesia portions.

The current Washington State patient selection criteria for examination will be used as the basis of comparison at the time of application for licensure by interstate endorsement of credentials.

(i) Patient evaluation clinical competency test which includes a health history, extra-oral and intra-oral examination, periodontal charting and radiographs. The entire patient evaluation test shall be done on an approved patient of which the candidate has no previous knowledge.

(ii) Prophylaxis clinical competency test which includes a clinical demonstration of a prophylaxis to consist of the removal of deposits from and the polishing of the surfaces of the teeth.

(iii) Anesthesia clinical competency test which includes a clinical demonstration of the administration of a local anesthetic.

(iv) Restorative test which includes a clinical demonstration of the application of a matrix and a wedge, the insertion, condensation, and carving of amalgam on a prepared Class II dentofom tooth and polishing on a condensed, carved and unpolished MOD amalgam restoration on a molar dentofom tooth.

(3) The applicant holds a valid current license, and is currently engaged in practice as a dental hygienist in another state. Verification of licensure must be obtained from the state of licensure, and any fees for verification required by the state of licensure must be paid by the applicant.

(4) The applicant has not engaged in unprofessional conduct as defined in the Uniform Disciplinary Act in RCW 18.130.180 or is not an impaired practitioner under RCW 18.130.170 in the Uniform Disciplinary Act.

(5) The applicant has completed the AIDS prevention and information education required by WAC 308-25-300.

(6) The applicant demonstrates to the secretary, by affidavit, knowledge of Washington law pertaining to the practice of dental hygiene.

(7) The applicant completes the required application materials and pays the required non-refundable application fee. Applications for licensure by interstate endorsement are available from the Department of Health, Professional Licensing Services, Dental Hygiene Program.

(8) Applicants shall request the state of licensure to submit to the Washington State Department of Health the current standards and criteria for the other states examination and licensing on a form provided in the licensure application package by the Washington State Department of Health.

(9) If the secretary of the department of health finds that the other state's licensing standards are substantively equivalent except for a portion(s) of the examination, the applicant may take that portion(s) to qualify for interstate endorsement. That portion(s) of the exam must be successfully completed to qualify for interstate endorsement and an additional nonrefundable examination fee as well as the licensure by interstate endorsement nonrefundable fee shall be required.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-25-013 EDUCATION REQUIREMENTS FOR LICENSURE APPLICANTS. (1) To be eligible for dental hygiene licensure, the applicant must have successfully completed a dental hygiene education program approved by the secretary of the department of health. The secretary adopts those standards of the American Dental Association Commission on Dental Accreditation relevant to the accreditation of dental hygiene schools, in effect in January, 1981. In implementing the adopted standards, the Secretary approves those

dental hygiene education programs which were accredited by the commission as of January 1981.

PROVIDED, That the accredited education program's curriculum includes:

- (a) Didactic and clinical competency in the administration of injections of local anesthetic;
- (b) Didactic and clinical competency in the administration of nitrous oxide analgesia;
- (c) Didactic and clinical competency in the placement of restorations into cavities prepared by a dentist; and
- (d) Didactic and clinical competency in the carving, contouring, and adjusting contacts and occlusions of restorations.

(2) Dental hygiene education programs approved by the secretary of the department of health pursuant to the American Dental Association Commission on Dental Accreditation standards in effect in January, 1981, whose curriculum does not include the didactic and clinical competency enumerated in (1)(a)-(d) above will be accepted if the applicant has successfully completed an expanded functions education program(s) approved pursuant to WAC 308-25-072, WAC 308-25-073 and WAC 308-25-074.

(3) A form will be provided in the department of health licensure application packages for the purpose of education verification.

NEW SECTION

WAC 308-25-072 APPLICATION PROCEDURES FOR APPROVAL OF DENTAL HYGIENE EXPANDED FUNCTIONS EDUCATION PROGRAMS. (1) The representative of the education program must complete the required application materials and pay the required non-refundable fee.

(2) Applications for approval of dental hygiene expanded functions education programs are available from the Department of Health, Professional Licensing Services, Dental Hygiene Program.

(3) The application shall include but is not limited to a self study guide which reflects WAC 308-25-073 and WAC 308-25-074.

(4) The application may include a site visit and evaluation at the discretion of the secretary of the department of health.

(5) An approved dental hygiene expanded function education program shall report in writing all modifications of the approved program to the Department of Health and shall be required to pay the nonrefundable evaluation fee if the secretary of the department determines that the modification(s) substantially affects an area included in WAC 308-25-073.

(6) An approved dental hygiene expanded function education program shall apply for evaluation sixty days prior to the month and day of the initial approval date every four years and shall pay the required nonrefundable evaluation fee. **PROVIDED**, that the approved dental hygiene expanded function education program has not been required to be evaluated due to modifications within one year prior to the required four year evaluation date.

NEW SECTION

WAC 308-25-073 STANDARDS REQUIRED FOR APPROVAL OF DENTAL HYGIENE EXPANDED FUNCTIONS EDUCATION PROGRAMS. The standards for approval by the secretary of the department of health of dental hygiene expanded functions education programs shall include:

(1) Administration. Administrative structure must insure the attainment of program goals. Administration must include formal provisions for program planning, development, staffing, direction, coordination and evaluation.

(2) Curriculum. The curriculum must be defined in terms of program goals, general and specific instructional objectives, learning experiences designed to achieve goals and objectives and evaluation procedures to assess attainment of goals and objectives.

(a) Instructional objectives shall be defined in the cognitive, psychomotor and affective domains which are consistent with and contributory to the attainment of program goals.

(b) Written documentation of all aspects of the curriculum, including comprehensive course outlines, must be prepared by the faculty.

(c) There must be mechanisms for ongoing curriculum evaluation, revision and implementation.

(3) Admissions. Admission of dental hygiene students must be based upon specific written criteria, procedures and policies.

(a) The program administrator and faculty, in cooperation with appropriate college personnel, shall establish admission criteria procedures and policies that will be followed in accepting students.

(b) Civil rights and non-discriminatory policies must be observed in admitting students.

(4) Faculty. The program shall be staffed by faculty who are well qualified in curricular subject matter, dental hygiene functions and educational methodology.

(5) Facilities. Physical facilities and equipment must be adequate to permit achievement of dental hygiene program objectives. Facilities shall effectively accommodate the number of students, faculty and staff and include appropriate provisions for safety.

(6) Learning Resources. A wide range of printed materials and instructional aids and equipment shall be available for utilization by students and faculty.

(7) Students. Policies and procedures to protect and serve students must be established and implemented.

(a) Ethical standards and policies to protect the students as consumers and avenues for appeal and due process must be provided.

(b) Student records should accurately reflect work accomplished in the program and be maintained in a secure manner.

(8) Assess Outcomes. The program must regularly evaluate the degree to which its goals are being met through a formal assessment of outcomes. Approved programs must design and implement their own outcome measures to determine the degree to which their stated goals and objectives are met.

NEW SECTION**WAC 308-25-074 CURRICULUM REQUIREMENTS FOR EXPANDED FUNCTIONS DENTAL HYGIENE EDUCATION PROGRAMS APPROVAL.**

(1) Curriculum for expanded function dental hygiene education programs approved by the secretary of the department of health shall include:

(a) Instruction in the administration of injections of a local anesthetic.

(i) The basic curriculum shall require didactic and clinical competency.

(ii) Demonstration of clinical proficiency in each of the following functions:

Infiltration: ASA, MSA, Nasopalatine, greater palatine.

Block: Long buccal, mental, inferior alveolar and PSA.

(b) Instruction in the administration of nitrous oxide analgesia. The basic curriculum shall require didactic and clinical competency.

(c) Instruction in restorative dentistry and specifically how to place restorations into a cavity prepared by the dentist and thereafter carve, contour, and adjust contacts and occlusion of the restoration. The basic curriculum shall require didactic and clinical competency.

(2) Representatives of expanded function dental hygiene education programs may apply for approval of one or more of (1)(a)-(c) above. Approval of the specific expanded function(s) will be based on the applicable curriculum listed in (1)(a) - (c) above.

(3) It shall be the responsibility of the approved expanded functions education program to evaluate the students curriculum needs on an individual basis for successful completion of their approved program.

NEW SECTION

WAC 308-25-180 CONTINUING EDUCATION FOR DENTAL HYGIENISTS (1) Purposes. The secretary of the department of health in consultation with the dental hygiene examining committee has determined that the public health, safety and welfare will be served by requiring all holders of dental hygiene licenses granted under Chapter 18.29 RCW to continue their education after receiving such licenses.

(2) Implementation. Notification of the continuing education requirements will be provided to licensees with renewal notices beginning January 1, 1991. Effective January 1, 1992, renewal of any current license or reinstatement of any license on lapsed or disciplinary status shall require evidence of completion of continuing education which meets the requirements of subsection (3) & (4).

(3) Requirements. All dental hygiene licensees shall acquire 15 clock hours of continuing education, which shall include a non-expired CPR card, in each year prior to their license renewal date. One clock hour is defined as sixty minutes.

(4) Acceptable Continuing Education. Continuing education must be dental related education for professional development as a dental hygienist. The 15 clock hours shall be obtained through continuing education courses,

correspondence courses, college credit courses, dental hygiene examination standardization/calibration workshops and dental hygiene examination item writer workshops.

(5) Documentation. The licensee shall:

(a) Certify on forms provided, that the minimum continuing education has been completed in the year prior to their renewal date.

(b) Keep records for two years documenting attendance or completion and description of the information addressed in the course.

(c) Be prepared to validate, through submission of the records in (5)(b), attendance or completion of the requisite number of clock hours.

(6) The department of health may conduct random compliance audits of continuing education records. If the department determines that the licensee has not obtained continuing education as defined in (3) and (4) above, then the license renewal or reinstatement may be denied pursuant to RCW 18.130.180.

AMENDATORY SECTION (Amending Order PL 585, filed 4/7/86)

WAC 308-25-015 EXAMINATION. (1) The dental hygiene examination will consist of both written and practical tests.

(a) Written tests—The written tests will include:

(i) ~~((written theory test.))~~ Successful completion of the dental hygiene national board ((will be accepted in lieu of the written theory test)) examination.

(ii) Washington state written test. All applicants must successfully complete a written test covering anesthesia, restorative dentistry, ~~((Washington state dental hygiene practice.))~~ and other subjects related to dental hygiene practice.

(b) Practical tests—The practical tests will include:

(i) Patient evaluation test which will include a health history, extraoral and intraoral examination, periodontal charting and radiographs.

(ii) Prophylaxis test which will include a clinical demonstration of a prophylaxis to consist of the removal of deposits from and the polishing of the surfaces of the teeth.

(iii) Anesthesia test which will include applicants demonstrating the administration of a local anesthetic.

(iv) Restorative test which will include demonstrating the insertion, condensation, carving and polishing of amalgam restorations.

(2) Each applicant must furnish a patient for the patient evaluation test, prophylaxis test and anesthesia test. Patients must be at least eighteen years of age with a minimum of twenty-four teeth. A patient shall not be a dentist, dental student, or dental hygiene student. The state dental hygiene examining committee and the school of dentistry assume no responsibility regarding the work done on patients. Candidates will be required to furnish documentary evidence of malpractice and liability insurance for the examination.

(3) The committee may, at its discretion, give a test in any other phase of dental hygiene. Candidates will receive information concerning each examination.

(4) The applicant will comply with all written instructions provided by the ((board)) department of health.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 585, filed 4/7/86)

WAC 308-25-035 EXAMINATION RESULTS.

(1) In order to pass the examination the applicant must:

(a) ~~((Attain a score of 65% in the written theory test, OR))~~ Submit proof of successful completion of the national board of dental hygiene examination;

(b) Successfully complete the patient evaluation practical test;

(c) Successfully complete the prophylaxis practical test;

(d) Successfully complete the anesthetic practical test;

(e) Successfully complete the restorative practical test; and,

(f) Successfully complete the Washington state written test.

(2) An applicant who passes at least three of the following tests may elect to retake only the tests failed: PROVIDED, That if the applicant has not passed all tests at the next examination administration offered then the entire examination must be retaken. The tests are:

(a) Patient evaluation practical;

(b) Prophylaxis case practical;

(c) Anesthetic practical;

(d) Restorative practical; and,

(e) Washington state written test.

REPEALED

The following section of the Washington Administrative Code is repealed:

WAC 308-25-010 APPLICATION FOR EXAMINATION.

WSR 90-23-012

PERMANENT RULES

DEPARTMENT OF HEALTH

[Order 113—Filed November 13, 1990, 1:30 p.m.]

Date of Adoption: November 8, 1990.

Purpose: To update licensing standards for construction, maintenance, and operation of hospital psychiatric services and units under chapter 70.41 RCW reflecting current knowledge and practice.

Citation of Existing Rules Affected by this Order: Repealing WAC 248-18-534; amending WAC 248-18-240; and new WAC 248-18-536.

Statutory Authority for Adoption: RCW 70.41.030.

Pursuant to notice filed as WSR 90-19-051 on September 14, 1990.

Changes Other than Editing from Proposed to Adopted Version: Nonsubstantive change for clarification and

consistency in response to comments from public. Specifically, WAC 248-18-240 (3)(f)(iii) changed to read "Provision of recreational therapy services with the ongoing input of a recreational therapist experienced in working with mentally ill patients."

Effective Date of Rule: Thirty-one days after filing.

November 12, 1990

Pam Mead

by Frank Hickey

for Kristine M. Gebbie

Secretary

AMENDATORY SECTION (Amending Order 269, filed 9/20/83)

WAC 248-18-240 PSYCHIATRIC UNITS AND SERVICES. (1) Definitions.

~~((a)) "Corporal punishment" means punishment or negative reinforcement accomplished by direct physical contact regardless of whether or not damage is inflicted.~~

~~(b) "Discipline" means reasonable actions by personnel and staff aimed at regulation of unacceptable behavior.~~

~~(c) "Family" means individuals important to and designated by a patient, who need not be relatives.~~

~~(d) "Individualized treatment plan" means a written statement of care to be provided for a patient based upon assessment of his or her strengths, physical, and psychosocial problems. This statement shall include short- and long-term goals with an estimated time frame stipulated and shall include discharge planning. When appropriate, the statement shall be developed with participation of the patient.~~

~~(e) "Multidisciplinary treatment team" means a group comprised of individuals from the various treatment disciplines and clinical services who assess, plan, implement, and evaluate treatment for patients under care.~~

~~(2) The layout, design of details, equipment, and furnishings of a psychiatric unit shall be such that patients are in a safe and secure environment with provisions for close observation. Security or maximum security windows appropriate to area and program shall be used.~~

~~(3) Adequate space suitably equipped shall be provided for a day room on the unit. A suitably equipped dining area, recreational activity area, and occupational therapy area shall be provided. If large enough and properly arranged, one area may serve for more than one of these purposes.~~

~~(4) A treatment room shall be available within the facility.~~

~~(5) Adequate provision for space and privacy shall be made for interviewing, group and individual counseling, patient and family visiting.~~

~~(6) There shall be adequate space for physical activities of patients. There should be suitable outdoor space for patient recreation.~~

~~(7) Policies, procedures, techniques:~~

~~(a) Policies shall address development, implementation, and review of the individualized treatment plan, and participation of the multidisciplinary treatment team, the patient, and the family. A preliminary treatment plan shall be developed within twenty-four hours of admission.~~

~~(b) There shall be written policies and procedures providing for a written psychiatric evaluation of each patient; availability and performance of psychological services; provision of social work, occupational therapy, and recreational services; a physical examination and history documented within forty-eight hours of admission.~~

~~(c) Patient rights shall be described in policy and reflected in care as described in chapter 71.05 RCW and in chapter 275-55 WAC.~~

~~(d) Disciplinary policies shall be stated in writing and shall prohibit corporal punishment. Disciplinary actions shall be documented in the medical record.~~

~~(e) Seclusion and mechanical restraints, when used, shall be used in accordance with chapter 275-55 WAC. There shall be documentation in the medical record of observation and assessment of patient needs every fifteen minutes during restraint or seclusion with intervention as indicated.~~

~~(f) Patients shall not be used to carry the responsibility for basic maintenance of the facility and/or equipment, housekeeping, or food service. Tasks may be performed under direct supervision insofar as the tasks are included in and appropriate to the individualized treatment plan and documented as part of the treatment program. Work assignments, if used, shall be appropriate to the age, physical, and mental condition of the patient.~~

~~(g) Personnel staff and other services:~~

~~(a) Clinical responsibility for psychiatric services shall be assigned to an individual demonstrating experience in psychiatric treatment and care. This individual shall be designated and function as specified in the medical staff bylaws.~~

~~(b) There shall be a psychiatrist with medical staff privileges available for liaison activities and consultation.~~

~~(c) There shall be a full-time registered nurse with experience and/or specialized education in psychiatric nursing responsible for nursing care.~~

~~(d) There shall be social work services provided with the ongoing input of a social worker experienced in working with psychiatric patients.~~

~~(e) Occupational therapy services shall be provided with the ongoing input of an occupational therapist experienced in working with psychiatric patients.~~

~~(f) Recreational services shall be provided. Ongoing input of a recreational therapist experienced in working with psychiatric patients should be available.~~

~~(g) There should be available a psychologist having experience in working with psychiatric patients and having responsibility for psychological diagnostic evaluation and specialized psychological treatment modules.~~

~~(h) There shall be a plan for arranging needed special services as identified in the individualized treatment plan of each patient.)~~

~~In addition to definitions in WAC 248-18-001, the following words and phrases are defined for the purpose of this section and WAC 248-18-536 unless the context clearly indicates otherwise.~~

~~(a) "Acutely mentally ill" means a condition limited to a short-term severe crisis episode of:~~

(i) A mental disorder, meaning any organic, mental, or emotional condition having substantial adverse effects on an individual's cognitive or volitional functions;

(ii) Suicidal or self-destructive behavior;

(iii) Actual or threatened behavior harmful to others;

(iv) Behavior which caused substantial damage to property; or

(v) Being gravely disabled, meaning a condition in which a person, as a result of a mental disorder:

(A) Is in danger of serious physical harm resulting from a failure to provide for his or her essential human needs of health and safety; or

(B) Manifests severe deterioration in routine functioning evidenced by repeated and escalating loss of cognitive or volitional control over his or her actions and is not receiving care essential for his or her health or safety.

(b) "Child" or "children" means children and adolescents seventeen years of age or younger.

(c) "Child psychiatrist" means a physician, board-certified or board-eligible in child psychiatry under:

(i) The directory of residency training programs accredited by the accreditation council for graduate medical education, American Medical Association, 1981-82; or

(ii) The American Osteopathic Association Yearbook and Directory, American Osteopathic Board of Neurology and Psychiatry, 1981-82.

(d) "Child mental health specialist" means a mental health professional with:

(i) A minimum of one hundred actual, rather than semester, hours of specialized training devoted to a study of child development and the treatment of children; and

(ii) The equivalent of one year full-time experience in the treatment of children under supervision of a child mental health specialist.

(e) "Consultation" means review and recommendations regarding patient care and treatment programs.

(f) "Family" means individuals important to and designated by a patient, who need not be relatives.

(g) "Individualized treatment plan" means a written statement of care planned for a patient based upon assessment of the patient's developmental, biological, psychological, and social strengths and problems, and including:

(i) Treatment goals, with time frames stipulated;

(ii) Specific services utilized;

(iii) Designation of individual responsible for specific service provided;

(iv) Discharge criteria with estimated timeframes; and

(v) Participation of the patient and the patient's designee as appropriate.

(h) "Least restrictive alternative" means the setting, environment, or service in which the individual functions at maximum independence.

(i) "Mental health professional" or "MHP" means:

(i) A psychiatrist;

(ii) A psychiatric nurse, social worker, physician, or psychologist; or

(iii) A person with at least a masters degree in behavioral sciences, nursing science, or related field from an accredited college or university and two years experience

in direct treatment of mentally ill individuals under the supervision of a mental health professional.

(j) "Multidisciplinary treatment team" means a group comprised of individuals from various disciplines and clinical services who assess, plan, implement, and evaluate treatment for patients.

(k) "Psychiatric nurse" means a registered nurse with:

(i) A bachelors degree from an accredited college or university and at least two years experience in direct treatment of mentally ill or emotionally disturbed persons with such experience gained under supervision of a psychiatrist or psychiatric nurse; or

(ii) Three years experience in the direct treatment of mentally ill or emotionally disturbed persons with such experience gained under the supervision of a psychiatrist or psychiatric nurse.

(l) "Psychiatric service" means admission of patients with primary psychiatric diagnoses for treatment pertinent to the psychiatric diagnosis in any available bed in the hospital whether or not the hospital maintains a psychiatric unit.

(m) "Psychiatric unit" means a nursing unit specifically reserved for the care of individuals with primary psychiatric diagnoses.

(n) "Recreational therapist" means an individual:

(i) With a bachelors degree including a major or option in therapeutic recreation or recreation for the ill and handicapped; and

(ii) Preferably certified or certification-eligible under Certification Standards for Therapeutic Recreation Personnel, June 1, 1988, National Council for Therapeutic Recreation Certification, 49 South Main Street, Suite 005, Spring Valley, New York 10977.

(2) Hospitals with psychiatric units shall provide a therapeutic environment to maintain safe, secure, adequate care of acutely mentally ill persons including:

(a) Access to at least one seclusion room;

(b) Provisions for close observation of patients including provision of security windows or maximum security windows and relites appropriate to the area and program;

(c) Adequate space suitably equipped including:

(i) A day room on the unit;

(ii) Dining and therapeutic program activities either on the unit or elsewhere in the hospital appropriate to meet each patient's needs;

(iii) Space for physical and recreational activities of patients on the hospital premises; and

(iv) One area permitted to accommodate functions in (c)(i), (ii), and (iii) of this subsection if scheduled appropriately.

(d) An examination or treatment room available within the hospital;

(e) Space and privacy for interviewing, group and individual counseling, and patient and family visiting; and

(f) Separate patient sleeping rooms for children and adults.

(3) Hospitals providing a psychiatric unit shall:

(a) Provide adequate staff to implement individualized treatment plans;

(b) Assign and designate responsibility for the psychiatric unit programming to a mental health professional;

(c) Designate a psychiatrist with medical staff privileges, available for ongoing psychiatric unit consultation;

(d) Have a physician and mental health professional available for consultation and communication with each patient and the unit staff on a twenty-four hour per day, seven day a week basis;

(e) Employ a full-time psychiatric nurse responsible for nursing care;

(f) Designate staff or contract with persons or agencies responsible for:

(i) Provision of social work services with consultations by a social worker experienced in working with mentally ill patients;

(ii) Provision of occupational therapy services with the ongoing input of an occupational therapist experienced in working with mentally ill patients;

(iii) Provision of recreational therapy services with the ongoing input of a recreational therapist experienced in working with mentally ill patients; and

(iv) Providing access to psychological evaluation by or under direction of a psychologist.

(g) Provide documented staff training relating to the needs of psychiatric patients for all psychiatric unit personnel including:

(i) The utilization of least restrictive alternatives;

(ii) Methods of patient care;

(iii) Managing assaultive and self-destructive behavior;

(iv) Patient rights under chapters 71.05 and 71.34 RCW;

(v) The special needs of children, minorities, the elderly, and handicapped when appropriate.

(h) For hospitals providing a child or adolescent psychiatric unit:

(i) Assign and designate responsibility for the child and adolescent psychiatric unit programming to a child mental health specialist;

(ii) Designate a child psychiatrist with medical staff privileges available for ongoing input and consultation to the child and adolescent psychiatric unit;

(iii) Have a physician and child mental health specialist available for consultation and communication with each patient and unit staff on a twenty-four hour per day, seven days per week basis;

(iv) Employ a full-time psychiatric nurse meeting requirements of a child mental health specialist under subsection (1)(d) of this section responsible for nursing care;

(v) Designate staff or contract with persons or agencies responsible for:

(A) Provision of social work services with consultation and ongoing input by a social worker experienced in working with mentally ill children and adolescents;

(B) Provision of occupational and recreational therapy services as required under (f)(ii) and (iii) of this subsection;

(C) Provision of access to psychological evaluation as required under (f)(iv) of this subsection;

(D) Provision of documented staff training as required under (g) (i) through (v) of this subsection; and

(E) Provision of educational services.

(4) Hospitals providing psychiatric units shall establish and implement written policies and procedures including:

(a) Provision or arrangement for the care and treatment of acutely mentally ill patients;

(b) Informing patients of their rights as required under chapters 71.05 and 71.34 RCW;

(c) Posting of patient rights in prominent locations;

(d) Development of an initial individualized treatment plan for each patient within twenty-four hours of admission;

(e) Continued development of the individualized treatment plan within seventy-two hours of admission, excluding holidays, by a multidisciplinary treatment team, the patient, family, and other agencies as appropriate;

(f) Provision of or arrangement for appropriate services including:

(i) Psychological evaluation and services;

(ii) Social work services;

(iii) Occupational therapy services;

(iv) Recreational therapy services; and

(v) Other specialized services as appropriate;

(g) Completion of a physical examination and history by a member of the medical staff and an evaluation by a mental health professional within twenty-four hours of admission with consultation of a psychiatrist as indicated;

(h) Admission, retention and transfer criteria, based upon health and safety needs of patients, including a referral and transfer mechanism for persons in need of care and not meeting the admission criteria;

(i) Continuity of care, coordination and integration of services, including discharge planning consistent with WAC 248-18-445;

(j) Prohibiting use of patients to perform basic maintenance of the hospital and equipment, housekeeping, or food service except when tasks are:

(i) Included in and appropriate to the individualized treatment plan; and

(ii) Performed under direct supervision.

(k) Appropriate response to assaultive, self-destructive, or out-of-control behavior including the use of seclusion and restraints and subject to the following conditions:

(i) Use of seclusion and restraints only to the extent and duration necessary to ensure the safety of patients, staff, and property;

(ii) Infliction of physical pain for punitive purposes is prohibited, regardless of whether or not objective damage occurs;

(iii) All assaultive incidents documented in the medical record;

(iv) Staff observation of any patients in restraint or seclusion at least every fifteen minutes with:

(A) Interventions as indicated and required; and

(B) Observations and interventions recorded in the medical record;

(v) Notification of and authorization by a physician within one hour for emergency use of patient restraint or seclusion and including:

(A) Physician examination of the patient and renewal of physician order for every twenty-four continuous hours of restraint and seclusion; and

(B) Patient evaluation by a mental health professional or registered nurse when secluded or restrained more than two continuous hours with repeat evaluation at least one time every eight hours thereafter.

(l) Notification of the family and other agencies as appropriate as soon as possible, in event of:

(i) Serious injury or physical illness of the patient;

(ii) Death of the patient; or

(iii) Disappearance of the patient.

(m) For hospitals providing child or adolescent psychiatric units:

(i) Requirements under (a) through (l) of this subsection except:

(A) Substitute for (g) of this subsection - Completion of a physical examination and history by a member of the medical staff and an evaluation by a child mental health specialist within twenty-four hours of admission with consultation by a child psychiatrist as indicated; and

(B) In (k)(v)(B) of this subsection, require patient evaluation by a child mental health specialist every two hours when a child is secluded or restrained.

(ii) Evaluation by a child mental health specialist within twenty-four hours of admission including consultation with a child psychiatrist as indicated;

(iii) Requirement for designated staff to make and document a determination of the hospital's ability to safely care for each child; and

(iv) Coordination with appropriate educational agencies, as appropriate.

(5) Hospitals with psychiatric units or psychiatric services shall maintain a medical records system required under WAC 248-18-440 and require diagnoses, abbreviations, and terminology consistent with the "American Psychiatric Association Diagnostic and Statistical Manual of Mental Disorders," III R edition, 1987, and "International Classification of Diseases," 9th edition, 1989.

(6) Hospitals with psychiatric units or services shall establish and implement policies and procedures to protect patient confidentiality and release of records and information consistent with requirements under chapters 71.05 and 71.34 RCW.

(7) Hospitals providing any inpatient psychiatric service shall establish and implement written policies and procedures including:

(a) Provision of a therapeutic environment to maintain safe, secure, adequate care of acutely mentally ill patients;

(b) Provision of facilities appropriate to the scope of the psychiatric service;

(c) Designation of responsibility for psychiatric services programming to a mental health professional;

(d) Provision for close observation of patients with a security room available;

(e) Designation of a psychiatrist with medical staff privileges available for consultation;

(f) A physician and mental health professional available on staff or by contract for consultation and communication with the patient and the hospital staff on a twenty-four hour per day, seven day a week basis;

(g) Designation of a staff person responsible for developing a plan for arranging needed special services as identified in the individualized treatment plan for each patient;

(h) Employment of a registered nurse with experience and/or specialized education in psychiatric nursing responsible for nursing care twenty-four hours a day;

(i) Designation of a staff person responsible for arranging for social work services;

(j) Provision for transfer to a hospital with a psychiatric unit or appropriate psychiatric services within twenty-four hours when the hospital is unable to establish and implement procedures required under (a) through (i) of this subsection.

(k) Designating staff responsible for documented training relating to the needs of psychiatric patients for all personnel responsible for care of psychiatric patients including:

(i) The availability and utilization of the least restrictive alternatives;

(ii) Methods of patient care;

(iii) Managing assaultive and self-destructive behavior;

(iv) The special needs of children, minorities, the elderly, and handicapped as appropriate;

(v) Patient rights under chapters 71.05 and 71.34 RCW.

(l) Implementation of requirements in subsection (4) of this section except requirement for recreational or occupational therapy services under subsection (4)(f)(iii) and (iv) of this section;

(m) For hospitals providing any child or adolescent psychiatric services, with or without a psychiatric unit:

(i) All requirements under (a) through (l) of this subsection apply;

(ii) Establish and implement policy and procedures for age and behavior specific criteria in determining appropriate room assignment.

NEW SECTION

WAC 248-18-536 PSYCHIATRIC UNIT CONSTRUCTION. Hospitals planning new construction of a psychiatric unit shall:

(1) Follow general design requirements for architectural components, electrical service, lighting, call systems, hardware, interior finishes, heating, plumbing, sewerage, ventilation/air conditioning, and signage under WAC 248-18-719, with:

(a) All windows and relites located in rooms or areas accessible to patients:

(i) Meeting requirements under WAC 248-18-719 (1)(i); and

(ii) Installation of security or maximum security windows or equivalent;

(b) Tamper-resistant accessories and equipment in patient rooms, toilet rooms, and bathrooms;

(c) Tamper-resistant electrical receptacles in all patient rooms and areas;

(d) Design to prevent opportunity for suicide.

(2) Meet general requirements for certain service facilities under WAC 248-18-711 (3) or (4), (6), (7), (8) or (9), and (10) with locks on all doors for housekeeping, medications, storage, and utility rooms.

(3) Provide psychiatric facilities including:

(a) Location avoiding traffic and penetration of objectionable heat, noise, or odors from other areas of the hospital;

(b) Examination room unless available in an adjacent area or unit with:

(i) Minimum floor space of one hundred square feet;

(ii) Minimum dimension of eight feet; and

(iii) The following equipment:

(A) Medical emergency signal devices;

(B) Lavatory or sink;

(C) Clock with sweep second hand or equivalent;

(D) Oxygen outlet;

(E) Suction outlet;

(F) Work surface; and

(G) Storage cabinet.

(c) Toilet rooms with water closets in ratio of at least one water closet to every four beds.

(d) At least one wheelchair accessible toilet available on the unit.

(e) A staff toilet available on the unit.

(f) Patient bathing facilities with:

(i) Showers or tubs in the ratio of at least one bathing facility per eight beds; and

(ii) At least one wheelchair accessible shower on the psychiatric unit.

(g) Nourishment station in an area serving clean functions only with:

(i) Space for waste containers;

(ii) The following equipment:

(A) Refrigerator;

(B) Ice machine;

(C) Work counter;

(D) Sink; and

(E) Storage for utensils and foodstuffs.

(h) Administrative facilities with:

(i) Storage for personal effects of staff apart from storage for patient care supplies and equipment;

(ii) Office or private area for staff and supervisory activities;

(iii) Conference room for confidential staff/patient/family communications on or adjacent to the unit.

(i) A waiting area adjacent to the unit;

(j) A wheelchair accessible:

(i) Water fountain; and

(ii) Public telephone.

(k) Patient laundry facility with:

(i) Sink or lavatory;

(ii) Clothes washer;

(iii) Clothes dryer;

(iv) Lockable storage facilities; and

(v) Counter.

(4) Provide patient rooms including:

(a) Maximum capacity of two beds per patient room;

(b) Minimum usable floor space per bed, exclusive of areas taken up by passage door swings, closets, wardrobes, portable lockers and toilet rooms, of:

- (i) Eighty square feet in multi-bed rooms; and
- (ii) One hundred square feet in one-bed rooms.
- (c) Minimum dimension of eleven feet for multi-bed rooms.
- (d) The following equipment:
 - (i) Provision for patient privacy in all multi-bed rooms; and
 - (ii) A wardrobe, closet, or locker per bed, designed to prevent suicide, for garments and storage of personal effects.
- (5) Provide a nurses' station or equivalent with:
 - (a) Charting surface;
 - (b) Storage for:
 - (i) Patients' charts; and
 - (ii) Charting supplies;
 - (c) Telephone; and
 - (d) Clock.
- (6) Provide a seclusion room, unless provided on an adjacent nursing unit, with:
 - (a) Design to minimize potential for stimulation, escape, hiding, injury, or suicide;
 - (b) Maximum capacity of one patient;
 - (c) Doors to open outward;
 - (d) Minimum space of eighty square feet;
 - (e) Minimum dimension of eight feet;
 - (f) Staff-controlled, lockable, adjoining toilet room; and
 - (g) A provision for staff visualization of occupant at all times.
- (7) Provide suitably equipped areas which may be for multipurpose use combining activities below and including areas for:
 - (a) Dining;
 - (b) Occupational and recreational therapies;
 - (c) Day room;
 - (d) Physical activity and patient recreation on the unit or elsewhere on the hospital premises; and
 - (e) Space and privacy for interviewing, group, family, and individual counseling.
- (8) If electroconvulsive therapy (ECT) rooms are planned, provide:
 - (a) Minimum area of one hundred fifty square feet;
 - (b) Minimum dimension of twelve feet; and
 - (c) The following equipment:
 - (i) Emergency call;
 - (ii) Lavatory or sink;
 - (iii) Treatment light;
 - (iv) Storage for supplies and equipment;
 - (v) Robe hook and shelf;
 - (vi) Space and electrical receptacles for ECT machine;
 - (vii) Oxygen and suction outlet;
 - (viii) Stretcher or treatment table or equivalent;
 - (ix) Space for emergency medical supplies and equipment;
 - (x) Space for anesthesia machine or cart and equipment;
 - (xi) Space for (EKG) electrocardiograph monitor; and
 - (xii) Clock with sweep second hand or equivalent.
- (9) If ECT is performed, provide a recovery facility, which may be the patient room, with:
 - (a) Location near ECT treatment room;

- (b) Oxygen and suction for each bed, stretcher, or cart;
- (c) Easy access to a clean and soiled utility room; and
- (d) Provisions for equipment, space, and functions required under WAC 248-18-256.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 248-18-534 PSYCHIATRIC NURSING UNIT.

WSR 90-23-013

PREPROPOSAL COMMENTS DEPARTMENT OF AGRICULTURE

[Filed November 13, 1990, 3:12 p.m.]

Subject of Possible Rule Making: To establish rules for the control and eradication of the disease Pseudorabies in swine in the state of Washington.

RCW Authority: Chapter 16.36 RCW.

WAC Citation: Chapter 16-80 WAC.

Persons may comment on this subject by written comment, within 60 days. Written comments can be sent to: Dr. Robert W. Mead, State Veterinarian, Department of Agriculture, Food Safety/Animal Health, 406 General Administration Building, AX-41, Olympia, WA 98504, (206) 753-5040.

Other Information or Comments by Agency at this Time, if any: The first Pseudorabies infected herd in this state was identified in July 1990 through routine screening. Similar emergency rules allowed the Department of Agriculture to limit the spread and eradicate the disease in this state. These rules will allow Washington to qualify for Stage III of the USDA national eradication program.

November 13, 1990

John Daly

Assistant Director

PSEUDORABIES IN SWINE

NEW SECTION

WAC 16-80-005 DEFINITIONS. For the purpose of this chapter:

(1) "Director" means the director of agriculture of this state of Washington or his duly authorized representatives.

(2) "Department" means the Washington State department of agriculture.

(3) "Approved pseudorabies vaccine" means only those biological products that are approved by and produced under license of the United States Department of Agriculture for injection into swine for the purpose of enhancing their resistance to pseudorabies, are a specific gene deletion vaccine and are authorized for use in a specific herd by the state veterinarian.

(4) "Official identification" means a USDA issued backtag or a metal eartag bearing state identification and a unique number.

(5) "Pseudorabies infected herd" means a herd of swine in which the disease pseudorabies has been diagnosed positive in one or more animals by the National Veterinary Service Laboratory (NVSL) or a state laboratory which can conduct the serum neutralization test.

NEW SECTION

WAC 16-80-007 SURVEILLANCE PROGRAM. All swine blood submitted to the federal-state animal health laboratory for brucellosis testing will be also tested for pseudorabies by the latex agglutination test. Samples positive on the latex agglutination test will be further tested by the ELISA and serum neutralization tests and found positive before classifying the sample as positive. An epidemiological investigation will be initiated for each positive sample and an attempt made to trace such a sample to the herd of origin. Area testing will be done on all swine herds within a five mile radius of any infected premise and trace forward and trace backward testing will be done in all herds which may have bought from or sold to the infected herd within a 24 month period prior to discovery of the infection.

NEW SECTION

WAC 16-80-010 QUARANTINE. All swine herds that are infected with, suspected of being infected with or exposed to pseudorabies shall be quarantined and an official test conducted. All such swine herds, the owner of which refuses to allow the department to test for the above disease, shall be regarded as a menace to the health of livestock, and the swine herd and the premises on which they are quarantined shall remain quarantined and no animal or products of such animals shall be removed from the premises as outlined in section 16.36-.010 RCW and 16.36.030 RCW.

NEW SECTION

WAC 16-80 015 SALE OF QUARANTINED ANIMALS. No person shall offer for sale any swine from a pseudorabies quarantined herd for other than immediate slaughter and shall only be moved from the pseudorabies quarantined herd when accompanied by an official federal form number VS1-27 filled out and signed by a federal or state veterinarian.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 16-80-020 QUARANTINE AND RELEASE. Any herd of swine in which pseudorabies positive animals are found will be quarantined. The quarantine will be released when the entire quarantined herd has successfully completed PLAN A (test and removal), PLAN B (offspring segregation), or PLAN C (depopulation - repopulation) as described in "Swine Pseudorabies Eradication Guidelines", prepared and published by the pseudorabies committee, Livestock Conservation Institute. PLAN C will be the plan of choice if the statewide herd infection rate is less than 0.1% of total number of state herds.

NEW SECTION

WAC 16-80-025 DISINFECTING PREMISES. All barns, feed troughs, water tanks, feeding platforms, farrowing houses and dry lots where a pseudorabies infected herd has been held must be thoroughly cleaned and disinfected within fifteen days after all infected swine have been removed. Recommended disinfectants are: orthophenolphenate compounds, phenolic compounds, 2% Na hydroxide, TriNaPO₄, chlorhexidine.

NEW SECTION

WAC 16-80-030 DISINFECTING VEHICLES.
(1) When a vehicle is used to transport pseudorabies infected animals or pseudorabies exposed animals from a pseudorabies quarantined herd, the vehicle shall be cleaned and disinfected immediately following the unloading of the last animal of each such load. The destination of such infected or exposed swine shall have department approved facilities to clean and disinfect vehicles.

(2) Upon completion of the cleaning and disinfection of the vehicle, approval shall be obtained in writing. This approval shall be made by a state or federal animal health employee or by an authorized representative of the director of agriculture on a form approved by the director.

NEW SECTION

WAC 16-80-035 INDEMNITY FOR PSEUDORABIES INFECTED OR EXPOSED SWINE. As provided under RCW 16.36.096, the director of agriculture may order the slaughter or destruction of any swine affected with or exposed to pseudorabies. Subject to the availability of sufficient funds, the director may pay an indemnity for any swine ordered slaughtered or destroyed. When the indemnity is approved, the amount that will be paid is one hundred dollars for any sow past 50 days pregnant or with suckling piglets, fifty dollars for boars and open sows or sows less than 50 days pregnant, and fifty dollars for breeding gilts over 250 pounds live weight. An indemnity up to 50% of appraised value of feeding stock will be paid when destroyed rather than slaughtered. No indemnity will be paid if the statewide infection rate exceeds 0.1% of total swine herds in the state.

NEW SECTION

WAC 16-80-040 VACCINATION. No pseudorabies vaccine may be used in the state of Washington except when an approved pseudorabies vaccine is specifically authorized in writing by the state veterinarian for use in a pseudorabies infected herd under pseudorabies eradication PLAN A (test and removal). Only gene deleted vaccines with a corresponding specific laboratory test will be authorized.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 16-80-045 IDENTIFICATION OF SWINE. Boars and sows moving through livestock auction yards in intrastate commerce must be officially identified. All swine moving in interstate commerce must be identified in compliance with federal regulation CFR 71.19 a & b.

NEW SECTION

WAC 16-80-047 MANDATORY REPORTING OF SUSPECTED PSEUDORABIES. Pseudorabies is a reportable disease by persons licensed to practice veterinary medicine in the state of Washington as required by WAC 16-70-010. Additionally, laboratories and swine producers are hereby required to report to the director of agriculture or his authorized representative the discovery of the existence or suspected existence of pseudorabies infection among domestic swine within the state. This report shall be immediate (by telephone or FAX on the day discovered) to the office of the state veterinarian, telephone number (206) 753-5040, FAX (206) 753-3700.

NEW SECTION

WAC 16-80-050 CRIMINAL PENALTY—CIVIL INJUNCTION. RCW 16.36.110 provides: A violation of or a failure to comply with any provisions of this chapter shall be a gross misdemeanor. Each day upon which a violation occurs shall constitute a separate violation. Any person violating the provisions of RCW 16.36.010, 16.36.030, 16.36.060, or 16.36.090 may be enjoined from continuing such violation.

WSR 90-23-014
NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE
[Memorandum—November 13, 1990]

Thursday, November 15, 1990
Lynnwood Hall, Room 424
4:30 - 7:10

The facilities for this meeting are free of mobility barriers and interpreters for deaf individuals and brailled or taped information for blind individuals will be provided upon request when adequate notice is given.

WSR 90-23-015
NOTICE OF PUBLIC MEETINGS
TRANSPORTATION COMMISSION
[Memorandum—November 14, 1990]

The December Washington State Transportation Commission public meeting will be held on Friday, December 14, 1990, at 9 a.m. There will be no public meeting on December 13, 1990. The location for the December

meeting is: December 14, 1990, Olympia, Washington, Transportation Building, Conference Room 1D2.

WSR 90-23-016
PROCLAMATION NO. 90-07
OFFICE OF THE GOVERNOR

Beginning November 9, 1990, heavy rains and wind storms have occurred in Washington state. The rainfall in parts of Western Washington, particularly in Whatcom, Skagit, King, Snohomish and Grays Harbor counties, has resulted in substantial flooding on several rivers. Two of the primary rivers affected, the Skagit and Nooksack rivers, have or are expected to crest at levels that are the highest recorded in the past 50 years.

The Department of Community Development has implemented the state's Comprehensive Emergency Management Plan, coordinating resources to support local officials in alleviating the immediate threats to people and property and assessing the magnitude of the damage. The severity of the damage from the flooding is beyond the capabilities of affected political subdivisions.

NOW, THEREFORE, I, BOOTH GARDNER, Governor of the State of Washington, as a result of the aforementioned situations and under the provisions of Chapters 43.06 and 38.52 of the Revised Code of Washington, do hereby proclaim that a State of Emergency exists in the counties of Whatcom, Skagit, King, Snohomish and Grays Harbor counties and authorize execution of the Washington State Comprehensive Emergency Management Plan. State agencies and departments are directed to use state resources and do everything possible to assist affected political subdivisions in an effort to cope with the emergency. Additionally, the Department of Community Development, Division of Emergency Management is instructed to coordinate all state assistance to the affected areas, including the use of the Military Department and a determination of the need for federal disaster assistance.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this 11th day of November, 1990.

Booth Gardner

Governor of Washington

BY THE GOVERNOR:

Teri A. Yount

Acting Deputy
Secretary of State

WSR 90-23-017
EMERGENCY RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 473—Filed November 14, 1990, 11:35 a.m.]

Date of Adoption: November 14, 1990.

Purpose: To reduce the harvest of Oregon and Idaho hatchery steelhead that pass through Washington fisheries on the upper Snake River.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Both Idaho and Oregon have requested that the Washington Department of Wildlife restrict bag limits on the Snake River above Lower Granite Dam to protect depressed hatchery broodstocks returning to Pahsimeroi and Sawtooth hatcheries in Idaho and Wallawa/Big Canyon hatchery complex on the Grande Ronde. Oregon and Idaho have enacted similar regulations on the Snake River. Idaho predicts only 1,248 steelhead will return to the Pahsimeroi and Sawtooth hatcheries which will be 46% of their broodstock needs (2,700 fish). Oregon estimates they will be 800 fish short of their goal for Wallawa/Big Canyon hatcheries.

Effective Date of Rule: Immediately.

November 14, 1990
 Curt Smitch
 Director
 for John C. McGlenn
 Chairman

NEW SECTION

WAC 232-28-61813 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS - SNAKE RIVER. Notwithstanding the provisions of WAC 232-28-618 and WAC 232-12-168, the following regulations apply to the game fish season, catch and possession limits for the Snake River, from Lower Granite Dam upstream to the Oregon state line, effective November 19, 1990 through March 31, 1991, both dates inclusive. This amends the corresponding information on pages nine and eleven of the 1990-91 Washington Game Fish Regulations, pamphlet edition.

SNAKE RIVER, from Lower Granite Dam upstream to the Oregon state line: November 19, 1990-March 31, 1991 season. TROUT - catch limit 6 over 10", no more than 1 over 20", with no more than 1 over 20" in possession. Each angler may retain 4 steelhead over 20" from this area for the time period of November 19, 1990 through March 31, 1991. Upon retainment of the daily catch limit of 1 steelhead over 20" and/or the season limit of 4 steelhead over 20", angling may continue on a catch and release basis only.

The regulations for the area of the Snake River not described above remain in effect and unchanged, as they

appear on page eleven of the 1990-91 Washington Game Fish Regulations, pamphlet edition.

WSR 90-23-018
EMERGENCY RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 474—Filed November 14, 1990, 11:38 a.m.]

Date of Adoption: November 14, 1990.

Purpose: To reduce the harvest of Oregon hatchery steelhead passing through Washington fisheries on the lower Grande Ronde River.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Oregon Department of Fish and Wildlife estimates that they will be 800 fish short of their hatchery broodstock needs at Wallawa/Big Canyon hatcheries. Oregon has promulgated catch and release only regulations on their section of the Grande Ronde River and has requested the Washington Department of Wildlife adopt similar regulations.

Effective Date of Rule: Immediately.

November 14, 1990
 Curt Smitch
 Director
 for John C. McGlenn
 Chairman

NEW SECTION

WAC 232-28-61814 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS - GRANDE RONDE RIVER. Notwithstanding the provisions of WAC 232-28-618 and WAC 232-28-61812, the following regulations apply to the game fish regulations for the Grande Ronde River, from County Road Bridge upstream to the Oregon State line and all tributaries, effective November 19, 1990 through February 28, 1991, both dates inclusive. This amends the corresponding information on page 10 of the 1990-91 Washington Game Fish Regulations, pamphlet edition.

GRANDE RONDE RIVER, from County Road Bridge upstream to the Oregon State line and all tributaries: June 1-Apr. 15 season. NOTE: Cottonwood Creek is closed to the taking of steelhead over 20". TROUT - catch limit - 2, min. lgth. 12". Selective Fishery Regulations June 1-Aug. 31, AND IN ADDITION, CATCH AND RELEASE ONLY, EFFECTIVE NOVEMBER 19, 1990-FEBRUARY 28, 1991. Only steelhead with missing adipose fins may be possessed for the periods of Sep. 15, 1990-November 18, 1990, March 1, 1991-Apr. 15, 1991 and Sep. 1, 1991-Apr. 15, 1992. There must be a healed scar in the location of the missing fin.

The regulations for the area of the Grande Ronde River not described above remain in effect and unchanged, as they appear on page 10 of the 1990-91 Washington Game Fish Regulations, pamphlet edition.

WSR 90-23-019
EMERGENCY RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 475—Filed November 14, 1990, 11:42 a.m.]

Date of Adoption: November 14, 1990.

Purpose: Closure of migratory waterfowl season in Skagit County within the described disaster area to enable emergency service personnel to conduct operations.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Skagit County has been declared a disaster area due to flooding. Search and rescue operations are being hampered by unnecessary boat traffic and water disturbance and by the discharge of firearms in the area around the mouth of the Skagit River. This closure is required to enable emergency service personnel to conduct critical operations.

Effective Date of Rule: Immediately.

November 14, 1990
 Curt Smitch
 Director
 for John C. McGlenn
 Chairman

NEW SECTION

WAC 232-28-41403 1990-91 UPLAND GAME BIRD AND MIGRATORY WATERFOWL SEASONS — FIR ISLAND AND SOUTH FORK DELTA PORTION OF SKAGIT COUNTY DISASTER AREA Notwithstanding the provisions of WAC 232-28-414, effective at 12:00 noon on November 14, 1990 to November 21, 1990 (both dates inclusive), it is unlawful to hunt migratory waterfowl in that portion of Skagit County described as follows: Starting at the junction of the North and South Forks of the Skagit River, then downstream along the eastern dike of the South Fork of the Skagit River to the Snohomish County Line, then west along the Skagit/Snohomish County Line to the Skagit/Island County Line, then northwest along the Skagit/Island County Line to a point due west of the mouth of the North Fork of the Skagit River, then east to the mouth of the North Fork of the Skagit River, then northeast up the west dike of the North Fork of the Skagit River to the point of beginning.

WSR 90-23-020
PERMANENT RULES
DEPARTMENT OF REVENUE
 [Filed November 14, 1990, 1:57 p.m.]

Date of Adoption: November 14, 1990.

Purpose: To repeal that portion of rule concerning deduction for wholesaling tax paid by suppliers. This is required by the Washington Supreme Court involving *Associated Grocers v. State*, 114 Wn.2d 182.

Citation of Existing Rules Affected by this Order: Amending WAC 458-20-231.

Statutory Authority for Adoption: RCW 82.32.300.

Pursuant to notice filed as WSR 90-20-026 on September 24, 1990.

Changes Other than Editing from Proposed to Adopted Version: A sentence was added to clarify that persons who manufacture as well as purchase items can use cost method for valuing items they manufacture.

Effective Date of Rule: Thirty-one days after filing.

November 14, 1990
 Edward L. Faker
 Assistant Director

AMENDATORY SECTION (Amending Order ET 83-1, filed 3/30/83)

WAC 458-20-231 TAX ON INTERNAL DISTRIBUTION. (1) INTRODUCTION. The intent of RCW 82.04.270 is to impose a tax equal to the wholesaler's tax upon persons doing functions essentially the same as those of a wholesaler, but not making sales. Persons engaged in the business of distributing ((in this state)) articles of tangible personal property owned by them from their own warehouse or other central location in this state to two or more of their own retail stores or outlets((, though no change in title or ownership to such property occurs;)) in this state are taxable under the internal distribution classification of the business and occupation tax ((on the value of the articles so distributed; the intent being to impose a tax equal to the wholesaler's tax upon persons performing functions essentially comparable to those of a wholesaler, but not actually making sales. The internal distribution)). This tax ((is applicable)) applies to transfers of merchandise from a central location ((which were)) to retail outlets even if the goods are preordered ((for a receiving retail outlet even if)) and there is no inspection or opening of cartons or boxes at or by the central location. ((The tax may also be applicable to transfers by a retail outlet to two or more other retail outlets which are under the same ownership.))

(2) WAREHOUSE OR OTHER CENTRAL LOCATION. The term "warehouse or other central location" generally means any facility regardless of the type of activity conducted there, which is operated in this state by a person who distributed tangible personal property from that facility to two or more of his or her own retail stores or outlets.

((The said)) (a) This term includes any retail outlet ((irrespective of)) no matter how the distributed goods ((may be)) are inventoried or stored at such outlet. The term includes any facility, central distributing point,

building, loading platform and adjacent areas operated by the taxpayer where articles of tangible personal property are received and from which they are distributed. Such facilities, distributing points, buildings, platforms and areas are included within the term regardless of how long such property may remain at such places and regardless of the nature of the activity performed at such places with respect to such property.

~~((The said))~~ (b) This term also includes any manufacturing or processing facility operated by the taxpayer from which such distribution is made. The term does not include facilities operated by other persons at which team track deliveries are made into trucks for distribution to retail outlets nor does it include any individual trucks owned by the taxpayer from which deliveries are made at facilities or places not owned by the taxpayer to other trucks for distribution to retail outlets.

(3) TWO OR MORE RETAIL STORES OR OUTLETS. The term "two or more of their own retail stores or outlets" means two or more retail stores operated within this state separate and apart from any "warehouse or other central location." The term does not include a retail store or retail outlet, a part of which is operated as a warehouse from which distribution is made. However, a retail store or outlet will be counted as separate and apart, even though it may be located within the same premises or under the same roof as a warehouse or central location, if it is operated separately, as evidenced for example by separate employee payrolls, accounting records, inventory control, or clearly defined work and retail sale areas. The term does not include ~~((delivery))~~ trucks or vans used solely for delivery purposes. The term does include trucks or vans from which sales are made at retail such as sales of safety shoes or food through catering vans. The term "retail store or outlet" does not include vending machines or similar devices through which sales are ~~((activated))~~ made by coin deposits. However, the term includes business establishments ~~((retailing diversified))~~ which sell goods to consumers primarily through the use of such devices.

(a) Transfers of merchandise for sale on consignment are not subject to the internal distributions tax when the merchandise is delivered to retail outlets operated by another retailer. Such transfers are not taxable because delivery is not made to the distributors own retail stores or outlets.

(b) Shipments directly to a consumer from a warehouse or central location are not subject to the internal distributions tax even if the billing to the consumer is made from a branch location of the distributor. There must be a physical delivery of the merchandise to the branch location for the internal distributions tax to apply.

(4) ARTICLES OF TANGIBLE PERSONAL PROPERTY. The term "articles of tangible personal property" means all ~~((commodities))~~ goods distributed from a warehouse or central location for sale, including particular articles which may be distributed to only one of two or more retail stores or outlets.

(5) TAXABLE DISTRIBUTIONS. In cases where the taxpayer sells at both wholesale and retail, the internal distribution tax will not ~~((be applicable))~~ apply with respect to articles distributed for sale at wholesale and upon the sale of which tax will be due under the classification wholesaling—other. ~~((Further, the internal distribution tax will not be applicable where the person liable for the tax can show by proper invoice, or by certification from his vendor that he has purchased such property from a wholesaler who has paid the business and occupation tax to the state upon the sale of such property to such person. The tax is applicable, however, to transfers of merchandise purchased from manufacturers in this state, as defined in RCW 82.04.110, even though the manufacturer may have paid business and occupation tax on the manufacture and sale of such merchandise. When transfers of all merchandise purchased from a particular vendor will be exempt from the internal distribution tax under the conditions set forth above, certification by the vendor may be in blanket form covering all prior and subsequent transactions between the taxpayer and the certifying vendor. In such case, the certificate should be in substantially the following form:~~

~~CERTIFICATE OF VENDOR—INTERNAL DISTRIBUTION TAX~~

~~The undersigned vendor hereby certifies that he is registered with the department of revenue of the State of Washington under Certificate No. and that he has paid, or will pay, the applicable Business and Occupation Tax (chapter 82.04 RCW) upon all sales heretofore or hereafter made to The undersigned vendor further certifies that he is not a "manufacturer" in this state, as the term is defined in RCW 82.04.110, in respect to any of the commodities sold or to be sold to the above named purchaser.~~

~~Date~~

~~Signed
For
Position or Title~~

(a) Articles distributed from independent manufacturers or distributors directly to the taxpayer's retail stores or outlets, or the taxpayer's retail customers are not taxable distributions by the taxpayer. ((Articles distributed from independent manufacturers or distributors directly to the taxpayer's retail stores or outlets are not taxable distributions by the taxpayer.)) Only the first distribution of seasonal or other goods from a warehouse or central location is taxable, whether or not such goods were originally received in a retail store and later transferred to the warehouse or central location from which taxable distribution is later made.

(6) DETERMINATION OF THE VALUE OF THE ARTICLES DISTRIBUTED. The value of articles distributed shall correspond as nearly as possible to gross proceeds of sales at wholesale in this state by other taxpayers of similar articles of like quality and character and in similar quantities. ~~((Taxpayers may determine the value of articles distributed by one of the following methods:))~~

(7) METHODS FOR DETERMINING TAXABLE VALUE. One of the following methods must be used for determining the taxable value of internal distributions.

(a) METHOD 1. COST~~((A) COST))~~ OF PRODUCTION. The value of articles distributed may be computed upon the basis of the cost of manufacturing or producing such articles. In such case there shall be included every item of cost attributable to the particular article or articles manufactured or produced, including direct and indirect overhead costs and the cost of transportation to the local distribution point. In such event tax liability accrues during the period in which the articles are distributed.

~~((B))~~ (b) METHOD 2. PURCHASE PRICE. The value of articles distributed may be computed upon the basis of purchase price including delivery costs of such articles delivered at the local distribution point. The purchase price must include the amount of state and federal excise taxes imposed upon the distributor for the sale, handling or distribution of the articles distributed, whether such taxes are paid by the distributor to his vendor, or are paid by him directly to the taxing body. In such event tax liability accrues during the period in which the articles were purchased, even though the particular articles purchased may not be distributed until a later date. (Not available to those who manufacture or produce the articles distributed.)

(c) METHOD ~~((2))~~ 3. INVOICE PRICE TO RETAIL STORE. The value of articles distributed may be computed upon the basis of charges or memorandum invoices rendered to the retail stores at the time the articles are distributed, providing the amount of such charges or invoices is not less than the cost price of such articles. In computing the cost price, there must be included the amount of state and federal excise taxes imposed upon the distributor for the sale, handling or distribution of the articles distributed, whether such taxes are paid by the distributor to his vendor, or are paid by him directly to the taxing body. In such event tax liability accrues during the period in which the articles are distributed.

(d) METHOD ~~((3))~~ 4. RETAIL SELLING PRICE LESS 15%. The value of articles distributed may be computed upon the basis of the retail selling price less 15%. In such event tax liability accrues during the period in which the articles are sold at retail.

(e) METHOD ~~((4))~~ 5. CORRESPONDING WHOLESALE SALES. The value of articles distributed may be determined according to the gross proceeds of sales of similar articles of like quality, character and quantity where bona fide wholesale sales are made during the same period, either by the taxpayer or by others, and providing a general standard price is established for such articles during said period. In such event tax liability accrues during the period in which the articles are distributed.

(8) ELECTION TO BE MADE. A taxpayer may elect to report upon the basis of any one of the ~~((four))~~ five above methods, providing that the method elected shall be applied to all articles distributed, and after such election is made such taxpayer shall not be permitted to change to any other method without securing the written consent of the department of revenue. ~~((A taxpayer may use both method 1A and 1B if conditions warrant.))~~ Taxpayers who manufacture the product may use method 1 for those products and any one of the other methods for products which they do not manufacture. Intricate or unusual problems concerning determination of

the value of articles distributed should be submitted to the department for special ruling.

(a) The statute provides that the internal distributions tax may not be assessed twice to the same person for the same article. In ~~((the))~~ the absence of separate accounting for articles upon which the tax has or has not been paid, ~~((determination may be based upon the))~~ the taxpayer may use percentage formula computed according to a factual segregation of articles distributed for a test period of at least two representative months. Any such formula is subject to approval by the department.

WSR 90-23-021
PERMANENT RULES
COMMITTEE FOR
DEFERRED COMPENSATION
 [Filed November 14, 1990, 2:04 p.m.]

Date of Adoption: November 6, 1990.

Purpose: Modifications to eliminate unnecessary restrictions; to keep terminology consistent; to clarify; and general housekeeping changes.

Citation of Existing Rules Affected by this Order: Amending WAC 154-110-030, 154-120-015, 154-120-020, 154-120-055, 154-130-010, 154-130-020, 154-130-030, 154-140-010, 154-140-030, 154-150-010, 154-150-020, and 154-200-020.

Statutory Authority for Adoption: Chapter 41.04 RCW.

Pursuant to notice filed as WSR 90-20-045 on September 26, 1990.

Changes Other than Editing from Proposed to Adopted Version: Changed the word "eligible" to "qualifying" in WAC 154-120-015, 154-120-020, and 154-140-010.

Effective Date of Rule: Thirty-one days after filing.

November 14, 1990

Mary Bush

Program Manager

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-110-030 GENERAL DESCRIPTION OF PLAN. The dependent care assistance salary reduction plan subsidizes the cost of dependent care, enabling employees to be gainfully employed. The plan allows an eligible employee of the state of Washington to set aside a "before tax" portion of the employee's gross salary ~~((f-i-r-e))~~ before federal income and Social Security taxes ~~((t))~~ to be used to reimburse that employee's dependent care expenses.

The amount which may be reduced from salary and excluded from income is subject to annual fixed dollar and earned income limitations. The participant must incur and obtain reimbursement in an amount at least equal to the amount of salary reduction for the plan year or the unused portion of the amount excluded is forfeited.

Salary reduced under the plan continues to be included as regular compensation for the purpose of computing

state benefits and is only excluded for purposes of computing federal income and Social Security taxes (OASI or FICA).

AMENDATORY SECTION (Amending Order 89-04, filed 5/8/89)

WAC 154-120-015 ~~((DEPENDENT))~~ QUALIFYING PERSON(S). "~~((Dependent))~~ Qualifying person(s)" means:

(1) An individual with respect to whom the participant is entitled to a dependency exemption under Internal Revenue Code section 151(c) and who is:

(a) Under the age of thirteen; or
(b) Physically or mentally incapable of self-care (regardless of age); or

(2) The spouse of a participant, if such spouse is physically or mentally incapable of self-care.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-120-020 DEPENDENT CARE EXPENSES. "Dependent care expenses" means amounts paid for the care of a ~~((dependent))~~ qualifying person in the participant's home (including amounts paid for related household services) or for care at a dependent care facility which meets all ~~((applicable))~~ federal requirements ~~((of state and local law or is exempt from such requirements under state or local law))~~, except that the following items shall not be considered dependent care expenses:

(1) Amounts paid to a person with respect to whom the participant or participant's spouse is entitled to claim an exemption for Federal Income Tax purposes;

(2) Amounts paid to a child of the participant who is eighteen years of age or younger;

(3) Amounts paid by an employer of the spouse or by an educational institution where the spouse is an enrolled student.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-120-055 PLAN YEAR. "Plan year" means January 1 through December 31 ~~((except that the first plan year will commence August 1, 1988, and end December 31, 1988))~~.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-130-010 PARTICIPATION IN PLAN. An eligible employee may elect to become a participant by entering a salary reduction agreement during the open enrollment period or within ~~((thirty))~~ sixty days of becoming an eligible employee, or at any time as a result of a qualifying change in family status set forth in WAC 154-130-030. ~~((For))~~ The ~~((first plan year the))~~ open enrollment period ~~((will be from July 1 through July 26, 1988, and))~~ for ~~((succeeding))~~ each plan year(s) will be the month of November. A participant may first incur reimbursable dependent care expenses on the first

day of the month following completion of the salary reduction agreement ~~((, but in no event prior to August 1, 1988))~~. Salary reduction agreement forms are available through the ~~((employee's benefits, payroll or personnel authority))~~ committee for deferred compensation. The enrollment process shall be deemed complete on the date the ~~((employee's payroll authority))~~ committee for deferred compensation receives a completed salary reduction agreement form from the employee.

AMENDATORY SECTION (Amending WSR 89-20-022, filed 9/27/89, effective 10/28/89)

WAC 154-130-020 SALARY REDUCTION AGREEMENT. The salary reduction agreement is a contract whereby the employee elects irrevocably to forgo future wage payments from the employer in an amount equal to the maximum elected for the plan year. The reduction will be taken in equal amounts for each pay period during the plan year or, in the case of an employee who becomes eligible during the plan year, the remaining portion of the plan year. The agreement will require a participant to provide the Social Security number of the participant and the ~~((participant's spouse, if any,))~~ names and birth dates of dependents regarding whom reimbursement of dependent care expenses will be sought, and medical, family, and other information deemed necessary by the committee for the operation of the plan. Pursuant to federal income tax regulations, once a salary reduction agreement has been entered for a plan year it may not be revoked except in the event of a change in family status as defined in WAC 154-130-030. A participant who separates from service and returns to service with the employer during the same plan year may participate upon return only to the extent allowed by Treasury Department regulations promulgated under sections 125 and 129 of the Internal Revenue Code.

AMENDATORY SECTION (Amending WSR 89-20-022, filed 9/27/89, effective 10/28/89)

WAC 154-130-030 CHANGES IN FAMILY STATUS. A participant is permitted to revoke a salary reduction agreement after the period of coverage has commenced and to enter a new salary reduction agreement regarding the remainder of the plan year if both the revocation and new election are on account of and consistent with any of the following changes in family status:

- (1) Marriage;
- (2) Divorce or legal separation;
- (3) Death of a spouse or dependent;
- (4) Birth or adoption of a child or addition of a dependent to the eligible employee's household;
- (5) Termination of employment of a spouse;
- (6) Employment of an unemployed spouse; and
- (7) A change in the eligible employee's or eligible employee's spouse's working hours which significantly alters the need for dependent care ~~((, e.g.,))~~; example: A shift from full time to part time, part time to full time, or a change to or from leave without pay status.

(8) Such other events that the committee determines will permit a change or revocation of an election during a plan year under regulations and rulings of the Internal Revenue Service.

An eligible employee may also become a participant in the plan on the basis of a change in family status.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-140-010 PLAN BENEFITS. Benefits under the plan include and are limited to the reimbursement of dependent care expenses incurred for the care of qualifying persons. Such expenses must be incurred during the plan year. They are deemed to be incurred at the time the services to which the expenses relate are rendered. Only expenses which meet the criteria specified under section 129 of the Internal Revenue Code are eligible for reimbursement. Reimbursement of such expenses is limited to the participant's dependent care account balance.

AMENDATORY SECTION (Amending WSR 89-20-022, filed 9/27/89, effective 10/28/89)

WAC 154-140-030 REDUCTION OF BENEFITS. The committee may reduce the salary reduction amount of ~~((a)) participants ((and the corresponding benefit payable to such participant))~~ to the extent necessary to assure ~~((that))~~ the plan does not discriminate in favor of highly-compensated ~~((employees in violation of sections 89;))~~ persons who are the subject of a particular nondiscrimination test being applied under section 125(;) or 129 of the Internal Revenue Code(;) (or any other applicable provision of law). ((Any such reduction of benefits shall be made on a reasonable and nondiscriminatory basis. The discrimination testing day, to the extent one is required by sections 89, 125, or 129 of the Internal Revenue Code, shall be May 31 of each plan year.)) When such reductions are necessary they shall be made pro rata to the amounts elected by the participants who are members of the participant group which is the subject of the particular nondiscrimination requirement.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-150-010 SUBMITTAL OF CLAIMS. Claims for ~~((reimbursement of))~~ dependent care expenses must be submitted on reimbursement claim forms and directed to the committee ((on reimbursement forms provided by the committee through the agency benefits, payroll or personnel authority)) for deferred compensation. The reimbursement form shall be completed, signed, and accompanied by bills, invoices, receipts, copies of cancelled checks, or a statement signed by the provider of the services showing the amounts of dependent care expenses for which reimbursement is sought.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-150-020 PAYMENT OF CLAIMS. The committee will review and reimburse claims ~~((at least monthly))~~ each week during the plan year to the extent funds are available in the participant's dependent care account. After all funds in a participant's account are expended, any claims remaining at the plan year end will be cancelled. In no event can these claims be resubmitted the next plan year, nor are any unpaid claims the employer's liability.

AMENDATORY SECTION (Amending Resolution No. 88-2, filed 5/11/88)

WAC 154-200-020 NONASSIGNABILITY OF RIGHTS. The right of any participant to receive any reimbursement under the plan shall not be alienable by the participant by assignment or any other method, and will not be subject to be taken by his/her creditors by any process whatsoever, and any attempt to cause such right to be so subjected will not be recognized, except to such extent as may be required by law.

WSR 90-23-022
PROPOSED RULES
DEPARTMENT OF HEALTH
(Examining Board of Psychology)
[Filed November 14, 1990, 3:21 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.83.050.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry West, 1300 Quince Street, Olympia, WA 98504, 753-3095.

Name of Proponent: Examining Board of Psychology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Sea-Tac Hilton, 17620 Pacific Highway South, Seattle, WA, on January 11, 1991, at 9:30 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by January 10, 1991.

Date of Intended Adoption: January 11, 1991.
November 10, 1990
Nicholas Wiltz, Ph.D.
Chair

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-924 WAC:

		Chapter 246-924 WAC Psychologists
308-122-001	as	246-924-001
308-122-005	as	246-924-010
308-122-006	as	246-924-020
308-122-060	as	246-924-030
308-122-200	as	246-924-040
308-122-211	as	246-924-050
308-122-215	as	246-924-060
308-122-220	as	246-924-070
308-122-225	as	246-924-080
308-122-230	as	246-924-090
308-122-235	as	246-924-100
308-122-280	as	246-924-110
308-122-350	as	246-924-120
308-122-360	as	246-924-130
308-122-370	as	246-924-140
308-122-380	as	246-924-150
308-122-390	as	246-924-160
308-122-400	as	246-924-170
308-122-410	as	246-924-180
308-122-420	as	246-924-190
308-122-430	as	246-924-200
308-122-440	as	246-924-210
308-122-450	as	246-924-220
308-122-500	as	246-924-230
308-122-505	as	246-924-240
308-122-510	as	246-924-250
308-122-515	as	246-924-260
308-122-520	as	246-924-270
308-122-525	as	246-924-280
308-122-530	as	246-924-290
308-122-535	as	246-924-300
308-122-540	as	246-924-310
308-122-545	as	246-924-320
308-122-600	as	246-924-330
308-122-610	as	246-924-340
308-122-620	as	246-924-350
308-122-630	as	246-924-360
308-122-640	as	246-924-370
308-122-650	as	246-924-380
308-122-660	as	246-924-390
308-122-670	as	246-924-400
308-122-680	as	246-924-410
308-122-690	as	246-924-420
308-122-695	as	246-924-430
308-122-700	as	246-924-440
308-122-710	as	246-924-450
308-122-720	as	246-924-460

WSR 90-23-023
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Filed November 14, 1990, 3:24 p.m.]

Continuance of WSR 90-20-144.

Title of Rule: WAC 356-22-060 Applications—Filing—Time limit.

Purpose: This rule provides for time frames for accepting applications.

Statutory Authority for Adoption: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Christina Valadez, Department of Personnel, P.O. Box 1789, Mailstop FE-11, Olympia, WA 98507, by December 11, 1990.

Date of Intended Adoption: December 13, 1990.

November 9, 1990

Dee W. Henderson

Secretary

WSR 90-23-024
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Filed November 14, 1990, 3:26 p.m.]

Continuance of WSR 90-20-145.

Title of Rule: WAC 356-22-120 Examinations—Promotional—Evaluations—Regulations.

Purpose: This rule provides for promotional testing.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Christina Valadez, Department of Personnel, P.O. Box 1789, Mailstop FE-11, Olympia, WA 98507, by December 11, 1990.

Date of Intended Adoption: December 13, 1990.

November 9, 1990

Dee W. Henderson

Secretary

WSR 90-23-025
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Filed November 14, 1990, 3:28 p.m.]

Continuance of WSR 90-20-146.

Title of Rule: WAC 356-22-130 Examinations—Minimum qualifications waived or modified—examinations modified.

Purpose: This rule allows for modification of minimum qualifications or tests under certain circumstances.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on December 13, 1990, at 10:00 a.m.

Submit Written Comments to: Christina Valadez, Department of Personnel, 521 Capitol Way South, Mailstop FE-11, Olympia, WA 98507, by December 11, 1990.

Date of Intended Adoption: December 13, 1990.
November 9, 1990
Dee W. Henderson
Secretary

WSR 90-23-026
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed November 14, 1990, 3:30 p.m.]

Continuance of WSR 90-20-147.
Title of Rule: WAC 356-22-140 Applications—
Reexamination.
Purpose: This rule provides restrictions for
reexamining.
Statutory Authority for Adoption: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA, on December 13,
1990, at 10:00 a.m.
Submit Written Comments to: Christina Valadez,
Department of Personnel, P.O. Box 1789, Mailstop FE-
11, Olympia, WA 98507, by December 11, 1990.
Date of Intended Adoption: December 13, 1990.

November 9, 1990
Dee W. Henderson
Secretary

WSR 90-23-027
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed November 14, 1990, 3:32 p.m.]

Continuance of WSR 90-20-148.
Title of Rule: WAC 356-06-040 Classified service;
and 356-22-230 Examinations—Noncompetitive.
Purpose: These rules define noncompetitive service.
Statutory Authority for Adoption: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA, on December 13,
1990, at 10:00.
Submit Written Comments to: Christina Valadez,
Department of Personnel, P.O. Box 1789, Mailstop FE-
11, Olympia, WA 98507, by December 11, 1990.
Date of Intended Adoption: December 13, 1990.

November 9, 1990
Dee W. Henderson
Secretary

WSR 90-23-028
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed November 14, 1990, 3:36 p.m.]

Continuance of WSR 90-20-148 [90-20-149].
Title of Rule: WAC 356-10-050 Employee appoint-
ment status—Upward.
Purpose: The purpose of this rule is to provide condi-
tions for moving employees up when their positions are
reallocated upward.
Statutory Authority: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA, on December 13,
1990, at 10:00 a.m.
Submit Written Comments to: Christina Valadez,
Department of Personnel, P.O. Box 1789, Mailstop FE-
11, Olympia, WA 98507, by December 11, 1990.
Date of Intended Adoption: December 13, 1990.

November 9, 1990
Dee W. Henderson
Secretary

WSR 90-23-029
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed November 14, 1990, 3:39 p.m.]

Continuance of WSR 90-12-133 [90-21-133].
Title of Rule: WAC 356-26-060 Certification—
General methods; 356-30-135 In-training appoint-
ments; and 356-34-010 Disciplinary actions—Causes
for demotion—Suspension—Reduction in salary—
Dismissal.
Purpose: This rule proposal will establish a single rule
on designating in-training positions, amending existing
in-training rules, and adding a condition and cause for
disciplinary action for not completing an in-training
program to existing WAC 356-34-010.
Statutory Authority: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA, on December 13,
1990, at 10:00 a.m.
Submit Written Comments to: Christina Valadez,
Department of Personnel, P.O. Box 1789, Mailstop FE-
11, Olympia, WA 98507, by December 11, 1990.
Date of Intended Adoption: December 13, 1990.

November 9, 1990
Dee W. Henderson
Secretary

WSR 90-23-030
PERMANENT RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)

[Order 361—Filed November 14, 1990, 3:44 p.m.]

Date of Adoption: November 8, 1990.

Purpose: These rules determine how to compute the movement of an employee from their existing salary step and range to their new salary step and range when promoted.

Citation of Existing Rules Affected by this Order: Amending WAC 356-15-130 and 356-14-140; and new section WAC 356-14-067.

Statutory Authority for Adoption: RCW 41.06.040 and 41.06.150.

Pursuant to notice filed as WSR 90-20-150 on October 3, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 9, 1990

Dee W. Henderson
Secretary

AMENDATORY SECTION (Amending Order 355, filed 6/18/90)

WAC 356-15-130 SPECIAL PAY RANGES. These ranges are used to equal or approximate prevailing rate practices found in private industry or other governmental units. An affected class is identified either by a letter designation following the basic salary range number or by a letter designation preceding a number. In the latter case, a special salary schedule will be used for such classes.

(1) "E" range: This range is used for classes having a prevailing pay range which is shorter than Washington's standard ranges. An "E" range is a standard range with the first four steps removed. Thus, the first step of such a range is the same as Step E of the standard range having the same range number. Periodic increases through the steps of this range are made at the same time intervals as through standard ranges, i.e., a two-step increase after six months at Step E and two annually thereafter up to the maximum step of the range.

(2) "L" range: This special range is used only for the class of liquor store clerk (0628). The "L" range was designed to more closely parallel the prevailing pay structure for retail clerks in private industry. Periodic increases through the steps of the "L" range are made at the same time intervals as through a standard range. Normal progression is Steps A, D, G and K, which represents ten percent per periodic increase.

(3) "T" range: Used only for the classes of institution teachers. These ranges are constructed by identifying Step K of the correspondingly numbered regular state ranges as "Step 10" of the "T" range; the lower nine steps of the "T" range are each two regular-range steps (approximately 5%) apart. Advancement through these ranges is at the rate of one step per year.

(4) "V" range: Used only for the classes of teachers of the deaf or blind and principals, school for the deaf or blind. "V" ranges are the same as the current ranges of

Vancouver, Washington School District #37 for certificated employees of similar background and experience. Advancement through the range is at the rate of one step per year.

(5) "I" range: This range is always ten ranges higher than the range approved for lottery district sales representative or lottery telemarketing representative 1 and 2 and it may be applied only to those classifications. Use of this range is limited to sales incentive programs which: (a) May not exceed ten weeks for any program; (b) may not exceed four programs in any consecutive twelve months; (c) require achievement of specific goals which are set for each program by the lottery, such goals to be in excess of normal performance standards for the class.

The lottery is authorized to compensate individual employees on the "I" range for not more than three months as a result of any one sales incentive program, with the number of months stipulated in the incentive program announcement. Within these limits, movement of any employee to and from the "I" range will be at the discretion of the lottery, and shall be from and to the same step, subject to change by the employee's periodic increment date.

(6) "N" RANGE: This range is used for classes requiring licensure as a registered nurse and having a prevailing pay range which is longer than Washington's standard ranges. An "N" range is a standard range, steps A through K, with five added steps, L through P. Periodic increases through step K of these ranges are made at the same intervals as through standard ranges. Thereafter, an employee receives a one-step increase each year up to the maximum step of the range.

~~((6))~~ (7) "J" RANGE: This range consists of the single rate of twenty dollars per hour. Use is limited to lottery employees who volunteer and are selected for lottery drawing duty as one of the following: a) The lottery drawing official (LDO); b) the lottery security official (LSO); or c) the headquarters drawing official (HDO), as described under lottery procedures.

Employees performing these functions during their normal working shift will not be eligible for "J" range compensation. Employees performing these functions outside of their shift will be compensated by the "J" rate on an hourly basis with a two-hour minimum per drawing period.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 281, filed 7/16/87, filed 9/1/87)

WAC 356-14-140 SALARY—INCREASE ON PROMOTION. ~~((+)) All promotional salary changes shall be determined as if the employee's old and new classes were both paid on the base ranges with the same whole-number designations as the point ranges which may be involved. Thus under the rules which follow in this section, a four-range promotion would be exemplified by movement from base range 30 to base range 34;~~

not from base range 30 to point range 30.4. The following examples are cited to further clarify the intent of this rule:

(a) A four-range promotion from range 26.4 step i to range 30.2 would be determined as though the move were from range 26 step i to range 30 step e (same dollar amount) plus two increments to step g; then to step g of range 30.2.

(b) A six-range increase would occur if an employee promoted from range 26.4 to range 32.2, even though the actual dollar amount of the range increase is less than a promotion from range 26 to range 32.

(c) A five-range increase would occur if an employee promoted from range 26 to range 31.4 even though the actual dollar amount of the increase appears to be closer to six ranges.

(d) Promotional movement from range 30.1 step d to range 30.3 would be made as though the movement were from range 30 step d to range 30 step f, then to range 30.3 step f.

(2) An employee who is promoted less than six salary ranges shall receive a two-increment salary increase on the date of promotion, or

(a) To the minimum step of the newly assigned range, if the minimum dollar amount is higher, or

(b) To the maximum step of the newly assigned range, if a two-increment increase would have otherwise placed the employee above the maximum step of the range, or

(c) To the next higher salary schedule dollar amount which would represent more than a one-increment increase but [no] [not] more than a two-increment increase, if the employee's basic salary in the former class was Y-rated between two salary schedule steps, and (a) or (b) above do not apply.

(3) An employee who is promoted six or more ranges shall receive a four-increment salary increase on the date of promotion.

(4) An employee who is working in a position that is included in an approved class series study and who accepts a promotion within that agency to a classification impacted by the same study, shall be paid not less than the salary that would have been paid had the employee remained in the former position and benefited from an upward reallocation. In no event, however, shall the employee receive a salary higher than the maximum step of the classification to which promoted. The higher salary shall become effective on the effective date of the class study.

(5) An employee who is promoted in either situation (a) or (b) below, shall receive a four-increment salary increase:

(a) When the employee is promoted over an intervening class in the same class series, or

(b) When the employee is promoted from one class series to a higher class series and over an intervening class in the new series which would have represented a promotion:

(6) An employee whose promotion requires a change of residence to another geographic area to be within a reasonable commuting distance of the new place of work

shall receive a four-increment increase on the date of promotion:

(7) An employee will be entitled to only one of the increases of (3), (5) or (6) above within a 12 month period. An employee whose salary would otherwise be increased under (3), (5) or (6) above shall receive a salary increase as provided in (2) above when the promotions occur within 12 months of each other.

(8) When the increase prescribed in (3), (5) and (6) above would result in a salary above the maximum of a range or the increase was from an amount between the steps, then the same limitations prescribed in (2)(a), (b) or (c) will prevail.

(9) Any additional salary ranges that were afforded by a special assignment pay provision shall not be used in the above computations.

(10) The dollar amount increase is stated otherwise in the compensation plan appendix or chapter 15 but will not be used in the above computation.

(11) Increases will not be provided as above when teachers' salaries are prescribed in the teachers and principal salary schedules.))

(1) An employee who is promoted to a class whose base range is less than six ranges higher than the base range of the former class will advance to the step of the range for the new class which is nearest to 5% higher than the amount of the pre-promotional step.

(2) An employee who is promoted under any one or more of the following conditions shall advance to the step of the range for the new class which is nearest to 10% higher than the amount of the pre-promotional step.

(a) When the employee is promoted to a class whose base range is six or more ranges higher than the base range of the employee's former class.

(b) When the employee is promoted over an intervening class in the same class series.

(c) When the employee is promoted from one class series to a higher class in a different series and over an intervening class in the new series which would have represented a promotion.

(d) When an employee's promotion requires a change of residence to another geographic area to be within a reasonable commuting distance of the new place of work.

(3) When an employee is promoted from a Y-rate salary, the Y-rate shall first terminate, and the promotional increase shall be calculated from the next-lower step of the range for the class from which promoted. The calculation will then be completed as illustrated in 1 or 2.

(4) Any promotional increase must result in a salary which is not less than the first, and not more than the top, step of the range for the class to which the employee is promoted.

(5) No assignment pay or other special pay provision, except applicable comparable worth ranges, shall be considered in calculating promotional increases.

(6) Promotional increases for T-ranges (teachers and principals) are not calculated in the manner described above.

(7) An employee who is working in a position which is included in an approved class series study, and who accepts a promotion within that agency to a classification impacted by the same study, shall be paid not less than the salary that would have been paid if the employee had remained in the former position and benefited from an upward reallocation. The new higher salary must be within the range for the new class to which the employee is promoted, and shall be effective on the effective date of the class study.

(8) The salary of any employee who, after June 30, 1990, was promoted to a class whose range has a higher top step than that of the former class, and who received less promotional increase than is provided under subsection 1 or 2 of this section, shall be recalculated. Effective September 16, 1990, such salary shall move to the even step of the range which would result if the promotion had occurred that day.

If such employee has received a periodic increment increase since June 30, 1990, the base salary on September 16, 1990, shall be not less than if the increment date had occurred on September 16, 1990.

(9) Promotional increases for "N" ranges (classes requiring licensure as a registered nurse) are not calculated in the manner described above.

An employee who is promoted into or between classes which have special pay range "N" shall advance to the step in the new range, as shown in the "N" range salary schedule, which represents the greater of (a) or (b) below.

(a) Placement on the step which coincides with the employee's total length of experience as a registered nurse (RN) and/or licensed practical nurse (LPN). Experience shall be credited as follows:

(i) RN experience shall be credited year for year.

(ii) Up to ten years LPN experience shall be credited at the rate of two years LPN experience equals one year of RN experience, for a maximum credit of five years.

OR

(b) Placement on the step of the new range which is nearest to 5% higher than the amount of the pre-promotional step.

NEW SECTION

WAC 356-14-067 SALARY - CLASSES REQUIRING LICENSURE AS REGISTERED NURSE.

(1) Effective October 1, 1990 the salary of employees in classes requiring licensure as a registered nurse shall be governed by the "N" range salary schedule.

(2) An employee's total length of experience as a registered nurse (RN) and/or licensed practical nurse (LPN), calculated as follows, shall determine the placement of an employee on the proper step within an "N" range:

(a) RN experience shall be credited year for year.

(b) Up to ten years LPN experience shall be credited at the rate of two years LPN experience equals one year of RN experience, for a maximum credit of five years.

(3) For employees hired on or after October 1, 1990: Unless the prospective employing agency has authorized

a higher entrance salary step, placement on the proper step within an "N" range shall be determined by the employee's total length of experience as an RN and/or LPN, calculated as shown in (2)(a) and (b) of this section.

(4) For employees hired prior to October 1, 1990:

(a) Placement on proper step:

(i) Except for employees described in (4)(a)(ii) of this section, effective October 1, 1990 employees will be placed on the proper step of the "N" range for their class based upon total length of experience as an RN and/or LPN, calculated as shown in (2)(a) and (b) of this section.

(ii) Employees who were hired above the entrance salary step and do not have the experience level now assigned that step in the new "N" range salary schedule will retain their current step in the "N" range.

(b) Treatment of periodic increment date (PID).

(i) Employees who have an existing PID will retain that PID.

(ii) Employees who do not have a PID and upon implementation remain at step K or are placed at steps L through O will assume a new PID of October 1, 1991 except for

(iii) Employees placed at step K who will attain the necessary experience to move to step L before October 1, 1991. These employees will advance to step L on the appropriate date and assume a new PID, one year from the date of advancement to step L.

**WSR 90-23-031
PERMANENT RULES
PARKS AND RECREATION
COMMISSION**

[Filed November 14, 1990, 3:55 p.m., effective January 1, 1991]

Date of Adoption: October 26, 1990.

Purpose: Establishes recreational and conference center fees for Fort Worden State Park.

Citation of Existing Rules Affected by this Order: Amending WAC 352-32-25001.

Statutory Authority for Adoption: RCW 43.51.949 and 43.51.060.

Pursuant to notice filed as WSR 90-19-095 on September 19, 1990.

Effective Date of Rule: January 1, 1991.

October 26, 1990

Jack Shreve

Vice Chair

for Moyes Lucas

Chairman

AMENDATORY SECTION (Amending WSR 90-07-062, filed 3/20/90, effective 4/20/90)

WAC 352-32-25001 RECREATIONAL AND CONFERENCE CENTER HOUSING FEES AND MEETING ROOM FEES CHARGED. (1) The following fees shall be charged per day for recreational and conference center housing at Fort Worden State Park:

(a) Renovated housing

Noncommissioned officers' row buildings—#331 and #332
 (4 units, each with 2 bedrooms) \$ ((64.25)) 66.96/unit
 Officers' row buildings—#5, #6, and #7
 (6 units, each with 3.5 bedrooms) ... \$ ((+03.70)) 108.03/unit
 Officers' row buildings—#4 and #11
 (4 units, each with 6 bedrooms) \$ ((+72.10)) 179.31/unit
 Charge for additional rollaway beds \$ ((9.75)) 10.20 per bed

(b) Nonrenovated housing

Officers' row building—#9, #10 and #16
 (5 units, each with 3 bedrooms) \$ ((79.75)) 83.10/unit
 Officers' row buildings—#15
 (1 unit with 5 bedrooms) \$ ((+25.90)) 131.16/unit
 Charge for additional rollaway beds \$ ((9.75)) 10.20 per bed
 Bliss vista building—#235
 (1 unit with 1 bedroom) \$ ((52.75)) 54.97/unit

A deposit equal to the cost of the first night's fee for each unit rented is required. A \$10.00 per unit cancellation fee is deducted from the deposit for any cancelled reservations, to cover processing costs. If the cancellation is made less than three weeks prior to the arrival date, the entire deposit is forfeited, unless the unit is re-rented.

Standard meal charges (meals optional for above-listed housing)

Breakfast.....\$ ((2.85)) 2.95
 Lunch.....\$ ((3.95)) 4.00
 Dinner.....\$ ((5.80)) 6.00
 Total.....\$ ((+2.60)) 12.95

Coffee service.....\$10.00
 minimum charge for any group of 20 or less. 50¢ per person for additional persons.

(c) Dormitory housing (for group reservations only—meals included)

1 - 2 days.....\$ ((22.60)) 23.30/person/day
 3 - 13 days \$ ((20.75)) 21.41/person/day
 14 or more days..... \$ ((+9.20)) 19.83/person/day

Dormitory linen and towel charge \$ ((8.25)) 8.65
 Additional towel charges \$ ((.75)) .80
 Additional towel set \$ ((+7.5)) 1.80
 Emergency bedroll \$9.00

The parks and recreation commission has an agreement with the Centrum organization which provides for use of Fort Worden State Park dormitory facilities and services in conjunction with special group programs administered by Centrum. For further information, contact Centrum at Fort Worden State Park.

(d) Barracks-style housing (for group reservations only—meals included)

1 - 2 days.....\$ ((20.80)) 21.44/person/day
 3 - 13 days \$ ((+9.15)) 19.67/person/day
 14 or more days..... \$ ((+7.45)) 18.02/person/day

All meals are served in the dining hall.
 Washington state sales tax is added to all charges.

(2) Meeting rooms are available at varying charges, depending on size, character of facility, and length of stay. Prices range between \$ 6.85 and \$ 34.65 for those residing in Fort Worden recreational housing, with increased charges for nonusers of recreational housing facilities. Additional cleaning fee is charged if food or beverages are consumed in the room. Theatre is available for performances—\$105.00 per day; for rehearsals—\$27.30 per night. For larger performances or events, the balloon hangar pavilion is available at the following rental rates:

Commercial events.....\$800 per day (plus \$100 or 10% of the net profit, whichever is greater)
 Nonprofit or charitable events (with admission fee)\$500 per day
 Nonprofit or charitable events (without admission fee).....\$250 per day
 Rehearsals\$50 per day

Pavilion rates apply to users except as otherwise provided under separate contracts pertaining to project funding. The kitchen shelter is available for the minimum fee of \$21.00 per day plus a refundable \$50.00 cleaning deposit.

(3) Where not covered by or not inconsistent with the agency's facility use agreement with the Centrum Foundation, groups or organizations of twenty-five or more wishing to reserve the Fort Worden State Park housing or meeting room facilities may make application for reservation up to two years in advance of the date of use by contacting the park. Confirmation of reservations is subject to the user group complying with the procedures specified in the group booking agreement, copies of which are available at the park.

(4) ((During the period from July 1 through Labor Day,)) Conference center groups may reserve no more than ((twenty)) fifty campsites per night in addition to other reserved conference center facilities.

WSR 90-23-032
WITHDRAWAL OF PROPOSED RULES
SOUTH PUGET SOUND
COMMUNITY COLLEGE
(By the Code Reviser's Office)
 [Filed November 14, 1990, 4:05 p.m.]

WAC 132X-60-190, proposed by South Puget Sound Community College in WSR 90-10-041, appearing in issue 90-10 of the State Register, which was distributed on May 16, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
 Washington State Register

WSR 90-23-033
PROPOSED RULES
DEPARTMENT OF LICENSING
(Securities Division)
 [Filed November 15, 1990, 8:05 a.m.]

Original Notice.

Title of Rule: WAC 460-16A-102 Definitions applicable to promotional shares; 460-16A-200 Debt offering standards; and 460-16A-205 Adoption of NASAA statements of policy.

Purpose: Establish debt offering standards for registrations by coordination and qualification. Include preferred stock in the definition of "equity securities" for the promotional shares calculation. Adopt NASAA statements of policy, RE: Cattle feeding programs, commodity pools, equipment programs, oil and gas programs, real estate investment trusts, and real estate programs.

Statutory Authority for Adoption: RCW 21.20.450.

Statute Being Implemented: RCW 21.20.450, 21.20.180, and 21.20.210.

Summary: See Purpose above.

Reasons Supporting Proposal: WAC 460-16A-102, eliminate confusion regarding status of preferred stock as an "equity security"; WAC 460-16A-200, clarifies standards to be met by issuers of debt securities; and WAC 460-16A-205, furthers uniformity with other jurisdictions.

Name of Agency Personnel Responsible for Drafting: William M. Beatty, 7240 Martin Way, 753-6928; Implementation: Toby Washington, 405 Black Lake Boulevard, 753-1749; and Enforcement: Jack L. Beyers, 7240 Martin Way, 753-6928.

Name of Proponent: Department of Licensing, Securities Division, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 460-16A-200, requires issuers to show a reasonable ability to service the debt securities to be issued. Issuers must show an earnings to fixed charges ratio of 1 to 1 or greater; and WAC 460-16A-205, adopts NASAA statements of policy to further uniformity with other jurisdictions. Many states follow NASAA guidelines.

Proposal Changes the Following Existing Rules: WAC 460-16A-102, specifically includes preferred stock in the definition of "equity securities" for purposes of the promotional share calculation.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor, Conference Room, 405 Black Lake Boulevard, Olympia, WA 98502, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Jack Beyers, Securities Administrator, P.O. Box 648, Olympia, WA 98504, by January 3, 1990 [1991].

Date of Intended Adoption: January 25, 1991.

November 13, 1991 [1990]
 Tobias W. Washington, Jr.
 Assistant Director

AMENDATORY SECTION (Amending Order SDO-164A-87, filed 1/11/88)

WAC 460-16A-102 DEFINITIONS APPLICABLE TO PROMOTIONAL SHARES. As used in WAC 460-16A-101 through 460-16A-106, the terms listed below shall have the following meanings:

(1) An "affiliate" means a person that directly or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with, the person specified herein.

(2) The term "control" means the direct or indirect possession of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract, or otherwise.

(3) The term "earnings per share" means after-tax earnings per share as computed according to generally accepted accounting principles before extraordinary items.

(4) "Equity security" means any common stock, preferred stock, or similar security; or any instrument convertible, with or without consideration, into such a security, or carrying a warrant, option or right to subscribe to or purchase such a security; or any such warrant, option or right.

(5) "Person" means any individual, corporation, partnership, trust or other legal entity, or any unincorporated association or organization and includes the following: (a) Any relative, spouse, or relative of the spouse of the specified person; (b) any trust or estate in which the specified person or any of the persons specified in (a) of this subsection collectively own five percent or more of the total beneficial interest or of which any of such persons serve as trustee, executor, or in any similar capacity; and (c) any corporation or other organization (other than the issuer corporation) in which the specified person or any of the persons specified in (a) of this subsection are the beneficial owners collectively of five percent or more of any class of equity securities or five percent or more of the equity interest.

(6) The term "promoter" means: (a) Any person who, acting alone or in conjunction with one or more persons, directly or indirectly, takes the initiative in founding and organizing the business or enterprise of a corporation; (b) any person who, in connection with the founding or organizing of the business or enterprise of a corporation, directly or indirectly, receives in consideration of services or property or both services and property, five percent or more of any class of equity security of the corporation or five percent or more of the proceeds from the sale of any class of equity security of the corporation; PROVIDED, HOWEVER, That a person who receives such securities or proceeds solely as underwriting commissions shall not be deemed a promoter within the meaning of this clause if such person does not otherwise take part in founding and organizing the enterprise; (c) any person who is an officer, director, or who beneficially owns, directly or indirectly, more than five percent of any class of equity security of corporation, excluding any unaffiliated institutional investor that purchased its shares more than one year prior to the filing date of the proposed offering; (d) any person who is an affiliate of a person specified under (a), (b), or (c) of this subsection.

(7) The term "promotional or development stage corporation" means a corporation which has no public market for its shares and has no significant earnings.

(8) "Promotional shares" are equity securities which were issued within the last three years, or are to be issued, to promoters for a consideration of less than eighty-five percent of the proposed public offering price. Such securities which were, or are to be, issued for services rendered, patents, copyrights or other intangibles are presumed to be promotional shares unless the value of such intangibles has been established to the satisfaction of the administrator. (See Note #1)

Example: Calculation of number of promotional shares

	Shares	Total Price per Share
Shares held by promoters	100	\$ 1.00
Public offering price per share		10.00
Total paid by promoter		\$100
Public offering price per share x .85 =		\$10 x .85 = 11.77
		Fully Paid
		Shares

Shares held by promoters	100
Fully paid shares	- 12*
Number of promotional shares (Subject to escrow)	88

*Rounded

Note #1. In determining the consideration paid or the value of property under subsection (8) of this section, the administrator may disallow as consideration any property, including patents, copyrights, or goodwill, unless and to the extent that the value is established to the administrator's satisfaction. Consideration for shares of stock may include the market value of such assets if the market value can be determined by recognized standards of valuation acceptable to the administrator, and may also include out-of-pocket development or marketing expenses (excluding promoters' salaries) paid by promoters to the extent such expenses are not reimbursed by the corporation.

(9) "Public market" is meant to exclude thin markets which do not result in reliable prices. If doubt is raised as to the reliability of the market for an applicant's shares, the administrator may consider the market history, the public trading volume, the spread between the bid and asked prices, the number of market makers, public float, the pricing formula, and other relevant factors.

(10) "Significant earnings" shall be deemed to exist if the corporation's earnings record over the last five years (or the shorter period of its existence) demonstrates that it would have met either of the earnings tests set forth in WAC 460-16A-105(1) based upon its shares outstanding immediately before the proposed public offering capitalized at the proposed public offering price. However, such earnings tests shall not be deemed exclusive for the determination of significant earnings.

(11) An "unaffiliated institutional investor" means any unaffiliated bank; investment company registered under the Investment Company Act of 1940 or a business development company as defined in section 2(a)(48) of the Investment Company Act of 1940; small business investment company licensed by the United States Small Business Administration under section 301 of the Small Business Investment Act of 1958; employee benefit plan within the meaning of Title I of the Employee Retirement Income Security Act of 1974; insurance company; private business development company as defined in section 202(a)(22) of the Investment Advisors Act of 1940 or comparable business entity engaged as a substantial part of its business in the purchase and sale of securities and which owns less than twenty percent of the securities to be outstanding at the completion of the proposed public offering.

NEW SECTION

WAC 460-16A-200 DEBT OFFERING STANDARDS. (1) Debt securities may be offered and sold only if the issuer shows a reasonable ability to service the debt.

(2) For purposes of this section, unless otherwise allowed by the administrator, "reasonable ability to service the debt" means:

(a) The issuer must have a positive net worth and not be in the development stage; and

(b) The issuer must demonstrate, based upon the results of its operations for its most recently ended fiscal year and for its latest interim period as reflected in its financial statements, a pro forma earnings to fixed-charges ratio of 1 to 1 or greater.

(3) For purposes of this section:

(a) "Earnings" shall mean pretax income from continuing operations plus fixed charges as defined in (b) of this subsection, adjusted to exclude any interest capitalized during the period.

(b) "Fixed charges" shall mean the total of (i) interest, whether expensed or capitalized, (ii) amortization of debt expense and discount or premium relating to indebtedness, whether expensed or capitalized, and (iii) such portion of rental expense as can be demonstrated to be representative of the interest factor in the particular case.

(c) The pro forma earnings to fixed charges ratio shall be calculated by adjusting the corresponding historical ratio to give effect to the net increase or decrease in interest expense resulting from (i) the proposed issuance of new debt, and (ii) the corresponding retirements of any debt presently outstanding (but only for the period of time outstanding) which will be retired with the proceeds of the proposed offering. If only a portion of the proceeds will be used to retire presently outstanding debt, then only a related portion of interest should be used in the pro forma adjustment.

(d) An issuer may elect to use the definitions of "earnings," "fixed charges," and the method for determining in the ratio of earnings to

fixed charges set forth in Item 503 of Securities and Exchange Commission Regulation S-K to determine whether that issuer meets the requirement of subsection (2)(b) of this section.

NEW SECTION

WAC 460-16A-205 ADOPTION OF NASAA STATEMENTS OF POLICY. (1) The administrator adopts the following NASAA Statements of Policy:

(a) Registration of Publicly Offered Cattle Feeding Programs, as adopted September 17, 1980;

(b) Registration of Commodity Pool Programs, as adopted September 21, 1983;

(c) Equipment Programs, as amended April 22, 1988;

(d) Registration of Oil and Gas Programs, as amended September 14, 1989;

(e) Real Estate Investment Trusts, as adopted October 2, 1985; and

(f) Real Estate Programs, as amended September 14, 1989.

(2) A program falling within one of the Statements of Policy listed in subsection (1) of this section must conform its offering of securities to the requirements of said Statement of Policy except that real estate programs not exceeding five million dollars may elect to comply with chapter 460-32A WAC.

(3) The Statements of Policy referred to in subsection (1) of this section are found in CCH NASAA Reports published by Commerce Clearing House. Copies are also available at the office of the securities administrator.

WSR 90-23-034

PROPOSED RULES

**DEPARTMENT OF LICENSING
(Securities Division)**

[Filed November 15, 1990, 8:06 a.m.]

Original Notice.

Title of Rule: Uniform limited offering registration (ULOR-C), WAC 460-17A-030 Availability; and 460-17A-070 Application of chapter 460-16A WAC.

Purpose: Clarify availability of ULOR-C. Apply debt offering standards of WAC 460-16A-200 to ULOR-C offerings.

Statutory Authority for Adoption: RCW 21.20.450.

Statute Being Implemented: RCW 21.20.210.

Summary: Clarify that ULOR-C is not available for holding companies, real estate programs, portfolio companies, issuers with complex capital structures, commodity pools, or equipment leasing programs. Debt offering standards of WAC 460-16A-200 are applicable to ULOR programs.

Reasons Supporting Proposal: Offerings described above are not suitable for the ULOR-C format; and debt offerings must show a reasonable ability to service the debt.

Name of Agency Personnel Responsible for Drafting: William M. Beatty, 7240 Martin Way, 753-6928; Implementation: Toby Washington, 405 Black Lake Boulevard, 753-1749; and Enforcement: Jack L. Beyers, 7240 Martin Way, 753-6928.

Name of Proponent: Department of Licensing, Securities Division, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose and Summary above.

Proposal Changes the Following Existing Rules: Explicitly limits use of ULOR-C by certain issuers. Adopts

a debt offering standard—Issuers must show a reasonable ability to service the debt.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor, Conference Room, 405 Black Lake Boulevard, Olympia, WA 98502, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Jack L. Beyers, Securities Administrator, P.O. Box 648, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 25, 1991.

November 13, 1991 [1990]

Tobias W. Washington, Jr.

Assistant Director

AMENDATORY SECTION (Amending Order SD0-048-88, filed 8/8/88)

WAC 460-17A-030 AVAILABILITY. (1) ULOR-C is intended to allow small corporations to conduct limited offerings of securities. ULOR-C uses a simplified offering format designed to provide adequate disclosure to investors concerning the issuer, the securities offered, and the offering itself. Certain issuers may not be able to make adequate disclosure using the ULOR-C format and will, therefore, be unable to utilize ULOR-C. The administrator finds that ULOR-C is generally unsuitable for the following issuers and programs and that, therefore, they will not be allowed to utilize ULOR-C unless written permission is obtained from the administrator based upon a showing that adequate disclosure can be made to investors using the ULOR-C format:

(a) Holding companies, companies whose principal purpose is owning stock in, or supervising the management of, other companies;

(b) Portfolio companies, such as a real estate investment trusts as defined in Section (1)(q) of the North American Securities Administrators Association's Statement of Policy regarding real estate investment trusts as adopted by the administrator in WAC 460-16A-205

(1)(e);

(c) Issuers with complex capital structures;

(d) Commodity pools;

(e) Equipment leasing programs; and

(f) Real estate programs.

(2) These rules are available only to the issuer of the securities and not to any affiliate of that issuer or to any other person for resale of the issuer's securities. In addition, each of the following requirements must be met:

(a) The issuer must be a corporation organized under the laws of one of the states or possessions of the United States.

(b) The issuer must engage in a business other than petroleum exploration or production or mining or other extractive industries.

(c) The offering is not a "blind pool" or other offering for which the specific business to be engaged in or property to be acquired by the issuer cannot be specified.

(d) The offering price for common stock (and the exercise price, if the securities offered are options, warrants or rights for common stock, and the conversion price if the securities are convertible into common stock) must be equal to or greater than \$5.00 per share.

(e) The aggregate offering price of the securities offered (within or outside this state) shall not exceed \$1,000,000 less the aggregate offering price of all securities sold within the twelve months before the start of and during the offering of the securities under Securities and Exchange Commission Rule 504 in reliance on any exemption under section 3(b) of the Securities Act of 1933, in reliance on the exemption under section 3 (a)(11) of that act, or in violation of section 5(a) of that act.

~~((2))~~ (3) ULOR-C registration is not available to investment companies subject to the Investment Company Act of 1940, nor is it available to issuers subject to the reporting requirements of section 13 or section 15(d) of the Securities Exchange Act of 1934.

~~((3))~~ ULOR-C is available for registration of debt offerings only if the issuer can demonstrate reasonable ability to service its debt.))

AMENDATORY SECTION (Amending Order SD0-048-88, filed 8/8/88)

WAC 460-17A-070 APPLICATION OF CHAPTER 460-16A WAC TO REGISTRATIONS UNDER THIS CHAPTER. The provisions of chapter 460-16A WAC shall not apply to registrations under this chapter except:

(1) The promotional shares rules contained in WAC 460-16A-101 through 460-16A-109 shall apply except that:

(a) Promotional shares need be escrowed pursuant to WAC 460-16A-104 only to the extent that such shares exceed sixty percent of the shares to be outstanding upon the completion of the offering; and

(b) WAC 460-16A-103 shall not apply;

(2) The impound provisions of WAC 460-16A-150 through 460-16A-175 shall apply;

(3) WAC 460-16A-035 shall apply;

(4) WAC 460-16A-075 shall apply except that for offerings with an aggregate offering price of under \$500,000 selling expenses which do not exceed twenty percent of the offering price will be considered reasonable so long as total compensation paid to any underwriter does not exceed fifteen percent;

(5) WAC 460-16A-200 shall apply;

(6) The administrator reserves the right to apply chapter 460-16A WAC (or any provision therein) to offerings under this chapter if the administrator determines that such application, even in the small business offering context, is necessary for the protection of investors.

WSR 90-23-035

PROPOSED RULES

DEPARTMENT OF LICENSING

(Securities Division)

[Filed November 15, 1990, 8:07 a.m.]

Original Notice.

Title of Rule: Exchange and national market system exemption.

Purpose: Exempting from registration certain securities listed on the NASDAQ INMS and certain exchanges.

Other Identifying Information: WAC 460-42A-081.

Statutory Authority for Adoption: RCW 21.20.310(8) and 21.20.450.

Statute Being Implemented: RCW 21.20.310(8).

Summary: Amending WAC 460-42A-081 so that mere listing on one of the exchanges or NASDAQ INMS qualifies the security for the exemption provided by RCW 21.20.310(8). Adding Chicago board options exchange to the list of designated exchanges.

Reasons Supporting Proposal: It will [be] easier for issuers to determine whether they qualify for the exemption.

Name of Agency Personnel Responsible for Drafting: William M. Beatty, 7240 Martin Way, 753-6928; Implementation: Toby Washington, 405 Black Lake Boulevard, 753-1749; and Enforcement: Jack L. Beyers, 7240 Martin Way, 753-6928.

Name of Proponent: Department of Licensing, Securities Division, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary above.

Proposal Changes the Following Existing Rules: Amends WAC 460-42A-081 by eliminating requirement that issuers meet the minimum published listing

criteria for the exchange or inter-dealer quotation system.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor, Conference Room, 405 Black Lake Boulevard, Olympia, WA 98502, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Jack Beyers, Securities Administrator, P.O. Box 648, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 25, 1991.

Tobias W. Washington, Jr.
Assistant Director

AMENDATORY SECTION (Amending Order SDO-161-89, filed 10/11/89, effective 11/11/89)

WAC 460-42A-081 EXCHANGE AND NATIONAL MARKET SYSTEM EXEMPTION. (1) Any securities listed or designated, or approved for listing or designation upon notice of issuance, on the New York Stock Exchange, the American Stock Exchange, ~~((or))~~ the NASDAQ/NMS interdealer quotation system, or the Chicago Board Options Exchange, any other security of the same issuer which is of senior or substantially equal rank, any security called for by subscription rights or warrants so listed or approved, or any warrant or right to purchase or subscribe to any of the foregoing is exempt under RCW 21.20.310(8) ~~((, provided that the issuer must meet the minimum published criteria for listing or designation as adopted by the exchange or interdealer quotation system))~~. The administrator may by order withdraw this exemption as to an exchange or interdealer quotation system or a particular security when necessary in the public interest for the protection of investors.

(2) For the purposes of nonissuer transactions only, any security listed or approved for listing upon notice of issuance on the NASDAQ/NMS interdealer quotation system, the New York Stock Exchange, the American Stock Exchange, the Midwest Stock Exchange, the Spokane Stock Exchange, the Chicago Board Options Exchange, or any other stock exchange registered with the federal securities and exchange commission and approved by the director; any other security of the same issuer which is of senior or substantially equal rank; any security called for by subscription rights or warrants so listed or approved; or any warrant or right to purchase or subscribe to any of the foregoing, is exempted under RCW 21.20.310(8).

WSR 90-23-036

PROPOSED RULES

DEPARTMENT OF LICENSING (Securities Division)

[Filed November 15, 1990, 8:08 a.m.]

Original Notice.

Title of Rule: Corporate limited offering exemption (CLOE).

Purpose: Clarify availability of exemption. New sections to allow the issuance of preferred stock and debt under the exemption.

Other Identifying Information: WAC 460-46A-020, 460-46A-040, 460-46A-050, 460-46A-055, 460-46A-061, 460-46A-065, 460-46A-071, 460-46A-072, 460-46A-110, and 460-46A-095.

Statutory Authority for Adoption: RCW 21.20.450 and 21.20.320(9).

Statute Being Implemented: RCW 21.20.320(9).

Summary: Amendments and additions to the CLOE allowing debt and preferred stock offerings. Increase in allowed number of purchasers under exemption to 50.

Additional clarification is provided regarding the availability of the exemption.

Reasons Supporting Proposal: Creates greater flexibility to small businesses using the CLOE. Allows debt and preferred stock offering using the CLOE format.

Name of Agency Personnel Responsible for Drafting: William M. Beatty, 7240 Martin Way, 753-6928; Implementation: Toby Washington, 405 Black Lake Boulevard, 753-1749; and Enforcement: Jack L. Beyers, 7240 Martin Way, 753-6928.

Name of Proponent: Department of Licensing, Securities Division, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary above.

Proposal Changes the Following Existing Rules: WAC 460-46A-020 prohibits the use of the CLOE by certain types of issuers and establishes a presumption that the CLOE is unsuitable for other issuers. Debt and preferred stock are now allowed; WAC 460-46A-040 raises maximum number of purchasers under CLOE to 50; WAC 460-46A-050 states that WAC 460-16A-110 is applicable to CLOE offerings; WAC 460-46A-110 is amended to require notification to the securities administrator upon the deposit of the minimum offering amount in the escrow account; and WAC 460-46A-095 eliminates the requirement that all shares sold under CLOE be of the same class.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor, Conference Room, 405 Black Lake Boulevard, Olympia, WA 98502, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Jack L. Beyers, Securities Administrator, P.O. Box 648, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 25, 1991.

November 13, 1991 [1990]

Tobias W. Washington, Jr.

Assistant Director

AMENDATORY SECTION (Amending WSR 90-09-059, filed 4/17/90, effective 5/18/90)

WAC 460-46A-020 AVAILABILITY OF EXEMPTION. (1) The corporate limited offering exemption (CLOE) is intended to allow small businesses to conduct limited offerings of securities. CLOE uses a simplified offering format designed to provide adequate disclosure to investors concerning the issuer, the securities offered, and the offering itself. Certain issuers may not be able to make adequate disclosure using the corporate limited offering exemption format and will, therefore, be unable to utilize the exemption. The corporate limited offering exemption is unavailable for the following types of offerings:

(a) "Blind pools" or other offerings for which the specific business to be engaged in or property to be acquired cannot be specified;

(b) Offerings involving petroleum exploration or production, mining, or other extractive industries; and

(c) Theatrical productions.

(2) The administrator finds that CLOE is generally unsuitable for the following issuers and programs and that, therefore, such offerings will not be allowed to use the CLOE unless written permission is obtained from the administrator based upon a showing that adequate disclosure can be made to investors using the CLOE format:

(a) Holding companies, companies whose principal purpose is owning stock in, or supervising the management of, other companies;

(b) Portfolio companies, such as real estate investment trusts as defined in Section (1)(g) of the North American Securities Administrators Association's Statement of Policy regarding real estate investment trusts as adopted by the administrator in WAC 460-16A-205 (1)(c);

(c) Issuers with complex capital structures;

(d) Commodity pools;

(e) Equipment leasing programs; and

(f) Real estate programs.

(3) Only corporations may use the corporate limited offering exemption. The corporate limited offering exemption may be used by an issuer more than once provided that the aggregate amount raised by all offerings by the issuer and its affiliates under the corporate limited offering exemption shall not exceed \$500,000. (The foregoing notwithstanding, offerings by affiliates of the issuer under the corporate limited offering exemption with respect to business ventures unrelated to that of the issuer occurring twenty-four months prior to or twenty-four months after the offering of the issuer under consideration shall not be included in calculating the \$500,000 limitation as to the issuer.) ~~((The corporate limited offering exemption is available only if one class of stock is outstanding after the offering provided however, that upon written request, this requirement may be waived by the administrator as not being necessary under the circumstances for the protection of investors:))~~

(4) The corporate limited offering exemption may ~~((not))~~ be used only for the offer and sale of common stock, preferred stock as provided in WAC 460-46A-071, or debt securities as provided in WAC 460-46A-061 and 460-46A-065.

(5) The corporate limited offering exemption is not available if the issuer or its affiliates have previously sold securities of such issuer or affiliate under the provisions of RCW 21.20.210 (registration by qualification) or RCW 21.20.180 (registration by coordination) or of similar provisions of the securities or blue sky laws of any other state. ~~((If an issuer has previously filed an application for registration of its securities in this or any state but no sales were made pursuant to that registration, the corporate limited offering exemption remains available, but the issuer must advise the securities division of its prior applications for registration. The securities division may require disclosure of the reasons why no sales were made pursuant to the prior registration applications:))~~

(6) The total amount of funds raised by the issuer and its affiliates under all exemptions, including the corporate limited offering exemption, but excepting the statutory nonpublic offering exemption of RCW 21.20.320(1), may not exceed \$500,000 in any 12-month period during which the corporate limited offering exemption is used.

AMENDATORY SECTION (Amending WSR 90-09-059, filed 4/17/90, effective 5/18/90)

WAC 460-46A-040 MAXIMUM NUMBER OF PURCHASERS UNDER EXEMPTION. The maximum number of purchasers under the corporate limited offering exemption in any consecutive twelve months shall be ~~((forty))~~ fifty. Husband and wife shall be counted as one purchaser, as shall an estate. Each shareholder of a corporation and each beneficiary of a trust shall be counted separately as a purchaser in addition to the corporation or trust unless the shareholder or beneficiary has been such for at least six months prior to the purchase. ~~((This section shall be given retroactive effect to August 15, 1983:))~~

Note: Notwithstanding the amendment of this section, the change in the number of purchasers from 25 to 40 on August 20, 1987, was retroactive from August 20, 1987, to August 15, 1983.

AMENDATORY SECTION (Amending Order SDO-035-89, filed 3/13/89)

WAC 460-46A-050 PROMOTIONAL SHARES. The promotional shares rules set forth in WAC 460-16A-101, 460-16A-102, 460-16A-104 through 460-16A-106, ~~((and))~~ 460-16A-109, and 460-16A-110 shall apply except that promotional shares need be escrowed pursuant to WAC 460-16A-104 only to the extent that such shares exceed sixty percent of the shares to be outstanding upon the completion of the offering.

NEW SECTION

WAC 460-46A-055 VOTING RIGHTS OF COMMON STOCK. Common stock and similar equity securities offered under the

corporate limited offering exemption should normally carry equal voting rights on all matters where such vote is permitted by applicable law.

NEW SECTION

WAC 460-46A-061 AVAILABILITY OF CORPORATE LIMITED OFFERING EXEMPTION FOR DEBT OFFERINGS: DEBT SERVICE REQUIREMENTS. (1) The corporate limited offering exemption may be used for the offer and sale of debt securities if the issuer shows, based upon the results of its operations for its most recently ended fiscal year and for its latest interim period as reflected in its financial statements, a pro forma ratio of earnings to fixed charges of 1 to 1 or greater.

(2) For the purpose of this section:

(a) "Earnings" shall mean pretax income from continuing operations plus fixed charges as defined in (b) of this subsection, adjusted to exclude any interest capitalized during the period;

(b) "Fixed charges" shall mean the total of (i) interest, whether expensed or capitalized, (ii) amortization of debt expense and discount or premium relating to indebtedness, whether expensed or capitalized, and (iii) such portion of rental expense as can be demonstrated to be representative of the interest factor in the particular case;

(c) Pro forma earnings to fixed charges ratios shall be calculated by adjusting the corresponding historical ratio to give effect to the net increase or decrease in interest expense resulting from (i) the proposed issuance of new debt and (ii) the corresponding retirements of any debt presently outstanding (but only for the period of time outstanding) which will be retired with the proceeds from the proposed offering. If only a portion of the proceeds will be used to retire presently outstanding debt, only a related portion of the interest should be used in the pro forma adjustment.

(d) An issuer may elect to use the definitions of "earnings," "fixed charges," and the method for determining in the ratio of earnings to fixed charges set forth in Item 503 of Securities and Exchange Commission Regulation S-K to determine whether that issuer meets the requirement of subsection (1) of this section.

NEW SECTION

WAC 460-46A-065 AVAILABILITY OF CORPORATE LIMITED OFFERING EXEMPTION FOR DEBT OFFERINGS NOT MEETING THE DEBT SERVICE REQUIREMENTS OF WAC 460-46A-060. If the issuer cannot show a pro forma debt service ratio meeting the requirements of WAC 460-46A-061(1) it may nevertheless use the corporate limited offering exemption for the sale of debt securities under the following conditions or as otherwise permitted by the securities administrator:

(1) The issuer sells only to persons who are, or the issuer reasonably believes to be, accredited investors as defined in WAC 460-44A-501(1); or

(2)(a)(i) The issuer sells only to persons who the issuer reasonably believes meet the following conditions (A) the person's purchase of securities in the offering represents no more than 10% of the person's individual or joint net worth (exclusive of home, furnishings, and automobiles), and either (B) the person has, individually or jointly with the person's spouse, annual income for the year of purchase of at least \$50,000 or (C) the person has, individually or jointly with the person's spouse, net worth (exclusive of home, furnishings, and automobiles) of at least \$100,000; and

(ii) The disclosure document for the offering prominently discloses (A) that the issuer's earnings are inadequate to cover its fixed charges, (B) the dollar amount of the deficiency, (C) that the securities offered do not meet the Washington securities division's debt service requirements for debt securities to be sold under the corporate limited offering exemption, and (D) that the securities offered therein represent a high risk that purchasers may lose their entire investments; and

(b)(i) The debt securities offered are, to the satisfaction of the securities administrator, secured in a security arrangement by tangible assets, as determined according to generally accepted accounting principles (GAAP) with a book value or appraised value, as of the date the corporate limited offering exemption filing for the offering is declared effective by the securities administrator, of at least 150% of the aggregate principal amount of the debt securities offered; or

(ii) The debt securities offered are guaranteed, to the satisfaction of the securities administrator and the guarantor meets the pro forma debt service requirements of WAC 460-46A-061(1); or

(iii) The issuer has net tangible book value, as determined according to GAAP, as of the date the corporate limited offering exemption filing for the offering is declared effective by the securities administrator of at least twice the aggregate principal amount of the debt securities offered; and

(c) The issuer agrees that no distributions (including dividends) shall be made to shareholders with respect to capital stock and that compensation to officers and directors of the issuer shall not increase during any period in which the debt securities offered are outstanding and any payments on those securities are in arrears.

NEW SECTION

WAC 460-46A-071 AVAILABILITY OF CORPORATE LIMITED OFFERING EXEMPTION FOR OFFERINGS OF PREFERRED STOCK. The corporate limited offering exemption may be used for the offer and sale of preferred stock only under the following conditions, unless otherwise permitted by the administrator:

(1) The preferred stock is offered only to accredited investors as defined in WAC 460-44A-501(1); or

(2)(a) The issuer meets the debt service requirements of WAC 460-46A-061(1) when any fixed or projected dividends on the preferred stock being issued are treated as fixed charges for the purpose of the pro forma debt service calculation; and

(b)(i) The shares offered have voting rights equal to the maximum per share voting rights held by any outstanding class of the issuer's common stock (in the case of shares convertible into common stock, equal to the aggregate voting rights of the shares of common stock into which each preferred share is convertible); or

(ii) The articles of incorporation of the issuer provide that the holders of the preferred shares to be offered have the right to reasonable representation on the board of directors for any fiscal year following a fiscal year in which those shareholders have not been paid a dividend to the extent of their fixed or projected dividend payment; and

(c)(i) The shares offered participate at least equally with common shares as to dividends and liquidation; or

(ii) The articles of incorporation contain the following protective provisions: (A) A provision that the dividends on such shares are cumulative, (B) a provision prohibiting any dividends on common stock during the existence of any arrears on the preferred shares, and (C) an appropriate requirement for the approval by the vote or written consent of a two-thirds of the preferred shares of any sale of substantially all of the issuer's assets or any adverse change in the rights of such shares or of the issuance of any shares having priority over such preferred shares; or

(3)(a) The preferred stock offered and sold (i) participates at least equally with common stock as to dividends and liquidation; and (ii) has per share voting rights equal to the maximum per share voting rights held by any outstanding class of the issuer's common stock (in the case of shares convertible into common stock, equal to the aggregate voting rights of the shares of common stock into which each preferred share is convertible); and

(b) The disclosure document prominently discloses (i) that the issuer's current operations do not produce earnings adequate to pay dividends projected or required to be paid to the holders of preferred stock, and there is no assurance that the issuer will ever have earnings adequate to pay such dividends, (ii) the dollar amount by which the issuer's earnings are inadequate to pay such dividends, and (iii) that the securities offered therein represent a high risk that purchasers may lose their investments; or

(4) The preferred stock is offered only to accredited investors as defined in WAC 460-44A-501(1).

NEW SECTION

WAC 460-46A-072 PROHIBITED PRACTICES WITH REGARD TO PREFERRED STOCK. An issuer may not, without the permission of the administrator:

(1) Refer (in its disclosure document or otherwise) to stock issued pursuant to the corporate limited offering exemption as preferred stock unless the stock has preference over all outstanding classes of stock of the issuer as to both liquidation and dividends, nor may the issuer refer to the stock as having a specified dividend payment, e.g., as being "(specified) percentage preferred stock," unless the dividends on the stock are cumulative; or

(2) Offer preferred stock pursuant to the corporate limited offering exemption which provides for mandatory repurchase at the option of the purchaser or in accordance to a fixed schedule.

AMENDATORY SECTION (Amending WSR 90-09-059, filed 4/17/90, effective 5/18/90)

WAC 460-46A-095 PRICE OF SHARES. All shares sold pursuant to the corporate limited offering exemption must be sold for cash (~~(, must be of the same class;)~~) and must be offered and sold at the same price. Where good cause is shown the administrator may, in writing, waive the provisions of this section.

AMENDATORY SECTION (Amending WSR 90-09-059, filed 4/17/90, effective 5/18/90)

WAC 460-46A-110 MONIES TO BE DEPOSITED IN ESCROW ACCOUNT—PERIOD OF ESCROW AND OF OFFERING. The issuer must establish a separate escrow account with a bank acting as escrow agent for all funds received for sales of securities under the corporate limited offering exemption until at least the minimum amount has been raised. When the minimum is raised, the issuer shall have the escrow agent so notify the securities administrator. If the minimum amount is not raised within twelve months of the date of effectiveness of the offering, then all funds, including any interest thereon, shall be promptly returned to the investors. In any event, the offering period may not exceed twelve months from the date of effectiveness of the offering.

WSR 90-23-037

PROPOSED RULES

DEPARTMENT OF LICENSING (Securities Division)

[Filed November 15, 1990, 8:09 a.m.]

Original Notice.

Title of Rule: Repealing chapter 460-31A WAC, Real estate programs greater than \$5,000,000; chapter 460-34A WAC, Oil and gas programs; and chapter 460-36A WAC, Real estate investment trusts.

Purpose: Repealing chapters 460-31A, 460-34A and 460-36A WAC, in connection with adoption of NASAA statements of policy regarding cattle feeding programs, commodity pools, equipment programs, oil and gas programs, and real estate investment trusts.

Other Identifying Information: New section WAC 460-16A-205; and repealing chapters 460-31A, 460-34A, and 460-36A.

Statutory Authority for Adoption: RCW 21.20.450.

Statute Being Implemented: RCW 21.20.180 and 21.20.210.

Summary: See Purpose above.

Reasons Supporting Proposal: Many other states have adopted NASAA statements of policy. Adoption would help issuers by providing uniformity.

Name of Agency Personnel Responsible for Drafting: William M. Beatty, 7240 Martin Way, 753-6928; Implementation: Toby Washington, 405 Black Lake Boulevard, 753-1749; and Enforcement: Jack L. Beyers, 7240 Martin Way, 753-6928.

Name of Proponent: Department of Licensing, Securities Division, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose and Summary above.

Proposal Changes the Following Existing Rules: Repealing chapter 460-31A WAC, Real estate programs greater than \$5,000,000; chapter 460-34A WAC, Oil

and gas programs; and chapter 460-36A WAC, Real estate investment trusts.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor, Conference Room, 405 Black Lake Boulevard, Olympia, WA 98502, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Jack L. Beyers, Securities Administrator, P.O. Box 648, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 25, 1991.

November 13, 1991 [1990]
Tobias W. Washington, Jr.
Assistant Director

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 460-31A-410 APPLICATION.
WAC 460-31A-415 DEFINITIONS.
WAC 460-31A-420 EXPERIENCE OF SPONSOR.
WAC 460-31A-425 NET WORTH OF SPONSOR.
WAC 460-31A-430 REPORTS TO ADMINISTRATOR.
WAC 460-31A-435 LIABILITY OF SPONSOR.
WAC 460-31A-440 SUITABILITY STANDARDS FOR THE PARTICIPANTS.
WAC 460-31A-445 SALES TO APPROPRIATE PERSONS.
WAC 460-31A-450 MAINTENANCE OF RECORD OF SUITABILITY.
WAC 460-31A-455 MINIMUM INVESTMENT OF PARTICIPANT.
WAC 460-31A-460 FEES, COMPENSATION AND EXPENSES.
WAC 460-31A-465 ORGANIZATION AND OFFERING EXPENSES.
WAC 460-31A-470 INVESTMENT IN PROPERTIES.
WAC 460-31A-475 PROGRAM MANAGEMENT FEE.
WAC 460-31A-480 PROMOTIONAL INTEREST.
WAC 460-31A-485 REAL ESTATE COMMISSIONS ON RESALE.
WAC 460-31A-490 PROPERTY MANAGEMENT FEE.
WAC 460-31A-495 INSURANCE SERVICES.
WAC 460-31A-500 SALES, LEASES, LOANS, AND RELATED PROGRAMS.
WAC 460-31A-505 EXCHANGE OF LIMITED PARTNERSHIP INTERESTS.
WAC 460-31A-510 EXCLUSIVE AGREEMENT.
WAC 460-31A-515 SALES COMMISSIONS ON REINVESTMENT OR DISTRIBUTION.
WAC 460-31A-520 EXPENSES OF THE PROGRAM.
WAC 460-31A-525 REIMBURSEMENT OF COSTS.
WAC 460-31A-530 OTHER SERVICES BY SPONSOR.
WAC 460-31A-535 REBATES, KICKBACKS AND RECIPROCAL ARRANGEMENTS.
WAC 460-31A-540 COMMINGLING.
WAC 460-31A-545 INVESTMENTS IN OTHER PROGRAMS.
WAC 460-31A-550 LENDING PRACTICES.
WAC 460-31A-555 DEVELOPMENT OR CONSTRUCTION CONTRACT.
WAC 460-31A-560 COMPLETION BOND REQUIREMENTS.
WAC 460-31A-565 REQUIREMENT FOR REAL PROPERTY APPRAISAL.
WAC 460-31A-570 NONSPECIFIED PROPERTY PROGRAMS.
WAC 460-31A-575 MINIMUM CAPITALIZATION.
WAC 460-31A-580 EXPERIENCE OF SPONSOR.
WAC 460-31A-585 STATEMENT OF INVESTMENT OBJECTIVES.
WAC 460-31A-590 PERIOD OF OFFERING AND EXPENDITURE OF PROCEEDS.
WAC 460-31A-595 SPECIAL REPORTS.

WAC 460-31A-600 ASSESSMENTS.
WAC 460-31A-605 MULTIPLE PROGRAMS.
WAC 460-31A-610 RIGHTS AND OBLIGATIONS OF PARTICIPANTS—MEETINGS.
WAC 460-31A-615 VOTING RIGHTS OF LIMITED PARTNERS.
WAC 460-31A-620 REPORTS TO HOLDERS OF LIMITED PARTNERSHIP INTERESTS.
WAC 460-31A-625 ACCESS TO RECORDS.
WAC 460-31A-630 ADMISSION OF PARTICIPANTS.
WAC 460-31A-635 REDEMPTION OF PROGRAM INTERESTS.
WAC 460-31A-640 TRANSFERABILITY OF PROGRAM INTERESTS.
WAC 460-31A-645 ASSESSMENTS AND DEFAULTS.
WAC 460-31A-650 SALES LITERATURE.
WAC 460-31A-655 GROUP MEETINGS.
WAC 460-31A-660 CONTENTS OF PROSPECTUS.
WAC 460-31A-665 USE OF FORECASTS.
WAC 460-31A-670 FORECASTS FOR SPECIFIED PROPERTY PROGRAMS.
WAC 460-31A-675 REALISTIC FORECASTS.
WAC 460-31A-680 MATERIAL INFORMATION.
WAC 460-31A-685 PRESENTATION OF FORECASTS.
WAC 460-31A-690 ADDITIONAL DISCLOSURES AND LIMITATIONS.
WAC 460-31A-695 FORECASTS FOR UNIMPROVED PROPERTY PROGRAMS.
WAC 460-31A-700 FIDUCIARY DUTY.
WAC 460-31A-705 DEFERRED PAYMENTS.
WAC 460-31A-710 RESERVES.
WAC 460-31A-715 REINVESTMENT OF CASH FLOW AND PROCEEDS ON DISPOSITION OF PROPERTY.
WAC 460-31A-720 FINANCIAL INFORMATION REQUIRED ON APPLICATION.
WAC 460-31A-725 OPINIONS OF COUNSEL.
WAC 460-31A-730 PROVISIONS OF THE PARTNERSHIP AGREEMENT.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 460-34A-010 APPLICATION.
WAC 460-34A-015 DEFINITIONS.
WAC 460-34A-020 NET WORTH, EXPERIENCE AND INVESTMENT REQUIREMENTS OF SPONSOR.
WAC 460-34A-025 PARTICIPANTS SUITABILITY STANDARDS.
WAC 460-34A-030 MINIMUM INVESTMENT.
WAC 460-34A-035 FEES, COMPENSATION AND EXPENSES.
WAC 460-34A-037 ORGANIZATION AND OFFERING EXPENSES, AND MANAGEMENT FEES.
WAC 460-34A-040 PROMOTIONAL COMPENSATION.
WAC 460-34A-045 PROGRAM EXPENSES.
WAC 460-34A-050 TRANSACTIONS WITH AFFILIATES.
WAC 460-34A-055 FARM-OUTS.
WAC 460-34A-060 RIGHTS AND OBLIGATIONS OF PARTICIPANTS.
WAC 460-34A-065 ASSESSABILITY AND DEFAULTS.
WAC 460-34A-070 VOTING RIGHTS OF LIMITED PARTNERS.
WAC 460-34A-075 MINIMUM PROGRAM CAPITAL.
WAC 460-34A-080 TEMPORARY INVESTMENT OF PROCEEDS.
WAC 460-34A-085 RETURN OF UNUSED PROCEEDS.
WAC 460-34A-090 DEFERRED PAYMENTS.
WAC 460-34A-095 CASH REDEMPTION VALUES.
WAC 460-34A-100 FUTURE EXCHANGE.
WAC 460-34A-105 REINVESTMENT OF REVENUES.
WAC 460-34A-110 DISTRIBUTION OF REVENUES.
WAC 460-34A-112 SELLING OF UNITS.
WAC 460-34A-115 SALES MATERIALS AND MARKETING RESTRICTIONS.
WAC 460-34A-120 CONTENTS OF THE PROSPECTUS.

WAC 460-34A-125 FINANCIAL INFORMATION RE-
 QUIRED ON APPLICATIONS.
 WAC 460-34A-130 OPINIONS OF COUNSEL.
 WAC 460-34A-135 LIABILITY AND INDEMNIFICATION.
 WAC 460-34A-200 REGULATION B FILINGS.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 460-36A-100 DEFINITIONS OF TERMS.
 WAC 460-36A-105 FAIRNESS OF REIT OFFERINGS.
 WAC 460-36A-110 TRUSTEES.
 WAC 460-36A-115 INVESTMENT POLICY.
 WAC 460-36A-120 LIABILITY OF SHAREHOLDERS.
 WAC 460-36A-125 REPORTS AND MEETINGS.
 WAC 460-36A-130 SPECIAL MEETINGS.
 WAC 460-36A-135 INSPECTION OF RECORDS.
 WAC 460-36A-140 DISTRIBUTIONS.
 WAC 460-36A-145 CHANGE IN DECLARATION OF TRUST.
 WAC 460-36A-150 TERMINATION OF REIT.
 WAC 460-36A-155 ADVISORY CONTRACT.
 WAC 460-36A-160 ADVISER COMPENSATION.
 WAC 460-36A-165 TOTAL EXPENSES.
 WAC 460-36A-170 LEVERAGE.
 WAC 460-36A-175 MINIMUM CAPITAL.
 WAC 460-36A-180 APPRAISAL.
 WAC 460-36A-185 INDEMNIFICATION.
 WAC 460-36A-190 OTHER LIMITATIONS.
 WAC 460-36A-195 IMPLEMENTATION.

WSR 90-23-038
RULES COORDINATOR
WALLA WALLA
COMMUNITY COLLEGE

[Filed November 15, 1990, 1:32 p.m.]

This is to advise that Merle Scott has been designated as rules coordinator for Walla Walla Community College. Her location and address is as follows: Merle Scott, Office of the President, Walla Walla Community College, 500 Tausick Way, Walla Walla, WA 99362.

Steven L. VanAusdle
 President

WSR 90-23-039
PERMANENT RULES
DEPARTMENT OF LICENSING
(Real Estate Commission)

[Filed November 15, 1990, 1:53 p.m.]

Date of Adoption: November 14, 1990.

Purpose: WAC 308-124-005 Organization, housekeeping and address changes; WAC 308-124-007 Meetings, housekeeping changes; WAC 308-124-021 Definitions, housekeeping changes; WAC 308-124A-200 Corporate or copartnership applicants for licenses—Proof required, subsection (2), housekeeping changes; and subsection (4), deletions of subsections to make the rule consistent with biennial renewals; WAC 308-124A-420 Application for broker license examination, other qualification or related experience, housekeeping and address changes; WAC 308-124A-450 Examination procedures, housekeeping changes; WAC 308-124A-

460 Real estate brokers and salespersons and land development representative fees, amends fees to establish biennial fees based on annual fees and adds introductory reference to land development fee; WAC 308-124B-120 Change of office location, housekeeping changes; WAC 308-124C-010 Licensee's responsibilities, subsection (4) requires brokers provide copies of required records upon demand by Department of Licensing. This will facilitate the Department of Licensing investigation and audit process; WAC 308-124C-020 Required records, subsections (e), (2)(b), (c), (d), clarification of required records procedure; WAC 308-124D-050 Property management agreements and disclosures, subsection (5), this requires that all amendments to property managements are in writing; WAC 308-124E-013 Administration of funds held in trust—Real estate and business opportunity transactions, housekeeping changes; WAC 308-124H-021 Approval of courses, subsections (1), (2), (4), provide for approval of real estate education courses by director's designee; reduce deadlines for approval process; WAC 308-124H-220 Approval of schools, provide for approval of real estate education schools by director's designee; reduce deadline for approval process; WAC 308-124H-260 Required publication, subsection (6), housekeeping changes; and WAC 308-124H-520 Approval of instructors, subsections (1), (2), (4), (5), (6), (7), provide for approval of real estate education instructors by director's designee; reduce deadline approval process.

Citation of Existing Rules Affected by this Order: See Purpose above.

Statutory Authority for Adoption: RCW 18.85.040.

Pursuant to notice filed as WSR 90-20-051 on September 27, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 14, 1990
 Marsha Tadona Long
 Assistant Director

AMENDATORY SECTION (Amending Order PM 775, filed 9/30/88)

WAC 308-124A-200 CORPORATE OR CO-PARTNERSHIP APPLICANTS FOR LICENSES—PROOF REQUIRED. The minimum qualifications for a corporation or partnership to receive a broker's license are:

(1) An officer in the corporation or a general partner in the partnership, as the case may be, shall be designated as the broker and shall separately qualify for a valid broker's license. The corporation or partnership and the designated broker are required to pay only a single license and license renewal fee.

(2) The applicant shall furnish a character and credit rating of the designated broker, officers, and principal owners of the corporation directly involved in the company's Washington real estate activity and, in the case of a partnership, the general partners and all principal owners. A new credit rating is not required if one has been ((fited)) filed with the department within the preceding eighteen months.

(3) If the applicant is a partnership, it shall furnish a copy of its partnership agreement.

(4) Licenses issued to corporations and partnerships expire ~~((one))~~ two years from ~~((the))~~ the date of issuance which date will ~~((henceforth))~~ be the renewal date ~~((: PROVIDED, That current licenses with an expiration date of December 31, 1987, will expire as follows:~~

~~(a) Corporations and partnerships whose name begins with A through F will be issued with an expiration date of December 31, 1988.~~

~~(b) Corporations and partnerships whose name begins [with] G through L will be issued [with] an expiration date of January 31, 1989.~~

~~(c) Corporations and partnerships whose name begins [with] M through R will be issued [with] an expiration date of February 28, 1989.~~

~~(d) Corporations and partnerships whose name begins [with] S through Z will be issued [with] an expiration date of March 31, 1989).~~

(5) If a corporation applies for licensure as an incorporated associate broker, the associate broker shall be the sole licensee of the corporation. The renewal period for the incorporated associated broker shall be the same as the renewal period for corporations or partnerships under this chapter.

AMENDATORY SECTION (Amending Order PM 775, filed 9/30/88)

WAC 308-124A-420 APPLICATION FOR BROKER LICENSE EXAMINATION, OTHER QUALIFICATION OR RELATED EXPERIENCE. Applications for a real estate broker license examination by persons who do not possess two years of actual experience as a full-time real estate salesperson as required by RCW 18.85.090 which show other and similar qualifications, or qualification by reason of practical experience in a business allied with or related to real estate shall be submitted to the Real Estate Program ~~((Manager))~~, P.O. Box ~~((9012))~~ 9021, Olympia, Washington 98504. The application shall be accompanied by a letter requesting approval of alternative qualifications or experience and indicating the basis for such approval. The letter must include a detailed personal history or work resume, with appropriate documentation, and a letter from each of five business associates describing from personal knowledge the qualifications and experience of the applicant. The following guidelines are provided as examples of experience which may qualify in lieu of two years of full-time sales experience:

(1) Post-secondary education with major study in real estate together with one year experience as a real estate salesperson or one year experience under the provisions of subsections (2) - (7) below.

(2) Experience as an attorney at law with practice in real estate transactions for not less than one year.

(3) Five years' experience, with decision responsibility, in closing real estate transactions for escrow companies, mortgage companies, or similar institutions.

(4) Five years' experience as an officer of a commercial bank, savings and loan association, title company or mortgage company, involving all phases of real estate transactions.

(5) Five years' experience as a real property fee appraiser or salaried appraiser for a governmental agency.

(6) Five years' experience in all phases of land development, construction, financing, selling and leasing of residences, apartments or commercial buildings.

(7) Five years' experience in real estate investment, property management, or analysis of investments or business opportunities.

All time periods suggested in these guidelines shall be within the last seven years prior to the date of application.

AMENDATORY SECTION (Amending Order PM 683, filed 10/7/87)

WAC 308-124A-450 EXAMINATION PROCEDURES. (1) Each applicant will be required to present one piece of positive identification which bears a photograph of the applicant. In the event the applicant has no photo identification, the applicant will be required to make prior arrangements with the ~~((licensing division))~~ department not later than ten working days prior to the examination. Failure to produce the required identification will result in the applicant being refused admission to the examination.

(2) Applicants will be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a test monitor. Any applicant observed talking or attempting to give or receive information; using unauthorized materials during any portion of the examination; or removing test booklets and/or notes from the testing room will be subject to denial of a license.

(3) Applicants who participate in disruptive behavior during the examination will be required to turn in their test materials to the test monitor and leave the examination site. Their opportunity to sit for the examination will be forfeited. Their answer sheet will be voided. A voided answer sheet will not be scored and the examination fee will not be refunded. A candidate must then re-apply to take the examination.

AMENDATORY SECTION (Amending WSR 90-02-048, filed 12/29/89, effective 1/29/90)

WAC 308-124A-460 REAL ESTATE BROKERS AND SALESPERSONS AND LAND DEVELOPMENT REPRESENTATIVE FEES. The following fees for a two-year period shall be charged by ~~((the))~~ professional licensing ~~((division))~~ services of the department of licensing~~((:))~~:

Title of Fee	Fee
Real estate broker:	
Application/examination	\$ 85.00
Reexamination	85.00
Walk-in for examination	25.00
Original license	((80.00)) 160.00
License renewal	((80.00)) 160.00
Late renewal with penalty	((105.00)) 185.00
Duplicate license	25.00

Title of Fee	Fee
Certification	25.00
Name or address change, transfer or license activation	25.00
Real estate broker – Branch office:	
Original license	((\$ 75.00)) \$150.00
License renewal	((75.00)) 150.00
Late renewal with penalty	((+60.00)) 175.00
Duplicate license	25.00
Name or address change	25.00
Real estate salesperson:	
Application/examination	\$ 85.00
Reexamination	85.00
Walk-in for examination	25.00
Original license	(((50.00))) 100.00
License renewal	(((50.00))) 100.00
Late renewal with penalty	(((75.00))) 125.00
Duplicate license	25.00
Certification	25.00
Name or address change, transfer or license activation	25.00

The following fee shall be charged annually for land development representatives:

Land development representative: Registration	25.00
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AMENDATORY SECTION (Amending Order PM 683, filed 10/7/78)

WAC 308-124B-120 CHANGE OF OFFICE LOCATION. The real estate broker shall notify the (~~(director))~~ department of the change of location and mailing address of the broker's office by promptly filing a completed change of address application with the department together with the return of all licenses and payment of the correct fees.

AMENDATORY SECTION (Amending Order PM 683, filed 10/7/87)

WAC 308-124C-010 LICENSEE'S RESPONSIBILITIES. (1) The real estate broker shall be responsible for the custody, safety and correctness of entries of all required real estate records. The broker retains this responsibility even though another person or persons may be assigned by the broker the duties of preparation, custody or recording.

(2) It is the responsibility of each and every licensee to obtain a copy of and be knowledgeable of and keep current with the rules implementing chapter 18.85 RCW.

(3) It is the responsibility of each and every licensee to keep the director informed of his or her current home address.

(4) It is the broker's responsibility to ensure accessibility of their offices and records to auditors of the department. The broker shall provide copies of required records upon demand by the director or the director's authorized representative.

AMENDATORY SECTION (Amending Order 138R, filed 2/21/86)

WAC 308-124C-020 REQUIRED RECORDS. The minimum real estate records the real estate broker shall be required to keep are as follows:

- (1) Bank trust account records:
 - (a) Duplicate receipt book or cash receipts journal recording all receipts;
 - (b) Prenumbered checks with check register, cash disbursements journal or check stubs;
 - (c) Validated duplicate bank deposit slips;
 - (d) Client's accounting ledger summarizing all moneys received and all moneys disbursed for each real estate or business opportunity transaction or each property management account, contract or mortgage collection account;
 - (e) In conjunction with (d) (~~(above))~~ of this subsection, separate ledger sheets for each tenant (including security deposit), lessee, vendee or mortgagor; for automated systems, the ledger sheets may be a computer generated printout which contains required entries;
 - (f) Reconciled bank statements and (~~(cancelled))~~ cancelled checks for all trust bank accounts.

- (2) Other records:
 - (a) A transaction folder containing all agreements, contracts, documents, leases, closing statements and correspondence for each real estate or business opportunity transaction, and for each rental, lease, contract or mortgage collection account;
 - (b) (~~(Reconciled bank statements and cancelled checks for all bank accounts of the real estate firm;~~

(~~(c))~~ The original lease document may be maintained "on-site" for those brokers who utilize the services of a resident manager: PROVIDED, That a source document is maintained at the brokers office which contains the name and address of the tenant; address of the leased premises, if different from the tenant's address; duration of the lease; rental amount; the amount(s) of any and all deposits made by the tenant and the purpose of said deposits; the location where said deposits are being held; and any modification of the terms of the original lease document;

(~~(d))~~ (c) The original lease document may be maintained at a branch office: PROVIDED, That a source document is maintained at the main office which contains the information filled in the blank spaces by the tenant and property manager;

(d) All required records shall be maintained at one location where the broker is licensed. This location may be the main or any branch office. (c) and (d) of this subsection address property management records being maintained "on-site." For sales transactions, a copy of the earnest money agreement, a copy of the final settlement statement, and any addenda related to the accounting or disposition of client funds shall be at the

same location where the trust bank account records are maintained.

AMENDATORY SECTION (Amending Order PM 683, filed 10/7/87)

WAC 308-124D-050 PROPERTY MANAGEMENT AGREEMENTS AND DISCLOSURES. (1) All properties managed by the broker must be supported by a written management agreement signed by the owner and broker and retained. The management agreement must state as a minimum: (a) The broker's compensation (b) the type (i.e., apartments, industrial) and number of individual units in the project or square footage (if other than residential) (c) whether or not the broker is authorized to collect funds and disburse funds and for what purposes (d) authorization, if any, to hold security deposits and the manner in which security deposits may be disbursed and (e) the frequency of furnishing summary statements to the owner.

(2) All properties rented or leased by the firm must be supported by a written rental or lease agreement.

(3) Each owner of property managed by the broker must be provided a summary statement as provided in the property management agreement for each property managed showing: (The broker is to retain a true copy of this statement).

(a) Balance carried forward from previous summary statement.

(b) Total rent receipts.

(c) Owner contributions.

(d) Other itemized receipts.

(e) Itemization of all expenses paid.

(f) Ending balance.

(g) Number of units rented or square footage if other than residential.

(4) The broker may provide other services to owners of properties managed provided full disclosure to the owner is provided in writing of the broker's relationship with any and all persons providing such services, prior disclosure of fees charged, and permission is granted by the owner.

(5) Any amendment or modification to the property management agreement must be made in written form and signed by the owner and the broker and retained.

AMENDATORY SECTION (Amending Order PM 775, filed 9/30/88)

WAC 308-124E-013 ADMINISTRATION OF FUNDS HELD IN TRUST—REAL ESTATE AND BUSINESS OPPORTUNITY TRANSACTIONS. The procedures in this section are applicable to funds received by the broker in connection with real estate sales or business opportunity transactions or options thereon. These procedures are in addition to the requirements of the general trust account procedures contained in WAC 308-124E-012.

(1) Bank accounts shall be designated as trust accounts in the firm name of the real estate broker as licensed. Trust bank accounts for real estate sales or business opportunity transactions shall be interest bearing demand deposit accounts. These accounts shall be

established as described in RCW 18.85.310 and this section.

(a) The broker shall maintain a pooled interest bearing trust account (~~((identified as))~~) identified as housing trust fund account for deposit of trust funds which are five thousand dollars or less.

Interest income from this account will be paid to the department by the depository institution in accordance with RCW 18.85.310(7) after deduction of reasonable bank service charges and fees, which shall not include check printing fees or fees for bookkeeping systems. The department shall remit the funds to the state treasurer.

(b) The agent shall disclose in writing to the party depositing more than five thousand dollars that the party has an option between (i) and (ii) below;

(i) All trust funds not required to be deposited in the account specified in ~~((subsection))~~ (a) of this ~~((section))~~ subsection shall be deposited in a separate interest-bearing trust account for the particular party or party's matter on which the interest will be paid to the party(ies); or

(ii) In the pooled interest-bearing account specified in ~~((subsection))~~ (a) of this ~~((section))~~ subsection if the parties to the transaction agree in writing.

(c)(i) For accounts established as specified in ~~((subsection))~~ (a) of this ~~((section))~~ subsection, the broker will maintain an additional ledger card with the heading identified as "Housing trust account interest." As the monthly bank statements are received, indicating interest credited, the broker will post the amount to the pooled interest ledger card. When the bank statement indicates that the interest was paid to the state or bank fees were charged, the broker will debit the ledger card accordingly.

(ii) For accounts established as specified in ~~((subsection))~~ (b)(i) of this ~~((section))~~ subsection, the interest earned or bank fees charged will be posted to the individual ledger card.

(d) When the bank charges/fees exceed the interest earned, causing the balance to be less than trust account liability, the broker shall within one banking day after receipt of such notice, deposit funds from the brokers business account or other non-trust account to bring the trust account into balance with outstanding liability. The broker may be reimbursed by the party depositing the funds for these charges for accounts established as specified in ~~((subsection))~~ (b)(i) of this ~~((section))~~ subsection, if the reimbursement is authorized in writing by the party depositing the funds. For accounts established under ~~((subsection))~~ (a) of this ~~((section))~~ subsection, the broker will absorb the excess bank charges/fees as a business expense.

(2) A separate check shall be drawn on the real estate trust bank account, payable to the broker as licensed, for each commission earned, after the final closing of the real estate or business opportunity transaction. Each commission check shall be identified to the transaction to which it applies.

(3) No disbursements from the real estate trust bank account shall be made in advance of closing of a real estate or business opportunity transaction or before the happening of a condition set forth in the earnest money

agreement, to any person or for any reason, without a written release from both the purchaser and seller; except that

(i) If the agreement terminates according to its own terms prior to closing, disbursement of funds shall be made as provided by the agreement without a written release; and

(ii) Funds may be disbursed to the escrow agent designated in writing by the purchaser and seller to close the transaction, reasonably prior to the date of closing in order to permit checks to clear.

(4) When a transaction provides for the earnest money deposit/note or other instrument to be held by a party other than the broker, the broker shall deliver the deposit to the party designated to hold the funds, unless the parties to the transaction instruct otherwise in writing. The delivery shall be made within one banking day after all parties to the transaction have signed the agreement. A dated receipt will be obtained and placed in the transaction file.

AMENDATORY SECTION (Amending Order PM 683, filed 10/7/87)

WAC 308-124-005 ORGANIZATION. The principal location of the Real Estate Program (~~(Management)~~) is ~~((on the Fourth Floor, Quince Street Building, 1300 Quince Street))~~ at 2424 Bristol Court, Olympia, Washington 98504. A Spokane office is at East 11530 Sprague Avenue, Spokane, Washington 99206.

~~((Real estate program management of the business and professions administration of))~~ The department of licensing administers the Washington real estate license law, chapter 18.85 RCW. The real estate commission, composed of the director of the department of licensing and six commission members, appointed by the governor from the real estate industry, prepares or reviews and approves examination questions for license applicants, holds real estate education conferences, advises the director as to the issuance of rules and regulations governing the activities of real estate brokers and salespersons and performs such other duties and functions as prescribed by chapter 18.85 RCW. Submissions and requests for information regarding real estate licenses, the real estate commission, or the real estate program, may be sent in writing to the Real Estate Program (~~(Manager)~~), Department of Licensing, P.O. Box ~~((9649))~~ 9015, Olympia, Washington 98504.

AMENDATORY SECTION (Amending Order PM 683, filed 10/7/87)

WAC 308-124-007 MEETINGS. The real estate commission meets quarterly or at the call of the director. Individuals desiring to be informed as to date, time ~~((and))~~, place and agenda of the meeting must make a written request to the real estate program ~~((manager))~~.

AMENDATORY SECTION (Amending Order PM 811, filed 12/7/88)

WAC 308-124-021 DEFINITIONS. (1) Words and terms used in these rules shall have the same meaning as each has under chapter 18.85 RCW unless otherwise clearly provided in these rules, or the context in which they are used in these rules clearly indicates that they be given some other meaning.

(2) "Designated broker" is the natural person designated by a corporation or partnership to act as a broker on behalf of the corporation or partnership. The designated broker must be an officer of the corporation or a general partner of the partnership and must be separately qualified for licensure as a real estate broker.

(3) "Principal owner" is a person who owns or controls, directly or indirectly, ten percent or more of a real estate brokerage, regardless of whether such interest stands in the person's true name or in the name of a nominee.

(4) "Individual broker" is the natural person who owns a sole proprietorship brokerage company and is the licensed broker of the firm.

(5) "Incorporated associate broker" is the natural person qualified as a broker who works with a broker and who is licensed as a corporation and whose license states that he or she is associated with a broker.

~~(6) ("Real estate program manager" is the person appointed by the director of the department of licensing to administer the real estate program of the department of licensing.~~

~~(7))~~ "Affiliated licensees" are the natural persons licensed as salespersons, associate brokers, incorporated associate brokers, and/or branch managers employed by a real estate broker and who are licensed to represent a broker in the performance of any of the acts specified in chapter 18.85 RCW.

Chapter 308-124H WAC
REAL ESTATE COURSE SCHOOL AND IN-
STRUCTOR APPROVAL—~~((REGULATION))~~ ED-
UCATION OF REAL ESTATE BROKERS AND
SALESPERSONS

AMENDATORY SECTION (Amending WSR 90-10-010, filed 4/20/90, effective 8/1/90)

WAC 308-124H-021 APPROVAL OF COURSES. (1) Each application for approval of a course shall be submitted to the department on the appropriate application form provided by the department ~~((by the established deadline))~~. The most recent application form ~~((should))~~ shall be obtained from the department prior to submission.

(2) The director or designee shall approve, disapprove, or conditionally approve applications ~~((upon the advice and recommendation of))~~ based upon criteria established by the commission. The director or designee shall approve only complete applications which ~~((in the opinion of the director))~~ meet the requirements of this chapter.

(3) Upon approval, disapproval or conditional approval, the applicant will be so advised in writing by the department. Notification of disapproval shall include the reasons therefor.

~~(4) ((Review of applications will be scheduled for the first regularly scheduled meeting of the commission to be held thirty days following receipt of the application by the department. Only complete applications for approval shall be accepted by the commission.~~

~~(5))~~ Approval shall expire two years after the effective date of approval. If an application for renewal of approval is submitted at least thirty days prior to the expiration date, approval shall remain in effect until action to approve or disapprove the application is taken by the director. Renewal of approval is processed in the same manner as applications for approval.

AMENDATORY SECTION (Amending WSR 90-10-010, filed 4/20/90, effective 8/1/90)

WAC 308-124H-220 APPROVAL OF SCHOOLS. (1) Each application for approval of a school shall be submitted to the department on the appropriate application form provided by the department ~~((by the established deadline))~~. The most recent application form ~~((should))~~ shall be obtained from the department prior to submission.

(2) The director or designee shall approve, disapprove, or conditionally approve ~~((such))~~ applications based upon ~~((the advice and recommendation of))~~ criteria established by the commission. The director or designee shall approve only complete applications which ~~((in the opinion of the director))~~ meet the requirements of this chapter.

(3) Upon approval, disapproval, or conditional approval the applicant will be so advised in writing by the department. Notification of disapproval or conditional approval shall include the reasons therefor.

~~(4) ((Review of applications will be scheduled for the first regularly scheduled meeting of the commission to be held thirty days following receipt of the application by the department. Only complete applications for approval shall be accepted by the commission.~~

~~(5))~~ No school for which approval is required shall promote a course for clock hour credit prior to approval of the school.

~~((6))~~ (5) No school shall allow an instructor for whom approval is required to supervise a course for clock hour credit prior to approval of the instructor.

~~((7))~~ (6) No school shall issue to a student certification for completion of an approved course unless the course had been approved prior to the first day of instruction.

~~((8))~~ (7) Approval shall expire two years after the effective date of approval. If an application for renewal of approval is submitted at least thirty days prior to the expiration date, approval shall remain in effect until action to approve or disapprove the application is taken by the director. Renewal of approval is processed in the same manner as applications for approval.

~~((9))~~ (8) School names submitted that are similar to those previously approved shall not be granted approval.

AMENDATORY SECTION (Amending WSR 90-10-010, filed 4/20/90, effective 8/1/90)

WAC 308-124H-260 REQUIRED PUBLICATION. Each school shall have available to prospective and enrolled students a publication containing the following information:

(1) Date of publication;

(2) Name and address of school. The name of the administrator and telephone number(s) of the school's administrative offices;

(3) A list of courses, including the clock hours approved for each course and the specific educational requirements under chapter 18.85 RCW that will be met by completion of the course. Such lists shall be accurate as of the date of publication;

(4) Description of all course prerequisites;

(5) The school's policy regarding:

(a) Admission procedure;

(b) Causes for dismissal and conditions for readmission;

(c) Attendance requirements, leave, absences, makeup work, and tardiness;

(d) Standards of progress required of the student, including a definition of the grading system of the school, the minimum grades considered satisfactory, and the conditions for reentrance for those students whose course of study is interrupted;

(e) Refund policy of registration or tuition fees, record retrieval fee, or any other charges, including procedures a student shall follow to cancel enrollment before or after instruction has begun;

(6) The statement that: "This school is approved under chapter 18.85 RCW; inquiries regarding this or any other real estate school may be made to the: Washington State Department of Licensing, ~~((Professional Licensing Services;))~~ Real Estate ~~((Escrow/Appraiser Section))~~ Program, P.O. Box 9012, Olympia, Washington 98504 ~~((206/753-0775))~~";

(7) Dated supplements or errata sheets so as to maintain accuracy of the information in the publication, which shall clearly indicate that such information supersedes that which it contradicts and/or replaces elsewhere in the publication.

AMENDATORY SECTION (Amending WSR 90-10-010, filed 4/20/90, effective 8/1/90)

WAC 308-124H-520 APPROVAL OF INSTRUCTORS. (1) Each application for approval of an instructor shall be submitted to the department on the appropriate application form provided by the department ~~((and filed by the established deadline))~~. The most recent application form ~~((should))~~ shall be obtained from the department prior to submission.

(2) The director or designee shall approve, disapprove, or conditionally approve instructor applications based upon ~~((the advice and recommendation of))~~ criteria established by the commission. The director or designee shall approve only complete applications which ~~((in the opinion of the director))~~ meet the requirements of this chapter.

(3) Upon approval, disapproval or conditional approval, the applicant will be so advised in writing by the department. Notification of disapproval or conditional approval shall include the reasons therefor.

~~(4) ((Review of applications will be scheduled for the first regularly scheduled meeting of the commission to be held thirty days following receipt of the application by the department. Only complete applications for approval shall be accepted by the commission.~~

(5)) Approval shall expire two years after effective date of approval. If an application for renewal of approval is submitted at least thirty days prior to the expiration date, approval shall remain in effect until action to approve or disapprove the application is taken by the director. Renewal of approval is processed in the same manner as applications for approval.

~~((6))~~ (5) No instructor for whom approval is required shall supervise a course for clock hour credit prior to approval of the instructor.

~~((7))~~ (6) Applicants shall identify on the application form the specific course he or she proposes to teach.

WSR 90-23-040
PERMANENT RULES
SECRETARY OF STATE
[Filed November 15, 1990, 1:57 p.m.]

Date of Adoption: October 25, 1990.

Purpose: Correct address change inadvertently left off rules previously filed.

Citation of Existing Rules Affected by this Order: Amending WAC 434-19-012.

Statutory Authority for Adoption: RCW 19.09.315.

Pursuant to notice filed as WSR 90-19-094 on September 19, 1990.

Changes Other than Editing from Proposed to Adopted Version: WAC 434-19-012 delete "Legislative Building (Mailstop AS-22)" and insert "505 East Union (Mailstop PM-21)" and delete "98504-0422" and insert "98504-0419".

Effective Date of Rule: Thirty-one days after filing.
November 15, 1990
John Dziedzic
Deputy Secretary of State

AMENDATORY SECTION (Amending Order 88-02, filed 4/14/88)

WAC 434-19-012 OFFICIAL ADDRESS. The address to be used for delivery and receipt of all mail, information, registration applications, amendments, fees and other material required by the act is:

Office of the Secretary of State
Charitable Solicitations Division
~~((Legislative Building (Mail Stop: AS-22)))~~
505 East Union, Mailstop: PM-21
Olympia, WA 98504-0419

WSR 90-23-041
EMERGENCY RULES
FOREST PRACTICES BOARD
[Filed November 15, 1990, 2:56 p.m.]

Date of Adoption: November 14, 1990.

Purpose: Classify those forest practices subject to environmental review of SEPA and SEPA rules.

Citation of Existing Rules Affected by this Order: Amending WAC 222-16-050(1).

Statutory Authority for Adoption: RCW 76.09.040, 76.09.050, and 34.05.350.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Existing WAC 222-16-050(1) was invalidated by court order *Snohomish County and Washington Environmental Council v DNR, et. al.*, Snohomish County Cause No. 89-2-06923-5.

Effective Date of Rule: November 16, 1990.
November 15, 1990
Brian Boyle
Commissioner of Public Lands

Class IV Special Forest Practices

AMENDATORY SECTION (Amending Order 551, filed 9/21/88)

WAC 222-16-050 CLASSES OF FOREST PRACTICES. There are 4 classes of forest practices created by the act. These classes are listed below in the order most convenient for the applicant's use in determining into which class his operations fall. All forest practices (including those in Classes I and II) must be conducted in accordance with the forest practices regulations.

(1) "CLASS IV - SPECIAL." Application to conduct forest practices involving the following circumstances requires an environmental checklist in compliance with the State Environmental Policy Act (SEPA), and SEPA guidelines, as they have been determined to have potential for a substantial impact on the environment. It may be determined that additional information or a detailed environmental statement is required before these forest practices may be conducted.

*(a) Aerial application of pesticides to an "area of water supply interest" as determined according to WAC 222-38-020 (5)(i).

*(b) Harvesting, road construction, site preparation or aerial application of pesticides:

(i) On lands known to contain a breeding pair or nest or breeding grounds of any threatened or endangered species; or

(ii) Within the critical habitat designated for such species by the United States Fish and Wildlife Service.

*(c) Widespread use of ~~((DDT or a similar))~~ a persistent insecticide.

(d) *Harvesting, road construction, aerial application of pesticides and site preparation on all lands within the boundaries of any national park, state park, or any park of a local government entity, except harvest of less than 5 MBF within any developed park recreation area and park managed salvage of merchantable forest products.*

**(e) Construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on slide prone areas, as defined in WAC 222-24-020(6) and field verified by the department, when such slide prone areas occur on an uninterrupted slope above ((a Type 1, 2, 3 or 4)) any Water Type or capital improvement of the state or its political subdivisions where there is potential for a substantial debris flow or mass failure to cause significant impact to public resources.*

**(f) Timber harvest on areas where soils, geologic structure and local hydrology indicate that canopy removal has the potential for increasing slope instability, when such areas occur on an uninterrupted slope above any Water Type or a capital improvement of the state or its political subdivisions where there is potential for a substantial debris flow or mass failure to cause significant impact to public resources.*

(g) Timber harvest, construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on snow avalanche slopes within those areas designated by the department, in consultation with department of transportation, as high avalanche hazard.

(h) Timber harvest, construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on archeological or historic sites registered with the Washington state office of archeology and historic preservation, or on sites containing evidence of Native American cairns, graves or glyptic records, as provided for in chapters 27.44 and 27.53 RCW. The department shall consult with affected Indian tribes in identifying such sites.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 222-16-045 WATERSHED SCREENING AND ANALYSIS. *By February 1, 1991, the department shall study and develop a watershed screening and analysis process through consultation with the Timber-Fish-Wildlife Cooperative Monitoring, Evaluation & Research Committee (CMER) and department regional staff that is consistent with the Sustainable Forestry Roundtable (SFR) proposal and will result in environmental thresholds and decision criteria, identifying specific areas and forest practices that have the potential for substantial impact on the environment; and shall develop appropriate language concerning these thresholds and criteria for consideration by the board for inclusion within the Class IV-Special regulation. The thresholds and criteria should be the result of scientific analysis, and should be as clear and specific as reasonably possible.*

WSR 90-23-042
PERMANENT RULES
DEPARTMENT OF AGRICULTURE

[Filed November 15, 1990, 3:34 p.m.]

Date of Adoption: October 30, 1990.

Purpose: To establish rules for the collection of assessments for the Washington Wine Commission and penalties for noncompliance.

Statutory Authority for Adoption: RCW 15.88.130.

Pursuant to notice filed as WSR 90-18-080 on September 5, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 7, 1990

C. Alan Pettibone

Director

Chapter 16-575 WAC
WINE COMMISSION

NEW SECTION

WAC 16-575-010 TIME—PLACE—METHOD FOR PAYMENT AND COLLECTION OF ASSESSMENTS. Effective with the growing season of 1990, the following procedure is established for the reporting and paying of the assessment of three dollars per ton of vinifera grapes harvested, levied pursuant to RCW 15.88.130:

(1) All first handlers of vinifera grapes for resale or for processing shall withhold the amount of the assessment from their remittance to growers and transmit same to the commission. All such assessments accumulated will be due and payable to the commission on or before December 31 of each year. First handlers shall submit to the commission on or before December 31 of each year, a report listing the name, address, tons of vinifera grapes handled or purchased, and amount deducted or collected for each grower on forms provided by the commission.

(2) All growers selling vinifera grapes for export, shall pay the assessment directly to the commission, on or before December 31 of each year. Such growers shall submit to the commission on or before December 31 of each year, a report listing the name and address of the exporter, tons sold, and assessment due, on forms provided by the commission.

NEW SECTION

WAC 16-575-020 PENALTIES. Any due and payable assessment herein levied in such specified amount as may be determined by the commission pursuant to the provisions of the act and the order, shall constitute a personal debt of every person so assessed or who otherwise owes the same, and the same shall be due and payable to the commission on December 31 of each year.

In the event any person fails to pay the commission the full amount of such assessment or such other sum on or before the date due, the commission may, and is hereby authorized to, add to such unpaid assessment or

sum an amount not exceeding ten percent of the same to defray the cost of enforcing the collection of the same.

In the event of failure of such person or persons to pay any such due and payable assessment or other such sum, the commission may bring a civil action against such person or persons in a state court of competent jurisdiction for the collection thereof, together with the above specified ten percent thereon, and such action shall be tried and judgment rendered as in any other cause of action for debt due and payable.

WSR 90-23-043
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 36—Filed November 15, 1990, 4:10 p.m.]

Date of Adoption: October 30, 1990.

Purpose: To implement and govern the finance-related administration of laws with phase-in/phase-out procedures, and/or laws requiring special one-time processes or procedures for which the SPI has broad rule-making authority pursuant to RCW 28A.03.030(3).

Citation of Existing Rules Affected by this Order: New sections WAC 392-140-250, 392-140-252, 392-140-253, 392-140-254, 392-140-255, 392-140-256, 392-140-257, 392-140-258, 392-140-259, 392-140-265, 392-140-266, and 392-140-267.

Statutory Authority for Adoption: RCW 28A.03.030(3).

Pursuant to notice filed as WSR 90-19-070 on September 17, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 15, 1990
Judith A. Billings
Superintendent of
Public Instruction

NEW SECTION

WAC 392-140-250 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—APPLICABLE PROVISIONS. The provisions of WAC 392-140-250 through 392-140-267 apply to the distribution of moneys to school districts and educational service districts for early intervention and prevention services pursuant to section 514(14), chapter 16, Laws of 1990 1st ex. sess.

NEW SECTION

WAC 392-140-251 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—SCHOOL YEAR. As used in WAC 392-140-250 through 392-140-267 "school year" means the same as defined in WAC 392-121-031.

NEW SECTION

WAC 392-140-252 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—ANNUAL AVERAGE FULL-TIME EQUIVALENT STUDENTS. As used in WAC 392-140-250 through 392-140-267 "annual average full-time equivalent students" means the same as defined in WAC 392-121-133.

NEW SECTION

WAC 392-140-253 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—KINDERGARTEN THROUGH SIXTH GRADE ANNUAL AVERAGE FULL-TIME EQUIVALENT STUDENTS. As used in WAC 392-140-250 through 392-140-267 "kindergarten through sixth grade annual average full-time equivalent students" means annual average full-time equivalent students as defined in WAC 392-121-133 enrolled in grades kindergarten through six.

NEW SECTION

WAC 392-140-254 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—FORM SPI 1195. As used in WAC 392-140-250 through 392-140-267 "Form SPI 1195" means the form distributed by the superintendent of public instruction used by school districts and educational service districts to apply for early intervention and prevention moneys. The completed Form SPI 1195 includes:

(1) Assurances that the school district or educational service district will comply with the conditions and limitations of section 514(14), chapter 16, Laws of 1990 1st ex. sess. and other applicable state statutes and regulations; and

(2) For educational service districts, a list of the school districts with which the educational service district has cooperative agreements for providing early intervention and prevention services.

NEW SECTION

WAC 392-140-255 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—FORM SPI 1102E. As used in WAC 392-140-250 through 392-140-267 "Form SPI 1102E" means the form titled "School District Special and Pilot Project Expenditure Report" on which school districts are to report allowable expenditures for 1990-91 early intervention and prevention services pursuant to instructions provided by the superintendent of public instruction.

NEW SECTION

WAC 392-140-256 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—FORM SPI 1100E. As used in WAC 392-140-250 through 392-140-267 "Form SPI 1100E" means the form titled "Educational Service District Project Expenditure Report" on which educational service districts are to report allowable expenditures for 1990-91 early intervention and prevention services pursuant to

instructions provided by the superintendent of public instruction.

NEW SECTION

WAC 392-140-257 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—ALLOWABLE EXPENDITURES FOR 1990-91 EARLY INTERVENTION AND PREVENTION SERVICES. As used in WAC 392-140-250 through 392-140-267 "allowable expenditures for 1990-91 early intervention and prevention services" means expenditures meeting the following requirements:

(1) Expenditures are for services provided during the 1990-91 school year which include but are not limited to services provided by school counselors, school psychologists, school nurses, school social workers, licensed mental health professionals, child psychiatrists, appropriate health care providers, and social service caseworkers or social workers on contract.

(2) Expenditures are for additional staff, to contract for staff or services, or to conduct training related to the district's early intervention and prevention program.

(3) Direct expenditures are accounted for as follows:

(a) School district expenditures are accounted for in the following program and activity combinations as defined in the Accounting Manual for Public School Districts in the State of Washington:

- (i) Program: 58 - Special and pilot programs
- (ii) Activity: 21 - Supervision-instruction
 - 24 - Guidance and counseling
 - 25 - Psych-speech-hearing
 - 26 - Health services

(b) Educational service district expenditures are accounted for in the following program, activity, and object of expenditure combinations as defined in the Accounting Manual for Educational Service Districts in the State of Washington:

- (i) Program: 40 - Student counseling and testing
- (ii) Activity: 21 - Staff development
 - 51 - Supervision and coordination
 - 98 - General support

(iii) Any object of expenditure but:

- 0 - Debit transfer
- 1 - Credit transfer

(4) Reasonable indirect expenditures attributable to early intervention and prevention services can be charged to the program.

NEW SECTION

WAC 392-140-258 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—ELIGIBLE SCHOOL DISTRICT. As used in WAC 392-140-250 through 392-140-267 "eligible school district" means a school district which:

(1) Has budgeted one thousand or more annual average full-time equivalent students for the 1990-91 school year as reported to the superintendent of public instruction on Form F-195, School District Budget; and

(2) Has completed Form SPI 1195 prior to December 1, 1990, pursuant to instructions provided by the superintendent of public instruction.

NEW SECTION

WAC 392-140-259 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—DEFINITION—ELIGIBLE ENROLLMENT SERVED BY THE EDUCATIONAL SERVICE DISTRICT. As used in WAC 392-140-250 through 392-140-267 "eligible enrollment served by the educational service district" means the total kindergarten through sixth grade annual average full-time equivalent students of the school districts identified on Form SPI 1195 and served by the educational service district's early intervention and prevention program under a cooperative agreement between each school district identified on Form SPI 1195 and the educational service district.

NEW SECTION

WAC 392-140-265 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—APPORTIONMENT OF MONEYS TO SCHOOL DISTRICTS AND EDUCATIONAL SERVICE DISTRICTS. From moneys appropriated by the legislature for the early intervention and prevention program, the superintendent of public instruction shall apportion moneys as follows:

(1) Allocations shall be based on a uniform state-wide rate per annual average full-time equivalent student as determined by the superintendent of public instruction.

(2) The amount allocated to each eligible school district shall be based on the 1990-91 kindergarten through sixth grade annual average full-time equivalent students of the school district.

(3) The amount allocated to each educational service district shall be based on the eligible enrollment served by the educational service district.

(4) Payments shall be made in the manner prescribed in WAC 392-121-400 except that payments shall be at a rate of ten percent per month for the months of September 1990 through June 1991.

NEW SECTION

WAC 392-140-266 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—REPORTING REQUIREMENTS. Each eligible school district and educational service district receiving allocations pursuant to WAC 392-140-265 shall report to the superintendent of public instruction as follows:

(1) Form SPI 1195 shall be submitted prior to December 1, 1990.

(2) Results of an evaluation of the effectiveness of the intervention services funded by WAC 392-140-250 through 392-140-267 shall be reported prior to June 30, 1991.

(3) Expenditures of moneys allocated pursuant to WAC 392-140-250 through 392-140-267 shall be reported prior to November 1, 1991, by school districts on Form SPI 1102E and by educational service districts on Form SPI 1100E.

(4) School districts and educational service districts shall be subject to reporting requirements for school districts specified in WAC 392-121-021.

NEW SECTION

WAC 392-140-267 1990-91 EARLY INTERVENTION SERVICES ALLOCATION—RECOVERY OF MONEYS. After November 1, 1991, the superintendent of public instruction shall compare for each eligible school district and educational service district, the allocations made pursuant to WAC 392-140-265 and the expenditures reported pursuant to WAC 392-140-266(3). If moneys allocated exceed expenditures reported, the difference shall be recovered from the school district or educational service district.

**WSR 90-23-044
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION**

[Order 40—Filed November 15, 1990, 4:14 p.m.]

Date of Adoption: October 30, 1990.

Purpose: To implement section 503(2), chapter 16, Laws of 1990 1st ex. sess. (the Omnibus Appropriations Act) which provides \$38 million to school districts for purchase of nonconsumable supplies, materials and equipment.

Citation of Existing Rules Affected by this Order: New sections WAC 392-140-220, 392-140-221, 392-140-222, 392-140-223, 392-140-224, 392-140-225, 392-140-226, 392-140-230, 392-140-231, 392-140-232, 392-140-233, and 392-140-234.

Statutory Authority for Adoption: RCW 28A.150.290.

Other Authority: Section 502(2), chapter 16, Laws of 1990 1st ex. sess.

Pursuant to notice filed as WSR 90-19-053 on September 14, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 15, 1990

Judith A. Billings
Superintendent of
Public Instruction

NEW SECTION

WAC 392-140-220 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—APPLICABLE PROVISIONS. The provisions of WAC 392-140-220 through 392-140-234 shall be applicable to the distribution of moneys to school districts for purchase of nonconsumable instructional supplies, equipment, books, and nonconsumable materials pursuant to section 503(2), chapter 16, Laws of 1990 1st ex. sess.

NEW SECTION

WAC 392-140-221 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—SCHOOL YEAR. As used in WAC 392-

140-220 through 392-140-234 "school year" means the same as defined in WAC 392-121-031.

NEW SECTION

WAC 392-140-222 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—NONCONSUMABLE. As used in WAC 392-140-220 through 392-140-234 "nonconsumable" means having a useful life expectancy of more than one year.

NEW SECTION

WAC 392-140-223 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—ANNUAL AVERAGE FULL-TIME EQUIVALENT STUDENTS. As used in WAC 392-140-220 through 392-140-234 "annual average full-time equivalent students" means the same as defined in WAC 392-121-133.

NEW SECTION

WAC 392-140-224 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—SPECIFIED OBJECTS OF EXPENDITURE. As used in WAC 392-140-220 through 392-140-234 "specified objects of expenditure" means expenditures:

(1) For the following program/activity combinations as defined in the Accounting Manual for Public School Districts in Washington State revised September 1990:

Program	Activity
01 - Basic Education	27 - Teaching
21 - Handicapped, Basic, State	27 - Teaching
21 - Handicapped, Basic, State	22 - Learning Resources
31 - Vocational, Basic, State	27 - Teaching
31 - Vocational, Basic, State	22 - Learning Resources
41 - Skills Center, Basic, State	27 - Teaching
94 - Instruction Support	22 - Learning Resources

and

(2) For the following objects as defined in the Accounting Manual for Public School Districts in Washington State revised September 1990:

- 5 - Supplies
- 6 - Instructional materials
- 9 - Capital outlay.

NEW SECTION

WAC 392-140-225 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—EXTENUATING CIRCUMSTANCE. As used in WAC 392-140-220 through 392-140-234 an "extenuating circumstance" exists if the school district expenditures for specified objects of expenditure for the 1987-88, 1988-89, or 1989-90 school year exceed the average expenditures for those three years by thirty percent or more due to one or more of the following:

- (1) Construction of a new school facility;
- (2) Remodeling of an existing school facility;

(3) A natural disaster, including but not limited to a fire, flood, explosion, storm, earthquake, or volcanic eruption;

(4) An unforeseen mechanical failure; or

(5) An unforeseen action beyond the control of the school district board of directors such as arson, vandalism, or a riot, insurrection, or bombing.

NEW SECTION

WAC 392-140-226 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—SUPPLANTING. As used in WAC 392-140-220 through 392-140-234 "supplanting" means use of moneys allocated pursuant to WAC 392-140-230 to replace moneys previously provided from other sources.

(1) If the school district has not reported an extenuating circumstance, supplanting exists if both of the following conditions exist:

(a) School district 1990-91 school year expenditures for specified objects of expenditure exceed the average expenditures for specified objects of expenditures for the 1987-88, 1988-89, and 1989-90 school years by an amount less than the 1990-91 school year allocation made pursuant to WAC 392-140-230; and

(b) School district 1990-91 school year expenditures per annual average full-time equivalent student for specified objects of expenditure exceed the average expenditure per annual average full-time equivalent student for specified objects of expenditure in the 1987-88, 1988-89, and 1989-90 school years by an amount less than the uniform state-wide rate per annual average full-time equivalent student used pursuant to WAC 392-140-230(1).

(2) If the school district has reported an extenuating circumstance, supplanting shall be determined in the same manner provided in subsection (1) of this section except that 1990-91 expenditures shall be compared to average expenditures for two of the three school years 1987-88, 1988-89, and 1989-90 excluding the year of the extenuating circumstance.

NEW SECTION

WAC 392-140-230 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—ALLOCATIONS TO SCHOOL DISTRICTS. From moneys appropriated by the legislature, the superintendent of public instruction shall allocate moneys to each school district as follows:

(1) The 1990-91 school year allocation equals the school district's 1990-1991 annual average full-time equivalent students times a uniform state-wide rate per annual average full-time equivalent student as established by the superintendent of public instruction.

(2) Payments shall be made in accordance with WAC 392-121-400 except that allocations for the school year shall be paid out at a rate of ten percent per month for the months of September 1990 through June 1991.

NEW SECTION

WAC 392-140-231 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—ALLOWED AND UNALLOWED EXPENDITURES. School districts shall expend moneys allocated pursuant to WAC 392-140-230 during the 1990-91 school year solely for the purchase of nonconsumable instructional supplies, equipment, books, and nonconsumable materials. School districts shall not expend moneys allocated pursuant to WAC 392-140-230 for supplemental contracts under RCW 28A.400.200(4).

NEW SECTION

WAC 392-140-232 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—REPORTING OF EXTENUATING CIRCUMSTANCES. At any time prior to November 1, 1991, a school district may report to the superintendent of public instruction the existence of an extenuating circumstance. The report shall be in the form of a letter describing the extenuating circumstance and signed by the school district superintendent.

NEW SECTION

WAC 392-140-233 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—RECOVERY OF MONEYS DUE TO SUPPLANTING. After November 1, 1991, the superintendent of public instruction shall determine for each school district if supplanting exists. If supplanting exists, the superintendent of public instruction shall withhold from the school district's basic education allocation for general apportionment the recovery amount determined pursuant to WAC 392-140-234. Recovered moneys shall revert to the state general fund.

NEW SECTION

WAC 392-140-234 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DETERMINATION OF RECOVERY AMOUNT. The amount of recovery equals the greater of zero or the following amount: The total allocation made to the school district pursuant to WAC 392-140-230 minus:

(1) If the school district did not report an extenuating circumstance, the greater of:

(a) School district 1990-91 expenditures for specified objects of expenditure minus average expenditures for specified objects of expenditures for the 1987-88, 1988-89, and 1989-90 school years;

(b) School district 1990-91 annual average full-time equivalent students times the following amount: Average expenditures for specified objects of expenditure per annual average full-time equivalent student in the 1990-91 school year minus average expenditure for specified objects of expenditure per annual average full-time equivalent student for the 1987-88, 1988-89, and 1989-90 school years; or

(c) Zero.

(2) If the school district reported an extenuating circumstance, an amount determined in the same manner

provided in subsection (1) of this section except that the school year with above-average expenditures due to the extenuating circumstance is dropped from the average of expenditures for the 1987-88, 1988-89, and 1989-90 school years.

WSR 90-23-045
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Filed November 16, 1990, 11:06 a.m.]

Date of Adoption: November 16, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
 Amending WAC 220-52-046.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This regulation is needed to coordinate the crab gear setting date with the state of Oregon, and is necessary to ensure an orderly fishery.

Effective Date of Rule: Immediately.

November 16, 1990

Judith Freeman
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-52-04600W CRAB FISHERY—SEASONS AND AREAS. *Notwithstanding the provisions of WAC 220-52-046, in coastal, Pacific Ocean, Grays Harbor, Willapa Harbor, and Columbia River waters it is unlawful to set crab gear prior to 8:00 a.m. November 28, 1990.*

WSR 90-23-046
NOTICE OF PUBLIC MEETINGS
BOARD FOR
VOCATIONAL EDUCATION
 [Memorandum—November 13, 1990]

DECEMBER 13, 1990
 PACIFIC ROOM
 EDUCATIONAL SERVICE DISTRICT 113
 601 MCPHEE ROAD S.W.
 OLYMPIA, WASHINGTON

Public hearing, December 13, 1990, 8:00 – 8:30 a.m., the Washington State Board for Vocational Education will hold a public hearing on proposed WACs for the Private Vocational School Act.

Regular meeting, December 13, 1990, 8:30 a.m., the regular business meeting of the state board will convene at 8:30 a.m. Primary agenda items include: Consideration of job skills program applications, adoption of the

proposed Private Vocational School Act WACs, the Carl D. Perkins Vocational and Applied Technology Education Act of 1990, and a presentation on "Marketing Vocational Education: Recruiting Minority Students, Administrators, and Faculty."

People needing special accommodations, please call Patsi Justice at (206) 753-5660 or 234-5660 scan.

WSR 90-23-047
HIGHER EDUCATION
COORDINATING BOARD
 [Filed November 16, 1990, 11:12 a.m.]

Pursuant to the provisions of chapter 43.21C RCW, notice is hereby given that: The Higher Education Coordinating Board did on November 14, 1990, take the action described below.

Any action to set aside, enjoin, review, or otherwise challenge such action on the grounds of noncompliance with the provisions of chapter 43.21C RCW (State Environmental Policy Act) shall be commenced within ninety days or be barred.

The action taken by the Higher Education Coordinating Board, notice of which is hereby given, was as follows:

(1) Adoption of Resolution 90-32; designating the area described below as the site acquisition area for the Tacoma branch campus.

(2) The Tacoma branch campus will be operated by the University of Washington. The campus will provide upper division and graduate level higher education programs.

(3) The operations of the branch campus will be housed in both existing buildings and facilities to be constructed within the site acquisition area. The site acquisition area is that area bounded by 17th Street on the north, 21st Street on the south, Pacific Avenue on the east, and Tacoma Avenue on the west, within the city of Tacoma, Washington.

Pertinent documents may be examined during regular business hours at the office of the Higher Education Coordinating Board, located at: 917 Lakeridge Way, GV-11, Olympia, Washington 98501.

November 15, 1990
 Ann Daley
 Executive Director

WSR 90-23-048
PERMANENT RULES
DEPARTMENT OF ECOLOGY
 [Order 90-34—Filed November 16, 1990, 1:54 p.m.]

Date of Adoption: November 8, 1990.

Purpose: Adoption of a revised shoreline master program into the state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order:
 Amending WAC 173-19-3910 Monroe, city of.

Statutory Authority for Adoption: RCW 90.58.200.

Pursuant to notice filed as WSR 90-15-058 on July 17, 1990.

Changes Other than Editing from Proposed to Adopted Version: The Skykomish River floodplain east of the SR 203 bridge will remain under shoreline jurisdiction.

Effective Date of Rule: Thirty-one days after filing.

November 8, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order DE 79-34, [89-23 and 89-23A], filed 1/30/80 [7/5/89 and 3/14/90])

WAC 173-19-3910 MONROE, CITY OF. City of Monroe master program approved December 27, 1974. Revision approved February 18, 1982. Revision approved July 5, 1989. Revision approved November 8, 1990.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 90-23-049
NOTICE OF PUBLIC MEETINGS
COMMISSION ON
JUDICIAL CONDUCT

[Memorandum—November 16, 1990]

MEETING SCHEDULE FOR 1991

DATE	PLACE	TIME
January 4, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
February 1, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
March 1, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
April 5, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
May 3, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
June 7, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
August 2, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
September 6, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.
October 10, 1991	Enzian Motor Inn 590 Highway 2 Leavenworth, WA 98826	3:00 p.m.
December 6, 1991	West Coast Sea-Tac Hotel 18220 Pacific Highway South Sea-Tac, WA 98188	2:00 p.m.

WSR 90-23-050

NOTICE OF PUBLIC MEETINGS

DEPARTMENT OF

TRADE AND ECONOMIC DEVELOPMENT
(Community Economic Revitalization Board)

[Memorandum—November 15, 1990]

The following schedule of the 1991 regular meetings of the Community Economic Revitalization Board (CERB) is hereby submitted for publication in the Washington State Register:

- January 19, 1991*
- March 16, 1991*
- May 16, 1991
- July 18, 1991
- September 19, 1991
- November 21, 1991

The meetings held during the legislative session (the above dates with an *) will be held on Saturdays in Olympia. All other CERB meetings will be held on the third Thursday, every other month in the Seattle area.

In accordance with Executive Order 79-03, the meeting site has been selected to be barrier free to the greatest extent feasible. Brail[led] or taped agenda items for the visually impaired and interpreters for those with hearing impairments will be provided if requested at least ten working days in advance.

Any questions regarding the CERB meetings should be sent to: CERB Program Manager, Community Economic Revitalization Board, c/o Department of Trade and Economic Development, 2001 6th Avenue, Suite 2700, Seattle, WA 98121, phone (206) 464-6282.

WSR 90-23-051

WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF LICENSING

[Filed November 16, 1990, 2:30 p.m.]

I am withdrawing WAC 308-56A-090, filed under WSR 90-14-069; and WAC 308-93-670, filed under WSR 90-14-071, which were filed on July 2, 1990.

Mary Faulk
 Director

WSR 90-23-052

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-131—Filed November 16, 1990, 4:20 p.m.]

Date of Adoption: November 16, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 220-47-617.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the

public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7B, 8, 12, and 12B provide opportunity to harvest non-Indian allocation of chum destined for Nooksack-Samish, Skagit, and Hood Canal regions of origin. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 9:00 a.m., November 17, 1990.

November 16, 1990
Judith Freeman
for Joseph R. Blum
Director

NEW SECTION

WAC 220-47-618 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. *Notwithstanding the provisions of Chapter 220-47 WAC, effective 9 AM Saturday November 17 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:*

* Area 7B - Gillnets using 6-inch minimum mesh and Purse Seines may fish continuously from 9 AM Saturday November 17 through 4 PM Friday November 30.

* Areas 8, 12 and 12B - Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM Tuesday November 20, and Gillnets using 6-inch minimum mesh may fish from 3 PM Monday November 19 to 9 AM Tuesday November 20.

* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 8A, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 9 AM Saturday November 17:

WAC 220-47-617 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-129)

**WSR 90-23-053
PERMANENT RULES
WASHINGTON STATE SCHOOL
FOR THE DEAF**

[Filed November 19, 1990, 9:41 a.m.]

Date of Adoption: September 27, 1990.

Purpose: Sets forth the conditions under which a handicapped student's medication can be administered by school personnel.

Statutory Authority for Adoption: RCW 72.40.022.
Pursuant to notice filed as WSR 90-17-077 on August 16, 1990.

Effective Date of Rule: Thirty days after filing.
October 28, 1990
Dr. Gary L. Holman
Superintendent

MISCELLANEOUS PROGRAM REQUIREMENTS

NEW SECTION

WAC 148-171-700 ADMINISTRATION OF MEDICATION. (1) Medication may be administered to a student by school personnel subject to the state professional licensing laws and the following conditions:

(a) The medication shall be administered pursuant to a written order and written instruction from the student's physician; and

(b) The medication shall be supplied by the student's parent(s) (or the adult student).

(2) The orders and instructions shall be current, obtained at least yearly, and reviewed and updated whenever there is a significant change in the student's school activity program.

**WSR 90-23-054
PERMANENT RULES
WASHINGTON STATE SCHOOL
FOR THE BLIND**

[Filed November 19, 1990, 9:51 a.m.]

Date of Adoption: September 27, 1990.

Purpose: Sets forth the conditions under which a handicapped student's medication can be administered by school personnel.

Statutory Authority for Adoption: RCW 72.40.022.

Pursuant to notice filed as WSR 90-17-078 on August 16, 1990.

Effective Date of Rule: Thirty days after filing.
October 28, 1990
Dr. Dean O. Stenehjem
Superintendent

MISCELLANEOUS PROGRAM REQUIREMENTS

NEW SECTION

WAC 72-171-700 ADMINISTRATION OF MEDICATION. (1) Medication may be administered to a student by school personnel subject to the state professional licensing laws and the following conditions:

(a) The medication shall be administered pursuant to a written order and written instruction from the student's physician; and

(b) The medication shall be supplied by the student's parent(s) (or the eligible student).

(2) The orders and instructions shall be current, obtained at least yearly, and reviewed and updated whenever there is a significant change in the student's school activity program.

WSR 90-23-055
PERMANENT RULES
WASHINGTON STATE SCHOOL
FOR THE BLIND

[Filed November 19, 1990, 10:02 a.m.]

Date of Adoption: September 27, 1990.

Purpose: Sets forth the standards and procedures to be followed by the school in order to ensure that the rights of nonadult students are protected when no parent can be identified, located, or when the student is a dependent of the state.

Statutory Authority for Adoption: RCW 72.40.022.

Pursuant to notice filed as WSR 90-10-106 on May 2, 1990; and 90-17-079 on August 16, 1990.

Effective Date of Rule: Thirty days after filing.

October 28, 1990

Dr. Dean O. Stenehjem
 Superintendent

NEW SECTION

WAC 72-171-650 SURROGATE PARENTS. (1) The school shall ensure that the rights of the nonadult student are protected when:

(a) No parent (as defined in WAC 72-171-010(3)) can be identified;

(b) The school, after reasonable efforts, cannot discover the whereabouts of a parent; or

(c) The student is a ward of the state.

(2) Duty of school. The duty of the school under this section includes the assignment of a person to act as a surrogate for the parents. This duty includes the establishment of a method:

(a) For determining whether a nonadult student needs a surrogate parent; and

(b) For assigning a surrogate parent to the student.

(3) Criteria for selection of surrogates. The school shall ensure that a person selected as a surrogate:

(a) Has no interest that conflicts with the interests of the student he or she represents; and

(b) Has knowledge and skills that assure adequate representation of the student.

(4) Nonemployee requirement—Compensation:

(a) A person assigned as a surrogate may not be an employee of the school and/or other agency which is involved in the education or care of the student; and

(b) A person who otherwise qualifies as a surrogate parent pursuant to this section is not an "employee" of the school and/or other agency solely because he or she is paid by the school and/or agency to serve as a surrogate parent.

(5) Responsibilities. A surrogate parent may represent the student in all matters relating to:

(a) The identification, assessment, and educational placement of the student; and

(b) The provision of free special education and related services to the student.

WSR 90-23-056

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed November 19, 1990, 11:27 a.m.]

Original Notice.

Title of Rule: Chapter 16-471 WAC, Rules relating to Chrysanthemum white rust quarantine.

Purpose: To prevent the spread of Chrysanthemum white rust disease in the state of Washington.

Statutory Authority for Adoption: Chapter 17.24 RCW.

Statute Being Implemented: Chapter 17.24 RCW.

Summary: The proposed WAC sections establish an interior quarantine against the disease known as Chrysanthemum white rust.

Reasons Supporting Proposal: Chrysanthemum white rust disease is not known to occur in the United States. Two properties in Washington state have been found to be infested with the disease. The quarantine is necessary to prevent the further spread of the disease.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Donald G. Alexander, 6120 Capitol Boulevard, Tumwater, WA, (206) 586-5306.

Name of Proponent: Department of Agriculture, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed WAC sections establish an interior quarantine against the disease known as Chrysanthemum white rust. Chrysanthemum white rust disease is not known to occur in the United States. Two properties in Washington state have been found to be infested with the disease. The quarantine is necessary to prevent the further spread of this disease.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: WSU Research and Extension Unit Conference Room, 1919 N.E. 78th Street, Vancouver, WA 98665, on January 10, 1991, at 6:00 p.m.

Submit Written Comments to: Laurie Mauerman, 406 General Administration Building, AX-41, Olympia, WA 98504, by January 10, 1991.

Date of Intended Adoption: January 11, 1991.

November 19, 1990

William E. Brookreson
 Assistant Director

NEW SECTION

WAC 16-471-010 DEFINITIONS. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires:

(1) "Director" means the director of agriculture of this state, or a duly authorized representative.

(2) "Department" means the Washington state department of agriculture.

(3) "Interior quarantine" means a quarantine within the state of Washington established against the movement of designated plant pests, life stages, their hosts, and possible carriers from areas identified by the Washington state department of agriculture.

NEW SECTION

WAC 16-471-015 **PENALTIES.** Any person who violates or fails to comply with any rule adopted under RCW 17.24.020 through 17.24.100 shall be guilty of a misdemeanor, and for a second and each subsequent violation of the same rule, shall be guilty of a gross misdemeanor.

NEW SECTION

WAC 16-471-020 **QUARANTINE—CHRYSANTHEMUM WHITE RUST DISEASE.** An interior quarantine is established under chapter 17.24 RCW against the disease known as chrysanthemum white rust disease, *Puccinia horiana* P. Henn. Chrysanthemum white rust is a serious fungal disease which threatens chrysanthemums, an important floral and ornamental crop, and is not known to occur in the United States.

NEW SECTION

WAC 16-471-030 **AREA UNDER QUARANTINE.** Real or personal properties within the state of Washington:

- (1) On which the department has identified chrysanthemum white rust or which is identified as a recipient of infected plants; and
- (2) Where the occupants and owners of those properties have been notified by the department of the chrysanthemum white rust infestation or the receipt of infected plants, and the conditions and requirements of this quarantine as provided in WAC 16-471-080.

NEW SECTION

WAC 16-471-040 **REGULATED ARTICLES.** The following are regulated articles and are hereby declared to be hosts or possible carriers of chrysanthemum white rust disease and shall not be moved from the area under quarantine either directly, indirectly, diverted or reorganized, except as provided for in WAC 16-471-050:

- (1) Plant or plant parts of any susceptible chrysanthemum species including but not limited to the following:

COMMON NAME	SCIENTIFIC NAME
Nippon daisy	<i>C. nipponicum</i>
Florists chrysanthemum	<i>C. morifolium</i> (syn. <i>C. sinense</i>)
High daisy (No Common Name)	<i>C. uliginosum</i> <i>C. arcticum</i> <i>C. shiwogiku</i> <i>C. pacificum</i> <i>C. makinoi</i> <i>C. indicum</i> (syn. <i>C. japonicum</i>) <i>C. yezoense</i> <i>C. koreanum</i> <i>C. boreale</i> <i>C. yosinagathum</i>

- (2) Soil, humus, compost, manure, planting media, or rooting media.
- (3) Tools and implements used in chrysanthemum cultivation.
- (4) Any other products, articles, or means of conveyance, of any character whatsoever, when it is determined by the director that they present a hazard of spread of chrysanthemum white rust disease and the person in possession thereof has been so notified.

NEW SECTION

WAC 16-471-050 **CONDITIONS GOVERNING THE MOVEMENT OF REGULATED ARTICLES FROM AN AREA UNDER QUARANTINE.** Regulated articles are prohibited movement from the area under quarantine except that tools and implements used in chrysanthemum cultivation that may have come in contact with infected plants or contaminated soil may be moved if:

- (1) Disinfected by washing with steam or high pressure hot water; and
- (2) Protected from further contact with infected plants or contaminated soil.

NEW SECTION

WAC 16-471-060 **PLANT AND PLANT PARTS TO BE DESTROYED OR TREATED—INTERVAL BEFORE REPLANTING.** (1) All plants and plant parts of chrysanthemum species listed in

WAC 16-471-040(1) found in the area under quarantine shall be (a) destroyed by incineration, burial in lime pits, or heat treatment; or (b) otherwise treated in a manner prescribed by the director.

- (2) Following the destruction or treatment of the current stand of all chrysanthemum plants or plant parts, no susceptible chrysanthemum species shall be planted or grown in the area under quarantine for a period of at least two months unless prior written authorization is obtained from the director.

NEW SECTION

WAC 16-471-070 **SPECIAL PERMITS AND COMPLIANCE AGREEMENTS.** The director may issue special permits or enter into compliance agreements allowing the movement of regulated articles covered in WAC 16-471-040 not otherwise eligible for movement from the area under quarantine, subject to conditions and provisions which the director may prescribe to prevent the escape or spread of chrysanthemum white rust disease.

NEW SECTION

WAC 16-471-080 **NOTICE OF QUARANTINE—NOTICE OF DESTRUCTION.** When the director finds real or personal property as described in WAC 16-471-030(1) the director shall issue a written notice of quarantine to the owners and occupants thereof. The notice shall identify the property under quarantine, order the prompt destruction of susceptible species of chrysanthemum plants, and direct treatment of any other regulated articles.

WSR 90-23-057
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
[Filed November 19, 1990, 11:31 a.m.]

Original Notice.

Title of Rule: Rules relating to yellow Nutsedge Quarantine in chapter 16-752 WAC.

Purpose: To detect, identify, eradicate and control noxious weeds which pose a serious threat to Washington agricultural industry, the public and the environment.

Statutory Authority for Adoption: Chapter 17.10 RCW.

Statute Being Implemented: Chapter 17.10 RCW.

Summary: The purpose of the quarantine is to prevent the spread of Yellow nutsedge (*Cyperus esculentus* L.), a class B noxious weed, infesting a dredge spoil site at the Port of Kalama until necessary control measures can be implemented.

Reasons Supporting Proposal: The spread of Yellow nutsedge can cause serious economic damage to agriculture. The property quarantined was determined to be so seriously infested that needed control measures cannot be undertaken without a quarantine.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: William E. Brookreson, 6120 Capitol Boulevard, Tumwater, WA, (206) 586-5306.

Name of Proponent: Department of Agriculture, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule quarantines a badly infested

dredge spoil site by restricting movement of contaminated soils from the site; restricting access by off-road vehicles; requiring that equipment used for ground disturbing operations be decontaminated; involving the Cowlitz County Noxious Weed Control Board in control decisions; and making control efforts a priority. The purpose and anticipated effect is to prevent further infestations in Cowlitz County by movement of Yellow nutsedge nutlets and seeds.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Cowlitz County P.U.D., 960 Commerce, Longview, WA 98632, on December 27, 1990, at 7:00 p.m.

Submit Written Comments to: William E. Brookreson, 406 General Administration Building, AX-41, Olympia, WA 98504, by December 27, 1990.

Date of Intended Adoption: January 11, 1991.

November 19, 1990

William E. Brookreson
Assistant Director

AMENDATORY SECTION (Amending WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-300 ESTABLISHING QUARANTINE. Yellow nutsedge (*Cyperus esculentus* L.) is a herbaceous perennial that is one of the most serious noxious weeds of agronomic crops. It propagates by seed, rhizomes, bulbs, and nutlets. Soil containing nutlets is the primary mode of spread in cultivated land. It is highly invasive and its unchecked spread would entail great economic loss to the agricultural industries of the state. It is a class B noxious weed designated for control in Cowlitz County (WAC 16-750-011(27)). Yellow nutsedge (~~has infested two~~) infests a dredging spoil site(s) at the Port of Kalama in Kalama, Washington. Movement of material from ~~(these)~~ this site(s) has initiated additional infestations. RCW 17.10.210 provides that either the director or the county noxious weed control board or a weed district may issue an order for quarantine and restriction or denial of access to land determined to be so seriously infested that control measures cannot be undertaken without quarantine of the land. The director has determined:

- (1) That the identified site(~~s are~~) is so seriously infested as to require quarantine; and
- (2) That the movement of contaminated materials from ~~(these)~~ this site(s) presents an immediate threat of infestation to the rest of the county agricultural and nonagricultural areas; and
- (3) That the restriction of such spread is critical to control efforts.

AMENDATORY SECTION (Amending WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-305 QUARANTINE AREA. The quarantine area shall encompass ~~(two)~~ the dredge spoil site(s) at and owned by the Port of Kalama, located along Hendrickson Drive, Kalama, Washington, and more particularly described as follows:

The following described real estate, situated in the county of Cowlitz, state of Washington:

Parcel (+) - containing twenty-three acres, more or less.

A tract of land in the Jacob Ahles D.L.C. No. 44 in Section 20, Township 6 north, Range 1 west of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the north line of a tract of land leased to the North Pacific Grain Growers, Inc., said point being north 2374.49 feet, and north 88 degrees 46'22" west parallel with the south line of said Ahles D.L.C., 263.94 feet from the southeast corner of said Section 20; thence north 1 degree 12'00" west 612.50 feet; thence north 20 degrees 23'00" west 186.52 feet to a point 30.00 feet westerly when measured at right angles from the westerly line of the Northern Pacific Railway right of way; thence parallel with and 30.00 feet from said right of way north 37 degrees 24'37" west 1325.90 feet; thence south 61 degrees 05'28" west 344.47 feet to the inner harbor line as shown on the Plat of Kalama Tidelands; thence south 27 degrees 54'56" east along said

inner harbor line 1045.78 feet to the one mile limit as shown on said plat; thence south 62 degrees 05'04" west 100 feet to the low water line of the Columbia River; thence south 22 degrees 48'46" east along said low water line 751.17 feet to said north line of the North Pacific Grain Growers, Inc. lease; thence south 88 degrees 46'22" east parallel with said south line of the Ahles D.L.C. 492.48 feet to the true point of beginning.

~~((Parcel 2 - containing 2.46 acres, more or less.~~

A tract of land in the Jacob Ahles D.L.C. No. 44 in Section 20, Township 6 north, Range 1 west of the Willamette Meridian, and more particularly described as follows:

Beginning at the intersection of the easterly extension of the north line of a tract of land leased to North Pacific Grain Growers, Inc., with a line 30.00 feet westerly, when measured at right angles, from the westerly line of the Northern Pacific Railway right of way, said point being north 2374.49 feet and north 88 degrees 46'22" west parallel with the south line of said Ahles D.L.C. 2690.78 feet from the southeast corner of said Section 20. These are designated as "KS-1" and "KS-2," Section 20, T6N, R1W WM, Warranty Deed No. 850805007, Vol. 989, pages 1010-1012, Parcel No. 60050200.)

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-310 ARTICLES WHOSE MOVEMENT IS RESTRICTED. The movement of all plants and parts of plants of yellow nutsedge and soil contaminated with propagules (nutlets or seeds) of the plant, is covered by this quarantine.

AMENDATORY SECTION (Amending WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-315 REGULATIONS. Use of the ~~((properties))~~ property identified in WAC 16-752-305 is restricted as follows:

- (1) All removal of sand or soil from the quarantine ~~((locations))~~ site, except as provided in WAC 16-752-315(6), is prohibited without a permit from the Cowlitz County noxious weed control board that details the end use and exact geographic destination.
- (2) All land disturbing operations including excavation, utilities work, and similar activities require ~~((s))~~ a one time, no fee permit from the weed board that obligates the operator to thoroughly hose down all equipment before leaving the quarantine area and record the next two areas where the equipment is used after leaving the quarantine area.
- (3) All off-road vehicles are banned in the quarantine area without the written permission of the Cowlitz County noxious weed control board, except in designated parking areas.
- (4) All weed control measures in the quarantine area are to be undertaken in consultation with the Cowlitz County noxious weed control board.
- (5) Yellow nutsedge control shall take precedence over all other land uses in the quarantine area.
- (6) The Cowlitz County noxious weed board may designate and clearly mark portions of the site as free from infestation and allow removal of sand or soil from these areas without specific permit to non-agricultural sites: PROVIDED, That adequate precautions are taken to prevent comingling of infested and non-infested soils and equipment used in the infested area is thoroughly cleaned before use in the area designated as uninfested.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-320 COSTS OF QUARANTINE. The costs of serving the notice required by RCW 17.10.210(2) shall be borne by the department. The costs of control work shall be borne by the landowner unless otherwise determined by the Cowlitz County noxious weed control board or the director in consultation with the Washington state noxious weed control board.

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-330 VIOLATION AND PENALTY. Any person who violates this quarantine shall have committed a civil infraction and shall be subject to the provisions of RCW 17.10.350 and WAC

16-750-900(3) which provides a monetary penalty of up to one thousand dollars per infraction.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-752-325 DURATION.

WSR 90-23-058

PROPOSED RULES

WASHINGTON STATE PATROL

[Order 90-004—Filed November 19, 1990, 1:53 p.m.]

Original Notice.

Title of Rule: Helmet exemption, antique motor-driven cycle operators and riders of motor-driven cycles, not less than forty years old shall be exempt from the requirements of RCW 46.37.530 (1)(c).

Purpose: To clarify when helmet use, as specified in RCW 46.37.530, is required.

Statutory Authority for Adoption: RCW 46.37.530(2).

Summary: Operators and riders of antique motor-driven cycles are exempt from helmet use. An antique motor-drive cycle is a motor-driven cycle not less than forty years old being ridden in conjunction with an antique or classic motor cycle show. the antique motor-driven cycle shall not be powered by a motor that produces more than 5-brake horsepower.

Reasons Supporting Proposal: It will assist law enforcement agencies' enforcement of the helmet law.

Name of Agency Personnel Responsible for Drafting: Washington State Patrol, Olympia, WA, 753-4453; Implementation and Enforcement: Lt. Robert J. Lopez, Washington State Patrol, 753-4453.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: An antique motor-driven cycle is a motor-driven cycle not less than forty years old restored to its original condition and used in conjunction with an antique motorcycle show. The antique motor-driven cycle shall not be powered by a motor which produces more than 5-brake horsepower. Defines and clarifies the antique motor-driven cycle definition, helmet exemption, and helmet enforcement.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: General Administration Building, Auditorium, on January 22, 1991, at 8:00 a.m. - noon.

Submit Written Comments to: Lt. Robert J. Lopez, by January 11, 1991.

Date of Intended Adoption: January 23, 1991.

November 19, 1990
Richard W. Jensen
Deputy Chief

Chapter 204-53 WAC

HELMET EXEMPTION—ANTIQUÉ MOTOR-DRIVEN CYCLE

NEW SECTION

WAC 204-53-010 HELMET EXEMPTION—ANTIQUÉ MOTOR-DRIVEN CYCLE. As provided by RCW 46.37.530 (1)(c), a person operating or riding upon an antique motor-driven cycle is not required to use a protective helmet. As the term is used in RCW 46.37.530 (1)(c) and this section, an antique motor-driven cycle is a motor-driven cycle not less than forty years old which has been restored to its original condition and which is being ridden to or from or otherwise in conjunction with an antique or classic motorcycle contest, show, or other such assemblage. Further, an antique motor-driven cycle shall not be powered by a motor which produces more than five brake horsepower as defined in RCW 46.04.332.

WSR 90-23-059

**NOTICE OF PUBLIC MEETINGS
HIGHER EDUCATION
PERSONNEL BOARD**

[Memorandum—November 19, 1990]

HIGHER EDUCATION PERSONNEL BOARD MEETINGS - 1991

- Thursday, February 7 North Seattle Community College
9600 College Way North
Seattle, Washington
- Thursday, April 4 Skagit Valley College
2405 College Way
Mt. Vernon, Washington
- Thursday, June 6 Centralia College
600 West Locust
Centralia, Washington
- Thursday, August 1 Whatcom Community College
237 West Kellogg Road
Bellingham, Washington
- Thursday, October 3 Washington State University
Pullman, Washington
- Thursday, December 5 Grays Harbor College
College Heights
Aberdeen, Washington

WSR 90-23-060

**NOTICE OF PUBLIC MEETINGS
EVERETT COMMUNITY COLLEGE**

[Memorandum—November 14, 1990]

Please be advised that the Everett Community College board of trustees regular meeting for December has been changed as follows: December 19, 1990, 12:30 p.m., President's/Board's Conference Room. The meeting will be for purposes of a study session.

WSR 90-23-061

**NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION**

[Memorandum—November 19, 1990]

The Washington State Human Rights Commission will hold its next regular commission meeting in Everett on December 19 and 20, 1990. The meeting on December

19, will be a public hearing on familial status in housing and will be held at the Everett Community College, Jackson Center, 801 Wetmore Avenue, Everett, beginning at 7:00 p.m. The regular business meeting will be held at Nendels Inn of Everett, The Simpson Room, 2800 Pacific Avenue, Everett, on December 20, beginning at 9:00 a.m.

WSR 90-23-062
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 43—Filed November 20, 1990, 11:16 a.m.]

Date of Adoption: November 14, 1990.

Purpose: To remove the requirement that citizens alleging violation of regulations governing certain federal programs, state that the alleged violation is of a "systematic" nature.

Citation of Existing Rules Affected by this Order: Amending WAC 392-168-125.

Statutory Authority for Adoption: RCW 28A.02.100.

Pursuant to notice filed as WSR 90-20-114 on October 2, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 90-09, filed 5/9/90, effective 6/9/90)

WAC 392-168-125 DEFINITION—COMPLAINT. As used in this chapter, the term "complaint" means an allegation, by the complainant, that the state, a local school district, an educational service district, or other subgrantee receiving federal funds has ((**systematically**)) violated a federal statute or regulation or a state regulation that applies to a federal program covered under this chapter.

WSR 90-23-063

RULES COORDINATOR
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Filed November 20, 1990, 11:21 a.m.]

Pursuant to RCW 34.05.310, notice is hereby given that the Superintendent of Public Instruction reappointed Richard M. Wilson as the rules coordinator for the Superintendent of Public Instruction for the 1991 calendar year.

The office and mailing address for said rules coordinator are as follows: Richard M. Wilson, Assistant Counsel for Administrative Law Services, Office of the Superintendent of Public Instruction, Old Capitol Building, FG-11, Olympia, Washington 98504-3211.

WSR 90-23-064
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed November 20, 1990, 1:17 p.m.]

Original Notice.

Title of Rule: WAC 388-29-100 Standards of assistance—Basic requirements.

Purpose: Payment standards and SSI standards are reviewed/updated annually.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Update payment and SSI standards.

Reasons Supporting Proposal: To enable field staff to use correct standards in making benefit payments to clients effective January 1, 1991.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dave Monfort, Income Assistance, 586-4594.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on December 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by December 27, 1990.

Date of Intended Adoption: December 28, 1990.

November 20, 1990

Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 3084, filed 10/9/90, effective 11/9/90)

WAC 388-29-100 STANDARDS OF ASSISTANCE—BASIC REQUIREMENTS. (1) The statewide monthly need standard for basic requirements shall be:

(a) A household((s)) with an obligation to pay shelter costs effective ((~~September 1, 1990~~)) **January 1, 1991**.

Treat a household((s)) residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter((s)) if the household member makes ((~~any~~)) a utility payment in lieu of a rental payment.

This need standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this need standard includes a homeless ((~~families~~)) family or person((s)):

- (i) Lacking a fixed, regular, and adequate nighttime residence;
- (ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or
- (iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Need Standard
1	\$ ((612)) 628
2	((774)) 794
3	((958)) 983
4	((1,128)) 1,157
5	((1,299)) 1,333
6	((1,474)) 1,512
7	((1,703)) 1,747
8	((1,884)) 1,933
9	((2,069)) 2,123
10 or more	((2,249)) 2,307

(b) A household((s)) with shelter provided at no cost effective ~~((September 1, 1990))~~ January 1, 1991, except as described under subsection (1)(a) of this section.

The monthly standard for clients with shelter provided at no cost includes requirements for food, clothing, personal maintenance and necessary incidentals, household maintenance, and transportation.

Recipients in Household	Need Standard
1	\$ ((361)) 383
2	((456)) 484
3	((565)) 599
4	((665)) 705
5	((766)) 813
6	((869)) 922
7	((1,004)) 1,065
8	((1,111)) 1,179
9	((1,220)) 1,295
10 or more	((1,326)) 1,407

(2) One hundred eighty-five percent of the statewide monthly need standard for basic requirements is:

(a) A household((s)) with shelter costs effective ~~((September 1, 1990))~~ January 1, 1991.

Recipients in Household	185% of Need Standard
1	\$ ((1,132)) 1,161
2	((1,431)) 1,468
3	((1,772)) 1,818
4	((2,086)) 2,140
5	((2,403)) 2,466
6	((2,726)) 2,797
7	((3,150)) 3,231
8	((3,485)) 3,576
9	((3,827)) 3,927
10 or more	((4,160)) 4,267

(b) A household((s)) with shelter provided at no cost effective ~~((September 1, 1990))~~ January 1, 1991.

Recipients in Household	185% of Need Standard
1	\$ ((667)) 708
2	((843)) 895
3	((1,045)) 1,108
4	((1,230)) 1,304
5	((1,417)) 1,504
6	((1,607)) 1,705
7	((1,857)) 1,970
8	((2,055)) 2,181
9	((2,257)) 2,395
10 or more	((2,453)) 2,602

(3) The statewide monthly payment standard shall be:

(a) Payment standard for a household((s)) with an obligation to pay shelter costs effective ~~((January 1, 1990))~~ January 1, 1991.

Treat a household((s)) residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter((s)) if the household member makes ~~((any))~~ a utility payment in lieu of a rental payment.

This payment standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes a homeless ~~((families))~~ family or person((s)):

- (i) Lacking a fixed, regular, and adequate nighttime residence;
- (ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or
- (iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ ((320)) 339
2	((404)) 428
3	((501)) 531
4	((589)) 624
5	((679)) 719
6	((771)) 817
7	((890)) 943
8	((985)) 1,044
9	((1,082)) 1,146
10 or more	((1,176)) 1,246

(b) Payment standard for a household((s)) with shelter provided at no cost effective ~~((January 1, 1990))~~ January 1, 1991, except as described under subsection (3)(a) of this section.

The monthly payment standard for clients with shelter provided at no cost includes requirements for food, clothing, personal maintenance and necessary incidentals, transportation, and household maintenance.

Recipients in Household	Payment Standard
1	\$ ((188)) 206
2	((238)) 261
3	((295)) 323
4	((347)) 380
5	((400)) 438
6	((453)) 497
7	((524)) 574
8	((580)) 635
9	((637)) 698
10 or more	((692)) 758

~~((4))~~ The statewide monthly need standard for basic requirements shall be:

(a) Households with an obligation to pay shelter costs effective January 1, 1991:

Treat households residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as renters if the household member makes any utility payment in lieu of a rental payment.

This need standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this need standard includes homeless families or persons:

- (i) Lacking a fixed, regular, and adequate nighttime residence;
- (ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or
- (iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Need Standard
1	\$ 612
2	774
3	958
4	1,128
5	1,299
6	1,474
7	1,703
8	1,884
9	2,069
10 or more	2,249

(b) Households with shelter provided at no cost effective January 1, 1991, except as described under subsection (1)(a) of this section.

The monthly standard for clients with shelter provided at no cost includes requirements for food, clothing, personal maintenance and necessary incidentals, household maintenance, and transportation.

Recipients in Household	Need Standard
1	\$ 367
2	464
3	574
4	676
5	779
6	884
7	1,021
8	1,130
9	1,241
10 or more	1,349

(5) One hundred eighty-five percent of the statewide monthly need standard for basic requirements is:

(a) Households with shelter costs effective January 1, 1991:

Recipients in Household	185% of Need Standard
1	\$ 1,132
2	1,431
3	1,772
4	2,086
5	2,403
6	2,726
7	3,150
8	3,485
9	3,827
10 or more	4,160

(b) Households with shelter provided at no cost effective January 1, 1991:

Recipients in Household	185% of Need Standard
1	\$ 678
2	858
3	1,061
4	1,250
5	1,441
6	1,635
7	1,888
8	2,090
9	2,295
10 or more	2,495

(6) The statewide monthly payment standard shall be:

(a) Payment standard for households with an obligation to pay shelter costs effective January 1, 1991:

Treat households residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as renters if the household member makes any utility payment in lieu of a rental payment.

This payment standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes homeless families or persons:

- (i) Lacking a fixed, regular, and adequate nighttime residence;
- (ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or
- (iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ 339
2	428
3	531
4	624
5	719
6	817
7	943
8	1,044
9	1,146
10 or more	1,246

(b) Payment standard for households with shelter provided at no cost effective January 1, 1991, except as described under subsection (6)(a) of this section.

The monthly payment standard for clients with shelter provided at no cost includes requirements for food, clothing, personal maintenance and necessary incidentals, transportation, and household maintenance.

Recipients in Household	Payment Standard
1	\$ 203
2	256
3	317
4	374
5	431
6	489
7	565
8	625
9	686
10 or more	746

AMENDATORY SECTION (Amending Order 2947, filed 3/1/90, effective 4/1/90)

WAC 388-29-110 STANDARDS OF ASSISTANCE—GRANT MAXIMUM. (1) A grant((s)) to ((families)) a family of eight or more shall not exceed the following maximum. In computing the grant amount, nonexempt income (and resources; general assistance only) available to meet need shall be deducted from the monthly payment standard specified in this chapter.

(2) Effective ((January 1, 1990)) January 1, 1991, the maximum is:

Number in household	Maximum
8 or more	\$ ((985)) 1,044

AMENDATORY SECTION (Amending Order 2947, filed 3/1/90, effective 4/1/90)

WAC 388-29-112 STANDARDS OF ASSISTANCE—CONSOLIDATED EMERGENCY ASSISTANCE PROGRAM (CEAP). The statewide standards for the consolidated emergency assistance program shall be paid in the amount necessary to meet allowable emergent needs with the issuance of not more than one hundred percent of the payment standard.

(1) Maximum grant.

Recipients in Household	Maximum Grant
1	\$ ((320)) 339
2	((404)) 428
3	((501)) 531
4	((589)) 624
5	((679)) 719
6	((771)) 817
7	((890)) 943
8 or more	((985)) 1,044

(2) Payment maximums for individual emergent need items.

	1	2	3	4	5	6	7	8 (or more)
Food	((194)) 205	246	304	359	413	468	534	591
Shelter	((236)) 250	299	370	436	502	569	659	729
Clothing	((28)) 29	35	44	51	59	67	77	86
Minor Medical	((165)) 174	209	259	304	350	396	459	508
Utilities	((80)) 84	101	125	147	169	193	223	246
Household Maint.	((59)) 62	75	92	109	125	142	164	181

Job-related transportation - as needed not to exceed the grant maximum.
 Transportation of a child to home - as needed not to exceed the grant maximum.
 See WAC 388-24-250.

(3) These standards are effective ((January 1, 1990)) January 1, 1991.

AMENDATORY SECTION (Amending Order 2947, filed 3/1/90, effective 4/1/90)

WAC 388-29-160 **ADDITIONAL REQUIREMENTS—RESTAURANT MEALS.** (1) Restaurant meals shall be an additional requirement only when:

- (a) ((The)) An individual is physically or mentally unable to prepare ((any of his or her)) meals, and
- (b) Board, or board and room, is not available or the use of such facilities is not feasible for ((an)) the individual.

(2) Effective ((January 1, 1990)) January 1, 1991, the monthly standard for restaurant meals shall be one hundred ((seventy)) eighty-one dollars and ((thirty-six)) sixty-four cents.

AMENDATORY SECTION (Amending Order 2947, filed 3/1/90, effective 4/1/90)

WAC 388-29-220 **ADDITIONAL REQUIREMENTS—LAUNDRY.** (1) Laundry is an additional requirement when:

- (a) The applicant or recipient (A/R) is physically unable to do ((his or her)) laundry, and
- (b) ((He or she has)) There is no one able to perform this service for ((him or her)) the A/R.

(2) Effective January 1, ((1990)) 1991, the monthly standard for laundry shall be ten dollars and ((twenty)) eighty-one cents.

AMENDATORY SECTION (Amending order 2947, filed 3/1/90, effective 4/1/90)

WAC 388-29-230 **ADDITIONAL REQUIREMENTS—WINTERIZING HOMES—AFDC.** (1) Repairs to a home((s)) owned or being purchased by an AFDC recipient((s)) are an additional requirement under the following circumstances:

- (a) The primary purpose of the repairs is to minimize heat loss or otherwise increase the efficiency of the home heating system;
- (b) The repairs are necessary to render the home habitable;
- (c) Lack of repairs would require the assistance unit to move to rental quarters;
- (d) The rental costs expended by the assistance unit over a period of two years would exceed the costs, including repairs, attributable to continued occupancy ((of the home)); and
- (e) No expenditures for home repair ((of the home)) have been made previously under the policies outlined in subsection (1)(a) through (d) of this section.

(2) All expenditures for repairs shall be paid by vendor payments when there is sufficient recorded evidence that ((the)) a home repair was performed.

(3) Effective ((January 1, 1990)) January 1, 1991, the maximum allowance for winterizing a home is five hundred ((ten)) dollars.

AMENDATORY SECTION (Amending order 2947, filed 3/1/90, effective 4/1/90)

WAC 388-29-295 **STANDARDS OF ASSISTANCE—SUPPLEMENTAL SECURITY INCOME (SSI) PROGRAM.** Effective ((January 1, 1990)) January 1, 1991, the standards of SSI assistance paid to an eligible individual((s)) and couple((s)) are:

	Standard	Federal SSI Benefit	State Supplement
Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties			
Living alone			
Individual((s))	\$(414.00 - 586.00) \$435.00	386.00 407.00	\$ 28.00
Couple((s))			
Both eligible	((601.00 - 579.00)) 632.00	610.00 610.00	22.00
With essential person	((601.00 - 579.00)) 633.00	611.00 611.00	22.00
With ineligible spouse	((578.00 - 386.00)) 599.00	386.00 407.00	192.00

	Standard	Federal SSI Benefit	State Supplement
Area II: All Counties Other Than the Above			
Living alone			
Individual((s))	((393.55 - 386.00)) 414.55	386.00 407.00	7.55
Couple((s))			
Both eligible	((579.00 - 579.00)) 610.00	610.00 610.00	0
With essential person	((579.00 - 579.00)) 611.00	611.00 611.00	0
With ineligible spouse	((546.15 - 386.00)) 567.15	386.00 407.00	160.15
Areas I and II: Shared living (all counties)			
Individual((s))	((263.15 - 257.34)) 277.15	257.34 271.34	5.81
Couple((s))			
Both eligible	((392.30 - 386.00)) 412.97	386.00 406.67	6.30
With essential person	((392.30 - 386.00)) 413.64	386.00 407.34	6.30
With ineligible spouse	((376.97 - 257.34)) 390.97	257.34 271.34	119.63

**WSR 90-23-065
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed November 20, 1990, 1:18 p.m.]**

Original Notice.

Title of Rule: WAC 388-24-250 Consolidated emergency assistance program—Conditions of eligibility; and 388-24-254 Determining income for CEAP.

Purpose: The purpose of this amendment is to correct eligibility criteria to disqualify certain aliens; to define good cause for refusing or terminating employment; and to update the earned income work expense deduction.

Statutory Authority for Adoption: RCW 74.04.660.

Statute Being Implemented: RCW 74.04.660.

Summary: Disqualifies aliens granted temporary resident status under section 245 and 210A of the Immigration and Nationality Act for five years from the date status was granted; deletes incorrect manual reference and defines the conditions that constitute good cause for refusal or termination of employment; and updates the earned income work expense deduction from \$75 to \$90.

Reasons Supporting Proposal: The Immigration Reform Control Act added sections to the Immigration and Nationality Act to explicitly disqualify certain aliens granted temporary resident status for a period of five years from the date such status was granted. The current WAC does not define good cause for refusing or terminating employment. It refers to an obsolete WAC section. The Family Support Act updated the earned income work expense deduction to \$90 from \$75.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: RoseMary Michelli, Income Assistance, 586-3913.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, AFDC Action Transmittals FSA-AT-90-15 and FSA-AT-89-44.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on December 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by December 27, 1990.

Date of Intended Adoption: December 28, 1990.

November 20, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2503, filed 6/17/87)

WAC 388-24-250 CONSOLIDATED EMERGENCY ASSISTANCE PROGRAM—CONDITIONS OF ELIGIBILITY. The department shall grant assistance under the consolidated emergency assistance program (CEAP) to families with dependent children meeting all of the following eligibility conditions:

(1) Have net monthly income less than fifty percent of the need standard for AFDC households with shelter costs or, if income is above the fifty percent cutoff, demonstrate that they could not have planned to avoid the emergency. The household can demonstrate an inability to plan if funds ordinarily available were expended for:

- (a) Medical bills(;;);
- (b) Emergent child care to avoid abuse(;;);
- (c) Dental care to alleviate pain(;;); or
- (d) Costs incurred in obtaining employment.

(2) Are in financial need.

(3) Are experiencing one or more of the following emergent needs:

- (a) Food(;;);
- (b) Shelter(;;);
- (c) Clothing(;;);
- (d) Minor medical(;;);
- (e) Utilities(;;);
- (f) Household maintenance(;;);

(g) Necessary clothing or transportation costs to accept or maintain a job(, and); or

(h) Transportation for a minor, not in foster care, to a home where care will be provided by family members or approved caretakers.

(4) Are taking all steps necessary to make themselves eligible for, or are not under sanction for failure to comply with, the eligibility requirements of AFDC, SSI, GA-U, refugee assistance, medical assistance for CEAP applicants requesting emergent medical care, and food stamps for those CEAP applicants requesting emergent food assistance.

(5) Are residents of Washington state. A resident is a person living in the state voluntarily with the intention of making and maintaining ((his or her)) a home in the state and not for a temporary purpose or are:

(a) If not a resident, detained in Washington state for reasons beyond the household's control as a result of events which could not have been reasonably anticipated; or

(b) Migrants.

(6) Have not transferred property contrary to WAC 388-28-457 through 388-28-465.

(7) Have not refused a bona fide job offer or voluntarily terminated employment without good cause within thirty days ((prior to)) before application or after application.

(a) Households refusing a bona fide offer of employment or voluntary termination without good cause within thirty days ((prior to)) before application or after application shall be ineligible for thirty days or until the person accepts employment, whichever is less.

(b) The period of ineligibility shall begin on the date of refusal or termination of employment.

(c) The following conditions ((constituting)) when verified shall constitute good cause for refusal or termination of employment ((are defined in WAC 388-57-064(7))):

(i) Physical, mental, or emotional inability of the individual to satisfactorily perform the work required;

(ii) Inability of the individual to get to and from the job without undue cost or hardship to the individual (travel time in excess of one hour, one way, is considered undue hardship);

(iii) The nature of the work would be hazardous to the individual;
(iv) The wages do not meet any applicable minimum wage requirements and are not customary for such work in the community;

(v) The job is available because of a labor dispute; or

(vi) Child care is not available to the household.

(8) Have applied for unemployment compensation if potentially eligible.

(9) Are not aliens granted lawful temporary resident status under sections 245A and 210A of the Immigration and Nationality Act. Disqualification due to this provision applies for a period of five years from the date the temporary residence status was granted.

AMENDATORY SECTION (Amending Order 2503, filed 6/17/87)

WAC 388-24-254 DETERMINING INCOME FOR CEAP. (1) The department shall estimate the expected income and circumstances for the calendar month ((for)) in which ((the assistance payment is made)) eligibility is established. The estimate shall be based on reasonable expectation and knowledge of anticipated income for the household.

(2) The department shall allow the following deductions from income:

(a) ~~((Seventy-five))~~ Ninety dollars from earned income for work expenses(;;);

(b) The actual amount paid for child care from earned income up to the maximums in WAC 388-28-570(;;); and

(c) The current month's verified expenditures for:

- (i) Medical bills(;;);
- (ii) Emergent child care to avoid abuse(;;);
- (iii) Dental care to alleviate pain(;;); or
- (iv) Costs incurred in obtaining employment.

WSR 90-23-066

PROPOSED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed November 20, 1990, 1:19 p.m.]

Continuance of WSR 90-20-131.

Title of Rule: WAC 388-76-290 Clothing.

Date of Intended Adoption: November 30, 1990.

November 16, 1990

Rosemary Carr

Acting Director

Administrative Services

WSR 90-23-067
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed November 20, 1990, 1:20 p.m.]

Continuance of WSR 90-20-132.

Title of Rule: WAC 388-76-095 License action notice—Adjudicative proceeding.

Date of Intended Adoption: November 30, 1990.

November 16, 1990
 Rosemary Carr
 Acting Director
 Administrative Services

WSR 90-23-068
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3093—Filed November 20, 1990, 1:21 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To incorporate into the rules a provision to allow persons to be eligible for medical care when making a bona fide effort to convert a noncash resource into cash.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 90-20-065 on September 28, 1990.

Changes Other than Editing from Proposed to Adopted Version: The words "expected to be" are added to clarify that the resource does not have to be sold within the twenty days to find the individual eligible.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990
 Rosemary Carr
 Acting Director
 Administrative Services

NEW SECTION

WAC 388-83-026 AVAILABILITY OF RESOURCES—GENERAL. (1) To be eligible for medical care, a person's resources shall not exceed the specified limits for the appropriate eligibility standards for non-cash or cash assistance categorically needy, medically needy, qualified Medicare beneficiaries, or qualified working disabled individual groups.

(2) In establishing eligibility for medical care, the department shall consider only those resources actually available or in hand that a person or spouse:

- (a) Owns;
- (b) Has the authority or power to convert to cash, or cash; and
- (c) Is not legally restricted from using for the person's support and maintenance.

(3) In establishing eligibility for medical assistance for non-cash assistance categorically and medically needy persons, the department shall not consider non-

cash resources, that cannot be expected to be converted into cash within twenty work days, available to the extent that there is an ongoing bona fide effort to convert the non-cash resources into cash.

WSR 90-23-069
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3094—Filed November 20, 1990, 1:22 p.m.]

Date of Adoption: November 20, 1990.

Purpose: Adds community health worker visits as a service for pregnant women; and changes the name of the approving agency to the Division of Parent-Child Health Services.

Citation of Existing Rules Affected by this Order: Amending WAC 388-86-024 Enhanced benefits for pregnant women.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 90-20-071 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990
 Rosemary Carr
 Acting Director
 Administrative Services

AMENDATORY SECTION (Amending Order 2885, filed 10/27/89, effective 11/27/89)

WAC 388-86-024 ENHANCED BENEFITS FOR PREGNANT WOMEN. (1) The department shall provide enhanced benefits to a Medicaid recipient during each pregnancy and through the end of the month containing the sixtieth day after the pregnancy ends.

(2) The enhanced benefits include:

(a) Maternity support services, by a provider approved by the ~~((bureau))~~ division of parent-child health services, consisting of:

- (i) Nursing assessment and/or counseling visit;
- (ii) Psychosocial assessment and/or counseling visit;
- (iii) Nutrition assessment and/or counseling visit;
- ~~((and))~~
- (iv) Community health worker visit; and
- (v) Child birth/parenting education.

(b) Outpatient alcohol and drug treatment consisting of:

- (i) A chemical dependency assessment by an Alcohol and Drug Abuse Treatment and Service Act assessment center as defined under chapter 275-19 WAC; and
- (ii) Chemical dependency treatment.
- (c) Vitamins and nonprescription drugs as listed in the department's formulary; and
- (d) Transportation as provided under WAC 388-86-085.

(3) The recipient has the freedom of choice:

- (a) To receive maternity support services;
- (b) Of qualified maternity support services providers; and

(c) To be referred for outpatient alcohol and drug treatment, unless ordered by the court.

(4) The department shall pay per recipient a maximum of:

(a) Ten contacts for assessment/counseling and community health worker visits under subsection (2)(a) of this section. The department shall pay for additional contacts when the maternity support services provider documents the need for additional contacts;

(b) One contact for child birth/parenting education;

(c) One contact for an alcohol and drug treatment assessment under subsection (2)(b) of this section; and

(d) Two hundred hours of outpatient chemical dependency treatment.

~~((5) With prior approval, the department may pay for additional recipient contacts under subsection (4) of this section.))~~

WSR 90-23-070
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3095—Filed November 20, 1990, 1:23 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To assure consistency of payment for covered services.

Citation of Existing Rules Affected by this Order: Amending WAC 388-87-115 Payment—Organ transplantation.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 90-20-067 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2495, filed 6/1/87)

WAC 388-87-115 PAYMENT—ORGAN TRANSPLANTATION. The department shall pay for organ transplantation procedures:

(1) Only to medical centers that:

(a) Meet the standards established by the department; and

(b) Enter into a special agreement with the department.

(2) Limited to the cornea, heart, heart-lung, single lung, kidney, kidney-pancreas, pancreas, liver, and bone marrow.

WSR 90-23-071
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Institutions)

[Order 3096—Filed November 20, 1990, 1:24 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To update RCW references and add the mailstop to the mailing address.

Citation of Existing Rules Affected by this Order: Amending WAC 275-16-105 Petition for review.

Statutory Authority for Adoption: RCW 43.20B.335.

Pursuant to notice filed as WSR 90-20-069 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 1627, filed 3/25/81)

WAC 275-16-105 PETITION FOR REVIEW. (1) After a finding of responsibility becomes final in accordance with RCW ((71.02.413)) 43.20B.340, the responsible party may petition for a review of such findings to the secretary. The petitioner must show a substantial change in the financial ability of the estate to pay the charges in a petition for review. The burden of proof of a change in financial ability rests with the petitioner.

(2) A petition for review shall be in writing and to the following address:

Secretary, DSHS
Attn: Determination Officer
P.O. Box 9768 MS HJ-21
Olympia, WA 98504

(3) The determination officer, upon receipt of the petition for review, may conduct or cause to have conducted such investigation as may be necessary to verify the alleged changes in financial status or to determine any other facts which would bear upon the financial ability of the estate to pay.

(4) Based upon the review of the facts, the determination officer may modify or vacate the NFR under the provisions of RCW ((71.02.415)) 43.20B.350.

(5) The NFR will not be modified or vacated, if such modification or vacation inflicts or causes the loss of Medicaid eligibility; jeopardizes the eligibility for other third-party benefits; or has the potential end result of diminishing or jeopardizing the recovery of hospitalization cost by the department without a clear showing of real benefit, financial or otherwise, to the patient and/or responsible relatives.

(6) Nothing herein is intended to preclude the reinvestigation and/or review of the finding of responsibility by the department of its own volition.

WSR 90-23-072
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3097—Filed November 20, 1990, 1:25 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To reduce requirements to obtain the minimum verifications allowed by federal law or necessitated by high quality control error rates.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-080 Expedited service.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 90-20-081 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3013, filed 5/31/90, effective 7/1/90)

WAC 388-49-080 EXPEDITED SERVICE. (1) The department shall provide expedited service for applying households when the household:

(a) Has liquid resources of one hundred dollars or less; and

(b) Has gross monthly income under one hundred fifty dollars; or

(c) Has combined gross income and liquid resources which are less than the household's current monthly rent or mortgage and actual utilities costs; or

(d) Includes all members who are homeless individuals; or

(e) Includes a destitute migrant or seasonal farm worker whose liquid resources do not exceed one hundred dollars.

(2) The department shall provide food stamps to households eligible for expedited service((s)) by the end of the fifth calendar day following the date the application was filed.

(3) The department shall provide food stamps to residents of drug and alcohol treatment centers and group living arrangements eligible for expedited service, by the fifth calendar day following the date of application.

(4) When certifying a household eligible for expedited service, the department shall:

(a) Verify the ~~((household's))~~ applicant's identity through readily available documentary evidence, or if this is unavailable, through a collateral contact; or

(b) Verify the identity of the authorized representative who applies on behalf of the household; and

(c) Make a reasonable effort to ((verify residence, income, liquid resources, and all other required verifications)) complete verification as described in WAC 388-49-110 within the expedited processing standards;

~~((c))~~ (d) Require the applicant to register for work unless exempt or the authorized representative is applying for the household;

~~((d))~~ (e) Attempt to register other nonexempt household members for work without delaying expedited benefits;

~~((e))~~ (f) Issue benefits within five calendar days for expedited service; and

~~((f))~~ (g) Assist the household in obtaining necessary verification.

(5) The department shall certify an expedited service household:

(a) Based on certification periods in WAC 388-49-160 when all necessary verification is provided; or

(b) For one month when necessary verification is postponed; or

(c) For the month of application and the ~~((subsequent))~~ second month when:

(i) Verification is postponed; and

(ii) The application is received on or after the ~~((fifteenth))~~ sixteenth of the month.

(6) The department shall, after postponed verification is received for cases certified under subsection (5)(c), issue the ~~((subsequent))~~ second month's benefits:

(a) Within five working days from receipt of the verification; or

(b) The first working day of the ~~((subsequent))~~ second month, whichever is later.

(7) There is no limit to the number of times a household may receive expedited service provided:

(a) The household completes the postponed verification requirements; or

(b) The household was certified under the thirty-day processing standard since the last expedited certification.

(8) The department shall conduct an out-of-office interview and complete the application process within the expedited service standard when a household is entitled to expedited service and a waiver of the office interview.

WSR 90-23-073
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3098—Filed November 20, 1990, 1:26 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To reduce requirements to obtain the minimum verifications allowed by federal law or necessitated by high quality control error rates.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-110 Verification; and 388-49-590 Monthly reporting.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 90-20-077 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2770, filed 3/2/89)

WAC 388-49-110 VERIFICATION. (1) ~~((Sources of verification))~~ The department shall ~~((be))~~ verify household eligibility from the following sources:

- (a) Documentary evidence;
- (b) Collateral contacts; and
- (c) Scheduled home visits.

(2) The household has primary responsibility for providing documentary evidence. The department shall offer to assist in obtaining documentary evidence if it would be difficult or impossible for the household to obtain in a timely manner.

(3) At initial application, the department shall verify:

(a) Identity of:

- (i) The person making the application; or
- (ii) The authorized representative and the head of household.

(b) Immigration status of all alien household members;

(c) Residency;

~~((d) Resources;~~

~~((e) Loans;~~

~~((f))~~ (d) Gross nonexempt income;

~~((g) Shelter expenses if the expense could result in a deduction;~~

~~((h))~~ (e) Actual utility expenses in excess of the standard utility allowance as specified in WAC 388-49-505;

~~((i))~~ (f) Medical care expenses;

~~((j))~~ (g) Dependent care expenses;

~~((k) Household size;~~

~~((l) Household composition; and~~

~~((m))~~ (h) Disability((-)); and

(i) Resources of an alien's sponsor.

(4) At recertification, the department shall verify a change in income, medical expenses, or actual utility expenses claimed by a household if the source has changed or the amount has changed by more than twenty-five dollars since the verification was completed.

(5) The department shall verify for monthly reporting households the following factors on a monthly basis:

(a) Gross nonexempt income;

(b) Utility expenses unless the standard utility allowance is used;

(c) Medical expenses per WAC ~~((388-49-500(4)))~~ 388-49-500(6);

(d) Alien status, Social Security number, residency, and citizenship if changed;

(e) All other questionable information.

(6) The department shall verify questionable information.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 2974, filed 5/1/90, effective 6/1/90)

WAC 388-49-590 MONTHLY REPORTING. (1) The department shall require the following households to

return a completed monthly report by the fifth day of the process month describing the household circumstances during the budget month:

(a) A household with earned income or with a recent work history except a:

(i) Migrant or seasonal farm worker household; or

(ii) Household in which all members are homeless individuals; or

(iii) Household with a recent work history in which all adult members are elderly or disabled.

(b) An AFDC household subject to monthly reporting.

(2) A household with a recent work history shall report for two months:

(a) Beginning the month following the month of opening at initial application, or

(b) After the last month of earnings during the certification period.

(3) The department shall require a household reporting monthly to verify ~~((information necessary to:~~

~~((a) Determine the household's eligibility; and~~

~~((b) Compute the household's benefits))~~ the factors specified in WAC 388-49-110(5).

(4) The department shall notify a household if:

(a) Its monthly report is late,

(b) Its monthly report is incomplete, or

(c) Additional information is needed.

(5) If the household furnishes a completed report to the department by the end of the process month, the department shall:

(a) Accept the monthly report, and

(b) Continue benefits if the household remains eligible.

(6) The department shall terminate a household failing to return a completed report by the end of the process month.

(7) The department shall not require a household that reports monthly to report changes before reporting on the monthly report.

WSR 90-23-074**PERMANENT RULES****DEPARTMENT OF****SOCIAL AND HEALTH SERVICES****(Public Assistance)**

[Order 3099—Filed November 20, 1990, 1:27 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To authorize the department to increase food stamp program net and gross income limits, standard and shelter deductions; and to implement new verification rules.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-500 and 388-49-510, Income eligibility standards.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 90-20-080 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3012, filed 5/31/90, effective 7/1/90)

WAC 388-49-500 INCOME—DEDUCTIONS.

(1) The department shall allow the following deductions when computing net income:

(a) A standard deduction of one hundred ~~((twelve))~~ sixteen dollars per household per month;

(b) An earned income deduction of twenty percent of gross earned income except as provided in WAC 388-49-640(8);

(c) A dependent care deduction of the actual amount incurred not to exceed one hundred sixty dollars per dependent when care is necessary for a household member to:

(i) Seek, accept, or continue employment; or

(ii) Attend training or education preparatory to employment.

(d) A deduction for nonreimbursable monthly medical expenses over thirty-five dollars incurred by an elderly or disabled household member;

(e) Shelter costs in excess of fifty percent of the household's income after deducting the standard, earned income, medical, and dependent care deductions. The shelter deduction shall not exceed one hundred ~~((seventy-seven))~~ eighty-six dollars; and

(f) An excess shelter deduction for the monthly amount exceeding fifty percent of the household's monthly income after all applicable deductions for households containing an elderly or disabled person.

(2) A household's shelter costs may include:

(a) ~~Costs for a home not occupied because of employment, training away from the home, illness, or abandonment caused by casualty loss or natural disaster shall be allowed if the:~~

(i) Household intends to return to the home;

(ii) Current occupants, if any, are not claiming shelter costs for food stamp purposes; and

(iii) Home is not being leased or rented during the household's absence.

(b) Charges for the repair of the home ~~((which was))~~ substantially damaged or destroyed due to a natural disaster;

(c) The standard utility allowance when a household incurs any separate utility charges for heating or cooling costs. A household may incur a separate utility charge when the household:

(i) Has not yet received a billing for utilities; or

(ii) Is billed monthly by the landlord for actual usage as determined through individual metering; or

(iii) Shares residence and utility costs with other persons, in which case the deduction is for the household's prorated share of the standard allowance.

(d) Actual utility costs rather than the standard utility allowance if the household is:

(i) Not entitled to the standard utility allowance; or

(ii) Requesting use of actual utility bills. A monthly telephone standard shall be allowed for households incurring telephone expenses if the household is not entitled to claim the standard utility allowance.

(3) A household may switch between actual utility costs and the standard utility allowance:

(a) At each recertification; and

(b) One additional time during each twelve-month period following the initial certification action.

(4) The department shall provide excess medical ~~((and/or))~~ or shelter deductions effective with supplemental security income (SSI) eligibility when households:

(a) Become categorically eligible within the time limits specified under WAC 388-49-120 and 388-49-150 after a food stamp application;

(b) Receive food stamps as a nonassistance household until becoming categorically eligible; or

(c) Become categorically eligible after denial of non-assistance food stamps.

(5) The department shall not provide a deduction for that portion of a deductible expense, described under this section, paid by an excluded:

(a) Reimbursement; or

(b) Vendor payment, except for Low Income Home Energy Assistance Act (LIHEAA) payments.

(6) The department shall verify:

~~(a) ((Continuing shelter costs, if allowing the costs could potentially result in a deduction. Verify on a one-time basis unless the household has:~~

~~(i) Moved; or~~

~~(ii) Reported an increase in costs affecting the amount of the deduction or the information is questionable.~~

~~(b) Utility expenses:~~

~~(i) If the household is entitled to the standard utility allowance. Verify on a one-time basis unless the household has moved, changed its utilities, or the information is questionable; or~~

~~(ii) On a one-time basis if the household claims actual utility expenses at initial certification, recertification, or on a monthly basis for households subject to monthly reporting.~~

~~((c))~~ (c)) Dependent care costs including changes, except in prospective budgeting; and

~~((d))~~ (d)) (b) Medical expenses and the reimbursement amounts resulting in a deduction:

(i) At recertification, if the amount has changed more than twenty-five dollars; and

(ii) On a monthly basis for a household subject to monthly reporting.

(7) If medical reimbursement cannot be verified, the department shall certify the household without allowing the deduction, except in prospective budgeting.

AMENDATORY SECTION (Amending Order 2901, filed 11/17/89, effective 12/18/89)

WAC 388-49-510 INCOME ELIGIBILITY STANDARDS. (1) Categorically eligible households, as described in WAC 388-49-180, are not subject to the provisions of this section.

(2) The department shall determine eligibility on the basis of gross income and net food stamp income except

for households containing an elderly or disabled member as provided in subsection (3) of this section.

(3) The department shall determine eligibility on the basis of net food stamp income for households containing an elderly or disabled member.

(4) The gross and net monthly maximum income standards as established by the department of agriculture are as follows:

Gross Monthly Income Standard

<u>Household Size</u>	<u>Maximum Standard</u>
1	\$((648)) 681
2	((869)) 913
3	((1,090)) 1,144
4	((1,311)) 1,376
5	((1,532)) 1,608
6	((1,753)) 1,840
7	((1,974)) 2,072
8	((2,195)) 2,304
9	((2,416)) 2,536
10	((2,637)) 2,768
Each additional person	+((221)) 232

Net Monthly Income Standard

<u>Household Size</u>	<u>Maximum Standard</u>
1	\$((499)) 524
2	((669)) 702
3	((839)) 880
4	((1,009)) 1,059
5	((1,179)) 1,237
6	((1,349)) 1,415
7	((1,519)) 1,594
8	((1,689)) 1,772
9	((1,859)) 1,951
10	((2,029)) 2,130
Each additional person	+((170)) 179

WSR 90-23-075
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3100—Filed November 20, 1990, 1:28 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To reduce mandatory verification requirements to verify only if information is questionable. Mandatory verifications required by federal regulations and/or necessitated by high quality control error rates are retained.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-400 Resources—Allowable maximums; and 388-49-420 Resources—Nonexempt.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 90-20-083 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2575, filed 12/31/87)

WAC 388-49-400 RESOURCES—ALLOWABLE MAXIMUMS. (1) Categorically eligible households, as defined in WAC 388-49-180, do not have to meet the resource limits or definitions in this section.

(2) Households not categorically eligible shall not exceed maximum allowable nonexempt resources of:

(a) Three thousand dollars for any household with a person sixty years of age or over, and

(b) Two thousand dollars for all other households.

(3) The department shall verify, if questionable, ownership and the value of all resources for households not categorically eligible.

AMENDATORY SECTION (Amending Order 2770, filed 3/2/89)

WAC 388-49-420 RESOURCES—NONEXEMPT. (1) The department shall consider the following resources nonexempt:

(a) Liquid resources;

(b) Real and personal property not exempted by WAC 388-49-410; and

(c) Money secured in the form of a lump sum.

(2) The value of a nonexempt resource, except for licensed vehicles as specified in WAC 388-49-430, shall be its equity value.

(3) The department shall exempt funds having been commingled in an account with nonexempt funds for more than six months.

(4) The department shall consider resources owned jointly by separate households available in their entirety to each household, unless ((it can be verified)) :

(a) The resource is inaccessible to one of the households((-)), and

(b) Ownership is verified, if questionable.

(5) The department shall consider resources of the following persons as available to the remaining household members:

(a) Ineligible aliens; or

(b) Persons disqualified for failure to meet Social Security number requirements; or

(c) Persons disqualified for intentional program violation; or

(d) Persons who fail to sign the application attesting to their citizenship or alien status.

(6) The department shall consider resources, reduced by one thousand five hundred dollars, of an alien sponsor and spouse, if living together, available to the alien household for three years following the alien's admission to the United States for permanent residence.

WSR 90-23-076
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3101—Filed November 20, 1990, 1:29 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To provide guidelines for the provision of nonrecurring adoption costs to families adopting special needs children.

Citation of Existing Rules Affected by this Order: Amending chapter 388-70 WAC, Child welfare services—Foster care adoption services—Services to unmarried parents.

Statutory Authority for Adoption: RCW 43.20A.550 and HB 2602.

Pursuant to notice filed as WSR 90-20-006 on September 20, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 1037, filed 7/29/75)

WAC 388-70-520 ADOPTION SUPPORT FOR CHILDREN—DEFINITIONS. As used in these rules:

(1) "Adoption" ~~((shall mean))~~ means the granting of the adoption decree consistent with ~~((the provisions of))~~ chapter ~~((26.32))~~ 26.33 RCW.

(2) "Adoption support payment" ~~((shall mean))~~ means the financial remuneration resulting from an agreement whereby the department continues ~~((some))~~ financial responsibility beyond the legal consummation of the adoption.

(3) "Agreement" ~~((shall mean))~~ means a contract between the prospective adoptive parent ~~((s))~~ and the department ~~((to provide))~~ providing adoption support payments following the granting of a decree of adoption.

(4) "Corrective-rehabilitative services" shall include, but not be limited to:

- (a) Medical care~~((:));~~
- (b) Psychological services~~((:));~~
- (c) Physical therapy~~((:));~~
- (d) Prosthesis~~((:));~~
- (e) Speech and hearing therapy~~((:));~~
- (f) Cosmetic surgery; or ~~((orthodontia))~~
- (g) Orthodontia.

(5) "Department" ~~((shall mean))~~ means the department of social and health services.

(6) "Family" ~~((shall mean))~~ means any prospective parent ~~((s))~~ having the character, judgment, sense of responsibility and disposition ~~((which makes him or her))~~ making the prospective parent suitable as an adoptive parent of ~~((such))~~ a child, ~~((and lacks))~~ but lacking the ~~((financial means fully))~~ necessary resources to care for ~~((such))~~ a hard-to-place for adoption child.

(7) "Hard-to-place for adoption child" means a child registered for three months with the Washington adoption resource exchange (WARE) or the Northwest

adoption exchange (NWAEE) without identifying a non-subsidized adoptive family resource. The child's registration with the exchanges shall not be necessary when:

(a) A foster parent desires to adopt a child having been in the foster parent's home for six months or more before a child is legally free for adoption;

(b) The child has close emotional ties to the current foster family which, if severed, may cause emotional damage to the child; and

(c) The foster family is identified as the adoptive family of choice by the agency staff having responsibility for the child.

(8) "Secretary" ~~((shall mean))~~ means the secretary of department or ~~((his))~~ the secretary's designee.

~~((8))~~ (9) "Special needs" is the designation given to a child by the department when the child presents a specific factor or condition the department reasonably concludes may prevent the child's placement with an adoptive parent without providing adoption support. The child's special need factors or conditions may include but are not limited to:

- (a) Ethnic background;
- (b) Age;
- (c) Inclusion in a sibling group;
- (d) Medical diagnosis; or
- (e) Physical, mental, or emotional handicap.

(10) "The act" means the statutes authorizing adoption support codified as RCW 74.13.100 through 74.13.145.

AMENDATORY SECTION (Amending Order 1744, filed 12/30/81)

WAC 388-70-530 ADOPTION SUPPORT FOR CHILDREN—ELIGIBLE CHILD. (1) A child ~~((to be considered))~~ the department considers for adoption support ~~((must))~~ shall be registered with the office given administrative authority for the program~~((:)).~~

(2) A child meeting the department's eligibility criteria for ~~((registration))~~ ongoing adoption support is ~~((one who))~~ a child:

(a) Who was or is residing in a foster home or a child caring institution or ~~((a child))~~ who, in the judgment of the ~~((secretary))~~ department, is both eligible for, and likely to be placed in, ~~((either))~~ a foster home or a child caring institution~~((:));~~

(b) Who is legally free for adoption~~((, and));~~

(c) Who is ~~((under eighteen))~~ seventeen years of age or younger at the time the contract is signed~~((, and));~~

(d) For whom adoption is the most appropriate plan~~((, and));~~

(e) Who has a "special needs" factor or condition; and

(f) Who is hard-to-place for adoption.

(3) ~~((The child must have been registered for three months with the DSHS adoption exchange or the Washington Adoption Resource Exchange (WARE) in addition to the northwest Adoption Exchange NWAEE in order to demonstrate that a non-subsidized resource is not available if the plan is regular agency adoption.~~

(4) ~~The child must be found to be difficult to place in adoption because of, but not limited to, one or more of the following:~~

- (a) Physical or mental handicap;

- (b) Emotional disturbance;
- (c) Ethnic background, including race, color or language;
- (d) Age;
- (e) Sibling grouping.

(5) Registration with the exchanges shall not be necessary when foster parents desire to adopt a child who has been in the foster parent's home for at least six months prior to application to the department. In cases of adoption by foster parents, the following criteria must be met:

(a) ~~The child must be hard to place by virtue of eligibility as defined in subsection (4)(a) through (e) of this section; and~~

(b) ~~The child must have close emotional ties to the current foster family which, if severed, could cause emotional damage to the child; and~~

(c) ~~The foster family must have been identified as the adoptive family of choice by the agency staff having responsibility for the child.)~~ The department may, within limited funds, register a child with the office given administrative authority for the program for a limited adoption support reconsideration program if the child met the criteria for ongoing adoption support in Washington state at the time of the adoption based on documented evidence available at the time of the adoption. The child and the child's family shall be current residents of the state of Washington.

AMENDATORY SECTION (Amending Order 1037, filed 7/29/75)

WAC 388-70-540 ADOPTION SUPPORT FOR CHILDREN—APPLICATION. (1) The prospective adoptive family shall apply to the department for adoption support for the child.

(2) The application ~~((with))~~ for ongoing adoption support shall be jointly completed by the prospective adoptive parents and ~~((their))~~ the adoptive parents' referring agency or the department's local office. ~~((The type and amount of support payment requested shall be mutually determined by))~~ The family and the ((caseworker)) social worker shall mutually determine the type and amount of support payment according to the criteria ((m)) under WAC 388-70-560.

(3) Those families seeking adoption support reconsideration shall complete the application for adoption support reconsideration. The adoptive family shall provide the department:

(a) A cost estimate of the child's proposed corrective-rehabilitative services;

(b) A current medical evaluation of the child's pre-adoptive special needs, and the current need for medical and counseling services; and

(c) Permission to request and review pre-adoptive information from the adoption agency facilitating the child's adoption.

(4) The adoptive family shall provide the department a copy of the family's most recent federal income tax return((, internal revenue service form 1040,)) which must accompany the application for adoption support. If the family is not required to file a federal income tax return, ((they must)) the adoptive family shall submit

~~((such)) to the department a financial statement as ((is)) required ((by the department)).~~

AMENDATORY SECTION (Amending Order 1744, filed 12/30/81)

WAC 388-70-550 ADOPTION SUPPORT FOR CHILDREN—TYPES AND AMOUNTS OF PAYMENTS. (1) The ~~((three))~~ two types of support payments are monthly maintenance, ~~((attorney fees and/or court costs,))~~ medical (corrective-rehabilitative) service, or ~~((any))~~ a combination of these.

(2) The department payment for monthly maintenance shall not exceed the monthly cost ((standards)) for established foster care ((established by the department for the department's foster homes. The payment includes regular foster care or)) and specialized foster care((, where indicated, and clothing and personal incidentals. (See)) as required under WAC 388-70-042 and 388-70-048.((?))

(3) ~~((If the department determines that the prospective adoptive parent(s) cannot, because of limited financial means, pay the cost or the full cost of legal proceedings for the adoption of a hard to place child eligible for support under the act and these regulations, the secretary may authorize departmental participation in adoption legal fees as determined by the superior court at the adoption hearing up to two hundred dollars plus court costs for each child or family unit, unless a different arrangement has been made by the department with the family and the family's attorney.~~

~~In cases in which the attorney indicates that the fee shall be in excess of two hundred dollars plus costs, a request for departmental participation in that fee must be made to the adoption support program at least three weeks prior to the finalization of the adoption. In any case, the attorney for the adoptive parent(s) shall furnish the department with a certified copy of the decree of adoption containing the finding as to the attorney's fee and an itemized statement of all other costs of the adoption proceedings.~~

~~(4))~~ The medical needs of a child in the adoption support program shall be met from the department's medical services program.

(a) The department's payment of the costs of the child's medical services shall be made directly to the physician or provider of the services according to the department's established procedures.

(b) ~~((Prior to))~~ Before entering an agreement for medical services, ((the medical needs of a particular child must be reviewed and approved by)) the department's office of personal health services shall review and approve the medical needs of a particular child. Following the department's review and approval, all medical services requested by the adopting parents shall be:

(i) Coordinated through the adoption support program; and

(ii) Furnished according to the department's medical programs when there is no other resource available during the effective period of the family's agreement with the department.

(c) The adoptive family's requests for orthodontics, psychiatric care, physical therapy, and appliances shall

require special procedures(~~(, these)~~). The adoptive family's requests shall be submitted to the department and the department's approval obtained before the service is rendered to the adoptive child.

~~((5))~~ (4) The family's ongoing adoption support ~~((payments shall))~~ eligibility may continue ~~((pursuant to the following conditions))~~ if the child:

(a) ~~((The child))~~ Has not ~~((yet))~~ reached ~~((the age of))~~ eighteen years of age, or ~~((the age of))~~ twenty-one years of age if ~~((the following apply))~~:

~~((i))~~ The child has not yet completed high school or high school equivalent and is a full-time high school student; ~~((and/or~~

~~((ii))~~ The child is physically or mentally handicapped such that continued assistance is warranted and no other assistance is available);

(b) ~~((The child))~~ If not eighteen years of age, continues to be the adoptive family's legal responsibility ~~((of the adoptive family))~~; and

(c) ~~((The child))~~ Continues ~~((to receive))~~ receiving financial support from the adoptive family.

(5) The department's adoption support reconsideration agreement with the family shall specify the length of time the adoption agreement is in effect.

NEW SECTION

WAC 388-70-595 REIMBURSEMENT FOR NONRECURRING ADOPTION FINALIZATION COSTS. (1) The department shall agree to reimburse an adoptive parent for the adoptive parent's nonrecurring expense payment of the child's legal adoption process when the department determines the child:

- (a) Has special needs;
- (b) Cannot or should not be returned to the home of the child's parents; and
- (c) Cannot be adopted without adoption assistance.

(2) The adoptive parent's nonrecurring adoption costs necessary to complete the adoption process shall include:

- (a) Reasonable and necessary adoption fees;
 - (b) Court costs;
 - (c) Attorney fees; and
 - (d) Costs associated with the:
 - (i) Adoption study;
 - (ii) Health and psychological examination;
 - (iii) Supervision of the placement before adoption;
- and

(iv) Cost of transportation, lodging, and food incurred for the child or adoptive parent while completing pre-placement visits.

(3) Before the final decree of adoption, the department and adoptive parent shall sign an agreement specifying the nature and amount of the nonrecurring expenses the department pays. The department and adoptive family agreements for retroactive payment of nonrecurring adoption costs may be signed for otherwise qualifying adoption occurring after January 1, 1987, and before October 1, 1990.

WSR 90-23-077
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3102—Filed November 20, 1990, 1:30 p.m.]

Date of Adoption: November 20, 1990.

Purpose: To update the thrifty food plan standards effective October 1, 1990, according to food and nutrition service's directive.

Citation of Existing Rules Affected by this Order: Amending WAC 388-49-550 Monthly allotments.

Statutory Authority for Adoption: RCW 74.04.510.

Pursuant to notice filed as WSR 90-20-085 on September 28, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2894, filed 11/1/89, effective 12/2/89)

WAC 388-49-550 MONTHLY ALLOTMENTS.

(1) The department shall determine the value of the allotment a household receives.

(2) The monthly allotment shall equal the thrifty food plan (TFP) for the household size reduced by thirty percent of the household's net income. The department shall use the monthly allotment standards as established by the food and nutrition service.

<u>Household Size</u>	<u>Thrifty Food Plan</u>
1	((99)) 105
2	((182)) 193
3	((260)) 277
4	((331)) 352
5	((393)) 418
6	((472)) 502
7	((521)) 555
8	((596)) 634
9	((671)) 713
10	((746)) 792
Each additional member	+ ((75)) 79

(3) The department shall issue to households, except for households as specified in subsection (4) of this section, a prorated coupon allotment for the number of days remaining from the date of application to the end of the initial month of eligibility.

(a) The allotment shall be based upon a thirty-day month.

(b) No allotment shall be issued for less than ten dollars.

(4) The department shall issue a full month allotment to migrant and seasonal farmworker households applying within thirty days after a prior certification ends.

(5) The department shall determine the value of the monthly allotment a household receives by:

- (a) Multiplying the household's net monthly income by thirty percent;
 - (b) Rounding the product up to the next whole dollar if it ends with one through ninety-nine cents; and
 - (c) Subtracting the result from the thrifty food plan for the appropriate household size.
- (6) One- and two-person households shall receive a minimum monthly allotment of ten dollars except in the initial benefit month when no allotment shall be issued for less than ten dollars.
- (7) The department shall issue an identification card to each certified household.

WSR 90-23-078
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3103—Filed November 20, 1990, 1:31 p.m.]

Date of Adoption: November 20, 1990.

Purpose: Chapter 388-150 WAC, Minimum licensing requirements for child day care centers, supersedes those portions of chapter 388-73 WAC pertaining to child day care centers. The purpose of the new chapter is to codify recommendations formulated by a department-convened licensing task force, whose mission was to propose new regulations contributing toward enhancing the quality of child care practices and services, and increasing the availability of child care resources without compromising the safety or well-being of children in care.

Citation of Existing Rules Affected by this Order: Amending new chapter 388-150 WAC, Minimum licensing requirements for child day care centers.

Statutory Authority for Adoption: RCW 74.15.030.

Pursuant to notice filed as WSR 90-18-091 on September 5, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 20, 1990
 Rosemary Carr
 Acting Director
 Administrative Services

Chapter 388-150 WAC
MINIMUM LICENSING REQUIREMENTS FOR
CHILD DAY CARE CENTERS

NEW SECTION

WAC 388-150-005 LICENSING. Authority. The following rules are adopted under chapter 74.15 Revised Code of Washington (RCW).

NEW SECTION

WAC 388-150-010 DEFINITIONS. As used and defined under this chapter:

- (1) "Capacity" means the maximum number of children the licensee is authorized to have on the premises at a given time.
- (2) "Center" means the same as "child day care center."

(3) "Child abuse or neglect" means the injury, sexual abuse, sexual exploitation, or negligent treatment or maltreatment of a child by any person under circumstances indicating the child's health, welfare, and safety is harmed thereby.

(4) "Child day care center" means a facility providing regularly scheduled care for a group of thirteen or more children, within a one month of age through twelve years of age range exclusively, for periods less than twenty-four hours.

(5) "Department" means the state department of social and health services.

(6) "Department of health" means the state department of health.

(7) "Infant" means a child eleven months of age and under.

(8) "License" means a permit issued by the department authorizing by law the licensee to operate a child day care center and certifying the licensee meets minimum requirements under licensure.

(9) "Licensee" means the person, organization, or legal entity responsible for operating the center.

(10) "Premises" means the building where the center is located and the adjoining grounds over which the licensee has control.

(11) "Preschool age child" means a child thirty months of age through five years of age not enrolled in kindergarten or an elementary school.

(12) "School-age child" means a child five years of age through twelve years of age enrolled in kindergarten or an elementary school.

(13) "Staff" means a child care giver or a group of child care givers employed by the licensee to supervise a child served at the center.

(14) "Toddler" means a child twelve months of age through twenty-nine months of age.

NEW SECTION

WAC 388-150-020 SCOPE OF LICENSING. (1) The person or organization operating a child day care center shall be subject to licensing by authority under chapter 74.15 RCW, unless specifically exempted by RCW 74.15.020(4).

(2) The person or organization operating a child day care center and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person or organization claiming an exemption shall provide the department proof of entitlement to the exemption on the department's request.

(3) The department shall not license the center legally exempt from licensing. However, at the applicant's request, the department shall investigate and may certify the center as meeting licensing and other pertinent requirements. In such cases, the department's requirements and procedures for licensure shall apply equally to certification.

(4) The department shall not license the department employee or the member of the department employee's household when such person is involved directly, or in an administrative or supervisory capacity, in the:

- (a) Licensing or certification process;

(b) Placement of a child in a licensed or certified center; or

(c) Authorization of payment for the child in care.

(5) The department may license the center located in a private family residence when the portion of the residence accessible to the child is:

(a) Used exclusively for the child during the center's operating hours or while the child is in care; or

(b) Separate from the family living quarters.

NEW SECTION

WAC 388-150-040 LOCAL ORDINANCES AND CODES. The department shall issue or deny a license on the basis of the applicant's compliance with minimum licensing and procedural requirements. The department shall notify the local planning office of the applicant's intention to operate a child care center within the local jurisdiction. Local officials shall be responsible for enforcing city ordinances and county codes, such as zoning and building regulations.

NEW SECTION

WAC 388-150-050 WAIVERS. (1) In an individual case, the department, for good cause, may waive a specific requirement and may approve an alternate method for the licensee or applicant to achieve the specific requirement's intent if the:

(a) Licensee or applicant submits to the department a written waiver request fully explaining the circumstances necessitating the waiver; and

(b) Department determines waiver approval will not jeopardize the safety or welfare of the child in care or detract from the quality of licensee-delivered services.

(2) The department may approve a waiver request only for a specific purpose or child and for a specific period of time not exceeding the expiration date of the license.

(3) The department may limit or restrict a license issued to a licensee or an applicant in conjunction with a waiver.

(4) The licensee shall maintain on the premises a copy of the department's written waiver approval.

(5) The department's denial of a licensee's or applicant's waiver request shall not be subject to appeal under chapter 34.05 RCW.

NEW SECTION

WAC 388-150-060 DUAL LICENSURE. The department may either:

(1) Issue a child day care center license to the applicant having a foster home license or other license involving full-time care; or

(2) Permit simultaneous care for the child and adolescent or adult on the same premises if the applicant or licensee:

(a) Demonstrates evidence that care of one client category will not interfere with the quality of services provided to another category of clients;

(b) Maintains the most stringent maximum capacity limitation for the client categories concerned;

(c) Requests and obtains a waiver permitting dual licensure; and

(d) Requests and obtains a waiver to subsection (2)(b) of this section, if applicable.

NEW SECTION

WAC 388-150-070 APPLICATION AND REAPPLICATION FOR LICENSING—INVESTIGATION. (1) The person or organization applying for a license or relicensure under this chapter and responsible for operating the center shall comply with application procedures the department prescribes and submit to the department:

(a) A completed department-supplied application for child care agency form, including required attachments, ninety or more days before the:

(i) Expiration of a current license;

(ii) Opening date of a new center;

(iii) Relocation of a center;

(iv) Change of the licensee; or

(v) Change of license category.

(b) A completed criminal history and background inquiry form for each staff person or volunteer having unsupervised or regular access to the child in care; and

(c) The licensing fee.

(2) In addition to the required application materials specified under subsection (1) of this section, the applicant for initial licensure shall submit to the department:

(a) An employment and education resume of the person responsible for the active management of the center and the program supervisor;

(b) Diploma or education transcript copies of the program supervisor; and

(c) Three professional references each for the licensee, director, and program supervisor.

(3) The applicant for a license under this chapter shall be twenty-one years of age or older.

(4) The applicant, licensee, and director shall attend department-provided orientation training.

(5) The department may, at any time, require additional information from the applicant, licensee, staff person, volunteer, member of their households, and other person having access to the child in care as the department deems necessary, including, but not limited to:

(a) Sexual deviancy evaluations;

(b) Substance and alcohol abuse evaluations;

(c) Psychiatric evaluations;

(d) Psychological evaluations; and

(e) Medical evaluations.

(6) The department may perform investigations of the applicant, licensee, staff person, volunteer, member of their households, and other person having access to the child in care as the department deems necessary, including accessing criminal histories and law enforcement files.

(7) The applicant shall conform to rules and regulations approved or adopted by the:

(a) Department of health, promoting the health of the child in care, contained in this chapter; and

(b) State fire marshal's office, establishing standards for fire prevention and protection of life and property

from fire, under chapter 212-54 WAC, "Day Care Centers And Day Treatment Centers, Standards For Fire Protection."

(8) The department shall not issue a license to the applicant until the department of health and the state fire marshal's office have certified or inspected and approved the center.

NEW SECTION

WAC 388-150-080 LICENSED CAPACITY. (1) The department shall issue the applicant or licensee a license for a specific number of children dependent on the:

- (a) Department's evaluation of the center's premises, equipment, and physical accommodations;
- (b) Number and skills of the licensee, staff, and volunteers; and
- (c) Ages and characteristics of the children served.

(2) The department:

(a) Shall not issue the applicant or licensee a license to care for more children than permitted under this chapter; and

(b) May issue the applicant or licensee a license to care for fewer children than the center's maximum capacity.

NEW SECTION

WAC 388-150-090 LICENSE DENIAL, SUSPENSION, OR REVOCATION. (1) Before granting a license and as a condition for continuance of a license, the department shall consider the ability of the applicant and licensee to meet the requirements of this chapter. If more than one person is the applicant or licensee, the department shall consider their qualifications separately and jointly, and may deny, suspend, revoke, or not renew the license based on the failure of one of the persons to meet the requirements.

(2) The department shall deny, suspend, revoke, or not renew the license of a person who:

(a) Is a perpetrator of child abuse, or has been convicted of a crime involving child abuse or physical harm to another person, or allows such a person on the premises;

(b) Commits or was convicted of a felony reasonably related to the competency of the person to meet the requirements of this chapter;

(c) Engages in illegal use of a drug or excessive use of alcohol;

(d) Commits, permits, aids, or abets the commission of an illegal act on the premises;

(e) Commits, permits, aids, or abets the abuse, neglect, exploitation, or cruel or indifferent care to a child in care;

(f) Refuses to permit an authorized representative of the department, state fire marshal, or department of health to inspect the premises; or

(g) Refuses to permit an authorized representative of the department or the department of health access to records related to operation of the center or to interview staff or a child in care;

(3) The department may deny, suspend, revoke, or not renew a license of a person who:

(a) Seeks to obtain or retain a license by fraudulent means or misrepresentation, including, but not limited to:

(i) Making a materially false statement on the application; or

(ii) Omitting material information on the application.

(b) Provides insufficient staff in relation to the number, ages, or characteristics of children in care;

(c) Allows a person unqualified by training, experience or temperament to care for or be in contact with a child in care;

(d) Violates any condition or limitation on licensure including, but not limited to;

(i) Permitting more children on the premises than the number for which the center is licensed; or

(ii) Permitting on the premises a child of an age different from the ages for which the center is licensed.

(e) Fails to provide adequate supervision to a child in care;

(f) Demonstrates an inability to exercise fiscal responsibility and accountability with respect to operation of the center;

(g) Misappropriates property of a child in care;

(h) Knowingly permits on the premises an employee or volunteer who has made a material misrepresentation on an application for employment or volunteer service;

(i) Refuses or fails to supply necessary, additional department-requested information; or

(j) Fails to comply with any provision of chapter 74.15 RCW or this chapter.

(4) The department shall not issue a license to a person who has had denied, suspended, revoked, or not renewed a license to operate a facility for the care of children or adults, in this state or elsewhere, unless the person demonstrates by clear, cogent, and convincing evidence the person has undertaken sufficient corrective action or rehabilitation to warrant public trust and to operate the center in accordance with the rules of this chapter.

(5) The department's notice of a denial, revocation, suspension, or modification of a license and the applicant's or licensee's right to a hearing, is governed under RCW 43.20A.205.

NEW SECTION

WAC 388-150-100 PROGRAM. (1) Activity program. The licensee shall implement an activity program designed to meet the developmental, cultural, and individual needs of the child served. The licensee shall ensure the program contains a range of learning experiences for the child to:

(a) Gain self-esteem, self-awareness, self-control, and decision making abilities;

(b) Develop socially, emotionally, intellectually, and physically;

(c) Learn about nutrition, health, and personal safety; and

(d) Experiment, create, and explore.

(2) The licensee shall ensure the center's program offers variety and options, including a balance between:

(a) Child-initiated and staff-initiated activities;

(b) Free play and organized events;

- (c) Individual and group activities; and
- (d) Quiet and active experiences.

(3) The licensee shall ensure the center's program affords the child daily opportunities for small and large muscle activities and outdoor play.

(4) The licensee shall operate the center's program under a regular schedule of activities with allowances for a variety of special events. The licensee shall implement a planned program of activities as evidenced by a current, written activity schedule, and afford staff classroom planning time.

(5) The licensee shall manage child and staff movements from one planned activity or care area to another to achieve smooth, unregimented transitions by:

- (a) Establishing familiar routines;
- (b) Contributing to learning experiences; and
- (c) Maintaining staff-to-child ratio and group size guidelines.

(6) The child may remain in care only ten hours or less per day except as necessitated by the parent's working hours and travel time from and to the center.

NEW SECTION

WAC 388-150-110 LEARNING AND PLAY MATERIALS. The licensee shall provide the child a variety of easily accessible, developmentally appropriate learning and play materials of sufficient quantity to implement the center's program. The licensee shall ensure material is culturally relevant and promotes:

- (1) Social development;
- (2) Intellectual ability;
- (3) Language development and communication;
- (4) Self-help skills;
- (5) Sensory stimulation;
- (6) Large and small muscle development; and
- (7) Creative expression.

NEW SECTION

WAC 388-150-120 STAFF-CHILD INTERACTIONS. (1) The licensee shall furnish the child a nurturing, respectful, supportive, and responsive environment through frequent interactions between the child and staff:

- (a) Supporting the child in developing an understanding of self and others by assisting the child to share ideas, experiences, and feelings;
- (b) Providing age-appropriate opportunities for intellectual growth and development of the child's social and language skills, including encouraging the child to ask questions;
- (c) Helping the child solve problems;
- (d) Fostering creativity and independence in routine activities, including showing tolerance for mistakes; and
- (e) Treating equally all children in care regardless of race, religion, culture, sex, and handicapping condition.

(2) The licensee shall furnish the child a pleasant and educational environment at meal and snack times. Staff shall provide good models for nutrition habits and social behavior by:

- (a) Sitting and eating with children, when possible; and

- (b) Encouraging conversation among children.

NEW SECTION

WAC 388-150-130 BEHAVIOR MANAGEMENT AND DISCIPLINE. (1) The licensee shall guide the child's behavior based on an understanding of the individual child's needs and stage of development. The licensee shall promote the child's developmentally appropriate social behavior, self-control, and respect for the rights of others.

(2) The licensee shall ensure behavior management and discipline practices are fair, reasonable, consistent, and related to the child's behavior. Staff shall not administer cruel, unusual, hazardous, frightening, or humiliating discipline.

(3) The licensee shall be responsible for implementing the behavior management and discipline practices of the center. The child in care shall not determine or administer behavior management or discipline.

(4) The licensee shall prohibit and prevent:

(a) Corporal punishment by any person on the premises, including biting, jerking, shaking, spanking, slapping, hitting, striking, or kicking the child, or other means of inflicting physical pain or causing bodily harm;

(b) The use of a physical restraint method injurious to the child;

(c) The use of a mechanical restraint for disciplinary purposes, locked time-out room, or closet; or

(d) The withholding of food as a punishment.

(5) In emergency situations, the staff person competent to use restraint methods may use limited physical restraint when:

(a) Protecting a person on the premises from physical injury;

(b) Obtaining possession of a weapon or other dangerous object; or

(c) Protecting property from serious damage.

(6) The licensee shall document any incident involving the use of physical restraint.

NEW SECTION

WAC 388-150-140 REST PERIODS. (1) The licensee shall offer a supervised rest period to the child:

(a) Five years of age and under remaining in care more than six hours; or

(b) Showing a need for rest.

(2) The licensee shall plan quiet activities for the child not needing rest.

(3) The licensee shall allow the child twenty-nine months of age or younger to follow an individual sleep schedule.

NEW SECTION

WAC 388-150-150 EVENING AND NIGHT-TIME CARE. (1) For the center offering child care during evening and nighttime hours, the licensee shall adapt the program, equipment, and staffing pattern to meet the physical and emotional needs of the child away from home at night.

(2) The licensee shall maintain the same staff-to-child ratio in effect during daytime care. At all times,

including sleeping hours, staff shall keep the child within continuous visual or auditory range.

(3) The licensee shall arrange child grouping so the sleeping child remains asleep during the arrival or departure of another child.

NEW SECTION

WAC 388-150-160 OFF-SITE TRIPS. (1) The licensee may transport or permit the off-site travel of the child to attend school, participate in field trips, or engage in other off-site activities only with written parent consent.

(2) The parent's consent may be:

(a) For a specific date and trip; or

(b) A blanket authorization describing the full range of trips the child may take. In such case, the licensee shall notify the parent in advance about the trip.

NEW SECTION

WAC 388-150-165 TRANSPORTATION. When the licensee provides transportation for the child in care:

(1) The licensee shall ensure the motor vehicle is maintained in a safe operating condition;

(2) The licensee shall ensure the motor vehicle is equipped with appropriate safety devices and individual seat belts or safety seats for each child to use when the vehicle is in motion. An individual safety seat is required for the child eleven months of age and younger. Seat belts are not required for buses approved by the state patrol;

(3) The licensee shall ensure the number of passengers does not exceed the seating capacity of the motor vehicle;

(4) The licensee or driver shall carry liability and medical insurance. The driver shall have a current Washington driver's license, valid for the classification of motor vehicle operated;

(5) The driver or staff supervising the child in the motor vehicle shall have current first aid and cardiopulmonary resuscitation training;

(6) The licensee shall ensure a minimum of one staff person, other than the driver, is present in the motor vehicle when:

(a) Seven or more preschool age and younger children are present; or

(b) Staff-to-child ratio guidelines require a second staff person.

(7) Staff or driver shall not leave the child unattended in the motor vehicle.

NEW SECTION

WAC 388-150-170 PARENT COMMUNICATION. (1) The licensee shall:

(a) Explain to the parent the center's policies and procedures;

(b) Orient the parent to the center's philosophy, program, and facilities;

(c) Advise the parent of the child's progress and issues relating to the child's care and individual practices concerning the child's special needs; and

(d) Encourage parent participation in center activities;

(2) The licensee shall give the parent the following written policy and procedure information:

(a) Enrollment and admission requirements;

(b) The fee and payment plan;

(c) A typical activity schedule, including hours of operation;

(d) Meals and snacks served, including guidelines on food brought from the child's home;

(e) Permission for free access by the child's parent to all center areas used by the child;

(f) Signing in and signing out requirements;

(g) Child abuse reporting law requirements;

(h) Behavior management and discipline;

(i) Nondiscrimination statement;

(j) Religious activities, if any;

(k) Transportation and field trip arrangements;

(l) Practices concerning an ill child;

(m) Medication management;

(n) Medical emergencies; and

(o) If licensed for the care of an infant or toddler:

(i) Diapering;

(ii) Toilet training; and

(iii) Feeding.

NEW SECTION

WAC 388-150-180 STAFFING—STAFF PATTERN AND QUALIFICATIONS. (1) General qualifications. The licensee, staff, volunteer, and other person associated with the operation of the center who has access to the child in care shall:

(a) Be of good character;

(b) Demonstrate the understanding, ability, personality, emotional stability, and physical health suited to meet the cultural, emotional, mental, physical, and social needs of the child in care; and

(c) Not have committed or been convicted of child abuse or any crime involving physical harm to another person.

(2) Center management. The licensee shall serve as or employ a director, responsible for the overall management of the center's facility and operation. The director shall:

(a) Be twenty-one years of age or older;

(b) Serve as administrator of the center, ensuring compliance with minimum licensing requirements;

(c) Have knowledge of child development as evidenced by professional references, education, experience, and on-the-job performance;

(d) Have the management and supervisory skills necessary for the proper administration of the center, including:

(i) Record maintenance;

(ii) Financial management; and

(iii) Maintenance of positive relationships with staff, children, parents, and the community;

(e) Have completed forty-five or more college quarter credits in early childhood education/child development, or possess an equivalent educational background, or be a certified child development associate;

(f) Have two or more years successful experience working with children of the same age level as those

served by the center as evidenced by professional references and on-the-job performance;

(g) Have planning, coordination, and supervisory skills to implement a high quality, developmentally appropriate program; and

(h) Have knowledge of children and how to meet children's needs.

(3) When the director does not meet the qualifications specified in subsections (2)(e), (f), (g), and (h) of this section, the director or licensee shall employ a program supervisor, responsible for planning and supervising the center's learning and activity program. The program supervisor shall:

(a) Be twenty-one years of age or older;

(b) Meet the education, experience, and competency qualifications specified in subsections (2)(e), (f), (g), and (h) of this section; and

(c) Discharge on-site program supervisory duties a minimum of twenty hours weekly.

(4) For the center serving the school age child only, the program supervisor may substitute equivalent courses in education, recreation, or physical education for required education.

(5) The director and program supervisor may be one and the same person when qualified for both positions. The director or program supervisor shall normally be on the premises while the child is in care. If temporarily absent from the center, the director and program supervisor shall leave a competent, designated staff person in charge.

(6) The director and program supervisor may also serve as child care staff when such role does not interfere with the director's or program supervisor's management and supervisory responsibilities.

(7) Center staffing. The licensee shall ensure the lead child care staff person in charge of a child or a group of children implementing the activity program:

(a) Is eighteen years of age or older; and

(b) Possesses a high school education or equivalent; or

(c) Has child development knowledge and experience.

(8) The licensee may assign a child care assistant or aide to support lead child care staff. The child care assistant or aide shall be sixteen years of age or older. The child care assistant or aide shall care for the child under the direct supervision of the lead child care staff person. The licensee shall ensure no person under eighteen years of age is assigned sole responsibility for a group of children. The assistant or aide, eighteen years of age or older, may care for a child or group of children without direct supervision by a superior for a brief period time.

(9) The licensee may arrange for a volunteer to support lead child care staff. The volunteer shall be sixteen years of age or older. The volunteer shall care for the child under the direct supervision of the lead child care staff person. The licensee may count the volunteer in the staff-to-child ratio when the volunteer meets staff qualification requirements.

(10) Support service personnel. The licensee shall provide or arrange for fulfillment of administrative, clerical, accounting, maintenance, transportation, and food service responsibilities so the child care staff is free to concentrate on program implementation.

(11) The licensee shall ensure completion of support service duties occurs in a manner allowing the center to maintain required staff-to-child ratios.

NEW SECTION

WAC 388-150-190 GROUP SIZE AND STAFF-CHILD RATIOS. (1) The licensee shall conduct group activities within the following group size and staff-to-child ratio requirements, according to the age of the child:

AGE OF CHILDREN	STAFF-CHILD RATIO	MAXIMUM GROUP SIZE
1 mo. through 11 mos. (infant)	1:4	8
12 mos. through 29 mos. (toddler)	1:7	14
30 mos. through 5 years (preschooler)	1:10	20
5 years and older (school-age child)	1:15	30

(2) The licensee shall conduct activities for each group in a specific classroom or other defined space within a larger area.

(3) The licensee shall ensure each group is under the direct supervision of a qualified staff person or team of staff involved in directing the child's activities.

(4) The department may approve reasonable variations to group size limitations if the licensee maintains required staff-to-child ratios, dependent on:

(a) Staff qualifications;

(b) Program structure; and

(c) Usable square footage.

(5) After consulting with the child's parent, the licensee may place the individual child in a different age group and serve the child within the different age group's required staff-to-child ratio based on the child's:

(a) Developmental level; and

(b) Individual needs.

(6) During opening and closing periods, the licensee may briefly combine children of different age groups provided the licensee maintains the staff-to-child ratio designated for the youngest child in the mixed group.

(7) The licensee may group ambulatory children between one year, and two and one-half years of age with older children, provided:

(a) The total number of children in the group does not exceed ten; and

(b) Two staff are assigned to the group.

(8) The licensee shall ensure the staff person providing direct care and supervision of the child is free of other duties at the time of care.

(9) The licensee shall maintain required staff-to-child ratios indoors, outdoors, on field trips, and during rest periods. During rest periods, staff may be involved in other activities if staff remain on the premises and each child is within continuous visual and auditory range of a staff person.

(10) The licensee shall ensure staff:

(a) Attend the child or group of children at all times; and

(b) Keep each child within continuous visual and auditory range, except when a toilet-trained child uses the toilet.

(11) When only one staff person is present, the licensee shall ensure a second staff person is readily available in case of an emergency.

NEW SECTION

WAC 388-150-200 STAFF DEVELOPMENT AND TRAINING. (1) The licensee shall have an orientation system making the employee and volunteer aware of program policies and practices. The licensee shall provide staff an orientation including, but not limited to:

- (a) Minimum licensing rules required under this chapter;
 - (b) Goals and philosophy of the center;
 - (c) Planned daily activities and routines;
 - (d) Child guidance and behavior management methods;
 - (e) Child abuse and neglect prevention, detection, and reporting policies and procedures;
 - (f) Special health and developmental needs of the individual child;
 - (g) The health care plan;
 - (h) Fire prevention and safety procedures; and
 - (i) Personnel policies, when applicable.
- (2) The licensee shall provide or arrange for regular training opportunities for the child care staff to promote ongoing employee education and enhance practice skills.
- (3) The licensee shall conduct periodic staff meetings for planning and coordination purposes.
- (4) The licensee shall ensure:
- (a) A staff person with basic, standard, current first aid and cardiopulmonary resuscitation (CPR) training, or department of health approved training, is present at all times and in all areas the child is in care; and
 - (b) Staff's CPR training includes methods appropriate for child age groups in care.
- (5) The licensee shall provide or arrange appropriate education and training for child care staff on the prevention and transmission of human immunodeficiency virus/acquired immunodeficiency syndrome (HIV/AIDS).
- (6) The licensee shall ensure the staff person preparing full meals has a valid food handler permit.

NEW SECTION

WAC 388-150-210 HEALTH AND NUTRITION. (1) Health care plan. The licensee shall maintain current written health policies and procedures for staff orientation and use, and for the parent. The health care plan shall include, but not be limited to, information about the center's procedures concerning:

- (a) Communicable disease prevention, reporting, and management;
- (b) Action taken for medical emergencies;
- (c) First aid;
- (d) Care of minor illnesses;
- (e) Medication management;
- (f) General hygiene practices;
- (g) Handwashing practices;
- (h) Food and food services; and

(i) Infant care procedures and nursing consultation, where applicable.

(2) The licensee shall use the services of an advisory physician, physician's assistant, or registered nurse to assist in the development, approval, and periodic review of the center's health care plan.

NEW SECTION

WAC 388-150-220 HEALTH SUPERVISION AND INFECTIOUS DISEASE PREVENTION. (1) Child. The licensee shall encourage the parent to arrange a physical examination for the child who has not had regular health care or a physical examination within one year before enrollment.

(2) The licensee shall encourage the parent to obtain health care for the child when necessary. The licensee shall not be responsible for providing or paying for the child's health care.

(3) Before or on the child's first day of attendance, the licensee shall have on file a certificate of immunization status form prescribed by the department of health proving the child's full immunization for:

- (a) Diphtheria;
- (b) Tetanus;
- (c) Pertussis (whooping cough);
- (d) Poliomyelitis;
- (e) Measles (rubeola);
- (f) Rubella (German measles);
- (g) Mumps; and
- (h) Other diseases prescribed by the department of health.

(4) The licensee may accept the child without all required immunizations on a conditional basis if immunizations are:

- (a) Initiated before or on enrollment; and
- (b) Completed as rapidly as medically possible.

(5) The licensee may exempt the immunization requirement for the child if the parent or guardian:

- (a) Signs a statement expressing a religious, philosophical, or personal objection; or
- (b) Furnishes a physician's statement of a valid medical reason for the exemption.

(6) Program. Staff shall daily observe and screen the child for signs of illness. The licensee shall care for or discharge home the ill child based on the center's policies concerning the ill child.

(a) When the child has a severe illness or is injured, tired, or upset, staff shall separate the child from other children and attend the child continuously until:

- (i) The child is able to rejoin the group;
- (ii) Staff return the child to the parent; or
- (iii) Staff secures appropriate health care for the child.

(b) The licensee shall provide a quiet, separate care room or area allowing the child requiring separate care an opportunity to rest.

(c) Staff shall sanitize equipment used by the child if staff suspects the child has a communicable disease.

(d) The licensee may use the separate care room or area for other purposes when not needed for separation of the child.

(7) Staff shall wash, or assist the child to wash hands:

- (a) After the child's toileting or diapering;
 - (b) Before the child eats; and
 - (c) Before the child participates in food activities.
- (8) Staff shall clean and disinfect toys, equipment, furnishings, and facilities according to the center's cleaning and disinfecting policies, as needed.
- (9) The licensee shall have appropriate extra clothing available for the child who wets or soils clothes.
- (10) Staff shall ensure the child does not share personal hygiene or grooming items.
- (11) Staff. Each center employee, volunteer, and other person having regular contact with the child in care shall have a tuberculin (TB) skin test, by the Mantoux method, upon employment or licensure, unless against medical advice.
- (a) The person whose TB skin test is positive (ten millimeters or more induration) shall have a chest x-ray within thirty days following the skin test.
- (b) The licensee shall not require the person to obtain routine periodic TB retesting or x-ray (biennial or otherwise) after entry testing unless directed to obtain retesting by the person's health care provider or the local health department.
- (12) The licensee shall not permit the person with a reportable communicable disease to be on duty in the center or have contact with the child in care unless approved in writing by a health care provider.
- (13) Staff shall wash hands:
- (a) After toileting and diapering the child;
 - (b) After personal toileting;
 - (c) After attending to an ill child; and
 - (d) Before serving or preparing food.

NEW SECTION

WAC 388-150-230 MEDICATION MANAGEMENT. The center may have a policy of not giving medication to the child in care. If the center's health care plan includes giving medication to the child in care, the licensee:

- (1) Shall give medications, prescription and nonprescription, only on the written approval of a parent, person, or agency having authority by court order to approve medical care;
- (2) Shall give prescription medications:
 - (a) Only as specified on the prescription label; or
 - (b) As authorized, in writing, by a physician or other person legally authorized to prescribe medication.
- (3) Shall give the following classifications of nonprescription medications, with written parent authorization, only at the dose, duration, and method of administration specified on the manufacturer's label for the age or weight of the child needing the medication:
 - (a) Antihistamines;
 - (b) Nonaspirin fever reducers/pain relievers;
 - (c) Nonnarcotic cough suppressants;
 - (d) Decongestants;
 - (e) Anti-itching ointments or lotions, intended specifically to relieve itching;
 - (f) Diaper ointments and powders, intended specifically for use in the diaper area of the child; and
 - (g) Sun screen.
- (4) Shall give other nonprescription medication:

- (a) Not included in the categories listed in subsection (3) of this section; or
- (b) Taken differently than indicated on the manufacturer's label; or
- (c) Lacking labeled instructions, only when disbursement of the nonprescription medication is as required under subsection (4)(a), (b), and (c):
 - (i) Authorized, in writing, by a physician; or
 - (ii) Based on established medical policy approved, in writing, by a physician or other person legally authorized to prescribe medication.
- (5) Shall accept from the child's parent, guardian, or responsible relative only medicine in the original container, labeled with:
 - (a) The child's first and last names;
 - (b) The date the prescription was filled; or
 - (c) The medication's expiration date; and
 - (d) Legible instructions for administration, such as manufacturer's instructions or prescription label.
- (6) Shall keep medication, refrigerated or nonrefrigerated, in an orderly fashion, inaccessible to the child;
- (7) Shall store external medication in a compartment separate from internal medication;
- (8) Shall keep a record of medication disbursed;
- (9) Shall return to the parent or other responsible party, or shall dispose of medications no longer being taken; and
- (10) May, at the licensee's option, permit self-administration of medication by a child in care if the:
 - (a) Child is physically and mentally capable of properly taking medication without assistance;
 - (b) Licensee includes in the child's file a parental or physician's written statement of the child's capacity to take medication without assistance; and
 - (c) Licensee ensures the child's medications and other medical supplies are stored so the medications and medical supplies are inaccessible to another child in care.

NEW SECTION

WAC 388-150-240 NUTRITION. (1) The licensee shall provide food meeting the nutritional needs of the child in care, taking into consideration the:

- (a) Number of children in care;
 - (b) Child's age and developmental level;
 - (c) Child's cultural background;
 - (d) Child's handicapping condition; and
 - (e) Hours of care on the premises.
- (2) The licensee shall provide only pasteurized milk or a pasteurized milk product.
- (3) The licensee shall provide only whole milk to the child twenty-three months of age or younger except with written permission of the child's parent.
- (4) The licensee may serve the child twenty-four months of age or older powdered Grade A milk mixed in the center provided the licensee completes the dry milk mixture, service, and storage in a safe and sanitary manner.
- (5) The licensee may provide the child nutrient concentrates, nutrient supplements, a modified diet, or an allergy diet only with written permission of the child's health care provider. The licensee shall obtain from the

parent or child's health care provider a written list of foods the child cannot consume.

(6) The licensee shall:

(a) Record food and portion sizes planned and served;
 (b) Prepare and date menus one week or more in advance, containing meals and snacks to be served, including parent-provided snacks; and

(c) Specify on the menu a variety of foods enabling the child to consume adequate nutrients.

(7) The licensee shall provide two weeks or more of meal and snack menu variety before repeating the menu.

(8) The licensee shall only make nutrition substitutions of comparable nutrient value and record changes on the menu.

(9) The licensee shall use the following meal pattern to provide food to the child in care in age-appropriate servings:

(a) Providing the child in care for nine or less hours:

(i) Two or more snacks and one meal; or

(ii) Two meals and one snack.

(b) Providing the child in care for nine or more hours:

(i) Two or more meals and two snacks; or

(ii) One meal and three snacks.

(c) Providing the child arriving after school a snack;

(d) Providing the child food at intervals not less than two hours and not more than three and one-half hours apart; and

(e) Allowing the occasional serving of party foods not meeting nutritional requirements.

(10) When serving food, the licensee shall provide the child the following:

(a) At a minimum, the child's breakfast must contain:

(i) A dairy product, including fluid milk, cheese, yogurt, or cottage cheese;

(ii) Cereal or bread, whole grain or enriched; and

(iii) Fruit or vegetable or juice containing a minimum of fifty percent real juice.

(b) At a minimum, the child's lunch or dinner must contain:

(i) A dairy product;

(ii) A protein food including lean meat, fish, poultry, egg, legumes, nut butters, or cheese;

(iii) Bread or bread alternate, whole grain or enriched; and

(iv) Fruit or vegetable, two total servings.

(c) The child's snacks must include one or more dairy or protein source provided daily, and contain a minimum of two of the following four components at each snack:

(i) A dairy product;

(ii) A protein food;

(iii) Bread or bread alternate; or

(iv) Fruit or vegetable or juice containing a minimum of fifty percent real juice.

(d) The child's food must contain:

(i) A minimum of one serving of Vitamin C fruit, vegetable, or juice, provided daily; and

(ii) Servings of food high in Vitamin A, provided three or more times weekly.

(11) The licensee shall provide:

(a) Dinner to the child in evening care when the child did not receive dinner at home before arriving at the center;

(b) A bedtime snack to the child in nighttime care; and

(c) Breakfast to the child in nighttime care if the child remains at the center after the child's usual breakfast time.

(12) The licensee shall monitor sack lunches, snacks, and other foods brought from the child's home for consumption by the child, all children, or a group of children in care, ensuring safe preparation, storage, and serving and nutritional adequacy.

(13) For the center permitting sack lunches, the licensee shall have available food supplies to supplement food deficient in meeting nutrition requirements brought from the child's home and to nourish the child arriving without home-supplied food.

NEW SECTION

WAC 388-150-250 KITCHEN AND FOOD SERVICE. (1) The licensee shall provide equipment for the proper storage, preparation, and service of food to meet program needs.

(2) The licensee shall meet food service standards by requiring:

(a) The staff person preparing full meals have a valid food handler permit;

(b) The staff person preparing and serving meals wash hands before handling food;

(c) Handwashing facilities be located in or adjacent to food preparation areas;

(d) Food be stored in a sanitary manner, especially milk, shellfish, meat, poultry, eggs, and other protein food sources;

(e) Food requiring refrigeration be stored at a temperature no warmer than forty-five degrees Fahrenheit;

(f) Frozen food be stored at a maximum temperature of zero degrees Fahrenheit;

(g) Refrigerators and freezers be equipped with thermometers and be regularly cleaned and defrosted;

(h) Food be cooked to correct temperatures;

(i) Raw food be washed thoroughly with clean running water;

(j) Cooked food to be stored be rapidly cooled and refrigerated after preparation;

(k) Food be kept in original containers or in clean, labeled containers and stored off the floor;

(l) Packaged, canned, and bottled food with a past expiration date be discarded;

(m) Food in dented cans or torn packages be discarded; and

(n) When food containing sulfiting agents is served, parents be notified.

(3) The child may participate in food preparation as an education activity. The licensee shall supervise the child when the child is in the kitchen or food preparation area.

(4) The licensee shall make kitchen equipment inaccessible to the child, except during planned and supervised kitchen activities. Staff shall supervise food preparation activities. The licensee shall make potentially hazardous appliances and sharp or pointed utensils inaccessible to the child when the child is not under direct supervision.

(5) The licensee shall install and maintain kitchen equipment and clean re-usable utensils in a safe and sanitary manner by:

(a) Sanitizing reusable utensils in a dishwasher or through use of a three-compartment dishwashing procedure; and

(b) Using only single-use or clean cloths, used solely for wiping food service, preparation, and eating surfaces.

NEW SECTION

WAC 388-150-260 DRINKING AND EATING EQUIPMENT. (1) The licensee shall provide the child disposable single-use cups, individual drinking cups or glasses, or inclined jet-type drinking fountains.

(2) The department shall prohibit the center from using bubbler-type drinking fountains and common drinking cups or glasses.

(3) The licensee shall provide the child durable eating utensils appropriate in size and shape for the child in care.

NEW SECTION

WAC 388-150-270 CARE OF YOUNG CHILDREN. (1) The licensee shall not accept for care a child under one month of age.

(2) Facility. The licensee shall:

(a) Provide a separate, safe play area for the child under one year of age, or the child not walking;

(b) Care for the child under one year of age in rooms or areas separate from older children, with:

(i) Not more than eight children under one year of age to a room or area; and

(ii) Handwashing facilities in or adjacent to each such room or area.

(3) Diapering and toileting. The licensee shall ensure:

(a) The diaper changing area is:

(i) Separate from food preparation areas;

(ii) Adjacent to a handwashing sink; and

(iii) Sanitized between use for different children; or

(iv) Protected by a disposable covering discarded after each use.

(b) The designated change area is impervious to moisture and washable;

(c) Diaper changing procedures are posted at the changing area;

(d) Disposable towels or clean, reusable towels, laundered between usage for different children, are used for cleaning the child;

(e) Staff wash hands after diapering the child or helping the child with toileting;

(f) Disposable diapers, a commercial diaper service, or reusable diapers supplied by the child's family are used;

(g) Soiled diapers are placed without rinsing into a separate, cleanable, covered container provided with a waterproof liner before transporting to the laundry, parent, or acceptable disposal;

(h) Soiled diapers are removed from the facility daily or more often unless the licensee uses a commercial diaper service;

(i) Toilet training is initiated when the child indicates readiness and in consultation with the child's parent;

(j) Potty chairs, when in use, are located on washable, impervious surfaces; and

(k) Toilet training equipment is sanitized after each use.

(4) Feeding. The licensee and the infant's parent shall agree on a schedule for the infant's feedings.

(a) Bottle feedings.

(i) The licensee or parent may provide the child's bottle feeding in the following manner:

(A) A filled bottle brought from home;

(B) Whole milk or formula in ready-to-feed strength; or

(C) Formula requiring no preparation other than dilution with water, mixed on the premises.

(ii) The licensee shall prepare the child's bottle and nipple in a sanitary manner in an area separate from diapering areas.

(iii) The licensee shall sanitize the child's bottle and nipple between uses.

(iv) The licensee shall label the child's bottle with the child's name and date prepared.

(v) The licensee shall refrigerate a filled bottle if the child does not consume the content immediately and shall discard the bottle's content if the child does not consume the content within twelve hours.

(b) To ensure safety and promote nurturing, the licensee shall ensure staff:

(i) Hold in a semi-sitting position for feedings the infant unable to sit in a high chair, unless such is against medical advice;

(ii) Interact with the child;

(iii) Do not prop a bottle;

(iv) Do not give a bottle to the reclining child, unless the bottle contains water only;

(v) Take the bottle from the child when the child finishes feeding; and

(vi) Keep the child in continuous visual and auditory range.

(c) The licensee shall provide semi-solid food for the infant, upon consultation with the parent, not before the child is four months of age and not later than ten months of age, unless such is not recommended by the child's health care provider.

(5) Sleeping equipment. The licensee shall furnish the infant a single-level crib, infant bed, bassinet, or play pen for napping until such time the licensee and parent concur the infant can safely use a mat, cot, or other approved sleeping equipment.

(6) When the licensee furnishes the infant or child a crib, the licensee shall ensure the crib is:

(a) Sturdy and made of wood, metal, or plastic with secure latching devices; and

(b) Constructed with two and three-eighths inches or less space between vertical slats when the crib is used for an infant six months of age or younger. The licensee may allow an infant to use a crib not meeting the spacing requirement provided the licensee uses crib bumpers or another effective method preventing the infant's body from slipping between the slats.

(7) The licensee shall not allow the infant or child to use a stacked crib.

(8) The licensee shall ensure the infant's or child's crib mattress is:

(a) Snug fitting, preventing the infant from being caught between the mattress and crib side rails; and

(b) Waterproof and easily sanitized.

(9) Program and equipment. The licensee shall provide the infant a daily opportunity for:

(a) Large and small muscle development;

(b) Crawling and exploring;

(c) Sensory stimulation;

(d) Social interaction;

(e) Development of communication; and

(f) Learning self-help skills.

(10) The licensee shall provide the infant safe, noningestible, and suitable toys and equipment for the infant's mental and physical development.

(11) Nursing consultation. The licensee licensed for the care of four or more infants shall arrange for regular nursing consultation to include one or more monthly on-site visits by a registered nurse trained or experienced in the care of young children.

(12) In collaboration with the licensee, the nurse shall advise the center on the:

(a) Operation of the infant care program; and

(b) Implementation of the child health program.

(13) The licensee shall obtain a written agreement with the nurse for consultation services.

(14) The licensee shall document the nurse's on-site consultations.

(15) The licensee shall ensure the nurse consultant's name and telephone number is posted or otherwise available on the premises.

NEW SECTION

WAC 388-150-280 SAFETY AND ENVIRONMENT. (1) General safety, maintenance, and site. The licensee shall operate the center:

(a) On an environmentally safe site;

(b) In a neighborhood free from a condition detrimental to the child's welfare; and

(c) In a location accessible to other services to carry out the program.

(2) The licensee shall maintain the indoor and outdoor premises in a safe and sanitary condition, free of hazards, and in good repair. The licensee shall ensure furniture and equipment are safe, stable, durable, child-sized, and free of sharp, loose, or pointed parts.

The licensee shall:

(a) Install handrails or safety devices at child height adjacent to steps, stairways, and ramps;

(b) Maintain a flashlight or other emergency lighting device in working condition;

(c) Ensure there is no flaking or deteriorating lead-based paint on interior and exterior surfaces, equipment, and toys accessible to the preschool age and younger child;

(d) Finish or cover rough or untreated wood surfaces; and

(e) Maintain one or more telephones in working order, accessible to staff.

(4) The licensee shall supply bathrooms and other rooms subject to moisture with washable, moisture-impervious flooring.

(5) The licensee caring for the preschool age and younger child shall equip child-accessible electrical outlets with nonremovable safety devices or covers preventing electrical injury.

(6) The licensee shall ensure staff can gain rapid access in an emergency to a bathroom or other room occupied by the child.

(7) The licensee shall shield light bulbs and tubes in child-accessible areas.

(8) The licensee shall keep the premises free from rodents, fleas, cockroaches, and other insects and pests.

(9) The licensee shall use a housekeeping sink or another appropriate method for drawing clean mop water and disposing waste water.

(10) The licensee shall ensure the mop storage area is ventilated.

(11) The licensee shall ensure no firearm or another weapon is on the premises.

(12) The licensee shall comply with fire safety regulations adopted by the state fire marshal's office.

NEW SECTION

WAC 388-150-290 WATER SAFETY. (1) The licensee shall maintain the following water safety precautions when the child uses an on-premises swimming pool, wading pool, or natural body of water, or enters the water on a field trip by ensuring:

(a) The on-premises pool or natural body of water is inaccessible to the child when not in use;

(b) During the child's use of a wading pool, an adult with current CPR training supervises the child at all times; and

(c) During the child's use of a swimming pool or open body of water, a certified lifeguard is present at all times, in addition to required staff.

(2) The licensee shall daily empty and clean portable wading pools when in use.

(3) The licensee shall not permit the child to use or access a hot tub, spa, whirlpool, tank, or similar equipment.

NEW SECTION

WAC 388-150-310 FIRST AID SUPPLIES. The licensee shall maintain on the premises adequate first aid supplies, conforming with the center's first aid policies and procedures. The licensee's first aid supplies shall include unexpired syrup of ipecac which may be administered only on the advice of a physician or poison control center.

NEW SECTION

WAC 388-150-320 OUTDOOR PLAY AREA. (1) The licensee shall provide a safe and securely-fenced or department-approved, enclosed outdoor play area:

(a) Adjoining directly the indoor premises; or

(b) Reachable by a safe route and method; and

(c) Promoting the child's active play, physical development, and coordination; and

(d) Protecting the play area from unsupervised exit or entry by the child; and

(e) Preventing child access to roadways and other dangers.

(2) The licensee shall ensure the play area contains a minimum of seventy-five usable square feet per child. If the center uses a rotational schedule of outdoor play periods so only a portion of the child population uses the play area at one time, the licensee may reduce correspondingly the child's play area size. The licensee shall ensure appropriate child grouping by developmental or age levels, staff-to-child ratio adherence, and group size maintenance.

(3) At its discretion, the department may approve the licensee providing drop-in care only or operating in a densely developed area to use equivalent, separate, indoor space for the child's large muscle play.

(4) The licensee providing full-time care shall ensure the center's activity schedule affords the child sufficient daily time to participate actively in outdoor play.

(5) The licensee shall provide a variety of age appropriate play equipment for climbing, pulling, pushing, riding, and balancing activities. The licensee shall arrange, design, construct, and maintain equipment and ground cover to prevent child injury. The licensee's quantity of outdoor play equipment shall offer the child a range of outdoor play options.

NEW SECTION

WAC 388-150-330 INDOOR PLAY AREA. (1) The center's indoor premises shall contain adequate area for child play and sufficient space to house a developmentally appropriate program for the number and age range of children served. The licensee shall provide a minimum of thirty-five square feet of usable floor space per child, exclusive of a bathroom, hallway, and closet. If the staff removes mats and cots when not in use, the licensee may use and consider the napping area as child care space. The licensee may consider the kitchen usable space if:

(a) Appliances and utensils do not create a safety hazard;

(b) Toxic or harmful substances are not accessible to the child;

(c) Food preparation and storage sanitation is maintained; and

(d) The space is located safely and appropriately for use as a child care activity area.

(2) The licensee shall provide a minimum of fifty square feet of usable floor space per child for the play and napping of the infant and other child requiring a crib.

(3) The licensee may use a room for multiple purposes such as playing, dining, napping, and learning activities, provided the:

(a) Room is of sufficient size; and

(b) Room's usage for one purpose does not interfere with usage of the room for another purpose.

NEW SECTION

WAC 388-150-340 TOILETS, HANDWASHING SINKS, AND BATHING FACILITIES. (1) The licensee shall provide a minimum of one indoor flush-type toilet and one adjacent handwash sink for every fifteen persons normally on site, except:

(a) The child eighteen months of age or younger and other children using toilet training equipment need not be included when determining the number of required flush-type toilets;

(b) If urinals are provided, the number of urinals shall not replace more than one-third of the total required toilets; and

(c) For the center serving the school age child only, the number of sinks and toilets for the child shall equal or exceed the number required by the local school district.

(2) The licensee shall supply the child warm running water for hand-washing at a temperature range no less than eighty-five degrees Fahrenheit and no more than one hundred and twenty degrees Fahrenheit.

(3) The licensee shall locate the child's handwashing facilities in or adjacent to rooms used for toileting.

(4) The licensee shall provide toileting privacy for the child of opposite sex six years of age and older and for other children demonstrating a need for privacy.

(5) The licensee shall provide toilets, urinals, and handwashing sinks of appropriate height and size for the child in care or furnish safe, easily cleanable platforms impervious to moisture.

(6) The licensee shall ensure rooms used for toileting are ventilated to the outdoors.

(7) When the center serves the child not toilet trained, the licensee shall provide developmentally appropriate equipment for the toileting and toilet training of the young child. The licensee shall sanitize the equipment after each child's use.

(8) The licensee shall provide the child with soap and individual towels or other appropriate devices for washing and drying the child's hands and face.

(9) If the center is equipped with a bathing facility, the licensee shall:

(a) Make the bathing facility inaccessible to the child; or

(b) Ensure the preschool age and younger child is supervised while using the bathing facility; and

(c) Equip the bathing facility with a conveniently located grab bar or other safety device such as a nonskid pad.

NEW SECTION

WAC 388-150-350 LAUNDRY. (1) The licensee shall maintain access to laundry washing and drying facilities, which may include using on-premises or off-site equipment.

(2) The licensee shall use an effective method through temperature or chemical measures for adequately sanitizing the child's laundry contaminated with urine, feces, lice, scabies, or other infectious material.

(3) When washing or drying occurs on-site, the licensee shall locate equipment in an area separate from the kitchen and inaccessible to the child.

(4) The licensee shall store the child's soiled laundry separately from clean laundry.

NEW SECTION

WAC 388-150-360 NAP AND SLEEP EQUIPMENT. (1) The licensee shall provide a clean, separate, firm mat, cot, bed, mattress, play pen, or crib for each child five years of age and under remaining in care for six or more hours and for another child requiring a nap or rest period.

(2) The licensee shall ensure the child's mat is of sufficient length, width, and thickness to provide adequate comfort for the child to nap. The licensee may use a washable sleeping bag meeting the mat requirements for the toilet-trained child.

(3) The licensee shall ensure the child's cot is of sufficient length and width and constructed to provide adequate comfort for the child to nap. The licensee shall ensure the cot surface is of a material which can be cleaned with a detergent solution, disinfected, and allowed to air dry.

(4) The licensee shall clean the child's nap equipment as needed and between use by another child.

(5) The licensee shall separate the child's nap equipment when in use to facilitate sanitation, child comfort, and staff access.

(6) The licensee shall ensure the child's bedding:

(a) Consists of a clean sheet or blanket to cover the sleeping surface and a clean, suitable cover for the child;

(b) Is laundered weekly or more often and between use by different children; and

(c) Is stored separately from bedding used by another child.

(7) The licensee shall not use the upper bunk of a double deck bed for a preschool age or younger child.

NEW SECTION

WAC 388-150-370 STORAGE. (1) The licensee shall provide accessible individual space for the child to store clothes and personal possessions.

(2) The licensee shall provide space separate from child care area to store play and teaching equipment and supplies, records and files, cots, mats, and bedding.

(3) The licensee shall store and make inaccessible to the child cleaning supplies, toxic substances, paint, poisons, aerosol containers, and items bearing warning labels.

(4) The licensee shall label a container filled from a stock supply to identify contents.

NEW SECTION

WAC 388-150-380 PROGRAM ATMOSPHERE.

(1) The licensee shall provide a cheerful learning environment for the child by:

(a) Covering walls and ceilings with light or bright colors; and

(b) Placing visually stimulating decorations, pictures, or other attractive materials at appropriate heights for the child.

(2) The licensee shall maintain a safe and developmentally appropriate noise level, without inhibiting normal ranges of expression by the child, so staff and child can be clearly heard and understood in normal conversation.

(3) The licensee shall locate light fixtures and provide lighting intensities promoting good visibility and comfort for the child care.

(4) The licensee shall maintain the temperature within the center at:

(a) Sixty-eight degrees Fahrenheit or more during the child's waking hours; and

(b) Sixty degrees Fahrenheit or more during the child's napping or sleeping hours.

(5) The licensee shall regulate the temperature and ventilate the center for the health and comfort of the child in care.

NEW SECTION

WAC 388-150-390 AGENCY PRACTICES. Discrimination prohibited. The licensee shall comply with federal and state regulatory and statutory requirements, defined under chapter 49.60 RCW, regarding nondiscrimination in employment practices and client services.

NEW SECTION

WAC 388-150-400 RELIGIOUS ACTIVITIES.

(1) Consistent with state and federal laws, the licensee shall respect and facilitate the rights of the child in care to observe the tenets of the child's faith.

(2) The licensee shall not punish or discourage the child for exercising these rights.

(3) If the center conducts a religious activity program, the licensee shall maintain a written description of the center's religious policies and practices affecting the child in care.

NEW SECTION

WAC 388-150-410 SPECIAL REQUIREMENTS REGARDING AMERICAN INDIAN CHILDREN.

When five percent or more of the center's child enrollment consists of Indian children, the licensee shall develop social service resources and staff training programs designed to meet the special needs of such children through coordination with tribal, Indian health service, and Bureau of Indian Affairs social service staff, and appropriate urban Indian and Alaskan native consultants.

NEW SECTION

WAC 388-150-420 CHILD ABUSE, NEGLECT, AND EXPLOITATION. The licensee and staff shall protect the child in care from child abuse, neglect, or exploitation, as required under chapter 26.44 RCW.

NEW SECTION

WAC 388-150-430 PROHIBITED SUBSTANCES. (1) During operating hours or when the child is in care, the licensee, staff, and volunteers on center premises or caring for the child off-site shall not be under the influence of, consume, or possess an:

- (a) Alcoholic beverage; or
- (b) Illegal drug.

(2) The licensee shall prohibit smoking in the center when the child is present and in a motor vehicle when the licensee transports the child. The licensee may permit on premises smoking out doors, away from the building, where the child is not present.

NEW SECTION

WAC 388-150-440 LIMITATIONS TO PERSONS ON PREMISES. (1) During center operating hours or while the child is in care, only the licensee, employee, or volunteer, or an authorized representative of a governmental agency, or parent shall have unsupervised or regular access to the child in care.

(2) The licensee shall allow the parent of the child in care unsupervised access only to the parent's child.

NEW SECTION

WAC 388-150-450 RECORDS, REPORTING, AND POSTING. Child records and information. The licensee shall maintain on the premises organized confidential records and information concerning the child in care. The licensee shall ensure the child's record contains, at a minimum:

(1) Registration data:

- (a) Name, birthdate, dates of enrollment and termination, and other identifying information;
- (b) Name, address, and home and business telephone number of the parent and other person to be contacted in case of emergency; and
- (c) Completed enrollment application signed by the parent, guardian, or responsible relative.

(2) Authorizations:

- (a) Name, address, and telephone number of the person authorized to remove from the center the child under care;
- (b) Written parental consent for transportation provided by the center, including field trips and swimming, when the child participates in these activities. A parent-signed blanket consent form may authorize the child's off-site travel; and
- (c) Written parental consent, or court order, for providing medical care and emergency surgery, except for such care authorized by law.

(3) Medical and health data:

- (a) Date and kind of illness and injury occurring on the premises, including the treatment given by staff;
- (b) Medication given indicating dosage, date, time, and name of dispensing staff person; and
- (c) A health history, obtained when the licensee or staff enrolls the child for care. The history includes:
 - (i) The date of the child's last physical examination;
 - (ii) Allergies;

(iii) Special health or developmental problems and other pertinent health information;

(iv) Immunization history as required under WAC 388-150-220; and

(v) Name, address, and telephone number of the child's health care provider or facility.

NEW SECTION

WAC 388-150-460 PROGRAM RECORDS. The licensee shall maintain the following documentation on the premises:

(1) The daily attendance record:

(a) The parent, or other person authorized by the parent to take the child to or from the center, shall sign in the child on arrival and shall sign out the child at departure, using a full, legal signature; and

(b) When the child leaves the center to attend school as authorized by the parent, the staff person shall sign out the child, and sign in the child on return to the center.

(2) A copy of the report sent to the licensor about the illness or injury to the child in care requiring medical treatment or hospitalization;

(3) Copies of meal and snack menus for a minimum of six months;

(4) The twelve month record indicating the date and time the licensee conducted the required monthly fire evacuation drills;

(5) A written plan for staff development, specifying the content, frequency, and manner of planned training;

(6) Activity program plan records; and

(7) Nursing consultation records, if applicable, including:

(a) A copy of the written agreement with the nurse; and

(b) A summary of the nurse's on-site consultation activities.

NEW SECTION

WAC 388-150-470 PERSONNEL POLICIES AND RECORDS. (1) Each employee and volunteer having unsupervised or regular access to the child in care shall complete and submit to the licensee or director by the date of hire:

(a) An application for employment on a department-prescribed form, or its equivalent; and

(b) A criminal history and background inquiry form.

(i) The licensee shall submit this form to the department for the employee and volunteer, within seven calendar days of the employee's first day of employment, permitting a criminal and background history check.

(ii) The department shall discuss the inquiry information with the licensee or director, when applicable.

(2) The licensee employing five or more persons shall have written personnel policies describing staff benefits, if any, duties, and qualifications.

(3) The licensee shall maintain a personnel record-keeping system, having on file for the licensee, staff person, and volunteer:

(a) An employment application, including work and education history;

(b) Documentation of criminal history and background inquiry form submission;

(c) A record of tuberculin skin test results, x-ray, or an exemption to the skin test or x-ray;

(d) Documentation of HIV/AIDS education and training;

(e) A record of participation in staff development training;

(f) Documentation of orientation program completion;

(g) Documentation of a valid food handler permit, when applicable; and

(h) Documentation of current first aid and CPR training, when applicable.

NEW SECTION

WAC 388-150-480 REPORTING OF DEATH, INJURY, ILLNESS, EPIDEMIC, OR CHILD ABUSE. The licensee or staff shall report immediately:

(1) A death, serious injury requiring medical treatment, or illness requiring hospitalization of a child in care, by telephone and in writing, to the parent, licensor, and child's social worker, if any;

(2) An instance when the licensee or staff has reason to suspect the occurrence of physical, sexual, or emotional child abuse, child neglect, or child exploitation as required under chapter 26.44 RCW, by telephone, to child protective services or local law enforcement; or

(3) An occurrence of food poisoning or communicable disease, as required by the state board of health, by telephone, to the local public health department.

NEW SECTION

WAC 388-150-490 REPORTING OF CIRCUMSTANTIAL CHANGES. A child day care center license is valid only for the address, person, and organization named on the license. The licensee shall promptly report to the licensor major changes in staff, program, or premises affecting the center's classification, delivery of safe, developmentally appropriate services, or continued eligibility for licensure. A major change includes the:

(1) Center's address, location, space, or phone number;

(2) Maximum number, age ranges, and sex of children the licensee wishes to serve as compared to current license specifications;

(3) Number and qualifications of the center's staffing pattern that may affect staff competencies to implement the specified program, including:

(a) Change of ownership, chief executive, director, or program supervisor; and

(b) The death, retirement, or incapacity of the licensee.

(4) Name of the licensed corporation, or name by which the center is commonly known, or changes in the center's articles of incorporation and bylaws;

(5) Occurrence of a fire, major structural change, or damage to the premises; and

(6) Plans for major remodeling of the center, including planned use of space not previously department-approved.

NEW SECTION

WAC 388-150-500 POSTING REQUIREMENTS. (1) The licensee shall post the following items, clearly visible to the parent and staff:

(a) The center's child care license issued under this chapter;

(b) A schedule of regular duty hours with the names of caregiving staff;

(c) A typical activity schedule, including operating hours and scheduled mealtimes;

(d) Meal and snack menus;

(e) Evacuation plans and procedures, including a diagram of exiting routes; and

(f) Emergency telephone numbers.

(2) For the staff, the licensee shall post:

(a) Dietary restrictions and nutrition requirements for particular children;

(b) Handwashing practices; and

(c) Diaper changing procedures, if applicable.

WSR 90-23-079

PROPOSED RULES

OFFICE OF

INSURANCE COMMISSIONER

[Filed November 20, 1990, 2:58 p.m.]

Original Notice.

Title of Rule: Amending WAC 284-30-600; and adding a new section to chapter 284-30 WAC pertaining to unfair practices.

Purpose: To define unfair methods of competition and unfair or deceptive acts or practices in the business of insurance with respect to life and disability insurance coverage through group contracts delivered in another state.

Other Identifying Information: Insurance Commissioner Matter No. R 90-14.

Statutory Authority for Adoption: RCW 48.02.060 (3)(a) and 48.30.010.

Statute Being Implemented: RCW 48.30.010.

Summary: Life and health insurance coverage provided through out-of-state group contracts would have to meet Washington state standards except as permitted by WAC 284-30-600 (as amended), and consumers would receive a disclosure statement alerting them to problems that can result from buying health insurance through out-of-state group contracts.

Reasons Supporting Proposal: An insurer providing coverage that does not meet Washington's standards has an unfair competitive advantage over those that meet the standards. Consumers can be deceived by the solicitation of coverage provided through out-of-state groups.

Name of Agency Personnel Responsible for Drafting: Robert E. Johnson, Insurance Building, Olympia, Washington, (206) 753-2406; Implementation: Janis LaFlash, Insurance Building, Olympia, Washington, (206) 753-4214; and Enforcement: Robert E. Johnson, Insurance Building, Olympia, Washington, (206) 753-2406.

Name of Proponent: Dick Marquardt, Insurance Commissioner, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 284-30-600 applies to group life and health insurance coverage on individuals in this state which is provided by a group policy which is delivered to a master policy holder who is outside this state. In general, such coverage must meet Washington's standards for claims handling, benefits and mandated coverage (including that for long-term care and Medicare supplement benefits) and loss ratio requirements. The rule applies to employer-employee type groups and to certain association groups, regardless of who pays for the coverage. It applies to credit union, labor union, creditor-debtor and financial institution type groups only when the covered individual is paying all or substantially all of the cost for such coverage. Certain other groups are excluded from the application of the rule. It is an unfair practice for any insurer effecting group insurance coverage in this state through policies delivered to an out-of-state master policyholder to fail to comply with this state's advertising and claims settlement practices. Advertising material used in connection with the solicitation of such coverage and copies of the contracts and certificates must be furnished to the commissioner upon his request. Where the sale of such coverage to individuals in this state is through solicitation by agents, solicitors or brokers, and obtaining or continuing such coverage is dependent upon the individual being a member of an association or organization, the group master policy form and the certificate form used therewith must be filed with the commissioner. In such case, proposed WAC 284-30-610 becomes applicable and a disclosure statement must be given to the individual solicited to buy such coverage. A copy of the form of the completed statement that will be used must be filed with the commissioner at least twenty days before the solicitation of coverage commences. The disclosure statement must be given to the individual by the agent or other licensee. A copy thereof is signed by the individual to acknowledge its receipt, and is submitted to the insurance company along with the application for coverage. The insurance company is responsible for its accuracy and must retain the copy for at least three years. The disclosure statement alerts the consumer to important factors which should be considered when insurance coverage through an out-of-state group and contract is proposed. Those factors include which state's laws will control; whether the coverage meets Washington state's standards; whether its continuation depends upon continuing membership in the group, and what dues or membership fees that will add to the cost of the coverage; whether the coverage may be terminated by the group, by the insurer, or by the group disbanding; whether the coverage can be converted to an individual policy; whether the association is tied-in with the insurer and receives income from its participation; whether the association has some value to its members apart from the insurance coverage; whether a consumer buying the coverage will have a "free look" during which it may be examined; and

whether the individual can recover membership fees. The anticipated effect of these rules will be to encourage fair competition so that those who meet Washington standards will not be at a disadvantage, to provide more insured individuals with the benefits and protection contemplated by Washington state laws, and to enhance the ability of consumers to evaluate the merits of insurance coverage provided through group contracts delivered to out-of-state master policyholders.

Proposal Changes the Following Existing Rules: WAC 284-30-600 is rewritten to make it more easily understood. Additional standards are imposed so that coverage through out-of-state contracts will more nearly have to meet the standards applicable to a group contract delivered within Washington state. Its applicability to long-term care and Medicare supplement insurance is emphasized. Groups of a type identified in RCW 48.24-.020 become subject to the rule regardless of who is paying for the individuals' coverage so that employers who are providing insurance that complies with Washington laws will not be at as great a disadvantage relative to employers who are paying for lesser coverage through an out-of-state contract. WAC 284-30-600 is changed to tie-in with proposed WAC 284-30-610, by requiring the filing of contracts and certificates when the new rule is applicable.

Small Business Economic Impact Statement: The cost per employee or per hour of labor for producing, pricing and marketing a policy which would meet the requirements of these rules will remain essentially unchanged. WAC 284-30-600 has been in effect for more than five years so that insurers who have been providing coverage to individuals in Washington state through group contracts delivered to master policyholders out-of-state are accustomed to the rule. It is doubtful that insurers engaged in such business constitute "small businesses" (measured, as the law requires, by number of employees). Insurance agencies who sell such coverage may be "small businesses," however the impact of the new and amended rules upon them will be minimal. Primarily, they will be required to use the disclosure statement to explain more fully and carefully than has often been the case in the past, the nature of the association and factors to be considered in buying insurance coverage through an out-of-state group policy. We anticipate that the insurance company will complete and furnish the disclosure statement inasmuch as it is responsible for the form's use and accuracy, so there should be no reporting or record keeping involved other than to give the applicant a copy of the form, obtain his or her signature acknowledging its receipt and sending it with the application to the insurance company. In any event, consumers are entitled to the protection of these rules whether they deal with large or small insurers or licensees. When proposed WAC 284-30-610 applies, insurance companies will be required to file copies of pertinent group policy and certificate forms with the commissioner and a copy of the related disclosure statement appropriately completed, at least twenty days before the solicitation of coverage commences. Insurance companies will be required to retain a copy of completed and signed disclosure statements for not less than three years from the

date the coverage commences. There will be a cost to prepare and distribute the disclosure form. The information it provides, however, should be known to the insurance company before it undertakes to provide the coverage through its agents, and, in fairness to consumers, they should have such information given to them to assist in making the decision whether to buy. In most cases, a single sheet of paper will be sufficient. The rule should have a minor economic impact. Further, no insurance company is compelled to provide the coverage so as to bring itself within the scope of the rules.

Hearing Location: G150 Conference Room, General Administration Building, 11th and Columbia Streets, Olympia, Washington, on January 3, 1991, at 1:30 p.m.

Submit Written Comments to: Insurance Commissioner, Insurance Building, Olympia, Washington 98504-0321, by January 3, 1991.

Date of Intended Adoption: January 16, 1991.

November 20, 1990

Dick Marquardt

Insurance Commissioner

By Robert E. Johnson

Deputy Insurance Commissioner

AMENDATORY SECTION (Amending Order R 84-7, filed 12/27/84)

WAC 284-30-600 UNFAIR PRACTICES WITH RESPECT TO OUT-OF-STATE GROUP LIFE AND DISABILITY INSURANCE. (1) (~~Beginning April 1, 1985;~~) Pursuant to RCW 48.30.010, (~~it shall be~~) except as provided in subsection (2) of this section it is an unfair method of competition and an unfair practice for any insurer to effect life or disability insurance coverage on ((persons)) individuals in this state under a group policy which is delivered to a policyholder outside this state when:

(a) Such policy or any certificate used therewith contains any inconsistent, ambiguous or misleading clauses, or exceptions and conditions which unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the policy.

(b) Such policy or any certificate used therewith has any title, heading, or other indication of its provisions which is misleading.

(c) Such coverage is being solicited by deceptive advertising.

(d) With respect to disability insurance, the out-of-state group policy does not:

(i) Provide that claims will be processed in compliance with RCW 48.21.130 through 48.21.146((;));

(ii) Meet the requirements as to benefits and coverage mandated by chapter 48.21 RCW and rules effectuating that chapter, (~~and~~) specifically including those (~~imposed by RCW 48.21.150 through 48.21.270~~) set forth in chapter 284-51 WAC, and WAC 284-30-610 and 284-30-620;

(iii) With respect to long-term care insurance, also meet the requirements of chapter 48.84 RCW and chapter 284-54 WAC;

(iv) With respect to Medicare supplemental insurance, also meet the requirements of chapter 48.66 RCW and chapter 284-66 WAC; and

(v) Meet the loss ratio standards applicable to group insurance pursuant to RCW 48.66.100 and 48.70.030 and WAC 284-60-060((; and)).

((~~fb~~)) (e) With respect to life insurance, the out-of-state group policy fails to comply with the provisions of RCW 48.24.100 through 48.24.260, WAC 284-23-550, 284-30-620, and 284-30-630.

(2) (~~This rule is applicable to insurance coverage provided by such group policies including those issued for trustee groups which would be eligible for group insurance pursuant to RCW 48.24.070, except it~~)

(a) Unless the individual insured pays all or substantially all of the cost of his or her coverage, subsection (1) of this section is not applicable to life or disability insurance coverage provided by any group ((policies).

(~~at~~) policy issued for a group which would be ((eligible)) qualified for group life insurance if the master policy were delivered to a policyholder in this state pursuant to RCW ((48.24.020, 48.24.030;)) 48.24.035, 48.24.040, 48.24.050, ((and)) or 48.24.095((; unless the person

~~insured pays all or substantially all of the cost of his or her coverage;)).~~

(b) Subsection (1) of this section is not applicable with respect to coverage under a master policy issued for an association group which would be ((eligible)) qualified for group insurance under such policy if it were delivered to the policyholder in this state pursuant to the requirements of RCW 48.24.045((;)).

(i) If such association clearly has a genuine purpose and existence of significant value to its members independent of its status as the group policyholder and independent of its involvement in insurance on behalf of its members, and if, further, there is a realistic and demonstrable basis related to the situs of the association or the residencies of a substantial portion of its members justifying the issuance of the group policy in the other state; or

(ii) If such association provides such coverage to each of its members, except those who may not qualify by reason of age, at no charge to them other than the standard membership dues or costs paid by each member.

(c) Subsection (1) of this section is not applicable with respect to a group policy issued for a group which ((would be eligible)) qualifies for group insurance pursuant to RCW 48.24.060, 48.24.080, and 48.24.090.

(d) Except for coverages excluded by (a), (b), and (c) of this subsection, this section applies to all life and disability coverage on individuals in this state under group policies which are delivered to policyholders outside this state, specifically including those issued for trustee and other groups which are eligible for group insurance pursuant to RCW 48.21.010, 48.21.030, 48.24.020, 48.24.045, and 48.24.070.

(3) (~~This rule is applicable~~) Except as provided in subsection (4)(c) of this section, for purposes of this section it is immaterial whether the insurance coverage is offered by means of a solicitation through a sponsoring organization, through the mail or other mass communication media, or through licensed agents or brokers.

(4) It is further defined to be an unfair practice for any insurer effecting group insurance coverage in this state through policies (~~issued~~) delivered to an out-of-state master policyholder to fail to do the following with respect to such insurance coverage:

(a) (~~For~~) It must comply with the requirements of this state relating to advertising and claims settlement practices, and it must, upon request, furnish the commissioner copies of all advertising materials intended for use in this state; ((and))

(b) (~~For~~) It must make available copies of any policy forms, and certificate((s issued thereunder, and advertising materials used within this state)) forms used therewith, upon request of the commissioner; and

(c) Where the sale of such coverage to individuals in this state will be through solicitation by agents, solicitors or brokers, so that WAC 284-30-610 will be applicable to such solicitations, the insurer shall file with the commissioner copies of the pertinent group policy and certificate forms, and shall include a copy of the disclosure statement required by WAC 284-30-610, appropriately completed, which will be delivered to the Washington individuals who are solicited by the Washington licensees. Such material must be filed at least twenty days before the solicitation of coverage commences.

NEW SECTION

WAC 284-30-610 UNFAIR PRACTICES WITH RESPECT TO THE SOLICITATION OF COVERAGE UNDER OUT-OF-STATE GROUP POLICIES. (1) It is an unfair method of competition and an unfair practice for an insurance company to permit its appointed licensed agent, and for an insurance agent, solicitor or broker, to solicit an individual in the state of Washington to buy or apply for disability insurance coverage when such coverage is provided pursuant to the terms of a group insurance policy delivered to an association or organization (or to a trustee designated by such association or organization), as policyholder, outside this state, if obtaining such coverage or continuing it is dependent upon the covered individual being a member of or in some way affiliated with such association or organization (other than as an employee, or a dependent of an employee, thereof), unless the following steps are taken:

(a) An accurately completed disclosure statement, substantially in the form set forth in subsection (2) of this section, must be signed by the soliciting licensee, and delivered to and brought to the attention of the individual being solicited before the application for coverage is completed and signed.

(b) The signed original disclosure statement must be left with such individual.

(c) A copy of the completed disclosure statement must be signed by such individual to acknowledge its receipt, and be submitted by the soliciting licensee, with the application for coverage, to the insurance company providing the coverage.

(d) The insurance company must confirm the accuracy of the form's contents, and retain such copy for not less than three years from the date the coverage commences.

(2) Disclosure statement form:

(Insurance Company's name and address)

IMPORTANT INFORMATION ABOUT THE INSURANCE YOU ARE BEING OFFERED

Save this statement! It may be important to you in the future. The Washington State Insurance Commissioner requires that we give you the following information about the health insurance coverage offered to you under a group insurance policy issued by ... (insurance company) ..., ... (to/on behalf of) ... (association or organization) ...

The policy is subject to and governed by the laws of the state of

The coverage ... (meets/does not meet) ... minimum insurance standards required of Washington state policies. You ... (will/will not) ... receive benefits required to be provided by Washington policies. The policy is designed to return benefits which are valued at a percentage ... (less than/equal to/greater than) ... the percentage of premiums that would be required under Washington state's rules or laws for group coverage.

The Washington State Insurance Commissioner will have limited authority to assist you concerning the coverage.

To keep this insurance coverage, you ... (must/need not) ... continue membership in the group. If you are not now a member, the initial cost of membership is \$.... Additional dues or membership fees are currently \$..... per Membership costs ... (may/will not) ... increase in future years. You will also have the insurance premiums to pay.

The insurance coverage ... (can/can not) ... be discontinued by the group. It ... (can/can not) ... be terminated by the insurer. If the group organization ceases to exist, your coverage ... (would/would not) ... terminate. You ... (are/are not) ... entitled by the contract to convert your coverage to your own insurance policy.

..... (Group organization's name) and (insurance company's name) (are/are not) ... directly or indirectly subject to common control with respect to their management and policies, through ownership, by contract, or otherwise. (Group organization's name) (will/will not) ... be paid for its participation in this insurance program. (An explanation of payments may be inserted here.) ...

Apart from its involvement in insurance such as that offered to you, the organization engages in the following activities of value to its members: The organization has approximately members, at this time. About% of them do not participate in the group's health insurance program.

If you apply for this coverage, you ... (will/will not) ... have a "free look" (of days*) during which you may cancel your contract and recover your premium without obligation. Your membership fee to join the group ... (is/is not) ... refundable. *(Omit phrase, "of ... days", if there is no "free look.")

DELIVERED to the applicant this day of, 199., by
(Signed) (agent, solicitor or broker).
Printed Name:
RECEIPT HEREOF IS ACKNOWLEDGED: Applicant.

(3) This section does not apply with respect to coverage provided to individuals under a group contract which is provided for a group of a type described in RCW 48.24.035, 48.24.040, 48.24.060, 48.24.070, 48.24.080, 48.24.090, or 48.24.095.

**WSR 90-23-080
PERMANENT RULES
BOARD OF
PILOTAGE COMMISSIONERS**
[Filed November 20, 1990, 4:16 p.m.]

Date of Adoption: November 8, 1990.

Purpose: To incorporate the 1990 legislative changes to the Pilotage Act which prohibits the licensing of an pilot applicant who has been convicted of an offense involving drugs or the personal consumption of alcohol in the 12 months prior to the date of application.

Citation of Existing Rules Affected by this Order: Amending WAC 296-116-080.

Statutory Authority for Adoption: RCW 88.16.090(2).

Pursuant to notice filed as WSR 90-19-086 on September 18, 1990.

Effective Date of Rule: Thirty-one days after filing.
November 20, 1990
Marjorie T. Smith
Assistant Attorney General

AMENDATORY SECTION (Amending Order 89-7, Resolution No. 89-7, filed 8/31/89, effective 10/1/89)

WAC 296-116-080 LICENSING OF PILOTS.

(1) No person shall be licensed by the board unless he has applied for a pilotage license and successfully completed: (a) The pilotage examination; (b) familiarization trips required by the board; and (c) the pilotage training program, if applicable.

The majority of the entire board shall pass on the licensing of a pilot and licenses shall be signed by the chairperson. All applicants shall have and display a United States Government Masters License and a first class United States endorsement without restrictions on that license to pilot in whichever pilotage district the applicant desires a license. In addition all applicants shall have and display an endorsement to their masters license issued by the United States Coast Guard certifying competence as a radar observer.

(2) Prior to commencing familiarization trips, and the pilot training program, if applicable, an applicant must pass a written and oral examination given and graded by the board. The board will conduct such examinations for both pilotage districts during the month of April in each odd-numbered year. Notice of the examination shall be published four months in advance by one paid advertisement in a major newspaper and written notice to one radio station, one television station, United Press International, and the Associated Press, as well as all pilots licensed by the board and all operators registered with the board. Applications will be accepted by the board immediately following the publication of the notice of the examination. The board may, in an emergency, call for an immediate examination on less than four months notice.

(a) The examination may be taken by all qualified applicants who:

(i) Have had a license application on file with the board for at least one month prior to the examination.

(This requirement may be waived upon the showing of good cause;)

(ii) Have tendered a nonrefundable examination fee of three hundred dollars. The board may, at its discretion, refund the examination fee for an applicant who is unable to sit for the examination.

(iii) Have had a physical examination by a physician designated by the board not more than thirty days prior to the examination to determine his physical fitness to be a pilot.

(b) The examination shall be in compliance with RCW 88.16.090 and shall consist of questions covering, but not limited to, the following subjects as they pertain to the pilotage district for which the examination is being given:

(i) Rules of the road as set forth in United States government publications;

(ii) Aids to navigation;

(iii) Courses, distances, and distance past abeam at change-of-course points, course points within channels, waterways, and navigable tributaries within the pilotage district for which the examination is being given;

(iv) Cable crossing areas;

(v) Channel and passage widths, depths and shoal areas;

(vi) Bridge signals - width, regulations, and closed periods;

(vii) Ship handling, docking and undocking problems, use of towboats and anchors, and seamanship;

(viii) Vessel traffic system regulations where applicable;

(ix) Ranges for determining compass error and measured miles;

(x) Channel ranges;

(xi) Engine and rudder order commands for United States and foreign merchant vessels and United States naval vessels;

(xii) Operation and use of marine radar, including rapid plotting techniques;

(xiii) Knowledge of tidal currents and ability to calculate currents and tides;

(xiv) Pier, wharf, or terminal locations and berth numbers; dock or pier headings, lengths, and minimum depths of water alongside;

(xv) Prohibited areas, restricted areas, and explosive anchorages;

(xvi) Use of navigational and bridge instruments;

(xvii) Anchorage locations;

(xviii) Duties of pilot;

(xix) Relationship between pilot and master;

(xx) Location and meaning of storm warning signals;

(xxi) Meaning of one and two flag signals;

(xxii) United States government public health quarantine regulations;

(xxiii) Harbor regulations;

(xxiv) Washington State Pilotage Act and rules of the board of pilotage commissioners;

(xxv) Chart knowledge, including chart symbols and abbreviations as set forth in the latest department of commerce NOS (National Ocean Survey) Chart No. 1.

(3) After passing the examination, applicants for the Puget Sound pilotage district must enter and successfully complete a training program. In this program applicants shall be required to pilot vessels under the supervision of Puget Sound pilots with more than five years experience. Upon written request by an applicant to the board, the five years' experience requirement for the supervisory pilot may be waived in certain instances. After every such assignment the supervisory pilots shall fill out, on a form provided by the board, an evaluation of the applicant's performance. After completion of the training period, the board shall evaluate the applicant's performance in shiphandling skills on the basis of these forms and other relevant information and decide whether the applicant should be licensed. Dependent on the applicant's experience level and grade of license, applicants in this training program shall pilot under such supervision for a minimum period of four months and seventy-five assignments and a maximum period of six months and one hundred assignments.

(4) After passing the examination, applicants for the Grays Harbor pilotage district must enter and successfully complete a training program. In this program applicants shall be required to pilot vessels under the supervision of Grays Harbor pilots with more than five years' experience. Upon written request by an applicant, to the board, the five years' experience requirement for the supervisory pilot may be waived in certain instances. After every such assignment the supervisory pilots shall fill out, on a form provided by the board, an evaluation of the applicant's performance. After completion of the training period, the board shall evaluate the applicant's performance in shiphandling skills on the basis of these forms and other relevant information and decide whether the applicant should be licensed. Dependent on the applicant's experience level and grade of license, applicants in this training program shall pilot under such supervision for a minimum period of four months and twenty-five assignments and a maximum period of six months and fifty assignments.

(5) No person shall be licensed by the board who has been convicted of an offense involving drugs or the personal consumption of alcohol in the twelve months prior to the date of application. This restriction shall not apply to license renewals.

WSR 90-23-081

PERMANENT RULES

BOARD OF

PILOTAGE COMMISSIONERS

[Filed November 20, 1990, 4:17 p.m.]

Date of Adoption: November 8, 1990.

Purpose: To establish sanctions for vessel pilots who are convicted of any offense involving drugs or the personal consumption of alcohol while on duty in accordance with the legislative changes to chapter 88.16 RCW in 1990.

Citation of Existing Rules Affected by this Order:
Amending WAC 296-116-115.

Statutory Authority for Adoption: RCW 88.16.100(4).

Pursuant to notice filed as WSR 90-19-085 on September 18, 1990.

Effective Date of Rule: Thirty-one days after filing.
November 20, 1990
Marjorie T. Smitch
Assistant Attorney General

Statutory Authority for Adoption: RCW 80.01.040.
Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Paul Curl, Secretary and Transportation Staff, 1300 South Evergreen Park Drive S.W., Olympia, WA, (206) 753-6451.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: There are no comments or recommendations being submitted inasmuch as the proposal is pursuant to legislative authorization as reflected in RCW 80.01.040.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: Repeals WAC 480-12-315 which requires filing of interstate tariffs with the Washington Utilities and Transportation Commission.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA, on December 28, 1990, at 9:00 a.m.

Submit Written Comments to: Paul Curl, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA, by December 17, 1990.

Date of Intended Adoption: December 28, 1990.
November 20, 1990
Paul Curl
Secretary

APPENDIX "A"

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 480-12-315 TARIFFS, INTERSTATE.

WSR 90-23-082
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Filed November 20, 1990, 4:20 p.m.]

Original Notice.

Title of Rule: WAC 480-12-315 relating to interstate tariffs. The proposed repeal is shown below as Appendix A, Docket No. TV-2333-R. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the repeal on economic values, pursuant to chapter 43.21H RCW.

Purpose: Since the 1989 legislature repealed RCW 81.28.070 which required the filing of interstate tariffs, this action is undertaken to repeal the corresponding agency rule.

WSR 90-23-083
PERMANENT RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Order R-330, Docket No. TV-900169—Filed November 20, 1990, 4:24 p.m.]

In the matter of amending WAC 480-12-340 relating to extension of credit by common carriers.

This action is taken pursuant to Notice No. WSR 90-18-095 filed with the code reviser on September 5, 1990. The rule change hereinafter adopted shall take effect pursuant to RCW 34.05.380(2).

This rule-making proceeding is brought on pursuant to RCW 80.01.040 and is intended administratively to implement these statutes.

This rule-making proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.05

RCW), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act of 1971 (chapter 43.21C RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

Pursuant to Notice No. WSR 90-18-095 the above matter was scheduled for consideration at 9:00 a.m., Wednesday, October 10, 1990, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA, before Chairman Sharon L. Nelson and Commissioners Richard D. Casad and A. J. Pardini.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the commission in writing prior to October 1, 1990, and orally at 9:00 a.m., Wednesday, October 10, 1990, in the commission's hearing room above noted. At the October 10, 1990, meeting the commission considered the rule change proposal. No comments were received, either written or oral.

The rule change affects no economic values.

In reviewing the entire record herein, it has been determined that WAC 480-12-340 should be amended to read as set forth in Appendix A shown below hereto and by this reference made a part hereof. WAC 480-12-340 as amended will add the categories of transportation of recyclable materials in commercial drop box or container service and carriers engaged in small package delivery to those which may submit monthly bills.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-12-340 as set forth in Appendix A, be amended as a rule of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.05.380(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after first being recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.05 RCW and chapter 1-21 WAC.

DATED at Olympia, Washington, this 19th day of November, 1990.

Washington Utilities and Transportation Commission
Richard D. Casad, Commissioner
A. J. Pardini, Commissioner

APPENDIX "A"

AMENDATORY SECTION (Amending Order R-262, Cause No. TV-1956, filed 6/27/86)

WAC 480-12-340 CREDIT, EXTENSION OF, BY COMMON CARRIERS. (1) In extending credit by common carriers to shippers and consignees for transportation charges, if such charges are not paid when due, the further extension of credit shall immediately cease and all necessary legal steps be taken at once to collect the outstanding amount. In all such cases the full circumstances shall be reported to the commission for such action as it may deem necessary.

(2) Upon taking precautions deemed by them to be sufficient to assure payment of the tariff charges within

the credit period herein specified, common carriers by motor vehicles may relinquish possession of freight in advance of the payment of the tariff charges thereon and may extend credit in the amount of such charges to those who undertake to pay them, such persons herein being called shippers, for a period of fifteen days, excluding Sundays and legal holidays other than Saturday half-holidays. When the freight bill covering a shipment is presented to the shipper on or before the date of delivery, the credit period shall run from the first 12:00 midnight following delivery of the freight. When the freight bill is not presented to the shipper on or before the date of delivery, the credit period shall run from the first 12:00 midnight following the presentation of the freight bill.

(3) Where a common carrier by motor vehicle has relinquished possession of freight and collected the amount of tariff charges presented by it as the total amount of such charges, and another freight bill for additional freight charges is thereafter presented to the shipper, the carrier may extend credit in the amount of such additional charges for a period of thirty calendar days to be computed from the first 12:00 midnight following the presentation of the subsequently presented freight bill.

(4) Freight bills for all transportation charges shall be presented to the shippers within seven calendar days from the first 12:00 midnight following delivery of the freight.

(5) Shippers may elect to have their freight bills presented by means of the United States mails, and when the mail service is so used the time of mailing by the carriers shall be deemed to be the time of presentation of the bills. In case of dispute as to the time of mailing, the postmark shall be accepted as showing such time.

(6) The mailing by the shipper of valid checks, drafts or money orders, which are satisfactory to the carriers, in payment of freight charges within the credit period allowed such shipper may be deemed to be the collection of the tariff rates and charges within the credit period for the purpose of these rules. In case of dispute as to the time of mailing, the postmark shall be accepted as showing such time.

(7) Carriers engaged in garbage, refuse or debris collection, transportation of recyclable materials in commercial drop box or container service, carriers engaged in small package delivery, or in the transportation of dump truck commodities may present monthly bills; carriers of logs and carriers of household goods shall be governed as to extension of credit by other orders of the commission relating to the subject.

(8) Carriers billing for the transportation of unmanufactured or unprocessed agricultural commodities, including the return of empty containers, where the farmer or grower pays the freight charges, shall present the freight bill to said farmer or grower within seven calendar days from the first 12:00 midnight following delivery of the freight. The carrier may extend credit for transportation charges for a period of thirty calendar days, to be computed from the first 12:00 midnight following presentation of the subsequently presented freight bill.

(9) The provisions of this rule shall not apply to payments of intrastate transportation charges by use of

charge cards when a carrier offering charge card payment services has obtained approval for such charge card plan or plans as provided in WAC 480-12-465 and when the shipper of household goods does not force an involuntary extension of credit by the carrier by causing the charge card issuer to reverse the charge transaction and charge payments back to the carrier's account.

WSR 90-23-084
PERMANENT RULES
STATE BOARD OF EDUCATION
[Filed November 20, 1990, 4:28 p.m.]

Date of Adoption: September 28, 1990.

Purpose: To correct staff error. The word "satisfactory" was erroneously omitted from WAC 180-79-117 in the CR-103 filing dated October 25, 1990 (WSR 90-22-002). This amendatory filing contains the word "satisfactory", inserted prior to the words "teaching experience", as was adopted by the State Board of Education on September 28, 1990.

Citation of Existing Rules Affected by this Order: Amending WAC 180-79-117.

Statutory Authority for Adoption: RCW 28A.410.010 (former RCW 28A.70.005).

Pursuant to notice filed as WSR 90-17-071 on August 16, 1990.

Effective Date of Rule: Thirty-one days after filing.
November 19, 1990
Dr. Monica Schmidt
Executive Director/Secretary

AMENDATORY SECTION (Amending Order 27-88, filed 12/14/88)

WAC 180-79-117 EXPERIENCE REQUIREMENT FOR CONTINUING CERTIFICATION—TEACHERS. In addition to the academic requirements specified in WAC 180-79-115, candidates for continuing teachers' certificates shall provide, as a condition for the issuance of a continuing certificate, documentation of ((two years of continuous half-time)) one hundred eighty days or full time equivalent or more satisfactory teaching experience with ((the same)) an authorized employer—i.e., school district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer. The requirements set forth in this section shall expire August 31, 1992.

WSR 90-23-085
PROPOSED RULES
LOTTERY COMMISSION
[Filed November 20, 1990, 4:35 p.m.]

Original Notice.

Title of Rule: See Repealer Section below.

Purpose: To repeal the current records index rule.

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: See Purpose above.

Reasons Supporting Proposal: The current records index rule does not fully address the elements recited in RCW 42.17.260. Repeal of the current rule will make possible the adoption of a rule that conforms with the statute.

Name of Agency Personnel Responsible for Drafting: Judith Giniger, Rules Coordinator, Olympia, 586-1088; Implementation and Enforcement: Evelyn Y. Sun, Director, Olympia, 753-3330.

Name of Proponent: Washington State Lottery Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule to be repealed does not conform to RCW 42.17.260 which sets forth requirements for indexing of agency records. By repealing this rule, the lottery will be enabled to file a replacement indexing rule that conforms to the public disclosure statute.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The lottery has considered whether this rule is subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that it is not because the proposal is only for the repeal of a rule and creates no new requirements which would have an economic impact on business' cost of equipment, supplies, labor or administrative rules.

Hearing Location: Washington State Lottery, Regional Office, 5963 Corson Avenue South, #106, Seattle, WA 98108, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Judith Giniger, Lottery, P.O. Box 9770, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 4, 1991.

November 19, 1990
Roger J. Wilson
Deputy Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 315-12-140 RECORDS INDEX

WSR 90-23-086
PROPOSED RULES
LOTTERY COMMISSION
[Filed November 20, 1990, 4:38 p.m.]

Original Notice.

Title of Rule: WAC 315-06-120, Payment of prizes—General provisions; WAC 315-11-590 and 315-11-591, Definitions and criteria for Instant Game No. 59; WAC 315-11-610, 315-11-611 and 315-11-612, Definitions, criteria and ticket validation requirements for Instant Game No. 61; and WAC 315-12-145, Records index.

Purpose: To establish the game play rules and criteria for determining winners of Instant Game No. 61; to amend WAC 315-11-590 and 315-11-591; to amend WAC 315-06-120; and to establish agency rule for indexing of public records.

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: See Purpose above.

Reasons Supporting Proposal: See Explanation of Rule below.

Name of Agency Personnel Responsible for Drafting: Jeff Burkhardt, Contracts Specialist, Olympia, 586-6583; Implementation and Enforcement: Evelyn Y. Sun, Director, Olympia, 753-3330.

Name of Proponent: Washington State Lottery Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 315-11-590, 315-11-591 and 315-06-120, see "Proposal Changes" below; WAC 315-11-610, 315-11-611 and 315-11-612, for each game certain terms must be defined in order to provide consistency in the game play rules. The play criteria will explain how the game functions to licensed retailers and players. Rigid validation requirements are set forth which will prevent the lottery from paying out prize money on invalid tickets; and WAC 315-12-145, this rule is adopted to establish an indexing system for the agency's public records as required by RCW 42.17.260.

Proposal Changes the Following Existing Rules: WAC 315-11-590 and 315-11-591, amends these two rules to change prize amounts, and establish a limit of one win per ticket in Instant Game No. 59; and 315-06-120, amends this rule to allow the lottery to redeem tickets of a certain value which have more than one name on the back or where there are none, one or two signatures.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The lottery has considered whether this rule is subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that it is not for the following reasons: The rules have no economic impact on business' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; and the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include requirements for forms, fees, appearances or other actions by business.

Hearing Location: Washington State Lottery, Regional Office, 5963 Corson Avenue South, #106, Seattle, WA 98108, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Judith Giniger, Lottery, P.O. Box 9770, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 4, 1991.

November 20, 1990

Roger J. Wilson

Deputy Director

AMENDATORY SECTION (Amending Order 116, filed 6/1/89)

WAC 315-06-120 PAYMENT OF PRIZES—GENERAL PROVISIONS. (1) The director may designate claim centers for the filing of prize claims, and the location of such centers shall be publicized from time to time by the director.

(2) A claim shall be entered in the name of a single legal entity as claimant, either one individual or one organization. A claim which includes one or more tickets with an address label or stamp on the back of the ticket shall be deemed to have been entered in the name of one individual: PROVIDED, That if the address label or stamp contains the name of more than one individual, the ((ticket and/or claim form must be signed by one of the persons)) prize payment will be made to the one who has signed the ticket and/or claim form or, if there is no signature or two signatures, to the first individual listed on the address label or stamp. The claimant must submit his or her Social Security number (SSN) or the federal employer's identification number (FEIN) when claiming any prize exceeding six hundred dollars. A claim may be entered in the name of an organization only if the organization is a legal entity and possesses a federal employer's identification number (FEIN) as issued by the internal revenue service and such number is shown on the claim form. Groups, family units, organizations, clubs, or other organizations which are not a legal entity, or do not possess a federal employer's identification number, shall designate one individual in whose name the claim is to be entered.

(3) Unless otherwise provided in the rules for a specific type of game, a claimant shall sign the back of the ticket and/or complete and sign a claim form approved by the director. The claimant shall submit the claim form and/or claimant's ticket to the lottery in accordance with the director's instructions as stated in the players' manual and/or on the back of the ticket or submit a request for reconstruction of an alleged winning ticket and sufficient evidence to enable reconstruction and that the claimant had submitted a claim for the prize, if any, for that ticket. The claimant, by submitting the claim or request for reconstruction, agrees to the following provisions:

(a) The discharge of the state, its officials, officers, and employees of all further liability upon payment of the prize; and

(b) The authorization to use the claimant's name and, upon written permission, photograph for publicity purposes by the lottery.

(4) A prize must be claimed within the time limits prescribed by the director in the instructions for the conduct of a specific game, but in no case shall a prize be claimed later than one hundred eighty days after the official end of that instant game or the on-line game drawing for which that on-line ticket was purchased.

(5) The director may deny awarding a prize to a claimant if:

(a) The ticket was not legally issued initially;

(b) The ticket was stolen from the commission, director, its employees or retailers, or from a lottery retailer; or

(c) The ticket has been altered or forged, or has otherwise been mutilated such that the authenticity of the ticket cannot be reasonably assured by the director.

(6) The director may delay payment of any prize that exceeds six hundred dollars and debts are owed by the claimant to a state agency or political subdivision, or that the state is authorized to enforce or collect as provided in WAC 315-06-125.

(7) No person entitled to a prize may assign his or her right to claim it except:

(a) That payment of a prize may be made to any court appointed legal representative, including, but not limited to, guardians, executors, administrators, receivers, or other court appointed assignees; or

(b) For the purposes of paying federal, state or local tax.

(8) In the event that there is a dispute or it appears that a dispute may occur relative to any prize, the director may refrain from making payment of the prize pending a final determination by the director or by a court of competent jurisdiction relative to the same.

(9) A ticket that has been legally issued by a lottery retailer is a bearer instrument until signed. The person who signs the ticket or has possession of an unsigned ticket is considered the bearer of the ticket. Payment of any prize may be made to the bearer, and all liability of the state, its officials, officers, and employees and of the commission, director and employees of the commission terminates upon payment.

(10) All prizes shall be paid within a reasonable time after the claims are validated by the director and a winner is determined. Provided, prizes paid for claims validated pursuant to WAC 315-10-070(2) shall not be paid prior to one hundred eighty-one days after the official end of that instant game. The date of the first installment payment of each prize to be paid in installment payments shall be the date

the claim is validated. Subsequent installment payments shall be made as follows:

(a) If the prize was awarded as the result of a drawing conducted by the lottery, installment payments shall be made weekly, monthly, or annually from the date of the drawing in accordance with the type of prize awarded; or

(b) If the prize was awarded in a manner other than a drawing conducted by the lottery, installment payments shall be made weekly, monthly, or annually from the date the claim is validated in accordance with the type of prize awarded.

(11) The director may, at any time, delay any payment in order to review a change of circumstances relative to the prize awarded, the payee, the claim or any other matter that may have come to his or her attention. All delayed payments shall be brought up to date immediately upon the director's confirmation and continue to be paid on each originally scheduled payment date thereafter.

(12) If any prize is payable for the life of the claimant, only a natural person may claim such a prize and, if claiming on behalf of a group, corporation or the like, the life of such natural person claiming the prize shall be the measuring life.

(13) The director's decisions and judgments in respect to the determination of a winning ticket or of any other dispute arising from the payment or awarding of prizes shall be final and binding upon all participants in the lottery.

(14) Each lottery retailer shall pay all prizes authorized to be paid by the lottery retailer by these rules during its normal business hours at the location designated on its license.

(15) In the event a dispute between the director and the claimant occurs as to whether the ticket is a winning ticket, and if the ticket prize is not paid, the director may, solely at his or her option, replace the disputed ticket with an unplayed ticket (or tickets of equivalent sales price from any game). This shall be the sole and exclusive remedy of the claimant.

AMENDATORY SECTION (Amending WSR 90-22-088, filed 11/6/90)

WAC 315-11-590 DEFINITIONS FOR INSTANT GAME NUMBER 59 ("LUCKY DRAW"). (1) Play symbols: The following are the "play symbols": "A"; "K"; "Q"; "J"; "10"; "9"; "8"; "7"; "6"; "5"; "4"; and "2." One of these play symbols appears in each of the ten play spots under the latex covering on the front of the ticket. The ten play spots are divided into two horizontal rows ("hands") of five adjoining spots. Each horizontal set of five adjoining play spots shall constitute one game and shall be known as a playfield. Each ticket shall have two playfields.

(2) Captions: The small printed characters appearing below each play symbol which verify and correspond with that play symbol. The caption is a spelling out, in full or abbreviated form of the play symbol. One and only one of these captions appears under each play symbol. For Instant Game Number 59, the captions which correspond with and verify the play symbols are:

PLAY SYMBOL	CAPTION
A	ACE
K	KNG
Q	QUE
J	JAC
10	TEN
9	NIN
8	EGT
7	SVN
6	SIX
5	FIV
4	FOR
2	TWO

(3) Validation number: The unique nine-digit number on the front of the ticket. The number is covered by latex covering.

(4) Pack-ticket number: The eleven-digit number of the form 05900001-000 printed on the front of the ticket. The first eight digits of the pack-ticket number for Instant Game Number 59 constitute the "pack number" which starts at 05900001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(5) Retailer verification codes: Codes consisting of small letters found under the removable latex covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25 and less.

For Instant Game Number 59, the retailer verification codes are three-letter codes, with each letter appearing in a varying three of eight locations among the play symbols on the front of the ticket. The retailer verification codes are:

VERIFICATION CODE	PRIZE
ONE	\$ 1.00
TWO	\$ 2.00 ((\$2, \$1 and \$1))
(FIV)	(\$5.00)
FOR	\$ 4.00
SVN	\$ 7.00 ((\$5 and \$2))
TLV	\$ 12.00 ((\$7 and \$5))
(TRF)	(\$24.00 (\$12 and \$12))

(6) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in plastic shrinkwrapping.

AMENDATORY SECTION (Amending WSR 90-22-088, filed 11/6/90)

WAC 315-11-591 CRITERIA FOR INSTANT GAME NUMBER 59. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of prize winning tickets: An instant prize winner is determined in the following manner:

(a) The bearer of a ticket having the following play symbols in any of the five spots in any order within a playfield beneath the removable covering on the front of the ticket shall win the following prize:

Two (of any) matching play symbols (one pair) except A's	- win \$ 1.00
Two A's (pair of aces)	- win \$ 2.00
Two (of any) matching play symbols with two (of any) other matching play symbols (two pairs)	- win (\$5.00) \$ 4.00
Three (of any) matching play symbols (three of a kind)	- win \$ 7.00
One 10, one J, one Q, one K, and one A	- win \$ 12.00
Three (of any) matching play symbols with two (of any) other matching play symbols (full house)	- win \$ 40.00
Four (of any) matching play symbols (four of a kind) <u>except A's</u>	- win (\$25.000) \$ 80.00
Four A's	- win \$ 25.000

(b) Play symbols from one playfield may not be mixed, combined or intermingled with play symbols from the other playfield.

(c) ~~(The bearer of a ticket having a winning set of symbols in both playfields shall win the total amount of the prizes won in each playfield.)~~ The ticket shall bear a legend which lists the winning play symbols and their corresponding prizes.

(d) In any event, only the highest instant prize amount meeting the standards of (a) of this subsection will be paid on a given ticket.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements of the lottery as set forth in WAC 315-10-070, to the particular ticket validation requirements for Instant Game Number 59 set forth in WAC 315-11-592, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.

(5) Notwithstanding any other provisions of these rules, the director may:

(a) Vary the length of Instant Game Number 59; and/or

(b) Vary the number of tickets sold in Instant Game Number 59 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

NEW SECTION

WAC 315-11-610 DEFINITIONS FOR INSTANT GAME NUMBER 61 ("TRIPLE PLAY"). (1) Play symbols: The following are the "play symbols": "0"; "1"; "2"; "4"; "5"; "6"; "7"; "8"; "9"; "10"; and "12". One of these symbols appears in each of the three play spots in the "your score" column and under each of the three rub-off spots in the "their score" column in the play field on the front of the ticket.

(2) Play Symbol Captions: The small printed characters appearing below each play symbol which correspond with and verify that play symbol. The caption is a spelling out in full or in abbreviated form of the play symbol. One and only one caption appears under each play symbol. The number 1, 2 or 3 precedes each caption to indicate the location of the play symbol in Game 1, Game 2 or Game 3. For Instant Game Number 61, the play symbols and their corresponding captions are:

PLAY SYMBOL	CAPTION
0	ZRO
1	ONE
2	TWO
4	FOR
5	FIV
6	SIX
7	SVN
8	EGT
9	NIN
10	TEN
12	TLV

(3) Prize symbols: The following are the "prize symbols": "\$1.00"; "\$2.00"; "\$4.00"; "\$12.00"; "\$50.00"; "\$10,000". One of these prize symbols appearing in the prize column of each game (row) in the playfield on the front of the ticket.

(4) Prize Symbol Captions: The small printed characters appearing below the prize symbol which verify and correspond with that prize symbol. The caption is a spelling out, in full or abbreviated form, of the prize symbol. One and only one caption appears under each prize symbol. The number 1, 2 or 3 precedes each caption to indicate the location of the caption in Game 1, Game 2 or Game 3. For Instant Game Number 61, the prize symbols and their corresponding captions are:

PRIZE SYMBOL	CAPTION
\$1.00	ONE
\$2.00	TWO
\$4.00	FOR
\$12.00	TLV
\$50.00	FIFTY
\$10,000	TENTHO

(5) Validation number: The unique nine-digit random number on the front of the ticket. The number is covered by latex.

(6) Pack-ticket number: The eleven-digit number of the form 06100001-000 printed on the front of the ticket. The first three digits are the game identifier. The first eight digits of the pack-ticket number for Instant Game Number 61 constitute the "pack number" which starts at 06100001; the last three digits constitute the "ticket number" which starts at 000 and continues through 399 within each pack of tickets.

(7) Retailer verification codes: Codes consisting of small letters found under the removable latex covering on the front of the ticket which the lottery retailer uses to verify instant winners of \$25 and less. For Instant Game Number 61, the retailer verification codes are three-letter codes, with each letter appearing in a varying three of six locations among the play symbols and prize symbols on the front of the ticket. The retailer verification codes are:

VERIFICATION CODE	PRIZE
ONE	\$ 1.00
TWO	\$ 2.00 (\$1 and \$1)
FOR	\$ 4.00 (\$1 and \$1 and \$2)
SVN	\$ 7.00 (\$4 and \$2 and \$1)
TLV	\$ 12.00 (\$12; \$4, \$4 and \$4)
TTF	\$ 24.00 (\$12 and \$12)

(8) Pack: A set of four hundred fanfolded instant game tickets separated by perforations and packaged in a plastic bag or plastic shrinkwrapping.

NEW SECTION

WAC 315-11-611 CRITERIA FOR INSTANT GAME NUMBER 61. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of prize winning tickets: An instant prize winner is determined in the following manner: The bearer of a ticket having a play symbol in the "your score" column that is a larger number than

the play symbol in the "their score" column in the same game (row) shall win the prize shown in the prize column for that game (row). The bearer of a ticket having winning play symbols in Game 1, Game 2 or Game 3 shall win the total amount of all game prizes. Play symbols in different games (rows) may not be combined to win a prize.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements of the lottery as set forth in WAC 315-10-070, to the particular ticket validation requirements for Instant Game Number 61 set forth in WAC 315-11-612, to the confidential validation requirements established by the director, and to the requirements stated on the back of each ticket.

(5) Notwithstanding any other provisions of these rules, the director may:

(a) Vary the length of Instant Game Number 61; and/or

(b) Vary the number of tickets sold in Instant Game Number 61 in a manner that will maintain the estimated average odds of purchasing a winning ticket.

NEW SECTION

WAC 315-11-612 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 61. (1) In addition to meeting all other requirements in these rules and regulations, a valid instant game ticket for Instant Game Number 61 shall comply with all of the following validation requirements.

(a) Exactly one play symbol must appear under each of the three rub-off spots in the "your score" column and under each of the three rub-off spots in the "their score" column on the front of the ticket.

(b) Each of the six play symbols must have a caption below and each must agree with its caption.

(c) Exactly one prize symbol for each of the three games (rows) must appear under the rub-off material covering the prize column on the front of the ticket.

(d) Each of three prize symbols must have a caption below and each must agree with its caption.

(e) The display printing and the printed numbers, letters, and symbols on the ticket must be regular in every respect and correspond precisely with the specifications on file with the director. The numbers, letters, and symbols shall be printed as follows:

Play Symbols	Play Symbol Font
Prize Symbols	Prize Symbol Font
Captions	Caption Font
Pack-Ticket Number	Validation Font
Validation Number	Validation Font
Retailer Verification Code	Validation Font

(f) Each of the play symbols and their captions, prize symbol and its caption, the validation number, pack-ticket number, and the retailer verification code must be printed in black ink.

(g) Each of the play symbols must be exactly one of those described in WAC 315-11-610(1); each of the play symbol captions must be exactly one of those described in WAC 315-11-610(2), each of the prize symbols must be exactly one of those described in WAC 315-11-610(3); and each of the prize symbol captions must be exactly one of those described in WAC 315-11-610(4).

(2) Any ticket not passing all the validation requirements in WAC 315-10-070 and subsection (1) of this section is invalid and ineligible for any prize.

NEW SECTION

WAC 315-12-145 RECORDS INDEX. (1) The agency has established and implemented a system of indexing for the identification and location of the following records:

(a) All records issued before July 1, 1990, for which the agency has maintained an index;

(b) Final adjudicative orders and declaratory orders issued after June 30, 1990, that contain an analysis or decision of substantial importance to the agency in carrying out its duties;

(c) Interpretive and policy statements that were entered after June 30, 1990.

(2) Final and declaratory orders shall be evaluated by the director or director's designee and those orders which have substantial importance shall be selected for inclusion in the index.

(3) Selected orders shall be indexed by a phrase describing the issue or holding and by a citation to the law involved. Interpretive and policy

statements shall be indexed by subject matter, topic, calendar year or a combination of these, as appropriate.

(4) The index is available for public access during business hours at the agency's management services division, 814 - 4th Avenue, Olympia, Washington 98504.

(5) The indexes shall be kept current and updated annually.

WSR 90-23-087

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Order 2059—Filed November 21, 1990, 11:36 a.m.]

Date of Adoption: The date of adoption, November 21, 1990, was decided upon and placed on the original notice, CR-102.

Purpose: Changes are being made in mandatory points for the brand inspection of cattle, in the transportation permit/bill of sale form, and in the actual costs that may be charged for inspection services.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-620-040 16-620-050, 16-620-060, 16-620-070, 16-620-090, 16-260-110, 16-620-115, 16-620-200, 16-620-220, 16-620-320, 16-620-330, and 16-620-370; and amending WAC 16-620-010, 16-620-020, 16-620-100, 16-620-230, 16-620-270, 16-620-280, and 16-620-340.

Statutory Authority for Adoption: RCW 16.57.350 and chapter 16.57 RCW.

Pursuant to notice filed as WSR 90-20-137 on October 3, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 21, 1990

C. Alan Pettibone
Director

AMENDATORY SECTION (Amending Order 1160, filed 8/10/70, effective 9/10/70)

WAC 16-620-010 DEFINITIONS. For the purpose of these regulations(:

(1) "~~Department~~" means ~~the department of agriculture of the state of Washington.~~

(2) "~~Director~~" means ~~the director of the department.~~

(3) "~~Commercial feed lot~~" means ~~any facility, place or establishment commonly known as a commercial feed lot, operated for the purpose of fattening or finishing cattle for the slaughter market consisting of pens and the necessary appurtenances for the operation of such a commercial feed lot), the definitions provided in RCW 16.57.010 shall apply.~~

AMENDATORY SECTION (Amending Order 1180, filed 3/2/71)

WAC 16-620-020 POINT OF INSPECTION. (~~Except as otherwise set forth in the following regulation,)~~ All cattle shall be ((brand)) inspected(;) for brands or other proof of ownership at the following points;

(1) Prior to ~~((moving))~~ being moved out of state, except to those public livestock markets designated by the director as livestock inspection sites for the state of Washington.

(2) Prior to sale at ~~((a))~~ any public livestock market.
(3) Prior to slaughter at ~~((a state or federally inspected slaughterhouse))~~ any slaughter plant where the United States Department of Agriculture maintains meat inspection.

(4) Upon entry or reentry and prior to commingling with other cattle at ~~((a commercial))~~ any certified feed lot ((approved as a brand inspection point by the director)) licensed under chapter 16.58 RCW, unless the cattle are accompanied by a brand inspection certificate issued by the director or any other agency authorized in any other state or any Canadian province by law to issue such a certificate.

(5) At any point of sale or the taking of possession by an intended purchaser or ~~((his))~~ private agent subject to title passing ((upon the meeting or satisfaction of certain conditions: PROVIDED, That the provisions of this subsection shall not apply to dairy breed cows and heifer calves being sold or purchased for milk production purposes only and unbranded registered livestock)), except that inspection shall not be required for any individual private sale of any unbranded dairy breed milk production cattle involving fifteen head or less, provided the seller gives two copies of the completed transportation permit/bill of sale to the buyer. The buyer is then required to send one copy of the transportation permit/bill of sale to the department. The buyer may also pay any assessments collected under the National Beef Promotion and Research Act to the department at the same time as the buyer sends the completed transportation permit/bill of sale to the department and the department shall remit any assessments collected to the Washington state beef commission as provided under the National Beef Promotion and Research Act.

AMENDATORY SECTION (Amending Order 1748, filed 9/9/81)

WAC 16-620-100 PRESCRIBED ~~((CERTIFICATE OF))~~ TRANSPORTATION PERMIT AND BILL OF SALE FORM. The ~~((certificate of))~~ transportation permit and bill of sale form incorporated herein shall constitute the official form prescribed by the director under the provisions of RCW 16.57.240. ((Such form shall represent a bill of sale only after it has been presented to a brand inspector for validation and has been validated within seven days of the sale of cattle subject to brand inspection under the provisions of RCW 16.57.160 and WAC 16-620-020.

STATE OF WASHINGTON — No.
DEPARTMENT OF
AGRICULTURE

CERTIFICATE OF PERMIT OR BILL OF SALE

Required for transportation — May be used for change of
of cattle, hides, or carcasses — ownership of cattle or horses
within Washington state. — inspected by a Washington
state brand inspector.

Validation by brand inspector
required for bill of sale only

Owner _____ Date _____

Sold to _____ City _____

Point of Origin
(Nearest Post Office) _____ County

Destination (Consigned to) _____ City

Hauled by (Signature) _____

Vehicle License No. _____ State

No. of Livestock Breed Sex Brand Brand Location

Are the above cattle subject to a lien or mortgage?
Yes No
Failure to disclose the existence of a lien or mortgage to
a public livestock market constitutes a gross misde-
meanor (RCW 16.65.150)
I certify that I am
the owner of the
described livestock* _____
Address of Owner _____ City

*If submitted by an authorized
agent on behalf of the owner
agent must sign here
When presented as proof of ownership at a public live-
stock market or slaughterhouse, the document becomes a
record of the Washington state department of agricul-
ture. Any person who falsifies or forges such a public
document is guilty of a felony. (RCW 40.16.630) [RCW
40.16.030].
AGR-070-7020 (Rev.8-81)

PLEASE PRINT CLEARLY))

State of Washington
Department of Agriculture
406 General Admin. Bldg., AX-41
Olympia, WA 98504-0641

No. _____

TRANSPORTATION PERMIT
Required to transport cattle within Washington State.
(or)

BILL OF SALE
*Inspection to clear ownership by W.S.D.A. is required upon any
sale of cattle, except for private sales of unbranded dairy breed
milk production cattle of 15 head or less, provided the buyer and
seller comply with WAC 16-620-020 (5). (see back side of this form)*

OWNER		DATE		
SOLD TO		CITY		
POINT OF ORIGIN (NEAREST POST OFFICE)		COUNTY		
DESTINATION (CONSIGN TO)		CITY		
HAULED BY (SIGNATURE)				
VEHICLE LICENSE NO.		STATE		
NO. OF LIVESTOCK	BREED	SEX	BRAND	BRAND LOCATION
Are the above livestock subject to a lien or mortgage? <input type="checkbox"/> YES <input type="checkbox"/> NO Failure to disclose a lien or mortgage may be punishable as a gross misdemeanor (RCW 16.65.150). If applicable enter name of any Lienholder: _____				
* I CERTIFY THAT I AM THE OWNER OF THE DESCRIBED LIVESTOCK: ADDRESS OF OWNER _____ CITY				
* IF YOU ARE NOT THE OWNER, BUT ARE AUTHORIZED TO SELL ON THE OWNER'S BEHALF, SIGN HERE:				

VOID IF ALTERED

NOTE: Any falsification or forgery of this document
may be punishable as a felony (RCW 40.16.630).

AGR 7020 (Rev. 8/90)

PRIVATE SALES OF CATTLE

Private sales of unbranded dairy breed milk production cattle of 15 head or less are exempt from mandatory ownership inspection by the Livestock Identification Section of the State Department of Agriculture only if:

- The Seller gives two copies of a completed Transportation Permit / Bill of Sale to the buyer.
- The Buyer mails one copy of the completed Transportation Permit / Bill of Sale to the State Department of Agriculture.

The Seller is also required to pay \$1.00 per head under the National Beef Promotion and Research Act and the Buyer is required to collect that assessment and to remit it to the Washington State Beef Commission or the State Department of Agriculture.

BUYERS

For your convenience, you may mail any assessments collected under the National Beef Promotion and Research Act to the State Department of Agriculture along with the required Transportation Permit / Bill of Sale to:

State Department of Agriculture
Livestock Identification
406 General Administration Bldg., AX-41
Olympia, WA 98504-0641

AMENDATORY SECTION (Amending Order 1328, filed 11/2/73)

WAC 16-620-230 **CERTIFICATE OF PERMIT REQUIRED FOR CUSTOM SLAUGHTERED CATTLE.** In lieu of ~~((the))~~ brand inspection ~~((required under WAC 16-620-220;))~~ any licensed custom farm slaughterer shall identify the cattle custom slaughtered on the certificate of permit obtained from the department by listing the brand, breed and sex if branded or the breed, sex, color and any other identifying feature if not branded. The number on the official Washington state department paper slaughter tag shall also be listed on the certificate of permit obtained from the department. Such certificate of permit shall be signed by the owner of the livestock and a copy mailed to the department in accordance with RCW 16.57.275.

AMENDATORY SECTION (Amending Order 1590, filed 6/29/79)

WAC 16-620-270 **ACTUAL COSTS ESTABLISHED.** For the purpose of these regulations actual costs to the department shall be ~~((twelve))~~ ten dollars ~~((and fifty cents))~~ an hour, ~~((plus thirteen))~~ and twenty cents per mile ~~((traveled by the inspector from his official station and return thereto)).~~

AMENDATORY SECTION (Amending Order 1753, filed 1/21/82)

WAC 16-620-280 **INSPECTION—ANNUAL AND LIFETIME CERTIFICATES.** Pursuant to ~~((the provisions of chapter 296, Laws of 1981))~~ RCW 16.57-.400, the owner of any horse may apply for an annual or lifetime identification certificate. The fee for an annual certificate shall be three dollars for any horse bearing a brand readily visible and currently registered with the director under the provisions of chapter 16.57 RCW or five dollars for any other horse. The fee for a lifetime certificate shall be seven dollars and fifty cents for any horse bearing a brand readily visible and currently registered with the director under the provisions of chapter 16.57 RCW or twelve dollars and fifty cents for any other horse. In the event the fees collected do not cover the cost of the inspector in performing any such inspection, an additional charge may be added at actual costs.

AMENDATORY SECTION (Amending Order 1944, filed 7/29/87)

WAC 16-620-340 **INSPECTION, SPECIAL SALES.** Inspection shall be mandatory at all special horse sales wherein horses of more than one owner are offered for sale either by private treaty or auction. Inspection charges at any such sale shall be collected and paid to the department of agriculture by the person or business entity conducting the sale. The department of agriculture may require the prepayment of said inspection charges. The charge for inspection at special ~~((horse))~~ horse sales shall be two dollars per animal. If the inspection charges do not cover the total cost incurred by the department, the remainder shall be the responsibility of the person or business entity conducting the sale at actual cost.

NEW SECTION

WAC 16-620-380 **INSPECTION FEE.** The fee for inspecting cattle for brands and proof of ownership shall be fifty cents per head. In any case when the department determines that a request for inspection is unreasonable due to time or distance, the department shall charge its actual costs.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-620-040 APPROVAL AS INSPECTION POINT.
- WAC 16-620-050 RECORDS.
- WAC 16-620-060 CHARGE FOR BRAND INSPECTION.
- WAC 16-620-070 INSPECTION EXEMPTION AT FEED LOT.
- WAC 16-620-090 DOCUMENTS FOR EXEMPTION.
- WAC 16-620-110 FEE FOR FILING.
- WAC 16-620-115 LIEN LIST SUBSCRIPTION FEE.
- WAC 16-620-200 BRAND INSPECTION.

- WAC 16-620-220 REQUIRED BRAND INSPECTION ON CUSTOM SLAUGHTERED CATTLE.
- WAC 16-620-320 INSPECTION PRIOR TO BRANDING.
- WAC 16-620-330 INSPECTION PRIOR TO SALE.
- WAC 16-620-370 ACTUAL COSTS ESTABLISHED.

WSR 90-23-088

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Order 2060—Filed November 21, 1990, 11:40 a.m.]

Date of Adoption: The date of adoption, November 21, 1990, was decided upon and placed on the original notice, CR-102.

Purpose: Repeal chapter 16-605 WAC in its entirety.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-605-001, 16-605-010, 16-605-020, 16-605-030, and 16-605-040.

Statutory Authority for Adoption: RCW 16.58.030 and chapter 16.58 RCW.

Pursuant to notice filed as WSR 90-20-138 on October 3, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 21, 1990

C. Alan Pettibone
Director

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 16-605-001 PROMULGATION.
- WAC 16-605-010 FACILITIES.
- WAC 16-605-020 AUDITS.
- WAC 16-605-030 AUDIT FEES.
- WAC 16-605-040 APPROVAL FOR CATTLE TRANSFERRED TO AN UNLICENSED FEED LOT.

WSR 90-23-089

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Order 2061—Filed November 21, 1990, 11:44 a.m.]

Date of Adoption: The date of adoption, November 21, 1990, was decided upon and placed on the original notice, CR-102.

Purpose: To repeal outdated rules related to production record branding and the rule setting fees for the brand inspection of cattle, which has been rewritten under chapter 16-620 WAC.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-96-100, 16-96-110, 16-96-120, and 16-96-130.

Statutory Authority for Adoption: RCW 16.57.350 and chapter 16.57 RCW.

Pursuant to notice filed as WSR 90-20-139 on October 3, 1990.

Effective Date of Rule: Thirty-one days after filing.

November 21, 1990

C. Alan Pettibone
Director

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 16-96-100 FREEZE BRANDS FOR PRODUCTION RECORD PURPOSES ONLY—FREEZE BRAND USE.

WAC 16-96-110 FREEZE BRANDS FOR PRODUCTION RECORD PURPOSES ONLY—APPLICATION TO USE FREEZE BRANDS.

WAC 16-96-120 FREEZE BRANDS FOR PRODUCTION RECORD PURPOSES ONLY—FREEZE BRAND NOT OWNERSHIP BRAND.

WAC 16-96-130 BRAND INSPECTION FEES.

WSR 90-23-090

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 21, 1990, 11:45 a.m.]

Original Notice.

Title of Rule: WAC 308-56A-460 Destroyed vehicle rebuilt; 308-58-010 Definitions; 308-58-020 Method of reporting destruction; 308-96A-046 Veterans free license; 308-96A-056 Pearl Harbor survivor license plates; 308-96A-070 Amateur radio operator; 308-96A-073 Vehicles over forty years old—Horseless carriage plates; 308-96A-074 Vehicles over thirty years old—Collector license plates; and 308-96A-075 Collector cars—Use limitations.

Purpose: The purpose of these rules is to enable the Department of Licensing to implement and administer the provisions relating to vehicle licenses.

Statutory Authority for Adoption: RCW 46.01.110.

Statute Being Implemented: RCW 46.12.070, section 2, chapter 250, Laws of 1990 (SSB 6662).

Summary: These rules reflect changes made by the 1990 Washington legislative session.

Reasons Supporting Proposal: Rules are necessary for the Department of Licensing to implement and administer the provisions relating to vehicle licenses.

Name of Agency Personnel Responsible for Drafting: Jack Lince, 1st Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-7379; Implementation and Enforcement: Nancy Kelly, 2nd Floor, Highways-Licenses Building, Olympia, WA 98504, 753-6920.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 308-56A-460, this rule is changed to be

consistent with the changes made to RCW 46.12.070 outlining the procedures necessary when a vehicle has been reported as destroyed from an individual or the insurance company; WAC 308-58-010, this rule is changed to make it consistent with the changes made in RCW 46.12.070. Changes made are mainly cosmetic. However, settlement has been defined to mean a total loss less salvage value; WAC 308-58-020, rules are changed to reflect the changes made in RCW 46.12.070 requiring the insurance company to forward a vehicle title determined to be destroyed within 15 days of the settlement instead of five days as previously set forth in the rule; WAC 308-96A-046, rule requires that a surviving spouse of a deceased former prisoner of war may obtain a special prisoner of war license plate if the spouse furnishes a copy of the marriage certificate and an affidavit that she is not currently married; WAC 308-96A-056, the rule is amended to allow a surviving spouse of a deceased Pearl Harbor survivor to obtain a Pearl Harbor survivor license plate if the spouse provides the required information; WAC 308-96A-070, individuals who hold a valid FCC amateur radio operator license may have their official radio call letters as their license plate. The rules outline the application procedure; and WAC 308-96A-075, this rule redefines antique cars as collector cars and allows individuals to drive to organized events instead of just community events as previously set forth in the rule; and new sections; WAC 308-96A-073, this section outlines procedures available for vehicles over forty years old to obtain a commemorative horseless carriage license plate; and 308-96A-074, this rule outlines the procedures for obtaining a special vehicle collector license plate.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: 2nd Floor Conference Room, Highways-Licenses Building, Olympia, Washington 98504, on December 27, 1990, at 9:00 a.m.

Submit Written Comments to: Nancy Kelly, 2nd Floor Highways-Licenses Building, Olympia, Washington 98504, by December 21, 1990.

Date of Intended Adoption: January 26, 1991.

November 20, 1990

David M. Hankins
Assistant Attorney General

AMENDATORY SECTION (Amending Order MV 208, filed 7/31/74)

WAC 308-56A-460 DESTROYED VEHICLE REBUILT. (1) ~~((H-a)) Any vehicle ((has been)) reported as destroyed ((or settled as a total loss by an insurance company, the old title must be handled)) pursuant to ((chapter 308-58 WAC. If the vehicle is rebuilt or repaired, or the owner wishes to continue using the vehicle, an)) WAC 308-58-020 (1) or (2) that will be operated on any public road or highway, must be issued a new certificate of ownership and registration. The application for a new title ((must be made, accompanied by)) shall include a Washington state patrol inspection and ((either)) a bill of sale from:~~

- (a) ~~((A bill of sale from))~~ The insurance company ~~((settling the claim)) that declared the vehicle a total loss, less salvage value; or~~
- (b) A ~~((bill of sale from an auto))~~ motor vehicle wrecker; or
- (c) ~~((A notarized bill of sale from))~~ The last registered owner of record ~~((or))~~ with the department.

~~((d)) In the case of the owner of record retaining the vehicle, a copy of a letter from the department identifying the vehicle and cancelling its title following the notice of destruction;))~~

(2) ~~When the last registered owner retains a vehicle that is reported destroyed, the owner must apply for a new certificate of ownership before operating the vehicle upon a public road or highway. The application for title must include a Washington state patrol inspection and a bill of sale as provided in subsection (1) of this section.~~

(3) The license plates from a destroyed vehicle ~~((are not transferrable)) shall not be transferred to a new owner. Fees will be charged as if the vehicle ((were)) was being titled and licensed for the first time. If the owner of record retains the vehicle, the fee charged will be that for reissue of title.~~

AMENDATORY SECTION (Amending Order MV 142, filed 8/28/72)

WAC 308-58-010 DEFINITIONS. (1) For the purpose of RCW 46.12.070, destruction of a vehicle or ~~((its))~~ total loss, less salvage value, shall ~~((include))~~ mean the vehicle is:

- ~~((1))~~ ~~Its being~~ (a) Dismantled with the intention of never again operating it as a vehicle; or
- ~~((2))~~ ~~Its being~~ (b) Damaged to the extent that the cost of ~~((repairing it))~~ repair exceeds its market value immediately prior to the ~~((accident or occurrence))~~ damage; or
- ~~((3))~~ ~~Its being~~ (c) Damaged to the extent that the cost of repairing it plus its salvage value in its damaged condition exceeds or approximately equals the market value ~~((of the vehicle))~~ in its repaired or restored condition.

(2) For the purpose of RCW 46.12.070, the settlement of an insurance claim as a total loss, less salvage value shall mean the date on which an insurance company ~~((receives a certificate of title covering a vehicle on which a claim has been or will be paid and the owner has chosen to relinquish ownership of the damaged vehicle. In the instance of an owner desiring to retain the damaged vehicle and its title, settlement shall be the date on which the insurer))~~ actually ~~((pays))~~ makes payment to the claimant for the ~~((loss))~~ damage.

AMENDATORY SECTION (Amending Order TL/RG 46, filed 11/9/88)

WAC 308-58-020 METHOD OF REPORTING DESTRUCTION. (1) An insurance company settling a claim for a destroyed vehicle will report such settlement by using one of the following two methods:

~~((1))~~ (a) If the title ~~((comes into))~~ is in the insurer's possession ~~((in the course of a settlement with a first or third party claimant)),~~ the title will be forwarded to the department ~~((of licensing))~~ within ~~((five))~~ fifteen days of the settlement. The insurer will type or print on the title, the name and address of the insurer, a notation "DESTROYED" or, in the event the vehicle is a total loss under the definitions contained in WAC 308-58-010, but in the opinion of the insurer may be repaired at a cost not to exceed sixty percent of its fair market value if repaired, a notation "TOTAL COST OF REPAIR LESS THAN SIXTY PERCENT," and the approximate date of destruction. The requested information will be placed on the title in such a manner as not to obscure any of the printed matter on the title itself. The title, with the information thereon, will be mailed to the Vehicle Records Section, Department of Licensing, Olympia, Washington 98504.

~~((2))~~ (b) If the destroyed vehicle and its title do not come into the insurer's possession, the insurer will report the fact of settlement within ~~((five))~~ fifteen days of settlement on a form to be supplied by the department ~~((of licensing))~~. The report will include the following information:

- ~~((a))~~ (i) Year, make, series and body style of vehicle;
- ~~((b))~~ (ii) License plate number, last year of registration and name of state in which registered;
- ~~((c))~~ (iii) Registered and legal owner's name and address, if known;
- ~~((d))~~ (iv) Cause of damage;
- ~~((e))~~ ~~Whether~~ (v) If the vehicle is repairable (A vehicle should be considered repairable only if its cost of repair would not exceed sixty percent of its fair market value if repaired.);
- ~~((f))~~ (vi) Date ~~((of sale))~~ and amount of sale;
- ~~((g))~~ (vii) Name and address of the purchaser and ~~((whether he))~~ if the purchaser is the assured, a private party, a salvage buyer, ~~((auto))~~ or a motor vehicle wrecker ~~((or fragmentizer));~~
- ~~((h))~~ (viii) Name and address of insurance company or adjuster;

~~((†))~~ (ix) Date of report.

~~(In an instance where an insurer does not obtain possession of the title, the registered owner will)~~ (2) Any private party, government agency, or self-insured person shall, upon destruction of a vehicle registered in their name, forward the title to the department ~~(of licensing)~~ within ~~(five)~~ fifteen days of the destruction of the vehicle. The title ~~(with)~~ must be endorsed by the legal owner to release ~~(his)~~ their interest, if the legal owner is not the same as the registered owner. The registered owner will print or type on the title the word "DESTROYED," the approximate date of destruction and sign the title. The license plates from the vehicle will be surrendered to any office of the department of licensing.

The title for a vehicle that has been destroyed, which title has not been surrendered to the department, shall be cancelled. Notice of this cancellation will be mailed to the legal owner of the vehicle by regular mail to ~~(his)~~ the address as shown in the department's vehicle records. The legal owner will promptly return the cancelled title to the department.

AMENDATORY SECTION (Amending Order TL/RG 39, filed 12/7/87)

WAC 308-96A-046 VETERAN'S FREE LICENSE. (1) Any disabled American veteran, former prisoner of war, or the surviving spouse of a deceased former prisoner of war who qualifies under chapter 73.04 RCW is entitled to receive regular or special license plates and is exempt from paying any annual licensing fees or excise tax.

Permanent registration and permanent license plate tabs will be issued to qualified persons for use on one personal use passenger vehicle which includes motor homes and trucks rated at less than twelve thousand pounds gross weight. Emission inspections are required each year in the designated inspection areas. For personalized license plates the annual renewal fees are required. Propane powered vehicles are subject to annual propane fees.

(2) For a disabled American veteran, confirmation of eligibility from the Veterans Administration or the military service from which the veteran was discharged must accompany the initial application. The confirmation of eligibility shall be certification of a service-connected disability rating and certification of one or more of the following conditions of eligibility:

- (a) Has lost the use of both hands or one foot;
- (b) Has become blind in both eyes as the result of military service;

or

(c) Is rated by the Veterans Administration or the military service from which the veteran was discharged and is receiving service-connected compensation at the one hundred percent rate that is expected to exist for more than one year. Verification of vision acuity may be provided by an ophthalmologist or optometrist. Verification that the disabled veteran is receiving compensation at the one hundred percent rate, which may include unemployability expected to exist for more than one year, must be provided by the Veterans Administration or the military service from which the veteran was discharged.

(3) For a former prisoner of war, certification of the following fact from the Veteran's Administration or the military service from which the veteran was discharged must accompany the initial application: That the person was captured and incarcerated for more than twenty-nine days by an enemy of the United States during a period of war with the United States.

(4) The surviving spouse of a deceased former prisoner of war may be issued a regular or special prisoner of war license plate even if the deceased had not been issued a plate pursuant to chapter 73.04 RCW. In addition to confirming eligibility for the deceased, the spouse must furnish the following:

- (a) A certified copy of the death certificate;
- (b) A copy of the marriage certificate indicating the union of the applicant and the former prisoner of war; and

(c) ~~(A copy of documentation satisfactory to the department which verifies that the surviving spouse was married to the deceased former prisoner of war during the period of incarceration.)~~ An affidavit that the applicant is not currently married.

(5) When the special license plate or free license is transferred to another vehicle, a replacement plate fee, full license and excise fees for twelve months will be collected on the vehicle from which exemption is being removed. A new license expiration date will be established beginning with the first day of the month in which the exemption is transferred. The disabled veteran, former prisoner of war or surviving spouse must notify the department of the transfer and pay the transfer fees in effect.

(6) The disabled veteran, former prisoner of war or surviving spouse must be a registered or coregistered owner or lessee of the vehicle for which licensure is granted.

(7) When a vehicle with a free veterans license is sold, the special license plate must be removed and full excise and license fees for twelve months must be paid by the new registered owner at time of title transfer.

AMENDATORY SECTION (Amending Order TL/RG 39, filed 12/7/87)

WAC 308-96A-056 PEARL HARBOR SURVIVOR LICENSE PLATES. Any Washington resident who served in the United States armed forces and is a survivor of the attack on Pearl Harbor as defined in ~~(chapter 44, Laws of 1987)~~ RCW 46.16.305(4), may receive a set of special license plates designed by the department to indicate that the recipient is a survivor of the Japanese attack on Pearl Harbor.

(1) Applications for the special license plates shall be upon forms provided by the department. Supplemental qualifying documentation shall include:

- (a) A certification of eligibility from a Washington state chapter of the Pearl Harbor Survivors Association;
- (b) A current vehicle registration for the vehicle for which the special license plates are issued;
- (c) An armed forces document showing date of induction and date of honorable discharge.

(2) If the applicant is the surviving spouse of a deceased Pearl Harbor survivor, in addition to the documentation furnished in subsection (1) of this section, the surviving spouse shall include:

- (a) A certified copy of the Pearl Harbor survivor's death certificate;
- (b) A copy of the marriage license indicating the union of the applicant and the Pearl Harbor survivor; and
- (c) An affidavit that the applicant is not currently married.

(3) An applicant must be a registered owner, co-owner or lessee, or co-lessee of the vehicle for which the special license plates are issued.

AMENDATORY SECTION (Amending Order MV-328, filed 7/24/75)

WAC 308-96A-070 ~~((HAM))~~ AMATEUR RADIO OPERATOR ~~((CALL NUMBER))~~ SPECIAL LICENSE PLATES. ~~((Any one))~~ (1) Every person having ~~((an))~~ a valid amateur radio operator's license ~~((issued by the Federal Communications Commission))~~ is entitled to apply ~~((for license plates bearing the individual's official call number. Application must be made directly))~~ to the department in Olympia ~~((and must be accompanied by a copy of the))~~, Washington, upon a satisfactory showing, to receive in lieu of the regular motor vehicle license plates, similar plates bearing the official amateur radio call letters assigned by the Federal Communications Commission (F.C.C.) ~~((license. When the F.C.C. license expires every five years, the applicant must send a copy of its renewal to the department in order to retain the plates))~~. Only one set of plates carrying call letters may be ~~((held by))~~ issued to an amateur radio operator at any one time.

(2) An application for special amateur radio operator license plates must be accompanied by a photocopy of the official amateur radio operator license issued by the F.C.C. When the F.C.C. license expires, the operator must notify the department of the expiration and if a renewed F.C.C. license is obtained, furnish a copy of the new license.

(3) An applicant for special amateur radio operator license plates must be the registered owner of the vehicle for which the plates will be issued. Special amateur radio operator license plates issued prior to January 1, 1991, for vehicles not owned by the amateur radio operator, may continue to be used until the operator no longer has an interest in the vehicle. It is the responsibility of the registered owner to apply for replacement license plates when the special amateur radio operator license plate is no longer authorized.

(4) In addition to paying all other license fees required by law, each applicant for special amateur radio operator license plates shall pay an additional license fee of five dollars.

(5) In addition to paying all other license fees required by law, each applicant when applying for transfer of their special amateur radio operator license plates to another vehicle shall pay an additional license fee of five dollars.

(6) The department shall furnish a list of the names, addresses, and license plate call letters to the state department of community development, Washington state patrol, and all county sheriffs upon request. The lists shall be used only in the performance of official duties of

these government agencies and shall not be released for any other purpose.

(7) Any amateur radio operator who holds a special amateur radio operator license plate as issued under this section who has allowed his or her F.C.C. license to expire, or for any reason no longer has an official valid F.C.C. license, shall notify the department in writing within thirty days of the F.C.C. license becoming invalid and surrender his or her special amateur radio operator license plates. Special amateur radio operator license plates are deemed to be cancelled on the date the F.C.C. license becomes invalid. Failure to notify the department and surrender plates is a traffic infraction. The special plate may be reinstated by applying for and paying the fee for a new special plate.

NEW SECTION

WAC 308-96A-073 VEHICLES OVER FORTY YEARS OLD—HORSELESS CARRIAGE PLATES. (1) Any motor vehicle which is at least forty years old or older, and is owned and operated primarily as a collector's item shall, upon application and acceptance by the department, be issued one special horseless carriage commemorative license plate in lieu of a regular license plate. Any vehicle to be so licensed must be capable of being operated upon the highway.

(2) In addition to paying all other license fees required by law, each applicant for a horseless carriage commemorative license plate shall pay an additional license fee of thirty-five dollars.

(3) The special license plate shall be issued for the life of the vehicle and shall be transferred with the vehicle. The single plate shall be displayed on the rear of the vehicle.

(4) Horseless carriage commemorative license plates shall be assigned a separate numerical series commencing with "HORSELESS CARRIAGE 1."

NEW SECTION

WAC 308-96A-074 VEHICLES OVER THIRTY YEARS OLD—COLLECTOR VEHICLE LICENSE PLATES. (1) Any motor vehicle which is at least thirty years old or older, and is owned and operated primarily as a collector's item shall, upon application and acceptance by the department, be issued one special collector vehicle license plate in lieu of a regular license plate. Any vehicle so licensed must be capable of being operated upon the highway.

(2) In lieu of a collector vehicle license plate the applicant may be authorized to display a Washington state issued vehicle license plate designated for use in the year of the vehicle's manufacture.

(3) In addition to paying all other license fees required by law, each applicant for a collector vehicle license plate shall pay an additional license fee of thirty-five dollars.

(4) Collector vehicle license plates are valid for the life of the vehicle and shall be transferred with the vehicle. The license plate shall be displayed on the rear of the vehicle.

(5) Collector vehicle license plates shall be assigned a separate numerical series commencing with "Collector Vehicle 0001."

AMENDATORY SECTION (Amending Order TL/RG 24, filed 5/5/86)

WAC 308-96A-075 ((ANTIQUE)) COLLECTOR CARS—USE LIMITATIONS. Vehicles with horseless carriage or ((restored)) collector vehicle license plates are permitted to operate over and along the public highways of the state of Washington only under the following conditions:

(1) To drive to and from meetings of organizations whose members are owners of vehicles more than thirty years old;

(2) To drive to, from and during organized ((community)) events which are featuring horseless carriages or restored vehicles;

(3) To drive for the purpose of testing the vehicle or driving others for pleasure without compensation.

WSR 90-23-091

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 21, 1990, 11:46 a.m.]

Original Notice.

Title of Rule: WAC 308-56A-150 Certificate of inspection; 308-96A-345 Definitions (for chapter 46.16 RCW); 308-96A-350 Outstanding parking ticket supplied by jurisdiction; and 308-96A-380 Effect of 120 day notice.

Purpose: WAC 308-56A-150, to define when inspection fees are/are not charged; WAC 308-96A-345, to change "150" day notice to "120" day notice and change "ten" dollar surcharge to "fifteen" dollar surcharge; WAC 308-96A-350, to change "three" outstanding violation criteria to "two" outstanding violations; and WAC 308-96A-380, to change "150" days to "120" days and "ten" dollar surcharge to "fifteen".

Statutory Authority for Adoption: RCW 46.01.110.

Statute Being Implemented: RCW 46.12.040 (SSB 5138); and RCW 46.16.216 (House Bill Z-1886, sections 401 and 402).

Summary: These rules will amend language to be consistent with statute amendments.

Reasons Supporting Proposal: The amendatory statutes were effective July 23, 1989, and June 7, 1990.

Name of Agency Personnel Responsible for Drafting: Phyllis Jolliff, 2nd Floor, Highways-Licenses Building, 753-7374; Implementation: Robert Bartusch, 2nd Floor, Highways-Licenses Building, 753-6996; and Enforcement: Nancy Kelly, 2nd Floor, Highways-Licenses Building, 753-6920.

Name of Proponent: Department of Licensing, Title and Registration Services, Nancy Kelly, Administrator, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 308-56A-150, this rule amendment clarifies when inspection fees are/are not charged; WAC 308-96A-345, this rule amendment changes the "150 day notice" to "120 day notice" and changes the "ten" dollar surcharge to a "fifteen" dollar surcharge; WAC 308-96A-350, this rule amendment changes minimum number of outstanding parking violations from three to two; and WAC 308-96A-380, this rule amendment changes "150" day notice to "120" day notice and changes surcharge from "ten" to "fifteen."

Proposal Changes the Following Existing Rules: WAC 308-56A-150, adds changes to be consistent with RCW 46.12.040; and WAC 308-96A-345, 308-96A-350 and 308-96A-380, adds changes to be consistent with RCW 46.16.216.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Highways-Licenses Building, 2nd Floor Conference Room, Olympia, Washington 98504, on December 27, 1990, at 9:00 a.m.

Submit Written Comments to: Nancy Kelly, Department of Licensing, P.O. Box 9909, Olympia, WA 98504, by December 21, 1990.

Date of Intended Adoption: January 26, 1991.

November 21, 1990

David M. Hankins

Assistant Attorney General

AMENDATORY SECTION (Amending Order TL/RG 11, filed 2/22/85)

WAC 308-56A-150 CERTIFICATE OF INSPECTION. (1) An application for title must be accompanied by a certificate of inspection signed by an authorized inspector and must include the applicable statutory inspection fee whenever the applicant's vehicle is:

- (a) From a state or province other than Washington;
 - (b) One that has been reported destroyed;
 - (c) A homemade, assembled, or rebuilt vehicle;
 - (d) One whose identification number has been removed, defaced, altered, destroyed, or has become illegible or is missing;
 - (e) One with a structural change in, or modification of, body or frame changing the class designation or body type; or
 - (f) A used vehicle and no Washington record can be found ~~((or))~~.
- ~~((g) One that))~~ (2) No fee will be charged when a vehicle has been referred for inspection for any other reason; provided that the request for inspection shall have been made by a commissioned law enforcement officer, an employee of the department of licensing, or a vehicle license agent.

~~((2) Where applicable, the statutory inspection fee will be charged.))~~

(3) Inspections will normally be accomplished by the Washington state patrol.

(4) The director may, at his discretion, designate other competent inspecting agencies to perform the inspection required under items (1)(a) and (b) above if the vehicle is located in a foreign state or province and the requirement for inspection will cause undue hardship.

(5) When the inspection is done by the Washington state patrol, the certificate of inspection will be valid for the following periods of time after the inspection date:

- (a) Vehicles from a state or province other than Washington: Sixty days;
- (b) One that has been reported destroyed: Ten days;
- (c) A homemade, assembled, or rebuilt vehicle: Ten days;
- (d) One whose identification number has been removed, defaced, altered, destroyed, or has become illegible or is missing: Ten days;
- (e) One with a structural change in, or modification of, body or frame changing the class designation or body type: Ten days;
- (f) A used vehicle and no Washington record can be found: Sixty days;
- (g) A vehicle required inspection under (1)(a) through (1)(f) above and held for sale by a licensed dealer: One year; and
- (h) One that has been referred for inspection for any reason not listed above: Ten days.

AMENDATORY SECTION (Amending Order TL-RG 7, filed 8/15/84)

WAC 308-96A-345 DEFINITIONS. For the purposes of chapter 46.16 RCW the following definitions apply:

- (1) "Jurisdiction" shall mean any district, municipal, justice and/or superior court.
- (2) "NCIC (ORI) number" means the numeric code assigned by the National Crime Information Center (originator) to identify a jurisdiction.
- (3) "Department" shall mean the department of licensing.
- (4) "Parking violation list" shall mean a computerized listing containing all outstanding parking violations which have been processed by the department and which must be satisfied prior to renewal of license.
- (5) "Agent" shall mean any county auditor, or other individual or business entity appointed to carry out vehicle licensing and titling functions for the department.
- (6) "Unprocessed" shall mean no update of the computer record has occurred.
- (7) "Jurisdiction seal" shall mean method of verifying authenticity of court documents.
- (8) "Municipality" means every court having jurisdiction over offenses committed under RCW 46.20.270.
- (9) "Local agencies" shall include district, municipal, justice and/or superior courts, and other local reporting agencies.
- (10) "~~((+50))~~ One hundred twenty-day notice" shall mean a warning notice of those violations received by the department ~~((+50))~~ one hundred twenty days prior to the license renewal date. The notice will list the dates and jurisdictions in which the violations occurred, unpaid fines, penalties, and a ~~((ten))~~ fifteen dollar surcharge.

AMENDATORY SECTION (Amending Order TL-RG 7, filed 8/15/84)

WAC 308-96A-350 OUTSTANDING PARKING TICKETS—INFORMATION TO BE SUPPLIED BY ISSUING JURISDICTION. In order to submit notification of outstanding parking tickets, a jurisdiction must provide the following:

- (1) Jurisdiction name,
- (2) NCIC number (ORI),
- (3) Parking ticket number,
- (4) Date parking ticket was issued,
- (5) Vehicle license plate number, and
- (6) Fine and penalty amount,
- (7) Jurisdiction seal,
- (8) Signature and date when required on form.

Such information must be provided on a form issued by the department, or on a computer listing sheet, or magnetic tape generated in accordance with department instructions.

Provided that an original report against a vehicle record must contain a minimum of ~~((three))~~ two outstanding violations from one jurisdiction. Subsequent reports against that vehicle by that same jurisdiction may be for a single violation unless such vehicle record indicates all existing tickets have been paid and no further tickets have been accrued in the thirteen months following said payment. If thirteen months have elapsed, the jurisdiction must submit an original report containing a minimum of ~~((three))~~ two violations.

AMENDATORY SECTION (Amending Order TL-RG 7, filed 8/15/84)

WAC 308-96A-380 EFFECT OF ~~((+50))~~ ONE HUNDRED TWENTY-DAY NOTICE ON LICENSE RENEWAL. Violations reported to the department after the ~~((+50))~~ one hundred twenty-day notice is generated, will be posted on the vehicle license renewal record applicable to the following year.

To renew license of a vehicle whose record indicates that ~~((+50))~~ one hundred twenty days notice should have been generated, and whose record also indicates that all violations applicable to the current licensing period have been satisfied, the renewal application must include payment of licensing fees due, and payment of the ~~((ten))~~ fifteen dollar surcharge.

To renew license of a vehicle whose record indicates that a ~~((+50))~~ one hundred twenty-day notice should have been generated, and whose record also indicates that violations applicable to the current licensing period remain unsatisfied, the renewal application must be accompanied by proof of payment of those violations, payment of licensing fees due, and payment of the ~~((ten))~~ fifteen dollar surcharge.

WSR 90-23-092

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 21, 1990, 11:49 a.m.]

Original Notice.

Title of Rule: Motor vehicle excise tax, excise tax on motor vehicles.

Purpose: The purpose of these rules is to enable the Department of Licensing to implement and administer the motor vehicle excise tax as required under the provisions of chapter 82.44 RCW.

Statutory Authority for Adoption: RCW 46.01.110 and 43.17.060.

Statute Being Implemented: Chapter 82.44 RCW.

Summary: These rules outline the valuation process in determining and assessing the excise tax for motor vehicles.

Reasons Supporting Proposal: Rules are necessary for the Department of Licensing to implement and administer the motor vehicle excise tax.

Name of Agency Personnel Responsible for Drafting: Marlene Epp, 1st Floor, Highways-Licenses Building, Olympia, Washington 98504, 586-7044; Implementation and Enforcement: Nancy Kelly, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, 753-6920.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: New sections WAC 308-57-005 Definitions, definition section to define key terms; WAC 308-57-010 Premises for assessing excise tax, explains which tax schedule will be applied to determine the depreciation rate and excise tax; WAC 308-57-020 Modified vehicles, vehicles modified by licensed manufacturers will be taxed according to an adjusted manufacturer suggested retail price. Those vehicles modified by non-licensed manufacturers will continue to use the original manufacturer suggested retail price; WAC 308-57-030 Declaration of value, for those vehicles that do not have a manufacturer suggested retail price, the department may require the owner of the vehicle to have a certified declaration of the original value to assess the excise tax; WAC 308-57-110 Excise tax depreciation, schedule one, classifies which vehicle will be taxed according to schedule one; WAC 308-57-120 Excise tax depreciation, schedule two, classifies which vehicles will be taxed according to schedule two; WAC 308-57-130 Excise tax depreciation, schedule three, classifies which vehicles will be taxed according to schedule three; WAC 308-57-140 Excise tax exemptions, lists the vehicles that are exempt from payment of excise tax; WAC 308-57-210 Excise tax in even dollars, the excise tax will be rounded to the nearest dollar; WAC 308-57-220 Thirteen month leases, individuals licensing vehicles for leased vehicles will be charged thirteen-twelfths of a twelve month rate for purposes of determining the excise tax; WAC 308-57-230 Fleet abatement, individual and business entities determined to be fleets will be charged excise tax based on the current depreciation rate for the number of months required to license through December; WAC 308-57-240 Nonfleet abatement, an individual or business entity, which is not defined as a fleet, may with department approval change the vehicles expiration date. The individual or business entity will be charged for those months that are in excess of a full twelve month renewal period for the purpose of excise tax; WAC 308-57-310 Use class and one hundred ten percent rule, a vehicle's current use class applies in calculating the limit on excise tax which is known as the one hundred ten percent rule; WAC 308-57-320 Trucks and one hundred ten percent rule, light duty trucks whose value code was more than \$10,000 or less are equivalent to light duty trucks which have a scale weight of six thousand pounds or less and medium and heavy duty trucks whose value code was more than \$10,000 or equivalent to medium and heavy duty trucks which have a scale weight of six thousand pounds or more for purposes of the one hundred ten percent rule of excise tax; WAC 308-57-

410 Appeal process, the department outlines the procedural rules that will be applied for appeals of the valuation of the excise tax; WAC 308-57-420 Taxes to be paid before appeal, excise taxes must be paid before appeal. The excise tax for successful appeals will be refunded and any insufficient excise tax charged will be collected; WAC 308-57-430 Effective date for appeals, appeals that are successful will result in a refund after the August 31, 1991, registration period; and WAC 308-57-440 Hearing officer, the director of the Department of Licensing shall appoint the administrator of title and registration as the hearing officer or other such designee for conducting the excise tax appeal.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: 2nd Floor Conference Room, Highways-Licenses Building, 12th and Franklin, Olympia, Washington 98504, on December 27, 1990, at 9:00 a.m.

Submit Written Comments to: Nancy Kelly, 2nd Floor, Highways-Licenses Building, Olympia, Washington 98504, by December 21, 1990.

Date of Intended Adoption: January 26, 1991.

November 21, 1990

David M. Hankins

Assistant Attorney General

NEW SECTION

WAC 308-57-005 DEFINITIONS. The following definitions apply to the terminology used in this chapter:

- (1) "Department" means the Department of Licensing.
- (2) "Excise Tax Depreciation Schedule One" means the statutory depreciation table as described in RCW 82.44.041 (3)(b).
- (3) "Excise Tax Depreciation Schedule Two" means the statutory depreciation table as described in RCW 82.44.041(1).
- (4) "Excise Tax Depreciation Schedule Three" means the statutory depreciation table as described in Section RCW 82.50.425(2).
- (5) "Fleet" means any person or any type of business entity who is a registered owner of fifteen or more vehicles.
- (6) "Light Duty Truck" means a truck which is smaller than a truck type power unit. The empty scale weight is six thousand pounds or less. It includes vehicles such as pickup trucks, vans, and utility vehicles.
- (7) "MSRP" means the base manufacturer's suggested retail price as defined in RCW 82.44.041.
- (8) "One Hundred Ten Percent Rule" means the limit of excise tax increase pursuant to RCW 82.44.041.
- (9) "Purchase Price" means the selling price of the vehicle before deducting for trade-in value or adding sales/use tax.
- (10) "Registered within a County" means the county that the vehicle indicates as its resident address.
- (11) "Tax Code" means a two-digit alpha, numeric, or alpha-numeric representation of a value assigned by the Department of Revenue to passenger vehicles, motorhomes, light duty trucks, and motorhomes prior to 1986. This value represents the value of the vehicle when first offered for sale. In 1986 and thereafter, the MSRP is used to represent the value of the vehicle.
- (12) "Truck Type Power Unit" means trucks as described in RCW 82.44.041(1). This includes vehicles with CIR (Circus), FIX (Fixed Load), or TOW (Tow Truck) use classes, regardless of scale weight, and other trucks whose empty scale weights exceed six thousand pounds. This also includes vehicles which would normally be considered light duty trucks but weigh more than six thousand pounds empty.
- (13) "Truck Type Trailing Unit" means trailers as described in RCW 82.44.041(1). This includes trailers with CIR (Circus), FIX (Fixed Load), C/G (Converter Gear) and COM (Commercial) use classes.

(14) "Value Code" means the value which is used to calculate the excise tax. In determining the value code, it may be a tax code, purchase price, assessor's appraisal, or MSRP.

NEW SECTION

WAC 308-57-010 **PREMISE FOR ASSESSING EXCISE TAX.** Truck type power units and trailing units are taxed according to the most recent purchase price and purchase year and the depreciation rates in excise tax depreciation schedule two. All other vehicles are taxed using the value of the vehicle when it was first offered for sale and the statutory depreciation rates. Current condition or value of a particular vehicle is not used to determine excise tax.

NEW SECTION

WAC 308-57-020 **MODIFIED VEHICLES.** All vehicles modified by a licensed primary or secondary manufacturer, such as a van conversion or limousine, for example, shall be taxed according to the MSRP provided by the primary or secondary manufacturer of the modified vehicle. If the vehicle is modified by someone other than a licensed manufacturer, the department shall use the original MSRP of the vehicle prior to the modifications.

NEW SECTION

WAC 308-57-030 **DECLARATION OF VALUE.** If there is no tax code for 1985 or older model vehicles and there is no MSRP information available for 1986 or newer model vehicles, the Department may require the owner to provide a certified declaration of original value to be used as the basis for assessing the excise tax. Documentation supporting this valuation may also be required as deemed necessary by the Department.

NEW SECTION

WAC 308-57-110 **EXCISE TAX DEPRECIATION SCHEDULE ONE.** The following vehicles with use classes shall be taxed according to excise tax depreciation schedule one:

- CAB (Taxicab)
- COM (Commercial) (if powered and the scale weight is six thousand pounds or less)
- CYC (Motorcycle)
- FAR (Farm) (if powered and the scale weight is six thousand pounds or less)
- F/H (For Hire) (if six or fewer seats or if more than six seats and the scale weight is six thousand pounds or less)
- H/C (Horseless Carriage) (if the license fee is not based on gross weight or if the license fee is based on gross weight and the scale weight is six thousand pounds or less)
- MH (Motorhome)
- PAS (Passenger)
- PER (Nonpowered personal use)
- RES (Restored) (if the license fee is not based on gross weight or if the license fee is based on gross weight and the scale weight is six thousand pounds or less)
- STA (Stage) (if six or fewer seats or if more than six seats and the scale weight is six thousand pounds or less)
- TLR (Nonpowered Trailer)
- TRK (if the scale weight is six thousand pounds or less)

NEW SECTION

WAC 308-57-120 **EXCISE TAX DEPRECIATION SCHEDULE TWO.** The following vehicles with use classes will be taxed according to excise tax depreciation schedule two:

- CIR (Circus)
- FIX (Fixed Load)
- C/G (Converter Gear)
- COM (Commercial) (if powered and the scale weight exceeds six thousand pounds or if non-powered regardless of the scale weight)
- F/H (For Hire) (if more than six seats and the scale weight exceeds six thousand pounds)
- FAR (Farm) (if scale weight exceeds six thousand pounds)
- H/C (Horseless Carriage) (if the license fee is based on gross weight and the scale weight exceeds six thousand pounds)
- STA (Stage) (if more than six seats and the scale weight exceeds six thousand pounds)
- TRK (Truck) (if the scale weight exceeds six thousand pounds),

TOW (Powered Tow Truck)

NEW SECTION

WAC 308-57-140 **EXCISE TAX EXEMPTIONS.** The following vehicles are exempt from payment of excise tax:

- (1) Any vehicle with a tax code of 95 (Vehicles taxed as personal property, such as a mobile home);
- (2) Any vehicle with the following use classes: EX (Exempt), FED (Federally Owned), FEX (Farm Exempt), H/D (House Moving Dolly), PED (Moped), ORV (Off Road Vehicle), SCH (Private School), SNO (Snowmobile), or SNX (Exempt Snowmobile);
- (3) Any vehicle registered in accordance with chapter 308-96A-050 WAC, for non-resident members of the armed forces;
- (4) Any vehicle registered in accordance with chapter 308-96A-400 WAC, for members of Washington Indian tribes and reservations recognized by the United States Department of the Interior;
- (5) Any vehicle registered in accordance with chapter 308-96A-046 WAC, for disabled American veterans, former prisoners of war or their spouses.

NEW SECTION

WAC 308-57-210 **EXCISE TAX IN EVEN DOLLARS.** The excise tax shall be rounded to the nearest dollar for a twelve month period.

NEW SECTION

WAC 308-57-220 **13-MONTH LEASES.** Prior to July 1, 1991, a person who chooses to license for thirteen months on the original registration of a leased vehicle shall be charged thirteen twelfths of the twelve month rate. After July 1, 1991, full year registrations preclude and supersede the thirteen month licenses.

NEW SECTION

WAC 308-57-230 **FLEET ABATEMENT.** A fleet vehicle, which is required by WAC 308-96A-260 to have a December expiration date, shall be charged excise tax based on the current depreciation rate for the number of months required to license through December. If the owner wishes to renew the registration for this fleet vehicle for the following year at the same time, the vehicle shall also be charged twelve months at the following year's depreciation rate.

NEW SECTION

WAC 308-57-240 **NON-FLEET ABATEMENT.** With department approval, the owner of a vehicle may change the vehicle's registration expiration date. The owner shall be charged excise tax based on the current rate for twelve months plus the number of months in excess of twelve to extend the registration period to the desired expiration date. Those months in excess of twelve shall be charged at the next year's depreciation rate. This option requires that validation tabs for the desired month and year are available and the total number of months may not exceed eighteen.

NEW SECTION

WAC 308-57-310 **USE CLASS AND ONE HUNDRED TEN PERCENT RULE.** For purposes of administering the one hundred ten percent rule pursuant to RCW 82.44.041, only the vehicle's current use class will apply.

NEW SECTION

WAC 308-57-320 **TRUCKS AND ONE HUNDRED TEN PERCENT RULE.** For purposes of administering the one hundred ten percent rule for trucks:

- (1) Light duty trucks whose value code was \$10,000 or less for expirations through July 31, 1991, are equivalent to light duty trucks, which have a scale weight of six thousand pounds or less, and expirations on and after August 31, 1991.
- (2) Medium and heavy duty trucks whose value code was more than \$10,000 for expirations through July 31, 1991, are equivalent to medium and heavy duty trucks, which have a scale weight of more than six thousand pounds, and expirations on and after August 31, 1991.

NEW SECTION

WAC 308-57-410 APPEAL PROCESS. The department shall utilize chapter 308-08 WAC, and chapter 10-08 WAC, to administer the appeal process when an applicant challenges the excise tax valuation assessed to the registered owner of the vehicle.

NEW SECTION

WAC 308-57-420 TAXES TO BE PAID BEFORE APPEAL. The excise tax valuation may be appealed only after the excise tax has been paid. Any excise tax determined by the hearing officer to have been paid in excess shall be refunded for that registration period. If it is determined that an insufficient excise tax was collected, the additional tax shall be due and payable to the department.

NEW SECTION

WAC 308-57-430 EFFECTIVE DATE FOR APPEALS. Any appeal which results in a decrease of excise tax liability shall only be eligible for a refund for registration periods ending on and after August 31, 1991.

NEW SECTION

WAC 308-57-440 HEARINGS OFFICER. The director shall appoint the administrator of title and registration services or other such designee to conduct the hearing to determine the excise tax valuation for the vehicle.

**WSR 90-23-093
PERMANENT RULES
FOREST PRACTICES
APPEALS BOARD**

[Filed November 21, 1990, 12:44 p.m.]

Date of Adoption: November 2, 1990.

Citation of Existing Rules Affected by this Order: Amending WAC 223-08-005, 223-08-010, 223-08-020, 223-08-035, 223-08-040, 223-08-050, 223-08-070, 223-08-075, 223-08-080, 223-08-085, 223-08-095, 223-08-100, 223-08-150, 223-08-160, 223-08-165, 223-08-175, 223-08-215, 223-08-220, 223-08-250, 223-08-255, 223-08-270 and 223-08-275; and repealing WAC 223-08-015, 223-08-105, 223-08-110, 223-08-115, 223-08-120, 223-08-125, 223-08-130, 223-08-135, 223-08-140, 223-08-147, 223-08-170, 223-08-225, 223-08-240 and 223-08-245.

Statutory Authority for Adoption: RCW 76.09.230(4).

Pursuant to notice filed as WSR 90-16-054 on July 27, 1990.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: These rules differ from the model rules of RCW 34.05-.250. These amended rules, as for the past 15 years, adopt the Civil Rules of court. We deem these to have served the public well.

Concise Explanatory Statement: These 1990 amendments to the rules of procedure of the Forest Practices Appeals Board are to update the rules to conform to developments in case law and statutes. Among statutes, these rules reflect changes in both the Administrative Procedure Act, chapter 34.05 RCW and the Forest Practices Act, chapter 76.09 RCW. The intent is to codify established procedure and simplify the rules wherever possible. There was no substantial difference

between the text of the proposed rule as published in the register and the text of the rule as adopted. Certain changes of technical nature were made in response to comments.

Effective Date of Rule: Thirty-one days after filing.

November 2, 1990
Claudia K. Craig
Chair

NEW SECTION

WAC 223-08-001 PURPOSE AND APPLICABILITY. (1) The purpose of chapter 223-08 WAC is to provide comprehensive rules of practice and procedure before the forest practices appeals board.

(2) This chapter shall apply to all procedural matters before the appeals board and specifically replaces chapters 1-08 and 10-08 WAC, except where specifically noted.

NEW SECTION

WAC 223-08-002 COMMENCEMENT OF ADJUDICATIVE PROCEEDINGS. An adjudicative proceeding before the appeals board shall be initiated as provided in WAC 223-08-075. Forms for notices of appeal are provided in WAC 223-08-080. The types and time limits for appeal are as provided in WAC 223-08-085.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-005 BACKGROUND INFORMATION. (1) Members. The forest practices appeals board (~~((thereinafter appeals board) is an independent agency of the state of Washington,)) is organized within the environmental hearings office, an independent agency of the state of Washington. The appeals board is composed of three members appointed by the governor (with the advice and consent of the senate) for a term of six years. The members are to be qualified by experience or training in pertinent matters pertaining to the environment and at least one member shall be a lawyer, and not more than two members shall be of the same political party.~~

~~((a) Members shall be appointed for a term of six years and shall serve until their successors are appointed and have qualified. In case of a vacancy, it shall be filled by appointment by the governor for the unexpired portion of the term in which such vacancy occurs. The terms of the first three members of the appeals board shall be staggered so that their terms shall expire after two, four, and six years.~~

~~(b) Any member may be removed for inefficiency, malfeasance or misfeasance in office, upon specific written charges filed by the governor, who shall transmit such written charges to the member accused and to the chief justice of the supreme court. The chief justice shall thereupon designate a tribunal composed of three judges of the superior court to hear and adjudicate the charges. Such tribunal shall fix the time of the hearing, which shall be public, and the procedure for the hearing, and the decision of such tribunal shall be final and not subject to review by the supreme court. Removal of any~~

member by the tribunal shall disqualify such member for reappointment.

(c) Each member of the appeals board:

(i) Shall not be a candidate for nor hold any other public office or trust, and shall not engage in any occupation or business interfering with or inconsistent with his duty as a member, nor shall he serve on or under any committee of any political party; and

(ii) Shall not for a period of one year after the termination of his membership, act in a representative capacity before the appeals board on any matter:))

(2) Function ((and jurisdiction)).

((a) The appeals board shall operate on either a part-time or a full-time basis, as determined by the governor. If it is determined that the appeals board shall operate on a full-time basis, each member shall receive an annual salary to be determined by the governor. If it is determined that the appeals board shall operate on a part-time basis, each member shall receive compensation on the basis of seventy-five dollars for each day spent in performance of his duties. PROVIDED, That such compensation shall not exceed ten thousand dollars in a fiscal year. Each member shall receive reimbursement for travel and other expenses incurred in the discharge of his duties in accordance with the provisions of chapter 43.03 RCW.

(b) The appeals board shall as soon as practicable after the initial appointment of the members thereof, meet and elect from among its members a chairman, and shall at least biennially thereafter meet and elect or reelect a chairman.

(c) The principal office of the appeals board shall be at the state capital, but it may sit or hold hearings at any other place in the state. A majority of the appeals board shall constitute a quorum for making orders or decisions, promulgating rules and regulations necessary for the conduct of its powers and duties, or transacting other official business, and may act though one position on the board be vacant. One or more members may hold hearings and take testimony to be reported for action by the board when authorized by rule or order of the board. The appeals board shall perform all the powers and duties granted to it in this chapter or as otherwise provided by law.

(d) The appeals board shall make findings of fact and prepare a written decision in each case decided by it, and such findings and decision shall be effective upon being signed by two or more members and upon being filed at the appeals board's principal office, and shall be open to public inspection at all reasonable times.

(e) The appeals board shall either publish at its expense or make arrangements with a publishing firm for the publication of those of its findings and decisions which are of general public interest, in such form as to assure reasonable distribution thereof.

(f) The appeals board shall maintain at its principal office a journal which shall contain all official actions of the appeals board, with the exception of findings and decisions, together with the vote of each member on such actions. The journal shall be available for public inspection at the principal office of the appeals board at all reasonable times.

(g)(i) Any person aggrieved by the approval or disapproval of an application to conduct a forest practice may seek review from the appeals board by filing a request for the same within thirty days of the approval or disapproval. Concurrently with the filing of any request for review with the board as provided in this section, the requestor shall file a copy of his request with the department and the attorney general. The attorney general may intervene to protect the public interest and insure that the provisions of this chapter are complied with.

(ii) The review proceedings authorized in subparagraph (i) of this subsection are subject to the provisions of chapter 34.04 RCW pertaining to procedures in contested cases:)) The function of the appeals board is to provide a forum for adjudicative proceedings in matters relating to forest practices.

(3) ((Appeals)) Jurisdiction.

((a) In all appeals over which the appeals board has jurisdiction, a party taking an appeal may elect either a formal or an informal hearing, unless such party has had an informal hearing with the department. Such election shall be made according to these rules of practice and procedure. In the event that appeals are taken from the same decision, order, or determination, as the case may be, by different parties and only one of such parties elects a formal hearing, a formal hearing shall be granted.

(b) In all appeals the appeals board shall have all powers relating to administration of oaths, issuance of subpoenas, and taking of depositions but such powers shall be exercised in conformity with chapter 34.04 RCW.

(c) In all appeals involving formal hearing the appeals board, and each member thereof, shall be subject to all duties imposed upon and shall have all powers granted to an agency by those provisions of chapter 34.04 RCW relating to contested cases.

(d) All proceedings, including both formal and informal hearings, before the appeals board or any of its members shall be conducted in accordance with these rules of practice and procedure. The appeals board shall publish these rules and arrange for the reasonable distribution thereof.

(e) Judicial review of a decision of the appeals board shall be de novo except when the decision has been rendered pursuant to the formal hearing, in which event judicial review may be obtained only pursuant to RCW 34.04.130 and 34.04.140.

(4) Caution. This section is intended to be general and informational only, and failure herein to list matters over which the appeals board has jurisdiction at law shall not constitute any waiver or withdrawal whatsoever from such jurisdiction. Wherever the provisions of this WAC 223-08-005 conflict with other rules of this agency, such other rules shall prevail:)) The jurisdiction of the appeals board is state-wide. The types and time limits for appeal are as provided in WAC 223-08-085.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-010 BOARD ADMINISTRATION((=OFFICE)) AND ADDRESS OF THE

BOARD. (~~The headquarters office of the appeals board shall be~~) (1) The administrative business of the appeals board is performed by the environmental hearings office, which holds regular meetings on the third Tuesday of each month, pursuant to WAC 198-12-030, at the address set forth below and at such other times and places as necessary.

(2) The appeals board is organized within the Environmental Hearings Office, 4224 - 6th Avenue S.E., Building No. 2 Rowsix, Lacey, Washington. The mailing address is:

Forest Practices Appeals Board
Mailstop: PY-21
Olympia, Washington 98504

(3) The telephone number of the board is (206) 459-6327. The telefacsimile number is (206) 438-7699.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-2, filed 1/7/83)

WAC 223-08-020 BOARD ADMINISTRATION—QUORUM. A majority of the appeals board shall constitute a quorum for making orders or decisions, promulgating rules and regulations necessary for the conduct of its powers and duties, or transacting other official business, and may act though one position on the board be vacant. An administrative appeals judge or one or more members may hold hearings and take testimony to be reported for action by the board. The appeals board shall perform all the powers and duties granted to it in this chapter or as otherwise provided by law.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-030 BOARD ADMINISTRATION—PROCEDURES APPLICABLE. (~~((+)) The appeals board shall be guided in procedural matters before it by these rules of procedure chapter 223-08 WAC. These rules of procedure specifically replace the uniform procedural rules, chapter 1-08 WAC, except where specifically noted.~~

(2)) Insofar as applicable, and not in conflict with these rules, the statutes and rules regarding (~~(pretrial)~~) procedures in civil cases in the superior courts of this state shall be followed. Such rules shall include but shall not be limited to those rules pertaining to discovery of evidence by parties to civil actions.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-035 BOARD ADMINISTRATION—DEFINITIONS. As used in this chapter the following terms shall have the following meaning:

(1) "Appeals board" refers to and means, as appropriate, the forest practices appeals board described in WAC 223-08-005 or its presiding officer. (~~(Where appropriate, the term "appeals board" also refers to the staff assigned to the forest practices appeals board:))~~

(2) "Department" refers to and means the department of natural resources.

(3) (~~("Presiding officer" shall mean one person who is either a member of the appeals board or its agent assigned to conduct a hearing or a conference by the appeals board:~~

(4) ~~"Continuance" shall mean the extension of an initial hearing, actually held, by scheduling a subsequent, supplementary hearing.~~

(5) ~~"Postponement" shall mean rescheduling a hearing, before its occurrence, to a later time:))~~ "Filing" of a document means delivery and is effective upon receipt. Filing may be made by mail, messenger or telefacsimile transmission, provided that originals of telefacsimile transmissions are simultaneously mailed or sent by messenger.

(4) "Party" means:

(a) A person to whom any agency decision is specifically directed;

(b) A person named as a party to the adjudicative proceeding, or allowed to intervene, or joined as a party by the appeals board.

(5) "Presiding officer" shall mean one person who is either an administrative appeals judge or a member of the appeals board assigned to conduct a hearing or a conference.

(6) "Service" means posting in the United States mail, properly addressed, postage prepaid; telefacsimile transmission; or personal service. Service by mail is complete upon deposit in the United States mail. Service by telefacsimile transmission is effective only where copies are simultaneously mailed or sent by commercial service delivery company.

NEW SECTION

WAC 223-08-037 BOARD ADMINISTRATION—SERVICE OF DOCUMENTS ON REPRESENTATIVES. Service of any document required to be served on a party to a case, including final decisions of the board, may be made by serving the party's representative in the matter.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-040 BOARD ADMINISTRATION—PRESIDING OFFICER, POWERS. It shall be the duty of the presiding officer to conduct conferences or hearings in an impartial and orderly manner, and to rule upon all matters excepting the final decision. The presiding officer has the authority, subject to the other provisions of these rules:

(1) To administer oaths and affirmations;

(2) To issue subpoenas as provided in RCW (~~(34.04.105)~~) 34.05.446. A subpoena may also be issued by the attorney of record (~~(, or any person making an appearance as authorized by WAC 223-08-050(3) as provided in RCW 34.04.105)~~). Service and costs of the subpoena shall be the responsibility of the party seeking the attendance of the witness;

(3) To rule on all procedural matters, objections (~~(and)~~), motions, and requests for suspension or stays;

(4) To rule on all offers of proof and receive relevant evidence;

(5) To interrogate witnesses called by the parties in an impartial manner to develop any facts deemed necessary to fairly and adequately decide the appeal;

(6) To secure and present in an impartial manner such evidence, in addition to that presented by the parties, as he deems necessary to fairly and equitably decide the appeal;

(7) To take appropriate disciplinary action with respect to representatives of parties appearing before the appeals board;

(8) To issue orders joining other parties, on motion of any party, or sua sponte when it appears that such other parties may have an interest in, or may be affected by, the proceedings;

(9) To consolidate appeals for hearing when such consolidation will expedite disposition of the appeals and avoid duplication of testimony and when the rights of the parties will not be prejudiced thereby;

(10) To hold conferences for the settlement or amplification of the issues ((at such times as set by the chairman));

(11) To take or cause to be taken ((depositions and interrogatories)) discovery pursuant to these rules and to procedures available to litigants in civil cases in superior courts in the state of Washington;

(12) To cause to be submitted, written sworn ((statements as currently provided in WAC 1-08-470 through 1-08-500)) direct testimony;

(13) To regulate the course of the hearing;

(14) To take any other action necessary and authorized by these rules and the law.

AMENDATORY SECTION (Amending Order 004, filed 11/10/75)

WAC 223-08-050 APPEARANCE AND PRACTICE—PERSONS WHO MAY APPEAR. Any person may appear personally before the appeals board. No person may appear in a representative capacity before the appeals board ((or its designated hearing officer)) other than the following:

(1) Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington.

(2) Attorneys at law duly qualified and entitled to practice before the highest court of record of any state.

(3) A bona fide officer, partner or full-time employee of an individual, firm, association, partnership, corporation or local government ((unit)) party who appears for such individual, firm, association, partnership, corporation or local government ((unit)).

(4) Legal interns admitted to practice under APR 9 of the Rules of Court may appear before the appeals board under the conditions and limitations therein specified.

(5) No former employee of the department or member of the attorney general's staff may, at any time after severing employment with the department or the attorney general, appear, except with the written permission of the department, in a representative capacity on behalf of other parties in a proceeding wherein he previously took an active part as a representative of the department in the same case or proceeding.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-070 APPEARANCE AND PRACTICE—CONDUCT. All persons appearing in a representative capacity in proceedings before the appeals board shall conform to the standards of ethical conduct required of attorneys before the courts of Washington. If any such person does not conform to such standard, the presiding officer may admonish or reprimand such person, or exclude such person from further participation in the proceedings and adjourn the same((, or report the matter to the appeals board which may, in its discretion, after notice and hearing, take appropriate disciplinary action including, but not limited to, a letter of reprimand, or refusal to permit such person to appear in a representative capacity in any proceeding before the appeals board.

~~Where a majority of the appeals board is conducting a proceeding, such majority may take appropriate disciplinary action against a representative without convening a separate hearing).~~

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-075 COMMENCING AN APPEAL—FILING AND SERVICE. ((All written communications relating to a proceeding and directed to the appeals board or its chairman shall be filed at the principal office of the appeals board. Filing shall be effective upon receipt at the principal office of the appeals board. The stamp of the appeals board placed upon any written communication shall be prima facie evidence of the date of receipt. The appeals board shall acknowledge receipt of each notice commencing a proceeding filed under WAC 223-08-085.

~~Copies of all written communication relating to a proceeding and directed to the appeals board shall, concurrently with filing, be served upon all other parties: PROVIDED, That in any event:~~

~~(1) Copies of notices commencing any of the proceedings described in WAC 223-08-085 (2), (6) or (7) shall, concurrently with filing, be served upon the attorney general who may intervene to protect the public interest and insure that the provisions of the Forest Practices Act are complied with. (See RCW 76.09.050(9) and RCW 76.09.220(9))~~

~~(2) Copies of notices commencing any of the proceedings described in WAC 223-08-080 (2), (6) or (7) shall likewise be served, concurrently with filing, upon the applicant under the challenged application, who shall be a responding party in the proceeding unless already an appealing party.~~

~~Whenever under these rules service is required to be made upon a represented party, the service shall be made upon the representative unless service upon the party himself is ordered by the appeals board. Service upon the representative or upon a party shall be made by delivering a copy to him or by mailing it to him at his last known address. Delivery of a copy within this rule means: Handing it to the representative or to the party; or leaving it at his office with his clerk or other person in~~

charge thereof, or, if there is no one in charge, leaving it in a conspicuous place therein, or, if the office is closed or the person to be served has no office, leaving it at his dwelling house or usual place of abode with some person of suitable age and discretion then residing therein. If service is made by mail, the papers shall be deposited in the post office addressed to the person on whom they are being served, with the postage prepaid. The service shall be deemed complete upon the third day following the day upon which they are placed in the mail unless the third day falls on a Saturday, Sunday or legal holiday, in which event service shall be complete on the first day other than a Saturday, Sunday or legal holiday, following the third day. Originals of written communications filed with the appeals board shall bear a notation of the names and dates of persons served with copies. Such notation shall be signed by the party authorizing the communication or his representative.

There shall be substantial compliance with the requirement that service be concurrent with filing but failure of literal compliance shall not alone impair commencement of any proceeding. All parties shall be served with the notice commencing a proceeding at least twenty days before hearing. All parties shall be served with motions and notices of motion hearings at least five days before the time specified for the motion hearing unless a different period is fixed by these rules or by order of the appeals board.)) (1) An appeal is commenced by the filing of a notice of appeal at the office of the appeals board. Filing shall be effective upon receipt. The appeals board shall acknowledge receipt of each notice of appeal.

(2) Concurrently with filing at the appeals board, copies of notices commencing any of the proceedings described in WAC 223-08-085 (2), (6), or (7) shall be filed with the department and the attorney general.

(3) Concurrently with filing at the appeals board, copies of notices commencing any of the proceedings shall be served upon the permit applicant if that person is not the appellant, and all other parties.

(4) Failure to file or serve under subsections (2) and (3) of this section within the time for commencement of a proceeding shall not impair the timeliness of the appeal, provided that such filing and service is in substantial compliance with the requirement that it be done concurrently with filing at the appeals board. No issue, except matters which may be heard ex parte, shall be heard until filing or service under subsections (2) and (3) of this section and appropriate notice has occurred.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-080 COMMENCING AN APPEAL—FORMS. The following forms shall be used in proceedings before the appeals board. The forms, instructions thereon, and descriptive captions are each components of this rule of procedure.

Where any written communication directed to the appeals board is found not to be in conformity with this or another rule of procedure or the requirements of any statute, the appeals board may require the party directing such communication to correct, clarify or amend the same so as to conform. The appeals board may refuse to

schedule any conference or hearing hereon until compliance with such requirements, or may issue an order providing for the dismissal of any proceeding upon failure to comply within a specified time.

INDEX TO FORMS

- Form 1 – PETITION FOR CHAIRMAN'S ORDER
- Form 2 – COUNTY APPEAL OF DEPARTMENT APPROVAL
- Form 3 – APPEAL OF STOP-WORK ORDER
- Form 4 – APPEAL OF NOTICE TO COMPLY
- Form 5 – APPEAL OF PENALTY
- Form 6 – DEPARTMENT APPEAL OF COUNTY OBJECTIONS
- Form 7 – APPEAL OF DEPARTMENT APPROVAL OR DISAPPROVAL
- Form 8 – PETITION FOR A DECLARATORY RULING
- Form 9 – PETITION FOR ADOPTION, AMENDMENT OR REPEAL OF RULE
- Form 10 – APPEAL OF HAZARD REDUCTION PLAN

The above forms are neither printed nor furnished by the appeals board but are set out here for copying by those wishing to commence a proceeding. Underlined portions of these forms are instructional, and the matter called for must be supplied by the party commencing the proceeding or his representative.

FORM 1 – For commencing the proceeding described in WAC 223-08-085(1):

NOTICE
COMMENCING A PROCEEDING
Before the
FOREST PRACTICES APPEALS BOARD
State of Washington

Date

Department of Ecology PETITION FOR
CHAIRMAN'S
ORDER

Represented by:
Name of Representative(s)
Mailing Address
Telephone Number

1. This proceeding is authorized by RCW 76.09.100.
2. A short and plain statement identifying the forest practice regulations violated, the violator, and how and when such violations occurred.
3. The Department of Natural Resources has not issued a stop work order or notice to comply in the matter of this violation. The Department of Ecology has therefore notified the Department of Natural Resources of such violation. The Department of Natural Resources has failed to take authorized enforcement action, within twenty-four hours of such notice, under RCW 76.09-.080, 76.09.090, 76.09.120 or 76.09.130.
4. The chairman is respectfully requested to order the relief to which the Department of Ecology deems itself entitled.

A copy of this Notice was served upon the Department of Natural Resources on (date)

I/We have read the above and believe the contents to be true.

Signed, Representative(s)

Signed, Representative(s)

FORM 2 - For commencing the proceeding described in WAC 223-08-085(2):

COMMENCING A PROCEEDING Before the FOREST PRACTICES APPEALS BOARD State of Washington

Date

Name of County

Represented by:

Name of Representative

Mailing Address

Telephone Number

COUNTY APPEAL OF DEPARTMENT APPROVAL

1. This proceeding is authorized by RCW 76.09.050(8).

2. Name County hereby elects a formal/an informal hearing. (See WAC 223-08-155)

3. The attached forest practices application was approved by the Department of Natural Resources, and notice of such approval showing the (date) thereof is attached.

4. Lands within the jurisdiction of name County are affected by the said approval.

5. A short and plain statement of the grounds upon which the county believes the said approval is unlawful. Statutes, regulations or applications referred to shall be precisely cited.

6. A demand for the relief to which the county deems itself entitled.

Copies of this Notice were ((served upon)) filed with (1) and (2) and served upon (3):

(1) Department of Natural Resources (date)

(2) Attorney General (date)

(3) Applicant date (See WAC 223-08-075)

I/We have read the above and believe the contents to be true.

Signed, County Representative(s)

Signed, County Representative(s)

ATTENTION: (Name of Applicant)

Upon receipt of this Notice you are a PARTY to this proceeding before the Forest Practices Appeals Board.

You will be notified of the time and place of hearing and you may argue in favor of your application under the Rules of Procedure found in chapter 223-08 WAC.

Your failure to participate in this proceeding may deprive you of a hearing altogether as the Forest Practices

Appeals Board will not permit additional proceedings among the same parties concerning the same forest practices.

INSTRUCTIONS:

1. The application involved as well as the department's Notice of Approval shall be attached to this Notice.

2. Where only portions of an application are appealed, the county shall specify precisely the portions appealed.

3. Requests for the suspension of department approval pending an appeal shall be made separately by motion or affidavit. (See WAC 223-08-085(2))

FORM 3 - For commencing the proceeding described in WAC 223-08-085(3):

NOTICE

COMMENCING A PROCEEDING Before the FOREST PRACTICES APPEALS BOARD State of Washington

Date

Name of Appellant

Mailing Address

Residence or principal place of business if different from mailing address

APPEAL OF STOP-WORK ORDER

Represented by:

Name of Representative

Mailing Address

Telephone Number

1. This proceeding is authorized by RCW 76.09.080 (2)(d).

2. The appellant hereby elects a formal/an informal hearing. (See WAC 223-08-155)

3. A short and plain statement of the grounds upon which the appellant believes the stop-work order is unlawful. Statutes, regulations or applications referred to shall be precisely cited.

4. The relief which the appellant believes is warranted.

Copies of this Notice were served upon:

(1) Department of Natural Resources (date)

(2) Others (dates) (See WAC 223-08-075)

Signed, Appellant and/or

Signed, Representative

I/We have read the above and believe the contents to be true.

Signed, Appellant and/or

Signed, Representative

INSTRUCTIONS:

- 1. Where the appealed stop-work order or this Notice cites a forest practices application, the same shall be attached to this Notice.
- 2. Requests for discontinuance of the stop-work order appealed, pending the outcome of the proceeding, shall be made separately by motion or affidavit. (See WAC 223-08-085(3))
- 3. Appellant shall sign where indicated except where unavailable to do so, and in any event petitioner's representative shall sign.

FORM 4 - For commencing the proceeding described in WAC 223-08-085(4):

NOTICE

COMMENCING A PROCEEDING
 Before the
 FOREST PRACTICES APPEALS BOARD
 State of Washington

Date

Name of Appellant
Mailing Address:

Residence or Principal
 Place of Business if
 Different from Mailing
 Address

APPEAL OF
 NOTICE
 TO COMPLY

Represented by:
Name of Representative
Mailing Address
Telephone Number

- 1. This proceeding is authorized by RCW 76.09.090.
- 2. The appellant has had a hearing before the Department of Natural Resources on date and a copy of the final decision issued after such hearing is attached.
- 3. A short and plain statement of the grounds upon which the appellant believes the Notice to Comply is unlawful. Statutes, regulations or applications referred to shall be precisely cited.
- 4. The relief which the appellant believes is warranted.

Copies of this Notice were served upon:

- (1) Department of Natural Resources
(date)
- (2) Others (dates)
(See WAC 223-08-075)

I/We have read the above and believe the contents to be true.

Signed,
Appellant and/or
Representative

Signed,
Appellant and/or
Signed, Representative

INSTRUCTIONS:

- 1. A copy of the final decision of the department issued after a hearing before the department shall be attached to this Notice.
- 2. Where the appealed Notice to Comply, the department's final decision, or this Notice cites a forest practices application, the same shall be attached to this Notice.
- 3. Appellant shall sign where indicated except where unavailable to do so, and in any event appellant's representative shall sign.

FORM 5 - For commencing the proceeding described in WAC 223-08-085(5):

NOTICE

COMMENCING A PROCEEDING
 Before the
 FOREST PRACTICES APPEALS BOARD
 State of Washington

Date

Name of Appellant
Mailing Address

Residence or Principal
 Place of Business
 if Different from
 Mailing Address

APPEAL OF
 PENALTY

Represented by:
Name of Representative
Mailing Address
Telephone Number

- 1. This proceeding is authorized by RCW 76.09.170.
- 2. The appellant hereby elects a formal/an informal hearing. (See WAC 223-08-155)
- 3. The appellant has/has not applied in writing to the Department of Natural Resources.
- 4. A short and plain statement of the grounds upon which the appellant believes the penalty imposed is unlawful or excessive. Statutes, regulations or applications referred to shall be precisely cited.
- 5. The relief which the appellant believes is warranted.

Copies of this Notice were served upon:

- (1) Department of Natural Resources
(Date)
- (2) Others (Dates)
(See WAC 223-08-075)

I/We have read the above and believe the contents to be true.

Signed,
Appellant and/or
Representative

Signed,
Appellant and/or
Signed, Representative

INSTRUCTIONS:

- 1. A copy of the department's notice imposing the penalty appealed shall be attached to this Notice.
- 2. Where the appellant has applied to the department for remission or mitigation of the penalty appealed, copies of the appellant's application and the department's disposition shall be attached to this Notice.
- 3. Where the Notice or any document required to be attached cites a forest practices application, the same shall be attached to this Notice.
- 4. Appellant shall sign where indicated except where unavailable to do so, and in any event appellant's representative shall sign.

FORM 6 - For commencing the proceeding described in WAC 223-08-085(6):

NOTICE

COMMENCING A PROCEEDING
 Before the
 FOREST PRACTICES APPEALS BOARD
 State of Washington

Date

Department of Natural Resources
 Public Lands Building
 Olympia, Washington 98504

Represented by:
Name of Representative
Mailing Address
Telephone Number

DEPARTMENT
 APPEAL OF
 COUNTY
 OBJECTIONS

- 1. This proceeding is authorized by RCW 76.09.050(7).
- 2. The department hereby elects a formal/an informal hearing. (See WAC 223-08-155)
- 3. The attached objections, concerning the attached forest practices application, were received by the department from name County on date.
- 4. A short and plain statement of the grounds upon which the department believes that the county objections are unfounded. Authority shall be precisely cited.
- 5. The relief which the appellant believes is warranted.

Copies of this Notice were ((served upon)) filed with (1) and (2) and served upon (3):

- (1) Name of County (date)
- (2) Attorney General (date)
- (3) Applicant (date)
 (See WAC 223-08-075)

I/We have read the above and believe the contents to be true.

Signed,
Representative(s)

Signed, Representative(s)

ATTENTION: (Name of Applicant)

Upon receipt of this Notice you are a PARTY to this proceeding before the Forest Practices Appeals Board.

You will be notified of the time and place of hearing and you may argue in favor of your application under the Rules of Procedure found in chapter 223-08 WAC.

Your failure to participate in this proceeding may deprive you of a hearing altogether as the Forest Practices Appeals Board will not permit additional proceedings among the same parties concerning the same forest practices.

INSTRUCTIONS:

- 1. Copies of the appealed county objections and the forest practices application to which they pertain shall be attached to this Notice.
- 2. A copy of the appealed county objections shall accompany the copy of this Notice served upon the applicant pursuant to WAC 223-08-075.

FORM 7 - For commencing the proceeding described in WAC 223-08-085(7):

NOTICE

COMMENCING A PROCEEDING
 Before the
 FOREST PRACTICES APPEALS BOARD
 State of Washington

Date

Name of Appellant
Mailing Address

Residence or principal place of business if different from mailing address

APPEAL OF
 DEPARTMENT
 APPROVAL OR
 DISAPPROVAL

Represented by:
Name of Representative
Mailing Address
Telephone Number

- 1. This proceeding is authorized by RCW 76.09.220(~~((9))~~) (8).
- 2. The appellant hereby elects a formal/an informal hearing. (See WAC 223-08-155)
- 3. The attached forest practices application was approved/disapproved by the Department of Natural Resources on date.
- 4. A short and plain statement of the grounds upon which the appellant believes the approval or disapproval is improper. Authority shall be precisely cited.
- 5. The relief which the appellant believes is warranted.

Copies of this Notice were ((served upon)) filed with (1) and (2) and served upon (3):

- (1) Department of Natural Resources (date)
- (2) Attorney General (date)
- (3) Applicant (dates)
(See WAC 223-08-075)

I/We have read the above and believe the contents to be true.

Signed, Appellant and/or

Signed, Representative

Signed, Appellant and/or

Signed, Representative

ATTENTION: (Name of Applicant)

Upon receipt of this Notice you are a PARTY to this proceeding before the Forest Practices Appeals Board.

You will be notified of the time and place of hearing and you may argue in favor of your application under the Rules of Procedure found in chapter 223-08 WAC.

Your failure to participate in this proceeding may deprive you of a hearing altogether as the Forest Practices Appeals Board will not permit additional proceedings among the same parties concerning the same forest practices.

INSTRUCTIONS:

- 1. A copy of the forest practices application involved shall be attached to this Notice.
- 2. The appellant shall sign where indicated except where unavailable to do so, and in any event the appellant's representative shall sign.

FORM 8 - For commencing the proceeding described in WAC 223-08-085(8).

NOTICE

COMMENCING A PROCEEDING

Before the

FOREST PRACTICES APPEALS BOARD
State of Washington

Date

Name of Petitioner

Mailing Address

Residence or principal place of business within the state if different from mailing address

Represented by:

Name of Representative

Mailing Address

Telephone Number

PETITION FOR A DECLARATORY RULING

1. This proceeding is authorized by RCW ((34.04.080)) 34.05.240. The petition shall comply with the requirements set forth in RCW 34.05.240(1).

2. State all rules or statutes brought into issue by this Notice.

3. State the facts relied upon in form similar to that applicable to complaints in civil actions before the superior courts of the state.

4. State the relief demanded.

Copies of this Notice were served upon:

- (1) Department of Natural Resources (date)
- (2) Others (dates)
(See WAC 223-08-075)

Verification

Signed, Petitioner and/or

Signed, Representative

INSTRUCTIONS:

- 1. The petitioner shall sign where indicated except where unavailable to do so, and in any event the petitioner's representative shall sign.
- 2. This Notice shall be verified in the manner prescribed for certification of complaints in the Superior Courts of this state.
- 3. This Notice shall be on white paper, either 8-1/2" x 11" or 8-1/2" x 13" in size.

FORM 9 - For commencing the proceeding described in WAC 223-08-085(9).

NOTICE

COMMENCING A PROCEEDING

Before the

FOREST PRACTICES APPEALS BOARD
State of Washington

Date

Name of Petitioner

Mailing Address

Residence or principal place of business within the state if different from mailing address

Represented by

Name of Representative

Mailing Address

Telephone Number

PETITION FOR ADOPTION AMENDMENT REPEAL OF RULE

1. This proceeding is authorized by RCW ((34.04.060)) 34.05.330.

2. State whether petition is for rule adoption, amendment or repeal.

3. If adoption or amendment is sought, state the desired new rule in its entirety. Where amendment is sought, new matter shall be underscored and the matter

proposed to be deleted shall appear in double parentheses. If repeal is sought, the rule proposed to be repealed shall be set forth in its entirety or referred to by rule number.

- 4. State concisely the reasons for the action sought.
- 5. State the interest of the petitioner in the subject matter of the rule.

Signed, Petitioner and/or
Signed, Representative

INSTRUCTIONS:

- 1. The petitioner shall sign where indicated except where unavailable to do so, and in any event the petitioner's representative shall sign.
- 2. This Notice shall be on white paper, either 8-1/2" x 11" or 8-1/2" x 13" in size.

FORM 10 - For commencing the proceeding described in WAC 223-08-085(10).

NOTICE
COMMENCING A PROCEEDING
Before the
FOREST PRACTICES APPEALS BOARD
State of Washington
Date

Name of Party
Mailing Address
Residence or principal
place of business within APPEAL OF
the state if different FINAL HAZARD
from mailing address REDUCTION PLAN

Represented by
Name of Representative
Mailing Address
Telephone Number

1. This proceeding is authorized by RCW 76.09.310(6).

2. The relief which the appellant believes is warranted.

This Notice was
transmitted to
Department of Natural Resources
on date.

I/We have read the above and believe the contents to be true.

Signed
Appellant and/or
Representative

INSTRUCTIONS:

- 1. ATTACH THE FINAL HAZARD REDUCTION PLAN TO THE NOTICE OF APPEAL IF THE PLAN IS AVAILABLE.
- 2. APPELLANT SHALL SIGN WHERE INDICATED EXCEPT WHERE UNAVAILABLE TO DO SO, AND IN ANY EVENT APPELLANT'S REPRESENTATIVE SHALL SIGN.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-085 COMMENCING AN APPEAL—TYPES AND TIME LIMITS. Every proceeding before the appeals board or its chairman shall be commenced by filing with the appeals board a notice substantially in compliance with one of the forms numbered one through nine in WAC 223-08-080. Each such original notice shall be accompanied by four copies except that failure to file said copies shall not alone impair commencement of the proceeding.

There shall be the following types of proceedings before the appeals board or its chairman, and they shall be commenced within the following periods of time:

(1) The department of ecology may petition the chairman of the appeals board for an order directing the department to immediately issue a stop-work order or notice to comply or to impose a penalty. This petition shall be filed at the principal office of the appeals board and the appeals board shall notify both departments of the time and place of a hearing upon the petition.

After opportunity for hearing, the chairman shall grant or deny the petition within forty-eight hours from the time of filing with the appeals board or the service of a copy of the petition upon the department, whichever is later. Such action by the chairman shall be based solely on the hearing record and argument and shall be embodied in a written order setting out the conclusions upon which it is based. The order shall be filed at the principal office of the appeals board and copies shall be served upon the parties. (See RCW 76.09.100)

(2) The county may appeal within thirty days any department approval of an application with respect to any lands within its jurisdiction. The applicant shall be a party to all county appeals of department approvals. (See RCW 76.09.050(8))

~~((Where any county so appealing seeks a temporary suspension of the department's approval, in whole or in part, pending such appeal, the following procedure shall apply:~~

~~(a) The county shall file with the appeals board a motion supported by sworn affidavit setting forth specific facts supporting a conclusion that the department's approval has created a potential for immediate and material damage to a public resource. Such motion may be filed with the county notice commencing the appeal or at any time thereafter prior to the final decision of the appeal by the appeals board.~~

~~(b) Upon receipt of said county's motion, the presiding officer shall schedule a hearing and serve notice of such hearing on all parties to the appeal. Before or after the commencement of said hearing the presiding officer may order the hearing of the merits to be consolidated with said hearing.~~

~~(c) After hearing, the appeals board shall temporarily suspend the department's approval, in whole or in part, or shall decline to suspend. Such action shall be based solely on the record and hearing argument, and shall be embodied in a written order. Orders issued under this~~

subsection (c) shall remain effective until the final decision of the appeals board unless sooner dissolved for good cause shown.

(d) In emergency situations, a temporary suspension in whole or in part may be granted by the presiding officer without a hearing, only if it clearly appears from specific facts shown by the county's affidavit that there exists potential for immediate and material damage to a public resource before any adverse party can be heard in opposition. A temporary suspension granted without a hearing shall be embodied in a written order and shall expire by its terms within such time after entry, not to exceed ten days, as provided therein unless within the time so fixed the order, for good cause shown, is extended for a like period or unless the party against whom the order is directed consents that it may be extended for a longer period. The reasons for the extension shall be entered of record. On two days notice to the party who obtained the temporary suspension without notice or on such shorter notice to that party as the presiding officer may prescribe, the adverse party may appear and move its dissolution or modification and in that event the presiding officer shall proceed to hear and determine such motion as expeditiously as the ends of justice require.

(e) Every order temporarily suspending the department's approval of an application, whether issued before or after hearing, shall set forth the reasons for its issuance and shall describe in reasonable detail the scope of the approval which is suspended, and shall be filed at the principal office of the appeals board, and shall be binding upon all parties to the appeal, their officers, agents, servants, employees and attorneys and upon those persons in active concert or participation with them who receive actual notice of the order. (See RCW 76.09.050(8)))

(3) An operator, timber owner or forest land owner subject to a stop work order (RCW 76.09.080) may commence an appeal to the appeals board within fifteen days after service upon the operator. (See RCW 76.09.080 (2)(d))

(Where any person so appealing seeks temporary discontinuance of the stop work order, in whole or in part, pending the outcome of the proceeding, the following procedures shall apply:

(a) The stop order appellant shall file with the appeals board a motion setting forth specific facts supporting a conclusion that the discontinuance being sought would in no way create a potential for immediate and material damage to the public resource or result in other immediate and irreparable harm. Such motion may be filed with the appellant's notice commencing the appeal or at any time thereafter prior to the final decision of the appeal by the appeals board.

(b) Upon receipt of said appellant's motion, the presiding officer shall schedule a hearing and serve notice of such hearing on all parties to the appeal.

(c) After hearing, the appeals board shall temporarily discontinue the department's stop work order, in whole or in part, on such conditions as it may impose, or shall decline to discontinue. Such action shall be based solely on the hearing argument, and shall be embodied in a written order. Orders issued under this subsection (c)

shall remain effective until the final decision of the appeals board unless sooner dissolved for good cause shown.

(d) In emergency situations, a temporary discontinuance in whole or in part on such conditions as the presiding officer imposes may be granted without a hearing, only if it clearly appears from specific facts shown by the appellant's affidavit that no material damage to a public resource or other irreparable harm will result before any adverse party can be heard in opposition. A temporary discontinuance granted without a hearing shall be embodied in a written order and shall expire by its terms within such time after entry, not to exceed ten days, as provided therein unless within the time so fixed the order, for good cause shown, is extended for a like period or unless the party against whom the order is directed consents that it may be extended for a longer period. The reasons for the extension shall be entered of record. On two days notice to the party who obtained the temporary suspension without notice or on such shorter notice to that party as the presiding officer may prescribe, the adverse party may appear and move its dissolution or modification and in that event the presiding officer shall proceed to hear and determine such motion as expeditiously as the ends of justice require.

(e) Every order temporarily discontinuing a stop work order, whether issued before or after a hearing, shall set forth the reasons for its issuance and shall describe in reasonable detail the elements of the stop work order which are discontinued, and shall be filed at the principal office of the appeals board, and shall be binding on all parties to the appeal, their officers, agents, servants, employees and attorneys and upon those persons in active concert or participation with them who receive actual notice of the order. (See RCW 76.09.080 (2)(d)))

(4) An operator, timber owner or forest landowner subject to a notice to comply (RCW 76.09.090) shall first request, within fifteen days after the date of service of such notice, a hearing thereon before the department. The final order of the department issued after such hearing may then be appealed to the appeals board within thirty days after such final order takes effect. (See RCW 76.09.090)

(5) All persons subject to a penalty under RCW 76.09.170 may appeal such penalty to the appeals board within thirty days of receipt of notice imposing any penalty, unless an application for remission or mitigation is made to the department. When such an application is made, such appeals shall be filed within thirty days of receipt of notice from the department setting forth the disposition of the application. (See RCW 76.09.170)

(6) The department may appeal county objections to the appeals board within thirty days of notice to the department of such objections. The applicant shall be a party to all department appeals of county objections. (See RCW 76.09.050(7))

(7) Any person aggrieved by the approval or disapproval of an application to conduct a forest practice may seek review from the appeals board by filing a request for the same within thirty days of the approval or disapproval. The applicant shall be a party to this proceeding. (See RCW 76.09.220((9)) (8))

(8) See WAC 223-08-270.

(9) See WAC 223-08-275.

(10) Any aggrieved landowners, agencies, tribes, and other persons are entitled to appeal a final hazard reduction plan to the appeals board if, within thirty days of the issuance of the final plan, the party transmits a notice of appeal to the appeals board and to the department.

NEW SECTION

WAC 223-08-087 COMMENCING AN APPEAL—TEMPORARY SUSPENSION OR DISCONTINUANCE. Any county appealing under RCW 76.09.050(8) or any person aggrieved appealing under RCW 76.09.220(8) may seek a temporary suspension of the department's approval, in whole or in part, pending such appeal. Any operator, timber owner, or forest land owner appealing under RCW 76.09.080 may seek temporary discontinuance of the stop work order, in whole or in part, pending such appeal. The following procedure shall apply:

(1) The appellant shall file with the appeals board a motion, supported by affidavit setting forth specific facts supporting a temporary suspension or discontinuance. Such motion may be filed with the notice commencing the appeal or at any time thereafter prior to the final decision of the appeal by the appeals board.

(2) Upon receipt of said motion, the presiding officer shall schedule a hearing and serve notice of such hearing on all parties to the appeal. Before or after the commencement of said hearing the presiding officer may order the hearing of the merits to be consolidated with said hearing.

(3) After hearing, the presiding officer shall temporarily suspend the department's approval, or temporarily discontinue the stop work order in whole or in part, or shall decline to suspend or discontinue. Such action shall be based solely on the record and hearing argument, and shall be embodied in a written order. Orders issued under this subsection shall remain effective until the final decision of the appeals board unless sooner dissolved for good cause shown.

(4) In emergency situations, a temporary suspension or discontinuance in whole or in part may be granted by the presiding officer without a hearing((-)), only if it clearly appears from specific facts shown by affidavit that immediate and irreparable injury, loss, or damage will result to the moving party before any adverse party can be heard in opposition. A temporary suspension or discontinuance granted without a hearing shall be embodied in a written order and shall expire by its terms within such time after entry, not to exceed fourteen days, as provided therein unless within the time so fixed the order, for good cause shown, is extended for a like period or unless the party against whom the order is directed consents that it may be extended for a longer period. The reasons for the extension shall be entered of record. On two days' notice to the party who obtained the temporary suspension or discontinuance without notice or on such shorter notice to that party as the presiding officer may prescribe, the adverse party may appear and move its dissolution or modification and in that

event the presiding officer shall proceed to hear and determine such motion as expeditiously as the ends of justice require.

(5) Every order temporarily suspending the department's approval of an application, or temporarily discontinuing a stop work order, whether issued before or after hearing, shall set forth the reasons for its issuance and shall describe in reasonable detail the scope of suspension or discontinuance and shall be filed at the principal office of the appeals board and shall be binding upon all parties to the appeal, their officers, agents, servants, employees, and attorneys and upon those persons in active concert of participation with them who receive actual notice of the order.

(6) Except as otherwise provided by statute, no temporary suspension or discontinuance shall issue except upon the giving of security by the moving party, in such sum as the presiding officer deems proper, for payment of such costs and damages as may be incurred or suffered by any party who is found to have wrongfully obtained the suspension or discontinuance. No such security shall be required of the United States or of an officer or agency thereof. Pursuant to RCW 4.92.080 no security shall be required of the state of Washington, municipal corporations, or political subdivisions of the state of Washington.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-095 COMMENCING AN APPEAL—AMENDMENT OF NOTICE. Prior to or during the ((scheduling of the first)) prehearing conference, the party appealing may amend the notice commencing a proceeding at any time; thereafter, such amendment may be made on such terms as the ((appeals board or)) presiding officer may prescribe, ((and the presiding officer may, when deemed necessary, in justice to all parties, require correction, clarification or amendment of a notice of appeal before allowing any hearing thereon to proceed or may issue an order requiring such correction, clarification or amendment to be made within a specified time, and if such requirement is not complied with, the appeals board may issue an appropriate order which may include dismissal of the appeal)) in accordance with the prehearing order.

NEW SECTION

WAC 223-08-097 INTERVENTION. (1) The presiding officer may grant a petition for intervention at any time, upon determining that the petitioner qualifies as an intervenor pursuant to Civil Rule 24.

(2) If a petitioner qualifies for intervention, the presiding officer may impose conditions upon the intervenor's participation in the proceedings, either at the time that intervention is granted or at any subsequent time.

AMENDATORY SECTION (Amending Order 004, filed 11/10/75).

WAC 223-08-100 PREHEARING CONFERENCES((=TWO TYPES)). ((Conferences shall be of

~~two types: Informal and prehearing:))~~ (1) The purpose of a prehearing conference shall be:

(a) To determine the feasibility of a settlement of the appeal or, failing settlement;

(b) To prepare the case for hearing by identification of issues, witnesses, exhibits, stipulations, admissions, and scheduling for incorporation in a prehearing order.

(2) The presiding officer may convene a prehearing conference in each appeal upon seven days' notice mailed to each party.

(3) Any agreement concerning final disposition of the appeal reached at a prehearing conference shall be noted by the presiding officer. Counsel shall then present an agreed order implementing the agreement. If the agreement is in accordance with law, the appeals board shall enter the agreed order disposing of the appeal.

(4) If any party fails to appear at a prehearing conference, the presiding officer may suspend setting a hearing or may continue or deny continuance of a hearing already set or may otherwise restrict the time or location of hearing.

(5) At the conclusion of a prehearing conference which has not resulted in settlement, the presiding officer shall enter a prehearing order. This shall include a statement of issues and lists of witnesses and exhibits or provision for filing such lists and any other matters which may bear on the preparation for hearing. The issues stated in the prehearing order shall control the subsequent course of the proceedings, unless modified for good cause by subsequent order.

NEW SECTION

WAC 223-08-107 PREHEARING PROCEDURES—TELEPHONE. Any conference or motion hearing, or any part thereof, may be conducted by telephone conference call. Upon a timely request, or on its own motion, the board or its presiding officer may schedule such conference or hearing if it appears to promote the fair, speedy, and economical processing of a matter compatible with this procedure.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-150 HEARING—TYPES OF HEARINGS. The statute creating the appeals board contemplates two kinds of hearings, informal and formal, without any indication as to what the distinction should be, but with different provisions for the judicial review of the final decision of the appeals board. The procedure in conducting these two types of hearings shall be the same. The final decision of the appeals board entered after an informal hearing shall be no less binding upon the parties than a final decision entered after a formal hearing.

Judicial review of an appeals board's final decision entered after a formal hearing shall be pursuant to RCW ((34.04.130)) 34.05.510 through 34.05.598.

Judicial review of an appeals board's final decision entered after an informal hearing shall be ((pursuant to terms of RCW 34.04.130 except that such review shall be)) de novo.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-160 HEARING—NOTICE OF. The appeals board shall serve a written notice of hearing on appeal to all parties not less than ((twenty)) seven days prior to the date thereof unless otherwise provided by law.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-165 HEARING—CONTINUANCE, ((POSTPONEMENT)) AND DISMISSAL/DEFAULT. (1) Continuance.

((a) Pursuant to agreements at prehearing conference. If agreement is reached at a prehearing conference, continuances shall be granted in accordance with such agreement and no written application therefor shall be required.

(b) Requests prior to hearing. If, prior to the hearing date, a party is not able to present all such evidence at the scheduled hearing, such party shall file a written request for continuance with the appeals board setting forth the reasons therefor as soon as such reasons are known. Copies of such requests shall be simultaneously furnished to all other parties to the proceeding, any of whom may controvert the need of a continuance by filing a writing with the appeals board prior to the hearing.

(c) Requests at time of hearing. If reasons requiring continuance of a hearing are not known in time to permit compliance with subsection (b) of this section, application thereof may be made orally at the hearing. Any other party to the proceeding may then controvert the need of a continuance.

(2) Hearing postponement. Every request for postponement of a hearing shall state precisely the reasons therefor, and may be decided by the appeals board with or without hearing at the appeals board's election. Any party may request a postponement of hearing within twelve days of his receipt of the notice of hearing. Such request shall be made in writing filed with the appeals board. If the request is granted, all parties shall be notified of the postponement by the appeals board.

Requests for postponement made after the twelve-day period shall also be in writing unless time is insufficient to allow service upon all other parties prior to the hearing sought to be postponed. In that event only may the appeals board and all other parties be informed of the request orally. Requests made after the twelve-day period, whether written or oral, shall be granted only in exceptional circumstances to prevent manifest injustice.

The appeals board may postpone a hearing upon its own motion and shall notify all parties.

In all cases of postponement, subsequent hearings shall be scheduled in accordance with WAC 223-08-170.) Continuance of a hearing is within the discretion of the appeals board whether contested or uncontested by the parties. The appeals board may continue a hearing upon its own motion.

((3)) (2) Dismissal, default.

(a) The appealing party may request to voluntarily withdraw an appeal orally at any conference or hearing

and at any other time by filing a written request with the appeals board and serving a copy simultaneously upon all persons entitled to service of the notice commencing the proceeding. Requests before ~~((or during hearing))~~ the appealing party rests after his opening case shall be granted. Requests after ((hearing)) the appealing party rests after his opening case may be granted or denied at the discretion of the appeals board.

(b) Whenever an appealing party fails to appear at a scheduled hearing without voluntarily withdrawing or obtaining a ~~((postponement))~~ continuance, the appeal shall be dismissed except to prevent manifest injustice. The appealing party may request that the appeals board vacate such order of dismissal by filing a writing under oath with the appeals board, within ten days of the date of such order, showing good cause for failure to appear. Upon a finding that good cause has been shown, the appeals board shall vacate the dismissal and set a subsequent hearing.

(c) Whenever a respondent fails to appear at a scheduled hearing without obtaining a ~~((postponement))~~ continuance, the appeals board shall enter, upon presentation of a prima facie case, a default order granting the relief requested by the appealing party except where manifest injustice would result. The respondent may request that the appeals board vacate such default order by filing with the appeals board, within ten days of the date of such order, a writing under oath showing good cause for failure to appear and a meritorious position in the case. Upon a finding that good cause and a meritorious argument have been shown, the appeals board shall vacate the default order and set a subsequent hearing.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-175 HEARING—PROCEDURES AT. (1) Presiding officer. All hearings shall be conducted by one presiding officer who shall conduct the hearing in an orderly manner and rule on all ~~((procedural matters, objections and motions))~~ matters except the final decision.

(2) Order of presentation of evidence. ~~((A))~~ The presiding officer shall determine the proper order of presentation of evidence. As a general rule, the appealing party shall initially introduce all evidence in his case-in-chief, except that in case of an appeal from an order assessing a penalty the department shall initially introduce all evidence necessary to their cases-in-chief. The responding parties may then introduce the evidence necessary to their case-in-chief. Rebuttal evidence will then be received.

Witnesses may be called out of turn in contravention of this rule only by agreement of all parties, or by order.

(3) Opening statements. Unless ~~((a))~~ the presiding officer rules otherwise, all parties shall present an oral opening statement setting out briefly ~~((a statement of))~~ the basic facts, disputes, and issues of the case.

(4) Written statement of qualifications of expert witnesses. Any party who plans to introduce the testimony

of any expert witness at the hearing may offer into evidence at hearing a written statement of the qualifications, experience, and expertise of each such expert witness. Such written statements may be required by the presiding officer.

(5) Former employee as an expert witness. No former employee of the department shall, at any time after severing employment with the department, appear, except with the written permission of the department, as an expert witness on behalf of other parties in a proceeding wherein he previously took an active part in the investigation as a representative of the department.

(6) Objections and motions to strike. Objections to the admission or exclusion of evidence shall be in short form, stating the legal grounds of objection relied upon, and the transcript shall not include extended argument or debate.

AMENDATORY SECTION (Amending Order 004, filed 11/10/75)

WAC 223-08-185 HEARING—RULES OF EVIDENCE. ~~((Subject to the other provisions of these rules, a presiding officer may admit and give probative effect to evidence which possesses probative value commonly accepted by reasonably prudent men in the conduct of their affairs. The rules of privilege recognized by law shall be given effect. Incompetent, irrelevant, immaterial and unduly repetitious evidence may be excluded:))~~ (1) Evidence, including hearsay evidence, is admissible if in the judgment of the presiding officer it is the kind of evidence on which reasonably prudent persons are accustomed to rely in the conduct of their affairs. The presiding officer shall exclude evidence that is excludable on constitutional or statutory grounds or on the basis of evidentiary privilege recognized in the courts of this state. The presiding officer may exclude evidence that is irrelevant, immaterial, or unduly repetitious.

(2) If not inconsistent with subsection (1) of this section, the presiding officer shall refer to the Washington Rules of Evidence as guidelines for evidentiary rulings.

AMENDATORY SECTION (Amending Order 004, filed 11/10/75)

WAC 223-08-215 HEARING—RECORD. The record before the appeals board shall consist of the decision or order appealed from, the notice commencing the proceeding, responsive pleadings, if any, and notices of appearances, and any other written applications, motions, stipulations, requests, briefs or exceptions duly filed by any party and written ~~((reports or))~~ orders of the presiding officer. Such record shall also include all depositions, if they are admitted at the hearing, a record of every oral proceeding, together with all exhibits admitted. No part of the department's record or other documents shall be made part of the record of the appeals board unless admitted in evidence. The record is described within RCW 34.05.476.

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-220 HEARING—TRANSCRIPTS. The ~~((following shall be the policy of the appeals board with regard to transcription of the record:~~

(1) ~~Except as provided in subsection (2) of this section, the))~~ appeals board will not pay for transcription of the oral record when the same is to be transmitted to the superior court upon appeal of the appeals board's decision. It shall be the obligation of the party appealing to superior court to order a transcript from the appeals board reporter and to assume the cost of same. The appeals board will transmit to the superior court a transcript thus prepared and made available.

~~((2) If less than two members of the appeals board are present at hearing and if exceptions to the proposed decision of the appeals board have been timely filed as provided in WAC 223-08-235, the appeals board shall order and assume the cost of a transcript for consideration as described in RCW 34.04.110. At its sole discretion the appeals board may order and assume the cost of a transcript at anytime. In the event that the appeals board decision is appealed to superior court, a transcript ordered by the appeals board under this subsection (2) will be transmitted to the superior court without cost to the party appealing. Any party may obtain a copy of a transcript ordered by the appeals board under this subsection (2) upon payment of the reasonable costs thereof.))~~

AMENDATORY SECTION (Amending Order 82-1, Resolution No. 82-1, filed 4/13/82)

WAC 223-08-250 ~~DECISION—FINAL DECISION~~~~((=NO PROPOSED DECISION))~~. (1) Whenever a majority of the appeals board has heard or read the evidence, and upon submission of the issues for decision, a written decision may be agreed to and signed by two or more members. Such decision shall be the final decision of the appeals board: PROVIDED, That when two members of the appeals board have heard or read the evidence and those members cannot agree upon a decision, the third member shall hear or read the evidence ~~((which shall include a hearing transcript, at appeals board expense;))~~ and the third member shall render a decision thereon except where that member is disqualified or the position is vacant: AND PROVIDED FURTHER, That if two members cannot agree on a decision in any case the action reviewed by the appeals board shall be affirmed in those cases where the appealing party has the burden of proof.

(2) Every final decision rendered by the appeals board shall contain findings and conclusions as well as the appeals board order based thereon.

(3) Every final decision rendered by the appeals board shall be effective upon filing at the appeals board's principal office and shall be open to public inspection at all reasonable times.

(4) Copies of every final decision rendered by the appeals board shall be mailed by the appeals board to each party to the appeal. Service upon the attorney or other

representative, of record, shall constitute service upon the party.

AMENDATORY SECTION (Amending Order 004, filed 11/10/75)

WAC 223-08-255 ~~((DECISION—FINAL DECISION))~~ PETITION FOR RECONSIDERATION. ~~((1) Every final decision rendered by the appeals board shall be agreed upon and signed by at least two members and shall contain findings and conclusions as to each contested issue of fact and law as well as the appeals board order based thereon.~~

(2) Every final decision rendered by the appeals board shall be effective upon filing at the appeals board's principal office and shall be open to public inspection at all reasonable times.

(3) Copies of every final decision rendered by the appeals board shall be mailed by the appeals board to each party to the appeal.))

(1) When the hearing on the appeal has been concluded, a written final decision and order shall issue.

(2) After issuance of a final decision, any party may file a petition for reconsideration with the board. Such petition must be filed within ten days of mailing of the final decision. The board may require an answer to the petition. Copies of the petition for reconsideration, and an answer, if required, shall be served on the other parties of record.

(3) The filing of a petition for reconsideration does not stay the effectiveness of the final decision of the board.

(4) In response to a petition for reconsideration, the board may deny it, or may reverse or modify its decision or may reopen the hearing. The board is deemed to have denied the petition if, within twenty days from the date the petition is filed, the board does not act on the petition or serve the parties with a written notice specifying the date by which it will act on the petition.

(5) The time for filing a petition for judicial review does not commence until disposition of the petition for reconsideration. However, the filing of a petition for reconsideration is not a prerequisite for seeking judicial review.

NEW SECTION

WAC 223-08-257 APPEALS TO THE COURTS—CERTIFICATION OF RECORD. Upon receipt of a copy of the notice of appeal to the superior court, the appeals board will certify the record. This will not include a transcript until the appealing party arranges printing of the transcript and assumes its cost.

AMENDATORY SECTION (Amending Order 004, filed 11/10/75)

WAC 223-08-270 DECLARATORY RULING—PETITION. (1) Right to petition for declaratory ruling. As prescribed by RCW ~~((34.04.080))~~ 34.05.240, any interested person may petition the appeals board for a declaratory ruling.

(2) Form of petition. See Form 8, WAC 223-08-080.

~~(3) ((Consideration of petition. The entire appeals board shall consider the petition, and within a reasonable time shall:~~

~~(a) Issue a nonbinding declaratory ruling; or~~

~~(b) Notify the person that no declaratory ruling is to be issued; or~~

~~(c) Set a reasonable time and place for a hearing or for submission of written evidence on the matter, and give reasonable notification to the person of the time and place for such hearing or submission, and of the issues involved.~~

~~(4) Disposition of petition. If a hearing is held or evidence is submitted as provided in subsection (3)(c) above, the appeals board shall, within a reasonable time:~~

~~(a) Issue a binding declaratory ruling; or~~

~~(b) Issue a nonbinding declaratory ruling; or~~

~~(c) Notify the person that no declaratory ruling is to be issued:)) Notice of the petition. Within fifteen days of filing a petition the agency shall give notice of the petition to all persons to whom notice is required by law, and may give notice to any other person it deems desirable.~~

~~(4) Consideration and disposition. Within thirty days after receipt of a petition for a declaratory order the appeals board, in writing, shall do one of the following:~~

~~(a) Enter an order declaring the applicability of the statute, rule, or order in question to the specified circumstances;~~

~~(b) Set the matter for specified proceedings to be held no more than ninety days after receipt of the petition;~~

~~(c) Set a specified time no more than ninety days after receipt of the petition by which it will enter a declaratory order; or~~

~~(d) Decline to enter a declaratory order, stating the reasons for its action.~~

~~(5) Extension of time. The time limits of subsection (4)(b) and (c) of this section may be extended by the appeals board for good cause.~~

~~(6) Consent. The appeals board may not enter a declaratory order that would substantially prejudice the rights of a person who would be a necessary party and who does not consent in writing to the determination of the matter by a declaratory order proceeding.~~

~~(7) A declaratory order has the same status as any other order entered in an adjudicative proceeding. Each declaratory order shall contain the names of all parties to the proceeding on which it is based, the particular facts on which it is based, and the reasons for its conclusions.~~

AMENDATORY SECTION (Amending Order 004, filed 11/10/75)

WAC 223-08-275 RULE MAKING—PETITION. (1) Right to petition for rule making. As prescribed by RCW ((34.04.060)) 34.05.330, any interested person may petition the appeals board for the promulgation, amendment, or repeal of any rule.

(2) Form of petition. See Form 9, WAC 223-08-080.

~~(3) ((Consideration of petitions. All petitions shall be considered by the entire appeals board within thirty days after submission or at the next meeting of the appeals board if it does not meet within thirty days. The appeals~~

~~board may hold public hearings on the necessity or desirability of the rule changes petitioned:~~

~~(4)) Notification of disposition of petition. Within ((thirty)) sixty days after ((its consideration of the)) submission of a petition, the appeals board shall either deny the petition in writing (stating its reasons for the denial) or initiate rule-making proceedings in accordance with chapter 34.05 RCW ((34.04.025)).~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 223-08-015 BOARD ADMINISTRATION—MEETINGS.

WAC 223-08-105 CONFERENCES—INFORMAL CONFERENCE, PURPOSE.

WAC 223-08-110 CONFERENCES—INFORMAL CONFERENCE, WHEN HELD.

WAC 223-08-115 CONFERENCES—INFORMAL CONFERENCE, AGREEMENTS.

WAC 223-08-120 CONFERENCES—PREHEARING CONFERENCE, PURPOSE.

WAC 223-08-125 CONFERENCES—PREHEARING CONFERENCE, WHEN HELD.

WAC 223-08-130 CONFERENCES—PREHEARING CONFERENCE, DOCUMENTS.

WAC 223-08-135 CONFERENCES—PREHEARING CONFERENCE, INFORMATION.

WAC 223-08-140 CONFERENCES—PREHEARING CONFERENCE, AGREEMENTS.

WAC 223-08-147 HEARING—ASSIGNMENT DAY—TIME.

WAC 223-08-170 HEARING—SETTING SUBSEQUENT HEARINGS.

WAC 223-08-225 DECISION—PROPOSED DECISIONS.

WAC 223-08-240 DECISION—WHERE NO EXCEPTIONS FILED.

WAC 223-08-245 DECISION—FINAL DECISION—PROPOSED DECISION.

WSR 90-23-094

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 21, 1990, 1:33 p.m.]

Supplemental Notice to WSR [90-17-147].

Title of Rule: New rules chapter 308-125 WAC.

Purpose: To implement the Certified Real Estate Appraiser Act, chapter 18.140 RCW.

Statutory Authority for Adoption: RCW 18.140.030.

Statute Being Implemented: Chapter 18.140 RCW.

Summary: To implement the Certified Real Estate Appraiser Act, chapter 18.140 RCW.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cleotis Borner, P.O. Box 9012, Olympia, WA 98504, 753-1062.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These rules will implement the real estate appraiser certification program established under chapter 18.140 RCW.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Best Western Inn, 1700 Canyon Road, Ellensburg, WA 98926, and Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on December 27, 1990 and December 28, 1990, at 10:00 a.m.

Submit Written Comments to: Cleotis Borner, P.O. Box 9012, Olympia, WA 98504, by December 21, 1990.

Date of Intended Adoption: January 28, 1991.

November 20, 1990

Paul W. Browne

Assistant Attorney General

Chapter 308-125 WAC
REAL ESTATE APPRAISERS

NEW SECTION

WAC 308-125-010 DEFINITIONS. (1) Words and terms used in these rules shall have the same meaning as each has in the Certified Real Estate Appraiser Act, (chapter 18.140 RCW).

(2) "Appraisal" or "real estate appraisal" means an analysis, opinion, or conclusion relating to the nature, quality, value, or utility of specified interests in, or aspects of, identified real estate for or in expectation of compensation. An appraisal may be classified by subject matter into either a valuation or an analysis. A "valuation" is an estimate of the value of real estate or real property. An "analysis" is a study of real estate or real property other than estimating value.

(3) "Appraisal report" means any communication, written or oral, of an appraisal.

(4) "Appraisal assignment" means an engagement for which an appraiser is employed or retained to act, or would be perceived by third parties or the public as acting, as a disinterested third party in rendering an unbiased analysis, opinion, or conclusion relating to the nature, quality, value, or utility of specified interests in, or aspects of, identified real estate. The term "appraisal assignment" may apply to valuation work and analysis work.

(5) "Certified appraisal" means an appraisal prepared or signed by a state-certified real estate appraiser. A certified appraisal represents to the public that it meets the appraisal standards defined in this chapter.

(6) "Department" means the department of licensing.

(7) "Director" means the director of the department of licensing.

(8) "Real estate" means an identified parcel or tract of land, including improvements, if any.

(9) "Real property" means one or more defined interests, benefits, or rights inherent in the ownership of real estate.

(10) "Specialized appraisal services" means all appraisal services which do not fall within the definition of appraisal assignment. The term "specialized appraisal service" may apply to valuation work and to analysis work. Regardless of the intention of the client or employer, if the appraiser would be perceived by third parties or the public as acting as a disinterested third party in rendering an unbiased analysis, opinion or conclusion, the work is classified as an appraisal assignment and not a specialized appraisal service.

(11) "State-certified real estate appraiser" means a person who develops and communicates real estate appraisals, and who holds a valid certificate issued to him/her for either general or residential real estate under this chapter. A state-certified real estate appraiser may designate or identify an appraisal rendered by him/her as a "certified appraisal" and indicate which type of certification is held.

(12) "Advisory committee" means a committee of seven individuals, of whom at least five are real estate appraisers appointed by the director to provide technical assistance relating to real estate appraisal

standards and real estate appraiser experience, education, and examination requirements that are appropriate for each classification of state-certified real estate appraiser.

(13) "College degree" means a baccalaureate degree awarded by a college or university which has been accredited by the Council on Postsecondary Accreditation or an accrediting body approved by the United States Department of Education.

(14) "Classroom hour" means fifty minutes out of each sixty minute hour.

(15) "Full-time" means the equivalent twelve-month period in which an applicant works at least one thousand five hundred hours in real estate appraisal.

(16) "Residential real estate appraiser" classification applies to those individuals qualified to appraise one to four residential units.

(17) "General real estate appraiser" classification applies to those individuals qualified to appraise all types of real property.

(18) "Associate college degree" means a degree awarded by a college or university which has been accredited by the Council on Postsecondary Accreditation or an accrediting body approved by the United States Department of Education. The associate degree must be based upon a minimum two-year program.

NEW SECTION

WAC 308-125-020 APPLICATION PROCESS TO TAKE EXAMINATION. (1) Any person desiring to take an examination for certification as a state-certified residential real estate appraiser, or as a state-certified general real estate appraiser, must submit a completed examination application with supporting documents to the department of licensing, professional licensing services, at its official address. After the qualifications for the examination have been verified by the department, the applicant shall submit the preapproved examination application, the request for examination and the appropriate fees for both to the testing service approved by the director.

(2) The applicant will be assigned to the first available examination subsequent to determination of eligibility. The cut-off date for eligibility for any specific examination is available to the applicant upon request.

(3) Dishonored checks will be considered as an incomplete application.

(4) An applicant shall forfeit all examination fees for any examination or examinations for which the applicant has applied and does not take for any reason, other than through the fault or mistake of the department of licensing or the approved testing agency.

NEW SECTION

WAC 308-125-030 EXAMINATION PREREQUISITE GENERAL CLASSIFICATION. The general real estate appraiser classification applies to the appraisal of all types of real property.

(1) As a prerequisite to taking the examination for certification as a state-certified general real estate appraiser, an applicant shall present evidence satisfactory to the director that he/she has successfully completed not less than one hundred sixty-five classroom hours of courses in subjects related to real estate appraisal approved by the director. Each applicant must have successfully completed not less than thirty classroom hours of study relating to the basic principles of real estate appraising and not less than fifteen classroom hours of study specifically relating to the Uniform Standards of professional appraisal practice.

(2) An original certification as a state-certified general real estate appraiser shall not be issued to any person who does not possess two years of experience as a full-time real estate appraiser in Washington or in another state having comparable certification requirements within the five years immediately preceding the filing of the application for examination and certification. An applicant may accumulate the required experience over the preceding five years; however, no more than fifteen hundred hours may be credited in any twelve-month period.

(3) To fulfill the experience requirement, a candidate must have at least fifteen hundred hours, accumulated over the previous five years, of nonresidential appraisal experience.

(4) The content for courses required prerequisite to taking the examination for certification as a state certified general real estate appraiser should include coverage of real estate appraisal related topics, such as:

- (a) Influences on real estate value.
- (b) Legal considerations in appraisal.
- (c) Types of value.

- (d) Economic principles.
- (e) Real estate markets and analysis.
- (f) Valuation process.
- (g) Property description.
- (h) Highest and best use analysis.
- (i) Appraisal math and statistics.
- (j) Sales comparison approach.
- (k) Site value.
- (l) Cost approach.
- (m) Income approach.
- (n) Valuation of partial interests.
- (o) Appraisal standards and ethics.

Preexamination review seminars or examination preparation seminars will not be approved for clock hour credit.

NEW SECTION

WAC 308-125-040 EXAMINATION PREREQUISITE RESIDENTIAL CLASSIFICATION. The residential real estate appraiser classification applies to appraisals of one to four residential units.

(1) As a prerequisite to taking the examination for certification as a state-certified residential real estate appraiser, an applicant shall present evidence satisfactory to the director that he/she has successfully completed not less than seventy-five classroom hours of courses in subjects related to real estate appraisal approved by the director. Each applicant must have successfully completed not less than thirty classroom hours of study relating to the basic principles of real estate appraising and not less than fifteen classroom hours of studies specifically relating to Uniform Standards of professional appraisal practice.

(2) An original certification as a state-certified residential real estate appraiser shall not be issued to any person who does not possess two years of experience as a full time real estate appraiser in Washington or in another state having comparable certification requirements within the five years immediately preceding the filing of the application for examination and certification. An applicant may accumulate the required experience over the preceding five years; however, no more than fifteen hundred hours may be credited in any twelve-month period.

(3) The content for courses required prerequisite to taking the examination for certification as a state-certified residential real estate appraiser should include coverage of real estate appraisal related topics, such as:

- (a) Influences on real estate value.
- (b) Legal considerations in appraisal.
- (c) Types of value.
- (d) Economic principles.
- (e) Real estate markets and analysis.
- (f) Valuation process.
- (g) Property description.
- (h) Highest and best use analysis.
- (i) Appraisal statistical concepts.
- (j) Sales comparison approach.
- (k) Site value.
- (l) Cost approach.
- (m) Income approach.
- (n) Valuation of partial interests.
- (o) Appraisal standards and ethics.

Preexamination review seminars or examination preparation seminars will not be approved for clock hour credit.

NEW SECTION

WAC 308-125-050 EDUCATIONAL COURSES—PREEXAMINATION. (1) In order for courses to be accepted under WAC 308-125-030(1) and 308-125-040(1), courses must:

- (a) Be a minimum of fifteen classroom hours in length;
- (b) Include an examination; and
- (c) Be directly related to real estate appraising.

(2) For purposes of this section, prior to July 1, 1992, there will be no time limit on when credit may be obtained.

(3) For the purposes of this section, after July 1, 1992, only those courses completed within the ten years immediately preceding the date of application will be accepted for meeting educational requirements.

(4) Copies of official transcript of college records or certificates of course completion will be considered as satisfactory evidence for education requirements.

NEW SECTION

WAC 308-125-060 ALTERNATE TO CLASSROOM HOURS, REQUIREMENT PREEXAMINATION. Achievement of a passing score on an examination that is identical to that administered upon completion of an educational offering approved by the director and offered by a state approved provider. This refers to those instances where the examination is challenged without attendance at the offering. Credit for the examination must be obtained by July 1, 1990.

NEW SECTION

WAC 308-125-070 EXPERIENCE REQUIREMENTS. (1) A minimum of two years full time experience is required. To attain the requisite experience an applicant may accumulate hours worked during the preceding five years; however, no more than fifteen hundred hours may be credited in any twelve-month period.

(2) The work product claimed for experience credit must be in conformity with the uniform standards of professional appraisal practice or shall be in compliance with generally accepted standards which were in effect at the time those appraisals were prepared.

(3) An appraiser applying for certification must verify his/her completion of the required experience via affidavit, under oath subject to penalty of perjury, and notarized on a form provided by the department.

To demonstrate experience the department may require submission of a log which details hours claimed for experience credit. The department may also require an affidavit from an employer concerning the applicant's length of experience.

(4) An appraiser performing appraisal work enabling the appraiser to apply for appraisal experience on an hourly basis, includes, but is not limited to, the following:

Fee and staff appraisal, ad valorem tax appraisal, review appraisal, appraisal analyst, real estate counseling, highest and best use analysis, feasibility analysis/study, market analysis/study, teacher of appraisal courses.

(5) The department reserves the right to contact an employer for confirmation of experience claimed. This will require an employer to confirm via affidavit the experience of an applicant.

(6) The department may request submission of written reports or file memoranda claimed by the applicant in the applicant's application for experience credit.

NEW SECTION

WAC 308-125-080 APPLICATION FOR CERTIFICATION. Upon receipt of notice of passage of the examination, applicants must submit a complete original certification application with the certification fee to the department of licensing, professional licensing services at its official address. The department will verify qualifications under chapter 18.140 RCW and the rules promulgated thereunder.

NEW SECTION

WAC 308-125-090 CONTINUING EDUCATION REQUIRED. (1) As a prerequisite to renewal of certification as a state-certified real estate appraiser, the holder of a certificate shall present evidence satisfactory to the director of successful completion of the continuing education requirements of this section.

(2) The continuing education requirements for renewal of certification shall be the completion by the applicant of twenty classroom hours of instruction in courses or seminars which have received the approval of the director. Courses must be completed within the two-year period immediately preceding renewal.

(3) In order for courses or seminars to be accepted under subsection (2) of this section, the course or seminar must be a minimum of four hours in length and be directly related to real estate appraising.

(4) An examination is not required for courses or seminars taken for continuing education classroom hours.

(5) The requirement under subsection (2) of this section may be met by participation other than as a student in educational process and programs approved by the director including teaching, program development, and authorship of textbooks and other written instructional materials.

(6) Courses or seminars taken to satisfy the continuing education requirement for general real estate appraisers, should include coverage of real estate appraisal related topics, such as:

- (a) Ad valorem taxation.
- (b) Arbitrations.

- (c) Business courses related to practice of real estate.
- (d) Construction estimating.
- (e) Ethics and standards of professional practice.
- (f) Land use planning, zoning, and taxation.
- (g) Management, leasing, brokerage, timesharing.
- (h) Property development.
- (i) Real estate appraisal (valuations/evaluations).
- (j) Real estate financing and investment.
- (k) Real estate law.
- (l) Real estate litigation.
- (m) Real estate related computer applications.
- (n) Real estate securities and syndication.
- (o) Real property exchange.
- (p) Real estate feasibility and marketability studies.
- (q) Such other presentations approved by the director.
- (7) Courses or seminars taken to satisfy the continuing education requirement for residential real estate appraisers should include coverage of real estate appraisal related topics, such as:
 - (a) Ad valorem taxation.
 - (b) Business courses related to practice of real estate.
 - (c) Construction estimation.
 - (d) Ethics and standards of professional practice.
 - (e) Land use planning, zoning, taxation.
 - (f) Property development.
 - (g) Real estate financing and investment.
 - (h) Real estate law.
 - (i) Real estate related computer applications.
 - (j) Real estate securities and syndication.
 - (k) Real property exchange.
 - (l) Real estate feasibility and marketability studies.
 - (m) Such other presentations approved by the director.

NEW SECTION

WAC 308-125-100 COURSE APPROVAL REQUIREMENTS.
 (1) For purpose of this section prior to July 1, 1992, the director will approve the following courses required prerequisite to sitting for the examination: PROVIDED, That courses must satisfy the requirements of WAC 308-125-050.
 (a) Courses offered at college or universities, vocational-technical schools, community colleges, and other state or federal agencies will be accepted by the director;
 (b) Courses offered by other providers such as real estate appraisal or real estate organizations or proprietary schools must be reviewed and approved by the director.
 (2) For purposes of this section, after July 1, 1992, the director will approve the following courses required prerequisite to sitting for the examination and continuing education: PROVIDED, That courses must satisfy the requirements of WAC 308-125-030, 308-125-040, 308-125-050, and 308-125-090:
 (a) Courses taken at colleges or universities, vocational-technical schools, community colleges, and state or federal agencies will be accepted by the director;
 (b) Courses offered by other providers such as real estate appraisal or real estate organizations or proprietary schools must be reviewed and approved by the director: PROVIDED, That all courses offered by providers in this subdivision (b) after July 1, 1992, must be preapproved by the director in order to qualify.
 (3) Copies of official transcripts of college records or certificates of completion will be considered as satisfactory evidence for education requirements.

NEW SECTION

WAC 308-125-110 ADDRESS CHANGE. It is the responsibility of each applicant and certified real estate appraiser to notify the department of licensing, real estate appraiser program unit, of a change of business address. Change of address notification shall be made within ten days of the change of address.

NEW SECTION

WAC 308-125-120 FEES AND CHARGES. The following fees shall be paid under the provisions of chapter 18.140 RCW:

Title of Fee	Fee
(1) Application for examination	\$175.00
(2) Examination	75.00

Title of Fee	Fee
(3) Reexamination	75.00
(4) Original certification	100.00*
(5) Certification renewal	275.00*
(6) Late renewal penalty	35.00
(7) Duplicate certificate	25.00
(8) Certification history record	25.00
(9) Application for reciprocity	175.00
(10) Original certification via reciprocity	100.00*
(11) Walk-in for examination	25.00

* Proposed fees for these categories marked with an asterisk include an estimated \$25.00 to be submitted by the state to Federal Government. Title XI, SEC. 1109 requires each state to submit a roster listing of state certified appraisers to the Appraiser Subcommittee "no less than annually." The state is also required to collect from such individuals who perform appraisals in federally related transactions, an annual registry fee of "not more than \$50," such fees to be transmitted by the state to the federal government on an annual basis.

NEW SECTION

WAC 308-125-130 REEXAMINATION. (1) An applicant who has failed the examination, or failed to appear for a scheduled examination, may apply for reexamination provided the required reexamination fee is submitted.
 (2) An applicant who has failed the examination, or failed to appear for a scheduled examination, may walk into an examination upon payment of the reexamination and walk-in fees if there are adequate space and booklets and upon presentation of the failure notice or examination admission ticket. The failure notice or examination admission ticket shall be valid for walk-in testing for a period of no more than six months after date of issuance.

NEW SECTION

WAC 308-125-140 PASSING EXAM SCORE. A minimum scaled score of seventy is required to pass the state-certified real estate appraiser examination.

NEW SECTION

WAC 308-125-150 EXAMINATION PROCEDURES. (1) Each applicant will be required to present one piece of positive identification which bears a photograph of the applicant. In the event the applicant has no photo identification, the applicant will be required to make prior arrangements with the licensing unit not later than ten working days prior to the examination. Failure to produce the required identification will result in the applicant being refused admission to the examination.
 (2) Applicants will be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a test monitor. Any applicant observed talking or attempting to give or receive information, using unauthorized materials during any portion of the examination, or removing test booklets and/or notes from the testing room will be subject to denial of a certification.
 (3) Applicants who participate in disruptive behavior during the examination will be required to turn in their test materials to the test monitor and leave the examination site. Their opportunity to sit for the examination will be forfeited. Their answer sheet will be voided. A voided answer sheet will not be scored and the examination fee will not be refunded. A candidate must then reapply to take the examination.

NEW SECTION

WAC 308-125-160 WAIVER UNDER RCW 18.140.080. The director will not waive clock hour requirements as provided in RCW 18.140.080(3).

NEW SECTION

WAC 308-125-170 EXCEPTIONS TO CHAPTER 18.140 RCW. No exceptions will be allowed to the requirements of chapter 18.140 RCW except as provided by statute or rule.

NEW SECTION

WAC 308-125-180 RECIPROCITY. A person licensed or certified as a real estate appraiser under the rules or laws of another state

may obtain certification in the state of Washington when the following condition is met:

The state in which the appraiser is licensed or certified has an appraiser licensure or certification program which meets federal guidelines and the state has a written reciprocal agreement with the state of Washington.

A person seeking certification under this section must provide a notarized statement from the state in which the person is licensed or certified establishing licensure or certification.

NEW SECTION

WAC 308-125-190 EXAMINATION REQUIRED—SCOPE. The director shall approve an examination for certification of real estate appraisers. This examination may be prepared and administered within a state agency, or the director may request bids for contracts to prepare and administer the exam. Such requests for proposals shall be done in accordance with the state law.

(1) The director will determine the scope of the examination and provide information concerning the scope of the examination to an individual upon request.

(2) If the director determines to seek proposals for testing services, the director will establish criteria for evaluating the proposals.

NEW SECTION

WAC 308-125-200 STANDARDS OF PRACTICE. The standard of practice governing real estate appraisal activities will be the Uniform Standards of professional appraisal practice of the appraisal foundation.

NEW SECTION

WAC 308-125-210 REQUIRED RECORDS—ACCESSIBILITY OF RECORDS TO THE DEPARTMENT OF LICENSING. All certified appraisers certified under chapter 18.140 RCW must retain records required by the uniform standards of professional appraisal practice for a minimum of five years. Such records will be subject to random audit by the department without notice and must be readily available for inspection by a representative of the department.

WSR 90-23-095

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed November 21, 1990, 1:58 p.m.]

Original Notice.

Title of Rule: WAC 308-66-152 Advertising rules for vehicle dealers.

Purpose: To revise advertising regulations for vehicle dealers.

Statutory Authority for Adoption: RCW 46.70.160.

Statute Being Implemented: RCW 46.70.180.

Summary: RCW 46.70.180(1) prohibits certain advertising and pricing practices. These rules clarify what constitutes unlawful advertising and pricing practices.

Reasons Supporting Proposal: The vehicle industry uses advertising very intensively. Due to the value of the commodities being marketed, deceptive advertising or pricing can have a significant impact on consumers.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Marv Ryser, Olympia, 321-5373 scan, 586-5373.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These advertising rules clarify and support the legal prohibitions against deceptive vehicle industry advertising and pricing practices which fall under the provisions of RCW 46.70.180. The effects of these rules will be to require clear disclosure of vehicles offered in advertisements, vehicle prices and financing charges. Workable standards for the clarity of the advertisements themselves are also established.

Proposal Changes the Following Existing Rules: The fair business practices division of the Attorney General's Office has contributed language which will help prevent various types of misrepresentation and other unfair practices which have become apparent since the existing advertising rules were formulated. Details concerning standards for printed material, disclosing of financial information such as rebates and qualifications for financing have been contributed by that office. Other changes are to reformat the present advertising rules to eliminate repetition and to achieve a more logical organization of the rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: 421 Black Lake Boulevard, Building 1 Training Room, Olympia, WA 98504, Note: Park in stalls 210-233, on December 27, 1990, at 9:30 a.m.

Submit Written Comments to: Marv Ryser, Dealer Services, Highways-Licenses Building, Olympia, Washington 98504, by December 20, 1990.

Date of Intended Adoption: December 27, 1990.

November 20, 1990

Mary Faulk
Director

AMENDATORY SECTION (Amending WSR 90-20-086, filed 9/28/90, effective 10/29/90)

WAC 308-66-152 UNLAWFUL PRACTICES. (1) Examples of unlawful acts or practices, as defined by RCW 46.70.180 (1)(a), include, but are not limited to representations such as "no down payment," "a dollar down," "five dollars down," "take-over payments," "no cash out of your pocket," "no cash needed," and others of similar nature if either secondary financing or initial payment of any amount, including factory rebates in excess of that represented, is required from the purchaser. A dealer's plan to have all or a portion of the selling price financed by a third party does not relieve the dealer of an obligation to refrain from this prohibited type of advertising. When any of these representations are made a payment disclosure shall be made as contained in subsection (6) of this section.

(2) Examples of unlawful acts or practices as defined by RCW 46.70.180 (1)(b), include, but are not limited to representations such as "one hundred percent financing" if the terms of the purchase involve more than one security agreement and payments to more than one financing institution. When collateral in addition to the vehicle is required, it shall be listed on the security agreement containing the vehicle's description, not on a separate agreement.

(3) It shall be considered false, deceptive or misleading, and thereby unlawful, to advertise with words, phrases, or initials which are not clear and conspicuous and easily comprehended by persons other than those closely allied with the vehicle industry.

(a) Clear and conspicuous within an advertisement shall mean:

(i) In the case of a television advertisement, the information required to be disclosed shall be completely disclosed audibly, visually, or a combination thereof.

(A) If made visually, shall be made in a type size sufficiently large to be read with reasonable ease; shall appear on the television screen for at least seven seconds; shall be in print type of a color or shade that contrasts readily with the background; shall not be obscured by other words or images appearing on the television screen; and

(B) If made audibly, shall be spoken with sufficient deliberateness, clarity, and volume so as to be understood by the average television listener; shall not be obscured by sounds which interfere with or distract from the disclosures being made.

(ii) In the case of a radio advertisement, the information required to be disclosed shall be spoken with sufficient deliberateness, clarity, and volume so as to be understood by the average radio listener; shall not be obscured by sounds which interfere with or distract from the disclosures being made.

(iii) In the case of a printed advertisement, the information required to be disclosed shall be made in a type size which shall be sufficiently large to be read with reasonable ease and shall be made in relatively close proximity to each of the terms which require that the disclosures be made; disclosures shall be made in such color and contrast so as not to be obscured by other words or pictures appearing in the advertisement.

(b) Examples of words, phrases, or initials which are not easily comprehended by persons other than those closely allied with the vehicle industry, and that may not be used without explaining their meaning in the same advertisement, include but are not limited to: Executive; capitalized cost reduction, o.a.c., c.f., f.o.b. The words annual percentage rate may be abbreviated to read A.P.R. or apr.

(4) Examples of false, deceptive or misleading, and thereby unlawful statements or representations within the meaning of RCW 46.70.180(1) include, but are not limited to:

(a) Advertising a used vehicle for sale that is not available at the time the advertisement is placed;

(b) Advertising a new vehicle as available for immediate delivery if it is available only on order;

(c) Advertising any offer in connection with the sale of a vehicle or model or type of vehicle without disclosing any material limitations, including, but not limited to, the time limit, or that there is no time limit on the offer;

(d) Advertising using a picture:

(i) Of a new vehicle which does not substantially show the same vehicle offered for sale; or

(ii) Of a used vehicle which is not the same vehicle offered for sale;

(e) Causing an advertisement to be placed by a dealer or dealer representative that does not identify the dealer by his/her complete business name, or by the word "dealer" or abbreviation "DLR";

(f) Incorporating in the dealer's name any term or designation which would have a tendency to mislead others as to the true nature of the business, such as the use of "wholesale," when a dealer's business is substantially retail, or "discount" when the price and policy of a dealer does not provide substantial discounts;

(g) Advertising a not-new vehicle manufactured less than two years prior to the date of the advertisement without designating the vehicle as "used," "demo," or "demonstrator." For purposes of adequate disclosure, the appropriate quoted term must be employed. Other descriptive words, such as "executive," "lease," or "rental" may be used in conjunction therewith, but not so as to create ambiguity as to whether a said vehicle is new, used, or a demonstrator.

(h) Advertising a "rebuilt vehicle" for sale with knowledge as defined in RCW 46.70.101 (1)(b)(xi) that the vehicle is rebuilt, without clearly and conspicuously disclosing "rebuilt" in the advertisement;

(i) Advertising a specific price for a specific vehicle or model or type of vehicle without designating the number of vehicles available at that price, and;

(i) Without clearly identifying the vehicles available by complete vehicle identification number, license plate number; or

(ii) Without clearly and conspicuously stating in the advertisement that such vehicle identification or license plate number for each advertised vehicle is available from the dealer upon request, and requiring that the dealer using this method of identifying vehicles keep the media advertising copy along with the vehicle identification number or license plate number of each advertised vehicle offered for a specific price. Such records shall be retained for one year following the advertisement. Dealers shall also date and post a written copy of the advertisement text and list of vehicle identification numbers or license plate numbers in a conspicuous public area at their place of business for the duration of the vehicle's availability at the advertised price: PROVIDED, HOWEVER, That a dealer need not designate the number of vehicles available or identify the vehicles available or state in the advertisement that the identification of advertised vehicles is available upon request if, in fact, an unlimited supply of such vehicles are available for immediate delivery;

(j) Selling a particular vehicle at a higher price than advertised, regardless of trade-in allowance;

(k) Adding charges, costs, or items to the advertised price other than the selling price of additional equipment ordered by the purchaser, sales tax, and license fees. "Additional equipment ordered by the purchaser" shall not include options already installed on the vehicle at the time of advertising;

(l) Expressing "advertised price" as a combination of:

(i) Dollar figures and words unless all component figures and the total dollar figure is expressed; or

(ii) Dollar figures and dollar figures unless all component figures and the total dollar figure is expressed;

(m) Advertising that a new vehicle or model or type of vehicle will be sold for a certain amount above or below invoice or cost without:

(i) Disclosing the actual dollar amount being referred to as "invoice";

(ii) Stating the final, total price for each vehicle, which may exclude sales taxes and license fees; and

(iii) Computing invoice as the actual cost to the dealer to get each vehicle from the manufacturer.

In computing "invoice" the dealer may include the actual cost of transportation of the vehicle from the manufacturer to the dealer, but must exclude dealer holdbacks, other manufacturer incentives, optional advertising fees, dealer overhead expenses, and other similar expenses;

(n) Advertising that a new or used vehicle is reduced in price from a former price, or that the advertised price is a percentage of dollar amount savings from a former price, or words to that effect, unless the seller actually recently advertised or has records showing that vehicle has been offered for sale at the former price;

(o) Advertising or offering:

(i) Any rebate that is not an authorized manufacturer's rebate paid directly to the consumer, which the consumer may apply to the purchase; and

(ii) Any manufacturer's rebate for which the manufacturer requires any financial participation by the dealer, without also clearly and conspicuously stating the following disclosure: "Dealer participation in this rebate program may increase vehicle price before rebate";

(p) Advertising that "any written price quote will be beaten," "any deal will be accepted," or that a dollar amount is guaranteed on any "push, pull or drag," trade-in, or words to that effect unless the dealer can clearly show through the records of the dealership that such is the case;

(q) Advertising a vehicle or model or type of vehicle as being available at "lowest cost," "best deal" or other words to that effect unless the dealer can clearly show through the records of the dealership that such is the case;

(r) Advertising an interest rate that is adjustable without clearly and conspicuously disclosing that the interest rate is adjustable;

(s) Advertising a vehicle or model or type of vehicle for sale at a financing rate which has been bought down by the dealer, without disclosing the actual annual percentage rate.

(5) No advertisement to aid, promote, or assist directly or indirectly any extension of credit may state:

(a) That a specific amount of credit or installment amount can be arranged unless the creditor usually and customarily arranges or will arrange credit amounts or installments for that period and in that amount; or

(b) That no down payment or that a specified down payment will be accepted in connection with any extension of credit unless the creditor usually and customarily accepts or will accept down payment in that amount.

(6) ((Any)) No advertisement to aid, promote, or assist directly or indirectly any credit sale of a vehicle shall state the amount or percentage of the down payment required, or that no down payment is required, the amount of any payment or the number of payments or the period of repayment, the amount of any finance charge or that there is no charge for credit, unless it states clearly and conspicuously all of the following items:

(a) The cash price or the amount of the loan as applicable;

(b) The amount or percentage of the down payment required, or that no down payment is required, as applicable;

(c) The number, amount, and frequency of payments scheduled to repay the indebtedness if the credit is extended;

(d) The amount of the finance charge expressed as an annual percentage rate;

(e) The deferred payment price or the sum of the payments as applicable;

(f) The specific model or type of vehicle(s) to which the advertised offer applies; and

(g) Any other conditions material to the advertised offer.

(7) Any advertisement to aid, promote, or assist directly or indirectly a consumer lease with option to purchase must state clearly that the advertisement offers a lease with option to purchase rather than a vehicle sale.

WSR 90-23-096
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed November 21, 1990, 2:00 p.m.]

Original Notice.

Title of Rule: Guaranteed title—Definition, new section WAC 308-66-156.

Purpose: To define "guaranteed title" as used in RCW 46.12.140(29).

Statutory Authority for Adoption: RCW 46.70.160.

Statute Being Implemented: RCW 46.12.140(29).

Summary: RCW 46.12.140(29) a new section, uses the term "guaranteed title." This WAC 308-66-156 clarifies what that term means.

Reasons Supporting Proposal: It is needed to clarify the term that is now being used in RCW 46.12.140.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Marv Ryser, Olympia, 321-5373 scan, 586-5373.

Name of Proponent: [Department of Licensing], governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This new section only defines what "guaranteed title" means. It was added to prevent any confusion about what is meant about "guaranteed."

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: 421 Black Lake Boulevard, Building 1 Training Room, Olympia, WA 98504, Note: Park in stalls 210-233, on December 27, 1990, at 9:00 a.m.

Submit Written Comments to: Marv Ryser, Highways-Licenses Building, Olympia, Washington 98504, by December 20, 1990.

Date of Intended Adoption: December 27, 1990.

November 17, 1990

Mary Faulk
 Director

NEW SECTION

WAC 308-66-156 GUARANTEED TITLE. "Guaranteed title" as it relates to a consigned vehicle shall mean a guarantee by the consignor to convey title to the consignee upon sale of the vehicle. The consignment agreement between the consignor and consignee shall comply with the provisions of WAC 308-66-155.

WSR 90-23-097

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed November 21, 1990, 2:10 p.m.]

Date of Adoption: November 21, 1990.

Purpose: This chapter of the code has been revised to comply with current statutes and for purposes of simplification and clarification, and will replace emergency rules filed November 7, 1990.

Statutory Authority for Adoption: RCW 84.08.010, 84.08.070, and 84.48.200.

Pursuant to notice filed as WSR 90-18-097 on September 5, 1990.

Changes Other than Editing from Proposed to Adopted Version: WAC 458-14-005(11), deleted "assessed" and inserted "valued"; now reads "comparable properties are comparably valued." Reason for change: To avoid the inference that properties are to be equalized to assessed values rather than true and fair value; WAC 458-14-015(2), deleted "throughout the county" and inserted "in the assessor's approved revaluation area." Reason for change: To remove any inference that the board is allowed to revalue property "out of cycle"; WAC 458-14-056(2), inserted "in duplicate"; now reads "shall be filed in duplicate with the clerk of the board." Reason for change: Because all petitions and associated papers are to be provided to both the board and the assessor. This reduces the amount of copying required by board clerks; WAC 458-14-056 (3), (4), (5) and (6), subsections (3) and (4) were rewritten. Former subsection (5) is now subsection (3). Former subsection (6) is now included as part of present subsection (5). Subsection (4) now reads: A petition is properly completed when the form provided or approved by the department is completed and filed. The petition must contain sufficient information or statements to apprise the board and the assessor of the reasons for the appeal. A petition which merely states that the assessor's valuation is too high or that property taxes are excessive, or similar such statements, is not properly completed and shall not be considered by the board. If, . . . [Same as the last three sentences of former subsection (3)]. See: WAC 458-14-066 Requests for valuation information—Duty to exchange information—Time limits, for an explanation of the availability, use and exchange of valuation information prior to the hearing before the board. Subsection (5) now reads: Nothing in this section shall be construed to prevent the assessor from reviewing the valuation determination made with respect to the taxpayer's property and reaching an agreement with the taxpayer prior to the hearing. . . . [Same as former subsection (6)]. The board shall have the authority to request additional valuation information if it believes that the information submitted is not sufficient for it to make a determination. Reasons for change: The former sections provided for a somewhat cumbersome procedure which would have prolonged the appeal process unnecessarily without benefiting either the assessor or the taxpayer. Also, the board is now specifically granted the authority to request additional valuation information in instances where it lacks sufficient

information to make a decision. This was added to remove any questions relative to the board's authority to have that information; WAC 458-14-066(2), deleted "shall" from the first sentence and inserted "may", to read: "from the assessor may be made." The following words were added to subsection (2): ", or may be made at any reasonable time prior to the hearing. Upon request by the taxpayer, the assessor shall make available to the taxpayer the comparable sales used in establishing the taxpayer's property valuation. If valuation criteria other than comparable sales were used, the assessor shall provide the taxpayer with such information. All such valuation information, including comparable sales, shall be provided to the taxpayer and the board within thirty days of such request but at least ten business days prior to such taxpayer's appearance before the board of equalization." Reason for change: The law provides that valuation information is a public record. Therefore, anyone may request such in the proper manner at any time. To require the taxpayer to request the information only on the petition form would be contrary to law. Also, the requirement for requests to be made at a reasonable time prior to the hearing allows for flexibility in the docketing of cases, while preventing surprises to either party; WAC 458-14-066(4), added in the first sentence: "provides or intends to provide" and "and/or hearing" and "shall provide such information to the assessor and the board a reasonable time prior to the hearing and." Reason for change: The taxpayer is not required to present a "good" case, however, if the taxpayer does provide additional information besides that contained in his petition, he or she must do so at a reasonable time prior to the hearing; WAC 458-14-095(2), the following words were added to subsection (2): "Provided that, notwithstanding the above described procedures, any procedure which substantially complies with the confidentiality requirements of the above mentioned statutes shall be sufficient." Reason for change: To allow flexibility at the local county level in dealing with this matter; WAC 458-14-116 (3)(a), "assessor's" is deleted and "parties'" is inserted; to read: "subject to the parties' right to appeal." Reason for change: To remove the inference that the assessor was the only party which could appeal; WAC 458-14-127 (1) and (1)(b) and (d), added in the first sentence: "until April 30 of the year immediately following the board's regularly convened session". . . . Subsection (1)(b) is taken out and inserted as subsection (2). Subsection (d) is added to read as follows: "A bona fide purchaser or contract buyer of record has acquired an interest in real property subsequent to the first day of July of the assessment year and the sale price was less than ninety percent of the assessed value." Reason for change: To allow the local boards the authority to reconvene concerning the current assessment year until April 30 of the next calendar year so that routine matters need not be referred to the department. Also, to allow a taxpayer who purchases real estate after July 1 an opportunity to request a reconvening; and WAC 458-14-160(1), after "Extensions of time," the following words are inserted: "other than the time for filing petitions,". Reason for change: To acknowledge that the time for filing petitions is statutorily set.

Effective Date of Rule: Thirty-one days after filing.
November 21, 1990
William N. Rice
Assistant Director

NEW SECTION

WAC 458-14-001 **BOARDS OF EQUALIZATION—INTRODUCTION.** The following rules pertain to county boards of equalization and implement the provisions of chapter 84.48 RCW and other statutes dealing with county boards of equalization. The purpose of these rules is to promote uniformity throughout the state in the practices and procedures of these boards.

NEW SECTION

WAC 458-14-005 **DEFINITIONS.** The following definitions shall apply to chapter 458-14 WAC:

- (1) "Alternate member" means a board member appointed by the county legislative authority to serve in the temporary absence of a regular board member.
- (2) "Assessed value" means the value of real or personal property determined by an assessor.
- (3) "Assessment roll" means the record which contains the assessed values of property in the county.
- (4) "Assessment year" means the year when the property is listed and valued by the assessor and precedes the year when the tax is due and payable.
- (5) "Assessor" means a county assessor or any person authorized to act on behalf of the assessor.
- (6) "Board" means a county board of equalization.
- (7) "County financial authority" means the county treasurer or any other person responsible for billing and collecting property taxes.
- (8) "County legislative authority" means the board of county commissioners or the county legislative body as established under a home rule charter.
- (9) "Department" means the department of revenue.
- (10) "Documentary evidence" means comparable sales data, cost data, income data, or any other item of evidence, including maps or photographs, which supports value.
- (11) "Equalize" means ensuring that comparable properties are comparably valued and refers to the process by which the county board of equalization reviews the valuation of real and personal property on the assessment roll as returned by the assessor, so that each tract or lot of real property and each article or class of personal property is entered on the assessment roll at one hundred percent of its true and fair value.
- (12) "Interim member" means a board member appointed by the county legislative authority to fill a vacancy caused by the resignation or permanent incapacity of a regular board member. Such interim member shall serve for the balance of the regular board member's term.
- (13) "Manifest error" means an error in listing or assessment, which does not involve a revaluation of property, including the following:
 - (a) An error in the legal description;
 - (b) A clerical or posting error;
 - (c) Double assessments;

- (d) Misapplication of statistical data;
 - (e) Incorrect characteristic data;
 - (f) Incorrect placement of improvements;
 - (g) Erroneous measurements;
 - (h) The assessment of property exempted by law from taxation;
 - (i) The failure to deduct the exemption allowed by law to the head of a family; or
 - (j) Any other error which can be corrected by reference to the records and valuation methods applied to similarly situated properties, without exercising appraisal judgment.
- (14) "Market value" means the amount of money a buyer of property willing but not obligated to buy would pay a seller of property willing but not obligated to sell, taking into consideration all uses to which the property is adapted and might in reason be applied. True and fair value is the same as market value or fair market value.
- (15) "May" as used in this chapter is expressly intended to be permissive.
- (16) "Member" means a regular member of a board.
- (17) "Reconvene" refers to the board's limited power to meet to equalize assessments in the current assessment year after the board's regularly convened session is adjourned, or to meet to hear matters concerning prior years.
- (18) "Regularly convened session" means the statutorily mandated twenty-eight day period commencing annually on July 15, or the first business day following July 15 if it should fall on a Saturday, Sunday, or holiday.
- (19) "Revaluation" means a change in value of property based upon an exercise of appraisal judgment.
- (20) "Shall" as used in this chapter is expressly intended to be mandatory.
- (21) "Taxpayer" means the person or entity whose name and address appears on the assessment rolls, or their duly authorized agent, personal representative, or guardian. A property owner may contract with a lessee for the purpose of making the lessee responsible for the payment of the property tax and such lessee may be deemed to be a taxpayer solely for the purpose of pursuing property tax appeals in his or her own name. If such contract is made, the lessee shall be responsible for providing the county assessor with a proper and current mailing address.
- (22) "Tax year" means the year when property taxes are due and payable.

NEW SECTION

WAC 458-14-015 JURISDICTION OF COUNTY BOARDS OF EQUALIZATION. (1) Boards have jurisdiction to hear all appeals as may be authorized by statute, including the following types of appeals:

- (a) Appeals of exemption denials arising under RCW 35.21.755 (public corporations).
- (b) Appeals of decisions or disputes pursuant to RCW 84.26.130 (historic property).
- (c) Forest land determinations pursuant to RCW 84.33.120, 84.33.130, and 84.33.140.
- (d) Current use determinations pursuant to RCW 84.34.108.

- (e) Appeals pursuant to RCW 84.36.812 (cessation of exempt use).
 - (f) Determinations pursuant to RCW 84.38.040 (property tax deferrals).
 - (g) Determinations pursuant to RCW 84.40.085 (omitted property or value).
 - (h) Valuation appeals of taxpayers pursuant to RCW 84.48.010.
 - (i) Destroyed property appeals pursuant to RCW 84.70.010.
- (2) Boards have jurisdiction to equalize property values in the assessor's approved revaluation area on their own initiative pursuant to RCW 84.48.010.
- (3) Boards have jurisdiction to review manifest error determinations of assessors or county financial authorities pursuant to RCW 84.48.065.

NEW SECTION

WAC 458-14-025 ASSESSMENT ROLL CORRECTIONS NOT REQUIRING BOARD ACTION.

- (1) Introduction. The board need not be involved in all determinations made by an assessor relative to property tax matters, but may become involved in instances when a taxpayer appeals from an assessor's determination.
- (2) Statutorily required corrections to the assessment rolls shall be made by the assessor as necessary and shall not require any board action. Such corrections include:
- (a) Change of tax status due to a sale to or by a public corporation;
 - (b) The removal, addition, or change of status of a senior citizens/disabled exemption;
 - (c) The removal, addition, or change of status of a current use assessment;
 - (d) The removal, addition, or change of status of forest land classification or designation;
 - (e) The reduction of property value with respect to destroyed property;
 - (f) The removal, addition, or change of status of a special valuation assessment (chapter 84.26 RCW);
 - (g) The exemption with respect to physical improvements to a single family dwelling (RCW 84.36.400);
 - (h) The change of status of property determined to be exempt by the department;
 - (i) The change of status of property owned by a public corporation, commission or authority, based on use (RCW 35.21.755).

(3) Notice of any of the above changes, except for subsection (2)(h) of this section, shall be personally served upon the taxpayer, or mailed to the taxpayer by the assessor, and shall notify the taxpayer of the right to appeal the change to the board and shall notify the taxpayer of the time period in which to file his or her petition.

NEW SECTION

WAC 458-14-035 QUALIFICATIONS OF MEMBERS—TERM—ORGANIZATION OF BOARD—QUORUM—ADJOURNMENT—ALTERNATE AND INTERIM MEMBERS. (1) Board members shall be residents of the county where the

board is located and shall attend the department's training seminar held pursuant to WAC 458-14-156 within one year of appointment or reappointment unless this requirement is waived in writing by the assistant director of the department's property tax division, or his or her designee, for just cause.

(2) The board shall consist of at least three members and no more than seven members, including alternate members. Board members shall be appointed or reappointed by the county legislative authority prior to June 1st, and their appointment shall be for a term of three years or until their successors are appointed. Board members who are appointed by the county legislative authority may be removed by a majority vote of the county legislative authority.

(3) The members of the board shall elect a chairman and vice-chairman once each year, at the beginning of the regularly convened session.

(4) The members of the board shall take an oath once each year prior to the regularly convened session to fairly and impartially perform their duties as members of the board.

(5) All orders of the board shall be decided by majority vote.

(6) A majority of the board shall constitute a quorum.

(7) The board may adjourn from time to time during the regularly convened session but shall not be adjourned sine die, until the last day of the twenty-eight day period, and shall be considered adjourned after the expiration of the twenty-eight day period, for purposes of the regularly convened session. The board shall adjourn after each reconvened session when the purposes for which the reconvened session was requested or required shall have been accomplished.

(8) The county legislative authority may appoint alternate board members or interim board members, as it deems necessary. Alternate and interim board members shall meet the same qualifications and subscribe to the same oath as regular members, and shall attend the next regularly scheduled board training seminar held by the department following their appointment, unless this requirement is waived in writing by the assistant director of the department's property tax division, or his or her designee, for just cause.

(9) No member of a county legislative authority may sit as a board member unless the entire board is comprised of members of the county legislative authority.

(10) Persons who have been employed in the assessor's office shall not sit on that county's board for a period of two years after leaving their employment.

NEW SECTION

WAC 458-14-046 REGULARLY CONVENED SESSION—BOARD DUTIES—PRESUMPTION—EQUALIZATION TO REVALUATION YEAR. (1) RCW 84.48.010 requires the board to meet annually beginning July 15th for the purpose of equalizing property values in the county and to hear taxpayer appeals. The board shall remain in session not less than three days, nor more than twenty-eight days, provided that the board, with the approval of the county legislative

authority may convene at any time when taxpayer petitions filed exceed twenty-five or ten percent of the number of petitions filed in the preceding year, whichever is greater. It is only during this twenty-eight day session that the board has the authority to equalize property values on its own initiative.

(2) At its regularly convened session, the board shall adjust the current assessment year's value of property, both real and personal, to its true and fair value, but only if the board finds that the assessed value is not correct based upon:

(a) Information available to the board and/or the board's own examination and comparison of the assessment roll; or

(b) A request by the assessor, together with necessary valuation information, for correction of an error which correction requires some appraisal judgment.

(3) The board shall also hold hearings in accordance with WAC 458-14-076 on properly and timely filed taxpayer petitions.

(4) The assessor's valuation shall be presumed correct, except with respect to subsection (2)(b) of this section, unless the board has clear, cogent, and convincing evidence that the valuation is grossly inequitable and palpably excessive or that the valuation was made on a fundamentally wrong basis.

(5) In counties which are not on an annual revaluation cycle, the board shall equalize real property values to true and fair value as of January 1 of the year in which the property was last revalued by the county assessor according to an approved revaluation cycle.

(6) The board shall also consider any taxpayer appeals from an assessor's decision with respect to tax exemption of real or personal property, and determine:

- (a) If the taxpayer is entitled to an exemption; and
- (b) If so, the amount thereof.

NEW SECTION

WAC 458-14-056 PETITIONS—TIME LIMITS.

(1) The sole method for appealing an assessor's determination to the board, as to valuation of property, or as to any other types of assessor determinations shall be by means of a properly completed and timely filed taxpayer petition.

(2) A taxpayer's petition for review of the assessed valuation placed upon property by the assessor or for review of any of the types of appeals listed in WAC 458-14-015 shall be filed in duplicate with the clerk of the board on or before July 1st of the assessment year or within thirty days after the date an assessment or value change notice or other determination notice has been mailed to the taxpayer, whichever date is later (RCW 84.40.038).

(3) If a petition is filed by mail it shall be postmarked no later than the filing deadline. If the filing deadline falls upon a Saturday, Sunday or holiday, the petition shall be filed on or postmarked no later than the next business day.

(4) A petition is properly completed when the form provided or approved by the department is completed and filed. The petition must contain sufficient information or statements to apprise the board and the assessor

of the reasons for the appeal. A petition which merely states that the assessor's valuation is too high or that property taxes are excessive, or similar such statements, is not properly completed and shall not be considered by the board. If, at the time of filing the petition, the taxpayer does not have all the documentary evidence available which he or she intends to present at the hearing, the petition will be deemed to be properly completed for purposes of preserving the taxpayer's right of appeal, if it is otherwise fully and properly completed. A copy of such completed petition shall be provided to the assessor by the clerk of the board. Any petition not fully and properly completed shall not be considered by the board (RCW 84.40.038). See: WAC 458-14-066 Requests for valuation information—Duty to exchange information—Time limits, for an explanation of the availability, use and exchange of valuation information prior to the hearing before the board.

(5) Nothing in this section shall be construed to prevent the assessor from reviewing the valuation determination made with respect to the taxpayer's property and reaching an agreement with the taxpayer prior to the hearing. If, after filing the petition, the assessor and taxpayer reach an agreement as to the true and fair value of the property, such agreement shall be submitted to the board for approval, together with necessary valuation information. Approval shall be granted unless the board has evidence that the agreed value was arbitrary, capricious or intentionally discriminatory in nature, or was a result of fraud or collusion between the assessor and the taxpayer. The board shall have the authority to request additional valuation information if it believes that the information submitted is not sufficient for it to make a determination.

(6) Whenever the taxpayer has an appeal pending with the board, the state board of tax appeals or with a court of law, and the assessor notifies the taxpayer of a change in property valuation, the taxpayer shall be required to file a timely petition with the board in order to preserve the right to appeal the change in valuation. For example, if a taxpayer has appealed a decision of the board to the board of tax appeals regarding an assessment for the year 1989, and that appeal is pending when the assessor issues a value change notice for the 1990 assessment year, the taxpayer must still file a timely petition appealing the valuation for the 1990 assessment year in order to preserve his or her right to appeal from that 1990 assessment.

(7) Petition forms shall be available from the clerk of the board and from the assessor's office.

NEW SECTION

WAC 458-14-066 REQUESTS FOR VALUATION INFORMATION—DUTY TO EXCHANGE INFORMATION—TIME LIMITS. (1) Introduction. Timely access to valuation information should be provided to both parties prior to the hearing on a petition so that time-consuming and costly discovery procedures are unnecessary.

(2) Requests by a taxpayer for valuation information from the assessor may be made on the petition form submitted to the clerk of the board, or may be made at

any reasonable time prior to the hearing. Upon request by the taxpayer, the assessor shall make available to the taxpayer the comparable sales used in establishing the taxpayer's property valuation. If valuation criteria other than comparable sales were used, the assessor shall provide the taxpayer with such information. All such valuation information, including comparable sales, shall be provided to the taxpayer and the board within thirty days of such request but at least ten business days prior to such taxpayer's appearance before the board of equalization.

(3) The valuation information provided by the assessor to the taxpayer shall not be subsequently changed or modified by the assessor in any review or appeal proceedings unless the assessor has found new evidence supporting the assessor's valuation, in which situation the assessor shall provide such additional evidence to the taxpayer at least ten business days prior to the review proceedings or the hearing on appeal.

(4) A taxpayer who provides or intends to provide lists of comparable sales in connection with the filing and/or hearing of the petition, shall provide such information to the assessor and the board a reasonable time prior to the hearing and shall not thereafter change or add other comparable sales without providing the assessor with the additional information at least five business days prior to the board hearing. The board may waive the taxpayer's requirement to provide the information at least five business days prior to the hearing, and in such event, the board shall allow the assessor a continuance when so requested.

NEW SECTION

WAC 458-14-076 HEARINGS ON PETITIONS.

(1) The board or one of its hearing examiners shall hold individual hearings on each properly filed petition which has not been withdrawn or otherwise disposed of.

(2) The assessor and taxpayer shall be provided notice of the hearing date by the clerk of the board at least fifteen business days before the hearing, unless the clerk and the parties agree upon a shorter time period.

(3) If property is sold or transferred after a petition has been timely filed, the new purchaser or transferee may pursue the appeal in place of the seller or transferor.

(4) All persons testifying before the board shall swear or affirm on the record that they will testify truthfully under penalty of perjury.

NEW SECTION

WAC 458-14-087 EVIDENCE OF VALUE—ADMISSIBILITY—WEIGHT. (1) In making its decision with respect to the value of property, the board shall use the criteria set forth in RCW 84.40.030.

(2) Parties may submit and boards may consider any sales of the subject property or similar properties which occurred prior to the hearing date so long as the requirements of RCW 84.40.030, 84.48.150, and WAC 458-14-066 are complied with. Only sales made within five years of the date of the petition shall be considered.

(3) Any sale of property prior to or after January 1st of the year of revaluation shall be adjusted to its value as of January 1st of the year of revaluation, reflecting market activity and using generally accepted appraisal methods. For example, for revaluation year 1990, a sale of the subject property or similar property in September 1986 must be adjusted, based upon market activity for that local area, to show what that sale would have been worth as of January 1, 1990. Similarly, for the revaluation year 1990, a sale of the subject property or similar property in May 1990 must be adjusted, based upon market activity for that local area, to show what that sale would have been worth as of January 1, 1990.

(4) More weight shall be given to similar sales occurring closest to the assessment date which require the fewest adjustments for characteristics.

NEW SECTION

WAC 458-14-095 RECORD OF HEARINGS. (1) All hearings of a board or its hearing examiners shall be recorded with an audio recording device.

(2) Testimony concerning information which is exempt from public disclosure pursuant to RCW 84.40.340 or 42.17.310 shall be recorded on a separate blank audio tape, and shall, along with any other confidential evidence, be placed in an envelope bearing the notation "confidential evidence" and the case number, and sealed from public inspection. The clerk shall keep a separate file for all such confidential evidence. Provided that, notwithstanding the above described procedures, any procedure which substantially complies with the confidentiality requirements of the above mentioned statutes shall be sufficient.

(3) The public record shall include:

(a) The date or dates the board was in session;

(b) The names of board members or hearing examiners in attendance; and

(c) All evidence presented to the board.

(4) The requirements of this section shall not apply to post hearing deliberations of a board.

(5) Boards are not required to provide transcripts of proceedings to any person or entity other than as may be required by chapter 42.17 RCW, however board clerks shall complete a form provided by the department for each hearing.

(6) The records of the board shall be kept and maintained as required by RCW 40.14.060.

NEW SECTION

WAC 458-14-105 HEARINGS—OPEN SESSIONS—EXCEPTIONS. (1) All board hearings shall be open to the public unless a party requests that part or all of a hearing be conducted in closed session in accordance with subsection (2) of this section.

(2) If one of the parties intends to introduce evidence obtained under RCW 84.40.340 or confidential income data exempted from public inspection pursuant to RCW 42.17.310 and requests that the hearing be closed to the public, the board shall conduct the hearing in closed session, to the extent necessary to protect and preserve confidentiality.

NEW SECTION

WAC 458-14-116 ORDERS OF THE BOARD—NOTICE OF VALUE ADJUSTMENT—EFFECTIVE DATE. (1) All orders issued by a board shall be on the form provided or approved by the department and shall state the facts and evidence upon which the decision is based and the reason(s) for the decision.

(2) All orders of the board shall be signed by the chairman of the board, provided, however, that the chairman may, by written designation, authorize other members or the board clerk to sign orders on behalf of the chairman.

(3) After a hearing, if a board adjusts or sustains the valuation of a parcel of real property or an item of personal property, the board shall serve or mail notice of the decision to the appellant and the assessor.

(a) If the valuation is reduced, the new valuation shall take effect immediately, subject to the parties' right to appeal the decision.

(b) If the valuation is increased, the increased valuation shall become effective thirty days after the date of service or mailing of the notice of the adjustment unless the taxpayer or assessor files a petition to the board of tax appeals in accordance with WAC 458-14-170, before the effective date. If such a petition is filed, the increase does not take effect until the board of tax appeals disposes of the matter.

(4) If the valuation is increased without a petition having been filed, the increased valuation shall become effective thirty days after the date of service or mailing of the notice of the adjustment to the taxpayer unless the taxpayer files a petition with the clerk of the board on or before the effective date.

NEW SECTION

WAC 458-14-127 RECONVENED BOARDS—AUTHORITY. (1) Boards of equalization may reconvene on their own authority to hear requests or appeals concerning the current assessment year until April 30 of the year immediately following the board's regularly convened session and for prior assessment years in accordance with (c) of this subsection, when:

(a) A taxpayer requests the board reconvene and submits to the clerk of the board a sworn affidavit stating that notice of change of value for the assessment year was not received at least fifteen calendar days prior to the deadline for filing the petition, and can show proof that the value was actually changed.

(b) An assessor submits an affidavit to the clerk of the board stating that the assessor was unaware of facts which were discoverable at the time of appraisal and that such lack of facts caused the valuation of property to be materially affected.

(c) A valuation adjustment for a prior year is ordered by the state board of tax appeals or by a court of law, and no intervening change of value has occurred, and the request to reconvene is made within thirty days after receipt by the taxpayer of the order providing for the adjustment.

(d) A bona fide purchaser or contract buyer of record has acquired an interest in real property subsequent to

the first day of July of the assessment year and the sale price was less than ninety percent of the assessed value.

(2) Boards of equalization may reconvene on their own authority to hear requests to correct errors as authorized by RCW 84.48.065.

(3) Requests for reconvening boards concerning prior year's assessments or for an extension of the annual regularly convened session to enable the board to complete its annual equalization duties shall be submitted to the clerk of the board who shall submit such request to the department for determination.

(4) The department may require any board to reconvene at any time for the purpose of performing or completing any duty or taking any action the board might lawfully have performed or taken at any of its previous meetings, or for any other purpose allowed by law.

(5) The department shall reconvene a board upon request of a taxpayer when the taxpayer makes a prima facie showing of actual or constructive fraud on the part of taxing officials. The department shall reconvene a board upon request of an assessor when the assessor makes a prima facie showing of actual or constructive fraud on the part of a taxpayer.

(6) All reconvening requests shall:

(a) Specify the assessment year(s) which is the subject of the request; and

(b) State the specific grounds upon which the request is based; and

(c) If the taxpayer is the party requesting the reconvening, state that he or she is the owner or duly authorized agent, personal representative or guardian, of the property or is a lessee responsible for the payment of the property taxes.

(7) No board shall reconvene later than three years after the adjournment of its regularly convened session.

NEW SECTION

WAC 458-14-136 HEARING EXAMINERS. (1) Any board may employ one or more hearing examiners to assist the board in conducting hearings.

(2) All hearing examiners shall take the same oath required of regular board members and shall meet the same qualifications for membership as regular board members.

(3) A board member may act as a hearing examiner.

(4) A hearing examiner may hold hearings separate from the board and take testimony from both parties and their witnesses.

(5) Hearing examiners shall present to the full board or a quorum thereof, all evidence submitted by the parties at the hearing before the hearing examiner. The board shall make the final determination on all petitions filed. The board may make its final determination based upon the record submitted by the examiner or may request further testimony or documentation from either the taxpayer or the assessor before making its final determination.

NEW SECTION

WAC 458-14-146 CONFLICTS OF INTEREST. (1) Board members shall disqualify themselves from

hearing an appeal involving property owned in whole or in part by members or employees of the board or county legislative authority or any person related to a member or employee of the board or county legislative authority by blood or marriage. Board members do not need to disqualify themselves from hearing an appeal filed by other county officials, such as the county auditor, sheriff, treasurer, prosecutor, assessor, judges, or other county officials or their employees.

(2) Board members who are or who have been real estate agents, appraisers, or assessors shall disqualify themselves from hearing an appeal involving property:

(a) That they have appraised; or

(b) With which they have been connected with the purchase or sale; or

(c) With which they have in any way exercised discretion; until the next revaluation cycle following departure from their former occupation.

(3) If a board cannot achieve a quorum due to the provisions of subsections (1) and (2) of this section, the board shall sustain the assessor's determination. The taxpayer shall be advised by the board of the right to appeal the determination to the state board of tax appeals.

NEW SECTION

WAC 458-14-156 TRAINING SEMINARS. Board members, alternate board members, interim board members, hearing examiners, and clerks shall attend board of equalization training seminars as directed by the department unless this requirement is waived in writing by the assistant director of the department's property tax division, or his or her designee, for just cause.

NEW SECTION

WAC 458-14-160 CONTINUANCES—EX PARTE CONTACT. (1) Extensions of time, other than the time for filing petitions, continuances, and adjournments may be ordered by the board on its own motion or may be granted by it, in its discretion, on motion of any party showing good and sufficient cause therefor.

(2) No one shall make or attempt to make any ex parte contact with board members except upon notice and opportunity for all parties to be present or to the extent required for the disposition of ex parte matters as authorized by law, nor shall a board member make or attempt to make any ex parte contact with any person regarding any issue in the proceeding who has a direct or indirect interest in the outcome of the proceeding, without notice and opportunity for all parties to participate, unless necessary to procedural aspects of maintaining an orderly process.

NEW SECTION

WAC 458-14-170 APPEALS TO THE STATE BOARD OF TAX APPEALS. (1) Pursuant to RCW 84.08.130, any taxpayer, taxing unit, or assessor feeling aggrieved by the action of a board may appeal to the board of tax appeals by filing with the county auditor a

notice of appeal in duplicate within thirty days after the board has served or mailed its decision.

(2) The notice of appeal shall specify the actions of the board which the appellant is appealing, and shall be in such form as is required by the board of tax appeals (see WAC 456-10-310 and 456-09-310).

(3) The board appealed from shall file with the board of tax appeals a true and correct copy of its decision in such action and all evidence taken in connection therewith.

WSR 90-23-098

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-58—Filed November 21, 1990, 2:51 p.m.]

Original Notice.

Title of Rule: Chapter 173-433 WAC, Solid fuel burning devices.

Purpose: Chapter 173-433 WAC is being amended to incorporate the requirements of RCW 70.94.473, 70.94.477, 70.94.483 and 70.94.715, as amended by the 1990 legislature, relating to the sale and use of wood stoves and other solid fuel burning devices. The proposed amendments also reflect the latest opacity and emission performance standards of the Environmental Protection Agency.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Statute Being Implemented: RCW 70.94.473, [70.94.]477, [70.94.]483, and [70.94.]715.

Summary: The proposed amendments help implement provisions of the Washington Clean Air Act related to the sale and use of solid fuel burning devices, including a new two-stage curtailment process, a redefined relationship between the curtailment process and air pollution episodes, and a higher retail sales fee for solid fuel burning devices.

Reasons Supporting Proposal: To help implement the revised provisions of the Washington Clean Air Act, chapter 70.94 RCW, related to the sale and use of solid fuel burning devices.

Name of Agency Personnel Responsible for Drafting: Alan T. Butler, 4350 150th Avenue N.E., Redmond, (206) 867-7103; and Implementation and Enforcement: Joseph R. Williams, Mailstop PV-11, Rowesix, #4, (206) 459-6256.

Name of Proponent: Washington Department of Ecology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed amendments to chapter 173-433 WAC reflect the latest opacity and emission performance standards of the Environmental Protection Agency and incorporate the following amendments to the Washington Clean Air Act, chapter 173-433 WAC, related to the sale and use of solid fuel burning devices: During periods of poor air quality, indoor burning will

be restricted using a two-stage curtailment process. When pollutant levels reach the stage-one standard, indoor burning will be allowed only in certified wood stoves and approved pellet stoves. When air quality reaches stage-two, no indoor burning will be allowed. These limitations apply [to] homes and businesses with an alternative heating source; burning limitations during the earliest level of an air pollution episode will affect indoor burning after ecology or a local air authority has called impaired air quality; after July 1, 1995, local air authorities may further limit the use of noncertified wood stoves; and the wood stove education account has been expanded to include enforcement activities and the associated retail sales fee has been increased to \$15.

Proposal Changes the Following Existing Rules: See Explanation of Rule above.

Small Business Economic Impact Statement: Because of the nature of the 1990 amendments to the Washington Clean Air Act and the related amendments to chapter 173-433 WAC, the Department of Ecology finds that the proposed rule has a negligible economic impact on businesses in Washington state.

Chapter 173-433 WAC, Solid fuel burning devices, implements the wood stove provisions of the Washington Clean Air Act, chapter 70.94 RCW. These provisions directly affect businesses in two ways; by limiting the types of solid fuel burning devices eligible for sale and by regulating businesses (and residences) that rely on indoor burning as a source of heat.

The 1990 legislature amended the following provisions of the Washington Clean Air Act related to the sale and use of wood stoves and other solid fuel burning devices: RCW 70.94.473, established a new two-stage process and corresponding air quality standards for curtailing the use of solid fuel burning devices; RCW 70.94.477, authorized local air pollution control authorities to further limit the use of noncertified wood stoves after July 1, 1995; RCW 70.94.483, expanded the wood stove education account to include enforcement activities and increased the retail sales fee on solid fuel burning devices to \$15; and RCW 70.94.715, redefined the relationship between impaired air quality and an air pollution episode.

The State Economic Policy Act, chapter 43.21H RCW, requires state agencies to give adequate consideration to economic values when developing or revising a rule. The Regulatory Fairness Act, chapter 19.85 RCW, requires agencies to prepare a small business economic impact statement and, to the extent possible, mitigate the economic impacts of a rule if it affects more than twenty percent of the state's industries or more than ten percent of the businesses in any one industry.

Those industries involved in the manufacture or sale of wood stoves, pellet stoves, and other solid fuel burning devices are typically classified under the following SIC codes: 171, Plumbing, Heating, and Air Conditioning; 331, Blast Furnace and Basic Steel Products; 343, Heating Equipment Except Electrical; 363, Household Appliances; 507, Hardware, Plumbing, and Heating Equipment; and 571, Miscellaneous Home Furnishing Stores.

This small business economic impact statement summarizes the economic impacts of the proposed amendments to chapter 173-433 WAC. Because of the nature of the 1990 amendments to the Washington Clean Air Act and the related amendments to chapter 173-433 WAC, the Department of Ecology finds that the proposed rule has a negligible economic impact on businesses in Washington state.

Persons interested in obtaining a copy of the complete Small Business Economic Impact Statement may contact Stuart Glasoe at the Department of Ecology, Air Quality Program, Mailstop PV-11, Olympia, Washington, 98504-8711.

Hearing Location: January 7, 1991, Spokane, Spokane County Health Center, West 1101 College Avenue, Conference Room, at 7:00 p.m.; January 8, 1991, Yakima, Department of Ecology, Central Regional Office, 3601 West Washington, Conference Room 2, at 7:00 p.m.; January 9, 1991, Redmond, Department of Ecology, Northwest Regional Office, 4350 150th Avenue N.E., Multipurpose Room, at 7:00 p.m.; and on January 10, 1991, Vancouver, Clark Public Utilities, 1200 Fort Vancouver Way, Community Room, 7:00 p.m.

Submit Written Comments to: Stuart D. Glasoe, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504-8711, by January 17, 1991.

Date of Intended Adoption: March 5, 1991.

November 21, 1990

Fred Olson

Deputy Director

Chapter 173-433 WAC
SOLID FUEL BURNING DEVICES (STANDARDS)

AMENDATORY SECTION (Amending Order 90-10, filed 9/17/90, effective 10/18/90)

WAC 173-433-030 DEFINITIONS. The definitions of terms contained in chapter 173-400 WAC are incorporated by reference. Unless a different meaning is clearly required by context, the following words and phrases as used in this chapter, shall have the following meanings:

(1) "Adequate source of heat" means the ability to maintain seventy degrees Fahrenheit at a point three feet above the floor in all normally inhabited areas of a dwelling.

(2) "Certified" means that a woodstove meets emission performance standards when tested by an accredited independent laboratory and labeled according to ((EPA or DEQ)) procedures specified by the EPA in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1990.

(3) "Coal-only heater" means an enclosed, coal burning appliance capable of and intended for residential space heating, domestic water heating, or indoor cooking, which has all of the following characteristics:

(a) An opening for emptying ash which is located near the bottom or the side of the appliance;

(b) A system which admits air primarily up and through the fuel bed;

(c) A grate or other similar device for shaking or disturbing the fuel bed or power driven mechanical stoker; and

(d) The model is listed by a nationally recognized safety testing laboratory for use of coal only, except for coal ignition purposes.

(4) ~~("Dealer" means a person other than a manufacturer or a retailer who is engaged in selling solid fuel burning devices to retailers or others for resale.~~

(5) "DEQ" means Oregon department of environmental quality.

(6)) "EPA" means United States Environmental Protection Agency.

~~((7) "Impaired air quality" means a condition declared by ecology or an authority whenever:~~

~~(a) Meteorological conditions are conducive to an accumulation of air contamination concurrent with:~~

~~(i) Total suspended particulate at an ambient level of one hundred twenty-five micrograms per cubic meter measured on a twenty-four hour average; or~~

~~(ii) Particulate that is ten micron and smaller in diameter (PM10) at an ambient level of ninety micrograms per cubic meter measured on a twenty-four hour average; or~~

~~(iii) Carbon monoxide at an ambient level of eight parts of contaminant per million parts of air by volume (ppm) measured on an eight-hour average; or~~

~~(b) Air quality reaches other limits established by ecology or an authority:~~

~~(8) "Manufacturer" means any person who constructs or imports a solid fuel burning device or parts for a solid fuel burning device.~~

~~(9)) (5) "New woodstove" means a woodstove that has not been sold at retail, bargained, exchanged, or given away for the first time by the manufacturer, the manufacturer's dealer or agency, or a retailer, and has not been so used as to become what is commonly known as "second hand" within the ordinary meaning of that term.~~

~~((10)) (6) "Nonaffected pellet stove" means that a pellet stove has an air-to-fuel ratio equal to or greater than 35.0 when tested by an accredited laboratory in accordance with methods and procedures specified by the EPA in "40 CFR 60 Appendix A, REFERENCE METHOD 28A - MEASUREMENT OF AIR TO FUEL RATIO AND MINIMUM ACHIEVABLE BURN RATES FOR WOOD-FIRED APPLIANCES" as amended through July 1, 1990.~~

(7) "Retailer" means any person engaged in the sale of solid fuel burning devices directly to the public. A contractor who sells dwellings with solid fuel burning devices installed or a mail order outlet which sells solid fuel burning devices directly to the public is considered to be a solid fuel burning device retailer.

((11)) (8) "Seasoned wood" means wood of any species that has been sufficiently dried so as to contain twenty percent or less moisture by weight.

((12)) (9) "Solid fuel burning device" (same as solid fuel heating device) means a device that burns wood, coal, or any other nongaseous or nonliquid fuels, and includes any device burning any solid fuel except those prohibited by WAC 173-433-120. This also includes devices used for aesthetic or space-heating purposes in a private residence or commercial establishment, which has a heat input less than one million British thermal units per hour.

((13)) (10) "Treated wood" means wood of any species that has been chemically impregnated, painted, or similarly modified to prevent weathering, deterioration, and damage due to insects).

((14)) (11) "Woodstove" (same as "wood heater") means an enclosed solid fuel burning device capable of and intended for residential space heating and domestic water heating that meets ~~((all of the following criteria:~~

~~(a) For the purposes of determining qualification under "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984. An air-to-fuel ratio in the combustion chamber less than 30.0 during the burning of ninety percent or more of the fuel mass consumed in the low firing cycle. The low firing cycle means less than or equal to twenty-five percent of the maximum burn rate achieved with the doors closed or the minimum burn rate achievable, whichever is greater; or~~

~~(b) For the purposes of determining qualification under) the following criteria contained in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" ((dated February 26, 1988)) as amended through July 1, 1990:~~

~~((15)) (a) An air-to-fuel ratio in the combustion chamber averaging less than 35.0, as determined by EPA Reference Method 28A;~~

~~((16)) (b) A useable firebox volume of less than twenty cubic feet;~~

~~((17)) (c) A minimum burn rate less than 5 kg/hr as determined by EPA Reference Method 28;~~

~~((18)) (d) A maximum weight of 800 kg, excluding fixtures and devices that are normally sold separately, such as flue pipe, chimney, and masonry components not integral to the appliance.~~

Any combination of parts, typically consisting of but not limited to ((:)) Doors, legs, flue pipe collars, brackets, bolts and other hardware, when manufactured for the purpose of being assembled, with or without additional owner supplied parts, into a woodstove, is considered a woodstove.

AMENDATORY SECTION (Amending Order 90-10, filed 9/17/90, effective 10/18/90)

WAC 173-433-100 EMISSION PERFORMANCE STANDARDS. ~~((+))~~ Woodstove sales. A person shall not advertise to sell, offer to sell, sell, bargain, exchange, or give away a new woodstove in Washington unless it has been tested to determine its emission performance and heating efficiency and certified and labeled in accordance with procedures and criteria specified~~((:~~

(a) Requirements for sale of new woodstoves in Washington after July 1, 1988;

(i) By the DEQ in "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984, is adopted by reference and on file at ecology; or

(ii) By the EPA)) in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" ~~((dated February 26, 1988, is adopted by reference and on file at ecology))~~ as amended through July 1, 1990.

~~((b) Requirements for sale of new solid fuel burning devices in Washington after July 1, 1990, a person shall not advertise to sell, offer to sell, sell, bargain, exchange, or give away a new woodstove in Washington unless it has been tested to determine its emission performance and heating efficiency, certified and labeled in accordance with criteria and procedures specified by the EPA in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988, and is adopted by reference and on file at ecology.~~

(2) Exemptions. The following solid fuel burning devices are exempt from the requirements of this section:

(a) Solid fuel burning devices sold at retail on or before July 1, 1988.

(b) Any solid fuel burning device exempted under "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984, bearing the appropriate labeling or written proof of exempt status furnished by the DEQ.

(c) Any solid fuel burning device exempted under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1988, section 60.530, paragraphs (a), (b), (c), (e), (f), (g), (h), or (i), bearing the appropriate labeling or exempt status furnished by the EPA.

(3) General certification procedures. A solid fuel burning device that is exempt and therefore not eligible for certification under DEQ or EPA regulations may be tested to demonstrate its emission performance in accordance with criteria and procedures no less stringent than those imposed under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1988, subject to the following conditions:

(a) All criteria and procedures shall be submitted by the applicant for review and approval by ecology prior to certification testing;

(b) Certification of the solid fuel burning device shall be granted by ecology upon approval of test results that demonstrate that the solid fuel burning device meets emission performance standards equivalent to those under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1988.

(c) The certification of a woodstove shall be valid for only the specific model, design, plans and specifications that were originally submitted, tested and approved for certification.

(4) State-wide emission performance standards. An authority shall not adopt or enforce emission performance standards for solid fuel burning devices that are more stringent than the state-wide standard.

(5) Emission performance standards for certification:

(a) A new woodstove advertised for sale, offered for sale, or sold in Washington after July 1, 1988, bearing a DEQ certification label shall not exceed the standards for particulate matter under Section 340-21-115, "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984.

(b) A new woodstove advertised for sale, offered for sale, or sold in Washington after July 1, 1988, bearing an EPA certification label shall not exceed the standards for particulate matter under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1988.

(6) Labeling requirements:

(a) Woodstoves required to be labeled pursuant to subsection (1)(a)(i) of this section shall have labeling required by the DEQ in "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984.

(b) Woodstoves or other solid fuel burning devices required to be labeled pursuant to subsection (1)(a)(ii) or (b) of this section shall have labeling required by the EPA under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" dated February 26, 1988.

(7) Label alteration. A manufacturer, dealer, or retailer shall not alter either the permanent or removable label in any way from the label approved by the EPA or the DEQ.

(8) Woodstove alteration. A manufacturer, dealer, or retailer shall not remove or render inoperable any devices or components of any systems installed by the manufacturer of a woodstove for the purpose of controlling air contaminant emissions, other than for replacement or routine maintenance.

(9) Alternative testing procedure. A Washington state manufacturer who believes his solid fuel burning device, for technical reasons, should be subject to an alternative testing procedure to that established by the EPA may apply to ecology for an alternative or modified procedure. Ecology will evaluate such applications. If disapproved, the solid fuel burning device shall remain subject to the EPA testing protocol. If the application is approved, the manufacturer shall propose an alternative or modified testing procedure. If the procedure is approved by ecology, it shall be the responsibility of the manufacturer to submit the device to an accredited testing laboratory and furnish ecology with final test reports. If test results are equivalent to those required by EPA testing, Washington certification may be issued. Interim certification, for a period not to exceed sixty days, may be issued by ecology to cover the testing period. Interim certification may be renewed.)

AMENDATORY SECTION (Amending Order 90-10, filed 9/17/90, effective 10/18/90)

WAC 173-433-110 OPACITY STANDARDS. (1) ~~((Phase 1 opacity level. A person shall not cause or allow emission of a smoke plume from any solid fuel burning device to exceed an average of forty percent opacity for six consecutive minutes in any one-hour period.~~

(2) Phase 2 opacity level. After July 1, 1990;) A person shall not cause or allow emission of a smoke plume from any solid fuel burning device to exceed an average of twenty percent opacity for six consecutive minutes in any one-hour period.

~~((3))~~ (2) State-wide opacity standard. An authority shall not adopt or enforce an opacity level for solid fuel burning devices that is more stringent than the state-wide standard.

~~((4))~~ (3) Test method and procedures. ~~((EPA))~~ Methods and procedures specified by the EPA in "40 CFR 60 Appendix A reference method 9 - VISUAL DETERMINATION OF THE OPACITY OF EMISSIONS FROM STATIONARY SOURCES" as amended through July 1, 1990, shall be used to determine compliance with subsection((s)) (1) ((and (2))) of this section.

~~((5))~~ (4) Enforcement. Smoke visible from a chimney, flue or exhaust duct in excess of the opacity standard shall constitute prima facie evidence of unlawful operation of an applicable solid fuel burning device. This presumption may be refuted by demonstration that the smoke was not caused by an applicable solid fuel burning device. The provisions of this requirement shall:

(a) Be enforceable on a complaint basis.

(b) Not apply during the starting of a new fire for a period not to exceed twenty minutes in any four-hour period.

AMENDATORY SECTION (Amending Order 90-10, filed 9/17/90, effective 10/18/90)

WAC 173-433-120 PROHIBITED FUEL TYPES. A person shall not cause or allow any of the following materials to be burned in a solid fuel burning device:

- (1) Garbage;
- (2) Treated wood;
- (3) Plastic and plastic products;
- (4) Rubber products;
- (5) Animal carcasses;
- (6) Asphaltic products;
- (7) Waste petroleum products;
- (8) Paints and chemicals; or

(9) Any substance~~((:))~~ which normally emits dense smoke or obnoxious odors other than paper to start the fire, properly seasoned fuel wood, or coal with sulfur content less than 1.0% by weight burned in a coal-only heater~~((, which normally emits dense smoke or obnoxious odors))~~.

AMENDATORY SECTION (Amending Order 90-10, filed 9/17/90, effective 10/18/90)

WAC 173-433-130 GENERAL EMISSION STANDARDS. In addition to the general applicability of chapter 173-400 WAC to all emission sources;

(1) Emissions detrimental to persons or property. No person shall cause or permit the emission of any air contaminant from ~~((any))~~ an identifiable solid fuel burning device, including any air contaminant whose emission is not otherwise prohibited by this chapter, if the air contaminant emission ((directly impacts the property of another so as to)) causes detriment to the health, safety, or welfare of a person, plant or animal, or causes damage to property or business. ~~((Direct impact means that emissions from an identifiable solid fuel burning device are present in amounts which reasonably constitute a threat to the health, safety, or welfare of a person(s:))~~

(2) Odors. Any person who shall cause or allow the generation of any odor from any solid fuel burning device which may interfere with any other property owner's use or enjoyment of his property must use recognized good practice and procedures to reduce these odors to a reasonable minimum.

NEW SECTION

WAC 173-433-140 IMPAIRED AIR QUALITY CRITERIA. Impaired air quality shall be determined by ecology or an authority in accordance with the following criteria:

(1) "First Stage Impaired Air Quality" - the first stage indicates the presence of:

(a) Particulate matter ten microns and smaller in diameter (PM₁₀) at or above an ambient level of seventy-five micrograms per cubic meter; or

(b) Carbon monoxide at or above an ambient level of eight parts of contaminant per million parts of air by volume (ppm).

(2) "Second Stage Impaired Air Quality" - the second stage indicates the presence of particulate matter ten microns and smaller in diameter (PM₁₀) at or above an ambient level of one hundred five micrograms per cubic meter.

(3) On or after July 1, 1995, if an authority has geographically limited the use of solid fuel burning devices as specified under WAC 173-433-150(6), a single stage of impaired air quality will apply within the geographical area defined by the authority. A single stage of impaired air quality indicates the presence of:

(a) Particulate matter ten microns and smaller in diameter (PM₁₀) at or above an ambient level of ninety micrograms per cubic meter; or

(b) Carbon monoxide at or above an ambient level of eight parts of contaminant ppm.

(4) Acceptable ambient air quality measurement methods.

(a) Particulate matter ten microns and smaller in diameter (PM₁₀).
 (i) Procedures specified by the EPA in "40 CFR 50, APPENDIX J - REFERENCE METHOD FOR THE DETERMINATION OF PARTICULATE MATTER AS PM₁₀ IN THE ATMOSPHERE" as amended through July 1, 1990, shall be used to gather reference ambient PM₁₀ data on a twenty-four-hour average.
 (ii) More timely ambient PM₁₀ measurement methods may be utilized to evaluate air quality impairment if accepted and approved by ecology. Any alternative method for evaluating air quality impairment for the purpose of curtailing solid fuel burning device use must be done at the same location and in parallel to the reference method, and must be related to the reference method by a mathematical relationship with a correlation coefficient of no less than 0.85.

(b) Carbon monoxide (CO) must be measured on an eight-hour average in accordance with procedures specified by the EPA in "40 CFR 50, APPENDIX C - REFERENCE METHOD FOR THE DETERMINATION OF CARBON MONOXIDE IN THE ATMOSPHERE (NON-DISPURVISE INFRARED PHOTOMETRY)" as amended through July 1, 1990.

(c) All monitors used to measure PM₁₀ for evaluation of air quality impairment due to solid fuel burning device use must be sited in accordance with EPA siting criteria in or near affected residential areas.

AMENDATORY SECTION (Amending Order 90-10, filed 9/17/90, effective 10/18/90)

WAC 173-433-150 CURTAILMENT. (1) ~~((A person in a residence or commercial establishment with an adequate source of heat other than the burning of solid fuel shall not burn solid fuel in any solid fuel burning device:~~

~~((a) Whenever ecology has declared an air pollution episode for the geographical area pursuant to chapter 173-435 WAC; or~~

~~((b) Whenever ecology or an authority has declared impaired air quality for the geographical area, except when the solid fuel burning device is certified under WAC 173-433-100:))~~ Whenever ecology or an authority has declared the first stage of impaired air quality for a geographical area a person in a residence or commercial establishment within that geographical area with an adequate source of heat other than a solid fuel burning device shall not operate any solid fuel burning device, unless the solid fuel burning device is one of the following:

(a) A nonaffected pellet stove; or

(b) A woodstove certified and labeled by the EPA under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1990; or

(c) A woodstove meeting the "Oregon Department of Environmental Quality Phase 2" emissions standards contained in Subsections (2) and (3) of Section 340-21-115, and certified in accordance with "Oregon Administrative Rules, Chapter 340, Division 21 - Woodstove Certification" dated November 1984.

(2) Whenever ecology or an authority has declared the second stage of impaired air quality for a geographical area a person in a residence or commercial establishment within that geographical area with an adequate source of heat other than a solid fuel burning device shall not operate any solid fuel burning device.

(3) Whenever ecology has declared an air pollution episode at the forecast level and ecology or an authority has declared the first stage of impaired air quality for a geographical area, a person in a residence or commercial establishment within that geographical area with an adequate source of heat other than a solid fuel burning device shall not operate any solid fuel burning device.

(4) Whenever ecology has declared an air pollution episode at a level above forecast a person in a residence or commercial establishment within that geographical area with an adequate source of heat other than a solid fuel burning device shall not operate any solid fuel burning device.

(5) The following matrix graphically illustrates the applicability of different types of solid fuel burning devices to the provisions of subsections (1) through (4) of this section:

Burn Condition Type of Device	Impaired Air Quality		Episode		
	First Stage	Second Stage	Forecast		Alert, Warning, or Emergency
			with Impaired Air	without Impaired Air	
Pellet Stove (non-affected)	OK	NO	NO	OK	NO
EPA Certified Woodstove	OK	NO	NO	OK	NO
DEQ Phase 2 Woodstove	OK	NO	NO	OK	NO
EPA Exempted Device	NO	NO	NO	OK	NO
All Other Devices	NO	NO	NO	OK	NO

NOTES: "OK" indicates that the device may be operated
 "NO" indicates that the device may not be operated

(6) On or after July 1, 1995, an authority may prohibit use of solid fuel burning devices within specific geographical areas:

(a) The following factors shall be considered in the exercise of this limitation:

(i) The contribution of solid fuel devices that do not meet the standards set forth in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1990, to nonattainment of national ambient air quality standards;

(ii) The population density of the applicable geographical area; and
(iii) The public health effects of the use of solid fuel devices which do not meet the standards set forth in "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1990.

(b) The following solid fuel devices are exempted from this limitation:

(i) Fireplaces;
(ii) Woodstoves certified and labeled by the EPA under "40 CFR 60 Subpart AAA - Standards of Performance for Residential Wood Heaters" as amended through July 1, 1990; or

(iii) Nonaffected pellet stoves.
(c) An authority shall allow an exemption from this subsection for low-income persons who reside in the geographical area affected by this subsection.

(7) On or after July 1, 1995, whenever an authority has declared impaired air quality in accordance with criteria contained in WAC 173-433-140(3) for a geographical area defined under subsection (6) of this section, a person in a residence or commercial establishment within that geographical area shall not operate any solid fuel burning device.

((2)) (8) A person responsible for ((a)) an applicable solid fuel burning device already in operation at the time an episode is declared shall withhold new solid fuel for the duration of the episode. A person responsible for ((a)) an applicable solid fuel burning device ((that is not certified under WAC 173-433-100)) already in operation at the time impaired air quality is declared shall withhold new solid fuel for the duration of the impaired air quality. Smoke visible from a chimney, flue or exhaust duct after three hours has elapsed from the declaration of the episode or impaired air quality shall constitute prima facie evidence of unlawful operation of an applicable solid fuel burning device. This presumption may be refuted by demonstration that the smoke was not caused by a solid fuel burning device.

((3)) (9) Ecology, authorities, health departments, fire departments, or local police forces having jurisdiction in the area may enforce compliance with the above solid fuel burning device curtailment rules after three hours has elapsed from the declaration of the episode or impaired air quality.

AMENDATORY SECTION (Amending Order 88-38, filed 1/3/89)

WAC 173-433-170 RETAIL SALES FEE. (1) A person selling a solid fuel burning device at retail shall ((impose upon the buyer a fee)) collect a fee from the buyer, pursuant to RCW 70.94.483.

(2) The fee shall be:

(a) Set at a minimum of ((five)) fifteen dollars, until January 1, ((1989, and annually)) 1991. Thereafter ((it may be adjusted upward according to increases)), ecology may annually increase the fee according to changes in the consumer price index;

(b) Applicable to all new and used solid fuel burning devices, with the exception of built-in masonry fireplaces;

(c) Collected by the retailer at the time of sale and remitted to the department of revenue in conjunction with the retail sales tax under chapter 82.08 RCW.

(3) If the ((seller should)) retailer fails to collect ((the fee herein imposed or)) and remit the fee to the department of revenue as prescribed in chapter 82.08 RCW, the ((seller)) retailer shall be personally liable to the state for the amount of the fee, with subsequent actions taken in accordance with the collection provisions of chapter 82.32 RCW.

(4) Beginning July 1, 1990, and each calendar quarter thereafter, the funds collected under RCW 70.94.483 shall be used solely for the purposes of public education and enforcement of the solid fuel burning device program. The department shall distribute the funds from the woodstove education and enforcement account as follows:

(a) Sixty-six percent of the funds shall be distributed to those local air authorities with enforcement programs, based upon the fraction of the total state population residing in the counties within their respective jurisdictions. Population figures used to establish this fraction shall be determined by the office of financial management. Where an activated local air authority does not exist or does not implement an enforcement program, or elects not to receive the funds, ecology shall retain the funds that would otherwise be distributed under this subsection; and

(b) Thirty-four percent of the funds shall be distributed to ecology for the purposes of enforcement and educating the public about:

(i) The effects of solid fuel burning device emissions upon health and air quality; and

(ii) Methods of achieving better efficiency and emission performance from solid fuel burning devices.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-618.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7B and 8 provide opportunity to harvest non-Indian allocation of chum destined for Nooksack-Samish and Skagit regions of origin. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 12:01 a.m., November 25, 1990.

November 21, 1990
Judith Freeman
for Joseph R. Blum
Director

NEW SECTION

WAC 220-47-619 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 AM Sunday November 25 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 7B - Gillnets using 6-inch minimum mesh and Purse Seines may fish continuously through 4 PM Friday November 30.

* Area 8 - Purse Seines using the 5-inch strip may fish from 5 AM to 8 PM Monday November 26, and Gillnets using 6-inch minimum mesh may fish from 3 PM Monday November 26 to 9 AM Tuesday November 27.

* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 8A, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday November 25:

WAC 220-47-618 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-131)

WSR 90-23-099

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-132—Filed November 21, 1990, 3:18 p.m.]

Date of Adoption: November 21, 1990.

Purpose: Commercial fishing regulations.

**WSR 90-23-100
PERMANENT RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION**

[Order 46—Filed November 21, 1990, 4:00 p.m.]

Date of Adoption: October 30, 1990.

Purpose: To correct staff error. Changes suggested by public at time of hearing erroneously omitted from WAC 392-140-224, 392-140-225, 392-140-226, and 392-140-234.

Citation of Existing Rules Affected by this Order: Amending WAC 392-140-224, 392-140-225, 392-140-226, and 392-140-234.

Statutory Authority for Adoption: RCW 28A.150.290.

Other Authority: Section 502(2), chapter 16, Laws of 1990 1st ex. sess.

Pursuant to notice filed as WSR 90-19-053 on September 14, 1990.

Changes Other than Editing from Proposed to Adopted Version: Expanded supplanting definition and revised determination of recovery amount as per testimony at hearing.

Effective Date of Rule: Thirty-one days after filing.

November 21, 1990

Judith A. Billings
Superintendent of
Public Instruction

NEW SECTION

WAC 392-140-224 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—SPECIFIED OBJECTS OF EXPENDITURE. As used in WAC 392-140-220 through 392-140-234 "specified objects of expenditure" means expenditures:

(1) For the following program/activity combinations as defined in the Accounting Manual for Public School Districts in Washington State revised September 1990:

Program	Activity
01 - Basic Education	27 - Teaching
21 - Handicapped, Basic, State	27 - Teaching
21 - Handicapped, Basic, State	22 - Learning Resources
31 - Vocational, Basic, State	27 - Teaching
31 - Vocational, Basic, State	22 - Learning Resources
45 - Skills Center, Basic, State	27 - Teaching
94 - Instruction Support	22 - Learning Resources

and

(2) For the following objects as defined in the Accounting Manual for Public School Districts in Washington State revised September 1990:

- 5 - Supplies
- 6 - Instructional materials
- 9 - Capital outlay.

NEW SECTION

WAC 392-140-225 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—EXTENUATING CIRCUMSTANCE. As

used in WAC 392-140-220 through 392-140-234 an "extenuating circumstance" exists if the school district expenditures for specified objects of expenditure for the 1987-88, 1988-89, or 1989-90 school year exceed the average expenditures for those three years by thirty percent or more due to one or more of the following:

- (1) Construction of a new school facility;
- (2) Remodeling of an existing school facility;
- (3) A natural disaster, including but not limited to a fire, flood, explosion, storm, earthquake, or volcanic eruption;
- (4) An unforeseen mechanical failure;
- (5) An unforeseen action beyond the control of the school district board of directors such as arson, vandalism, or a riot, insurrection, or bombing; or
- (6) Any one-time major expenditure for such items as computers or textbooks.

NEW SECTION

WAC 392-140-226 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—SUPPLANTING. As used in WAC 392-140-220 through 392-140-234 "supplanting" means use of moneys allocated pursuant to WAC 392-140-230 to replace moneys previously provided from other sources.

(1) If the school district has not reported an extenuating circumstance, supplanting exists if both of the following conditions exist:

(a) School district 1990-91 school year expenditures for specified objects of expenditure are less than the sum of the 1990-91 school year allocation made pursuant to WAC 392-140-230 and the lesser of:

- (i) 1989-90 expenditures for specified objects of expenditure; or
- (ii) Average expenditures for specified objects of expenditures for the 1987-88, 1988-89, and 1989-90 school years;

(b) School district 1990-91 school year expenditures per annual average full-time equivalent student for specified objects of expenditure are less than the sum of the uniform state-wide rate per annual average full-time equivalent student pursuant to WAC 392-140-230(1) and the lesser of:

- (i) The 1989-90 expenditure per annual average full-time equivalent student; or
- (ii) The average expenditure per annual average full-time equivalent student for specified objects of expenditure in the 1987-88, 1988-89, and 1989-90 school years.

(2) If the school district has reported an extenuating circumstance, supplanting shall be determined in the same manner provided in subsection (1) of this section except that the average expenditures calculated in subsection (1)(a)(ii) and (b)(ii) of this section exclude the year of the extenuating circumstance.

NEW SECTION

WAC 392-140-234 1990-91 SUPPLIES, MATERIALS, AND EQUIPMENT ALLOCATION—DEFINITION—EXTENUATING CIRCUMSTANCE. As

amount of recovery equals the greater of zero or the following amount: The total allocation made to the school district pursuant to WAC 392-140-230 minus:

(1) If the school district did not report an extenuating circumstance, the greater of:

(a) School district 1990-91 expenditures for specified objects of expenditure minus the lesser of:

(i) 1989-90 expenditures for specified objects of expenditure; or

(ii) Average expenditures for specified objects of expenditures for the 1987-88, 1988-89, and 1989-90 school years;

(b) School district 1990-91 annual average full-time equivalent students times the following amount: Average expenditures for specified objects of expenditure per annual average full-time equivalent student in the 1990-91 school year minus the lesser of:

(i) 1989-90 expenditures per annual average full-time equivalent student; or

(ii) Average expenditure for specified objects of expenditure per annual average full-time equivalent student for the 1987-88, 1988-89, and 1989-90 school years; or

(c) Zero.

(2) If the school district reported an extenuating circumstance, an amount determined in the same manner provided in subsection (1) of this section except that the average expenditures calculated in subsection (1)(a)(ii) and (b)(ii) of this section exclude the year of the extenuating circumstance.

WSR 90-23-101
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed November 21, 1990, 4:14 p.m.]

Original Notice.

Title of Rule: Prevailing wage.

Purpose: To define terms and explain procedures used by the department in implementing chapter 39.12 RCW, requiring payment of prevailing wages on public works projects.

Statutory Authority for Adoption: RCW 43.22.270.

Statute Being Implemented: Chapters 39.12 and 39.04 RCW.

Summary: The proposed rules readopt and amend rules adopted in October 1988 regarding definitions and procedures for determining prevailing wages. The proposed rules also repeal and replace a section originally adopted in 1988 explaining prevailing wage coverage for workers producing or delivering certain materials.

Reasons Supporting Proposal: Further clarification of the rules adopted in 1988 is necessary. In addition, the repeal and replacement of the rule regarding material handlers, and the readoption in part of other sections, corrects a failure to notify all interested parties in the adoption of the existing rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mark M.

McDermott, 406 Legion Way, Olympia, WA 98504, 753-3487.

Name of Proponent: Department of Labor and Industries, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 296-127-010 Definitions for chapter 296-127 WAC, the rule defines terms frequently used in the prevailing wage statute and rules, and is intended to improve understanding of the scope of coverage of prevailing wage requirements; WAC 296-127-011 Time for determining prevailing wage, the rule establishes when prevailing wage determinations will occur, when rates take effect, and obligations of awarding agencies and contractors regarding publication of rates; WAC 296-127-013 Scope of work descriptions, this rule establishes that the industrial statistician shall describe the scope of work covered by a prevailing wage. This assists contractors and awarding agencies in determining project costs; WAC 296-127-014 Usual benefits, benefits provided to workers on public works projects may count toward payment of the prevailing wage. This rule sets forth requirements for the benefits that may be counted; WAC 296-127-015 Applicability of prevailing wages for supervisors, supervisors are entitled to be paid at the prevailing rate if they are workers, laborers or mechanics as provided by statute. The rule establishes standards for prevailing wages for supervisors; WAC 296-127-017 Notice of wage determinations, the rule provides an address and telephone number for prevailing wage information; WAC 296-127-018 Coverage and exemptions of workers involved in the production and delivery of gravel, concrete, asphalt, or similar materials, the wording of RCW 39.12.020 indicates that the scope of the prevailing wage statute includes gravel crushing, concrete or asphalt batch plants. The rule sets forth the circumstances in which employees of such material suppliers would be subject to prevailing wage. This rule replaces WAC 296-127-016, which the department does not enforce; WAC 296-127-019 Survey methodology, this rule sets forth the methods for surveying wage rates and establishing prevailing wage rates. It is intended to improve understanding of the process of determining prevailing wages and assist contractors and affected employees in providing wage information; WAC 296-127-020 Interpretation of phrases used in chapter 39.12 RCW, in this rule, the department interprets certain phrases used in the prevailing wage statute. All three are refined to better reflect court interpretation or agency practice; WAC 296-127-025 Applicability of joint federal-state standards, this rule provides contractors guidance as to which prevailing rate must be paid if the public works project is funded by both the state and federal government; WAC 296-127-990 Severability, this rule establishes severability for each rule in the chapter in the event that any rule or its application is held invalid; and WAC 296-127-016 Coverage and exemptions of workers involved in the production and delivery of gravel, concrete, asphalt, or similar materials, this rule is repealed.

Proposal Changes the Following Existing Rules: WAC 296-127-010, the proposed definition of "contractor" is intended to clarify coverage and allow for improved enforcement of statutory requirements. The proposed definition of "public work" combines all statutory provisions and case law interpretations to improve understanding of the scope of the statute's coverage. The definitions of "contract" and "residential construction" are unchanged from current rule; WAC 296-127-011, the proposed rule provides the department added flexibility in publishing and revising prevailing wage rates; WAC 296-127-013, the proposed rule provides the department added flexibility in establishing and revising scope of work descriptions and establishes when scope of work descriptions become effective; WAC 296-127-014, the proposed rule includes non-group medical insurance and day care as usual benefits that can be counted toward prevailing wage. The proposed rule also establishes safeguards to ensure pension and vacation benefits accrue to workers entitled to prevailing wage. The proposed rule provides for employee notification of the benefits provided; WAC 296-127-015, under the existing rule, supervisors are entitled to prevailing wage rates for hours worked in manual or physical labor if that work constitutes over 20 percent of their hours on a public works project in a week. The proposed rule expands eligibility for prevailing rates and directs the industrial statistician to establish a supervisor rate of pay if additional duties are required by law; WAC 296-127-017, address and phone number for obtaining prevailing wage information is updated; WAC 296-127-018, the proposed rule is identical to existing WAC 296-127-016, which is being repealed. That rule has not been enforced due to court challenge since its adoption and is being adopted under a different number to avoid confusion; WAC 296-127-019, the existing rule allows prevailing wage rates to be established and updated either by wage surveys or by increases stipulated in collective bargaining agreements. The proposed rule allows other appropriate methods to be used. The proposed rule also directs the department to establish deadlines for submitting information to it. The employers to be surveyed are expanded beyond licensed contractors, but data submitted by employers who do not directly employ and supervise workers on public works projects will not be used. Data from union locals will not be accepted for firms not subject to the collective bargaining agreement for that trade; WAC 296-127-020, the proposed rule clarifies that the acceptance date for a public works project is the date the awarding agency formally accepts the project. The proposed rule eliminates the need for a contractor to prove an inadvertent error occurred and requires only that the contractor raise that defense. The proposed rule also incorporates language from a recent court opinion in describing what constitutes a work site; WAC 296-127-025, in the proposed rule, a sentence is added to clarify that federal law may require the federal rate be paid when the federal rate is higher; WAC 296-127-990, this entire proposed section is new. It allows severance of any section that may be found improper by a state or federal court; and WAC 296-127-016, this section would be repealed.

Small Business Economic Impact Statement: An economic impact statement is required to ensure that the costs of compliance with state regulations are considered, analyzed and mitigated if they are found to place a disproportionately higher burden on small firms. The following analysis reviews each of the proposed rules for impacts: WAC 296-127-010, minor or negligible impact, definitions, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-011, minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-013, minor or negligible impact, interpretive rule and definitions, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-014 (1)(a), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-014 (1)(b), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-014 (1)(c), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-014 (1)(d), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-014 (1)(e), minor or negligible impact, no changes over existing regulations, rule results in no substantive change over existing regulations; WAC 296-127-014 (1)(f), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-014(3), this rule will result in economic impacts on industries that perform work subject to prevailing wage requirements. The impact resulting from this rule is to the extent that the employer would not ordinarily notify employees of the benefits being provided in addition to wages. The increased cost would be that necessary to copy or summarize the benefit plan or plans provided for employees. The impact of this notification requirement is mitigated by requiring only that the benefit plan or summary be posted at the job site rather than provided to each employee; WAC 296-127-015, this rule will result in economic impacts on the affected industries. The impact resulting from this rule is to the extent that the employer would not normally pay the prevailing wage to supervisors when performing work in a trade capacity. The increased cost would be the difference between the rate of pay previously given and the prevailing wage. However, it has been determined that changes are not feasible in meeting the stated objective of the statutes

which are the basis for the proposed rule. Chapter 39.12 RCW was enacted to assure that workers on public works projects are paid the current prevailing wage for the type of work they perform. Supervisors who are acting in a trade capacity must, therefore, be paid the prevailing wage for any time spent performing trade-related work. Changing the rule to minimize proportionately higher burdens on small businesses is therefore not required; WAC 296-127-017, minor or negligible impact, procedural rule, no substantive change over existing regulations; WAC 296-127-018, this rule will result in economic impacts on the affected industries. The impact resulting from this rule is to the extent that the employer would not normally pay the prevailing wage to workers engaged in the production or delivery of gravel, concrete, asphalt or similar materials for use on public works projects. However, it has been determined that changes are not feasible in meeting the stated objective of the statutes which are the basis for the proposed rule. Chapter 39.12 RCW was enacted to assure that workers on public works projects are paid the current prevailing wage for the type of work they perform. RCW 39.12.020 specifically indicates that the scope of the statute includes gravel crushing, concrete and asphalt batch plants. In addition, *Everett Concrete Products, Inc. v. Department of Labor and Industries*, 109 Wn.2d 819, 748 P.2d 112 (1988) requires the payment of prevailing wage to workers producing materials off-site for use on a public works project. Changing the rule to minimize proportionately higher burdens on small businesses is therefore not required; WAC 296-127-019(1), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (1)(c), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (deadline), Minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (2)(b), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (3)(a), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (3)(b), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019(4), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (5)(a), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of

stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-019 (5)(b), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-020(1), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-020(2), reduces existing impact by eliminating the burden of proof required for a business to establish an inadvertent error; WAC 296-127-020(3), minor or negligible impact, interpretive rule, regulatory scheme that is promulgated for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business; WAC 296-127-023 [296-127-016], minor or negligible impact, no changes over existing regulations, rule results in no substantive change over existing regulations, text has been relocated to WAC 296-127-010 and 296-127-011; WAC 296-127-025, conformity/compliance with federal law or requirements, rule modified solely to assist business for the purpose of conformity, compliance, or both, with federal law or regulations (Davis-Bacon Act); and WAC 296-127-990, minor or negligible impact, procedural rule, no substantive change over existing regulations.

Hearing Location: Spokane County Courthouse, Commissioners' Assembly Room, on January 3, 1991, at 10:00 a.m.; and at the General Administration Building, Olympia, Main Auditorium, on January 4, 1991, at 9:00 a.m.

Submit Written Comments to: Mark M. McDermott, ESAC Division, HC-710, Olympia, Washington 98504, by January 15, 1991.

Date of Intended Adoption: February 8, 1991.

November 21, 1990

Joseph A. Dear

Director

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-010 DEFINITIONS FOR CHAPTER 296-127 WAC. (1) "Department" means the department of labor and industries.

(2) "Director" means the director of the department or his or her duly authorized deputy or representative.

(3) "Industrial statistician" means the industrial statistician of the department's employment standards, apprenticeship, and crime victims division.

(4) "Assistant director" means the assistant director of the employment standards, apprenticeship, and crime victims (ESAC) division or his or her duly authorized deputy or representative.

(5) "Contractor" ((includes subcontractor)) means the prime contractor and every subcontractor who, as a licensed contractor under chapter 18.27 or 19.28 RCW, performs any work on a public works project site, and pays industrial insurance premiums as a construction company. "Contractor" shall also include employers engaged in shipbuilding and repair, building service maintenance contractors, and any manufacturer of nonstandard items specifically produced for a public works project.

For the purposes of enforcing prohibitions on bidding on future contracts as provided in RCW 39.12.050 "contractor" also shall include an enterprise with substantially identical ownership, management, business purpose, operation, equipment, and customers as that which was found to violate RCW 39.12.050.

(6) The term "public work" shall include all work, construction, alteration, enlargement, improvement, repair, and demolition to which any agency of the state of Washington or any agency of a county, city, town, or any other political subdivision or public district, is a party, provided the asset which is constructed, altered, enlarged, improved, repaired, or demolished is executed at the cost of the public or is by law a lien or charge on property of the state or any municipality.

Public work may be executed by contract, purchase order, or any other legal agreement. The source of the funding does not determine the applicability of the statute.

Public work shall not include: (a) Work, construction, alteration, improvement, repair, demolition or maintenance executed consistent with the requirements of RCW 35.21.278, or (b) the construction, alteration, repair, or improvement of any municipal street railway system.

Public work shall include facilities of new construction which are caused by state agencies to be built by a private party through a contract to rent, lease, or purchase at least eighty percent of the facility for occupation by a state agency as required by chapter 43.82 RCW.

Public work also shall include maintenance, except ordinary maintenance, when performed by contract. For the purpose of this section maintenance is defined as keeping existing facilities in good usable condition, without repairing damages or breaks. Ordinary maintenance does not include building service maintenance.

(7) "Contract" means a contract in writing for the execution of public work for a fixed or determinable amount duly awarded after advertisement and competitive bid. However, a contract which is awarded from a small works roster need not be advertised.

(8) "Residential construction" means construction, alteration, repair, improvement, or maintenance of single family dwellings, duplexes, apartments, condominiums, and other residential structures not to exceed four stories in height, including basement, when used solely as permanent residences. It does not include the utilities construction (water and sewer lines), or work on streets, or work on other structures (e.g., for recreation and business.)

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-011 TIME FOR DETERMINING PREVAILING WAGE. ((The department will use the date bids are due as the effective date for determining prevailing wages provided the contract is awarded within 60 days after bids are due. If the contract is not awarded within 60 days after bids are due, the department will determine the prevailing wage on the date the contract is awarded. If the contract is not awarded pursuant to bids, the department will determine the prevailing wage on the date the contract is awarded.)) (1) Prevailing wage rates for all contracts will be determined by the department and published on the first business day of February and the first business day of August of each year. The department may revise an established prevailing wage rate in response to an administrative or judicial finding overturning the established rate or at any time necessary to correct a substantial error. All prevailing wage rates become effective thirty days after they are published. Awarding agencies must include a schedule of the applicable published prevailing wage rates in the contract documents for each contract. Contractors must include a schedule of the applicable published prevailing wage rates in their contracts with each one of their subcontractors.

(2) For all contracts, except building service maintenance contracts, the prevailing wage rates which are in effect on the date when the bids by the prime contractors are required to be submitted to the contract awarding public agency are the prevailing wage rates which must be paid for the duration of the contract. If the contract is not awarded within six months of this date, the prevailing wage rates which are in effect on the date when the contract is awarded are the prevailing wage rates which must be paid for the duration of the contract.

(3) If an agreement for public works is not awarded pursuant to bids, the prevailing wages which are in effect on the date when the agreement is executed are the prevailing wages which must be paid for the duration of the agreement.

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-013 SCOPE OF WORK ((DEFINITIONS)) DESCRIPTIONS. In order for the industrial statistician to determine applicable prevailing wage rates, scope of work ((definitions)) descriptions are needed for each trade and occupation. The scope of work for

a trade or occupation describes the extent of the tasks which are usually performed by a skilled worker of that trade or occupation. However, any worker who performs tasks which are listed under the scope of work description for a particular trade or occupation shall be paid the prevailing rate of wage for that particular trade or occupation.

(1) The industrial statistician may promulgate scope of work descriptions, using authoritative sources available to the department, such as, but not limited to:

- (a) Washington state apprenticeship and training council approved apprenticeship standards;
- (b) Collective bargaining agreements;
- (c) Dictionary of occupational titles;
- (d) Experts from organized labor, licensed contractors, and contractors' associations.

(2) Scope of work ((definitions)) descriptions may be established or revised ((only)) on the first business day of February and the first business day of August each year. Scope of work ((definitions)) descriptions may be obtained from the department on request.

The department may revise an established scope of work description in response to an administrative or judicial finding overturning the established description or at any time necessary to correct a substantial error. All scope of work descriptions shall become effective thirty days after their establishment or revision.

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-014 USUAL BENEFITS. (1) "Usual benefits" are limited to the following:

((+)) (a) Health and welfare payments. This is ((group)) medical insurance, which may include dental, vision, and life insurance. (State or federal statutorily mandated insurance programs providing protection against industrial accidents, occupational illnesses, and all related mandatory forms of protection, shall not qualify as health and welfare insurance.)

(b) Pension contributions irrevocably made into pension plans for which the Internal Revenue Service has issued a letter ((of acceptance or approval)) which signifies that the plan meets the requirements of the Internal Revenue Service. However, contributions to a pension plan determined by a judicial or federal administrative finding to be not in compliance with the requirements of the Employee Retirement Income Security Act, 29 U.S.C. Sec. 1001 et seq., shall not be included as usual benefits.

(c) Vacation payments irrevocably made either directly to the employees or into a vacation fund, provided these benefits are paid to the employees.

(d) Apprentice training fund. Payments made to training programs approved or recognized by the Washington state apprenticeship and training council.

(e) Paid holidays. Payments made to employees for specified holidays.

(f) Day care for children of employees, provided in compliance with state and federal law.

(2) Any fringe benefits required by other local, state, or federal laws do not qualify as "usual benefits."

(3) A copy of the benefit plan or plans or a written summary explaining pension, health and welfare, and day care benefits shall be posted at the job site along with the copy of the statement of intent to pay prevailing wages required by RCW 39.12.020(1).

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-015 APPLICABILITY OF PREVAILING WAGES FOR SUPERVISORS. Determinations as to whether individuals are workers, laborers, or mechanics are based on the duties actually performed by the individuals, rather than the title of the occupations. Where additional supervisory duties are required of workers, laborers, or mechanics by statute or regulation, the industrial statistician shall establish a rate of pay for journey level in charge.

(1) Supervisors (e.g., foremen, general foremen, superintendents, etc.) are entitled to the prevailing rate of wage if they perform manual or physical labor for more than twenty percent of their hours worked on a public works project during any given week. Supervisors who qualify, are entitled to at least the ((journeyman)) journey level rate of pay for the type of work they performed, for all hours spent performing that manual labor. Supervisors who perform manual or physical labor for more than fifty percent of their hours worked on a public

works project during any given week are entitled to at least the journey level rate of pay for all hours worked.

(2) If supervisors subject to the (~~journeyman~~) journey level prevailing wage rate are paid a salary, the compensation (salary divided by number of hours worked) must be equal to or greater than the prevailing wage rate for the type of work performed.

AMENDATORY SECTION (Amending Order 82-28, filed 8/27/82)

WAC 296-127-017 NOTICE OF WAGE DETERMINATIONS. Current prevailing wage data will be furnished by the industrial statistician upon request. Please mail the request to:

Industrial Statistician
Department of Labor and Industries
Employment Standards Division
(~~General Administration Building~~)
406 Legion Way SE
Olympia, Washington 98504 (~~MS-AX311~~)
Mailstop HC-710-3
(Telephone: (206) 753-4019)

NEW SECTION

WAC 296-127-018 COVERAGE AND EXEMPTIONS OF WORKERS INVOLVED IN THE PRODUCTION AND DELIVERY OF GRAVEL, CONCRETE, ASPHALT, OR SIMILAR MATERIALS. The materials covered under this section are sand, gravel, crushed rock, concrete mix, asphalt, or other similar materials.

(1) For the purpose of this section, a contractor or subcontractor is defined as an employer who has contracted to perform work on a public works project site. Employers who produce and stockpile these materials for public agencies are not considered contractors for the purpose of this section. Workers who are employed by public works contractors or subcontractors are subject to the provisions of chapter 39.12 RCW when:

(a) They are engaged in the production of the above listed materials for a public works project in a sand or gravel pit, rock quarry, concrete mixing plant, or other similar facility; or

(b) They are engaged in the transportation of the above listed materials for use on the public works project, whether or not they perform any work on the project site.

(2) Workers are subject to the provisions of chapter 39.12 RCW, regardless of who their employer is, when:

(a) They deliver any of the above materials to public works construction sites and perform any spreading, leveling, rolling, or otherwise participate in any incorporation of the materials into the project; or

(b) They wait at or near the public works project site to participate in the incorporation of the materials into the project; or

(c) They remove any materials from a public works construction site pursuant to contract requirements or specifications (e.g., excavated materials, materials from demolished structures, cleanup materials, etc.); or

(d) They work in a material production facility (e.g., batch plant, borrow pit, rock quarry, etc.) which is established for a public works project near a public works construction site for the specific, but not exclusive, purpose of supplying materials for the project.

(3) Workers are not subject to the prevailing wage requirements of chapter 39.12 RCW when they are employed:

(a) By a common or contract carrier trucking company principally or exclusively engaged in the hauling or delivery of such products, and the employee's duties do not include spreading, leveling, rolling, or otherwise participating in the incorporation of the delivered materials into the project;

(b) By an established materials supplier either in the production or delivery of such products, and the employee's duties do not include spreading, leveling, rolling, or otherwise participating in the incorporation of the delivered materials into the project.

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-019 SURVEY METHODOLOGY. (1) The industrial statistician will (~~use two methods to~~) establish or update prevailing wage rates (~~They will be~~) by:

(a) Data collected by wage surveys; and/or

(b) Wage increases stipulated in collective bargaining agreements for those trades or occupations where a recent wage survey has established that those wage rates prevail (~~(:); and/or~~); and/or

(c) Other methods deemed appropriate by the industrial statistician.

(2) The department shall establish a deadline for submitting wage survey data and collective bargaining agreements to facilitate establishment or update of prevailing wage rates. The department shall notify interested persons of the deadline for submittal. When wage surveys are conducted, the (~~method will be as follows:~~)

(~~2~~) The department will determine the identity of employers to be surveyed for a specific trade or occupation by:

(a) Mailing classification questionnaires to all active licensed or Washington state department of transportation and United States Department of Labor prequalified contractors; and

(b) Compiling a mailing list of employers that do not have to be licensed under chapter 18.27 or 19.28 RCW, but that employ workers in building service maintenance, in shipbuilding and repair, in producing nonstandard items specifically for a public works project, or in the production and delivery materials as defined in WAC 296-127-018.

(3) Wage survey forms will then be mailed to:

(a) Those licensed contractors who have indicated on the questionnaire that they employ one or more of the trades being surveyed; (~~and~~)

(b) (~~To~~) Employers listed pursuant to subsection (2)(b) of this section who employ workers in the trades or occupations being surveyed; and

(c) Union locals representing the trades being surveyed.

(4) The data from the survey forms will only be used by the department if submitted on behalf of individual contractors identified by contractor registration number, or by an employer that does not have to be licensed under chapter 18.27 or 19.28 RCW, but that directly employs and supervises workers as employees in building service maintenance, in shipbuilding and repair, in producing nonstandard items specifically for a public works project, or in the production and delivery of materials as defined in WAC 296-127-018. Data will not be accepted from union locals for firms not subject to the collective bargaining agreement for that trade.

(5) (~~(a)~~) If the majority of hours worked by any trade or occupation in the largest city in a county is paid at one specific wage rate, that rate is established as the prevailing wage rate.

(b) If no single wage rate is paid to the majority of workers in the same trade or occupation, the average wage rate is established as the prevailing wage rate, based on a weighted average.

(~~6~~) Any of the above parties who submit false information under this section, shall, after a determination to that effect has been issued by the director after a hearing under chapter (~~34.04~~) 34.05 RCW, forfeit as a civil penalty the sum of five hundred dollars.

AMENDATORY SECTION (Amending Order 85-28, filed 1/17/86)

WAC 296-127-020 INTERPRETATION OF PHRASES USED IN CHAPTER 39.12 RCW. (1) The "acceptance date of the public works project" referred to in RCW 39.12.065 is the date the awarding agency formally accepts the completed public works project pursuant to state law.

(2) RCW 39.12.065 and 39.12.050 refer to "inadvertent filing or reporting error." An error is "inadvertent" if it is (~~made notwithstanding~~) unintentional despite the use of due care by the (~~party making the error~~) contractor or subcontractor. The burden of (~~proving~~) raising the defense that an error is inadvertent is on the person charged with (~~the error~~) a violation.

(3) The definition of "locality" in RCW 39.12.010(2) contains the phrase "wherein the physical work is being performed." The department interprets this phrase to mean the actual work site. For example, if (~~materials~~) nonstandard items specifically produced for a public works project are prefabricated in a county other than the county wherein the public works project is to be completed, the wage for the prefabrication shall be the prevailing wage for the county where the physical work of prefabrication is actually performed. Standard items (~~for sale on the general market~~) are not subject to the requirements of chapter 39.12 RCW.

READOPTED/AMENDATORY SECTION (Readopting and Amending Order 88-22, filed 10/31/88)

WAC 296-127-025 APPLICABILITY OF JOINT FEDERAL-STATE STANDARDS. When a public works project is subject to the provisions of the Washington state public works law, chapter 39.12

RCW, and the Federal Davis-Bacon and related acts, the contractor and every subcontractor on that project must pay at least the Washington state prevailing wage rates, if they are higher than the federal prevailing wage rates for the project. When federal prevailing wage rates are higher than the Washington state prevailing wage rates, the contractor shall pay the federal rate as required by federal law.

NEW SECTION

WAC 296-127-990 SEVERABILITY. If any provision of this chapter or its application to any persons or circumstances is held invalid by state or federal court, the remainder of the chapter or the application of the provision to other persons or circumstances is not affected.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 296-127-016 COVERAGE AND EXEMPTIONS OF WORKERS INVOLVED IN THE PRODUCTION AND DELIVERY OF MATERIALS PREDOMINANTLY USED IN ROAD CONSTRUCTION.

WSR 90-23-102

EMERGENCY RULES DEPARTMENT OF WILDLIFE (Wildlife Commission)

[Order 476—Filed November 21, 1990, 4:18 p.m.]

Date of Adoption: November 21, 1990.

Purpose: To extend the closure of migratory waterfowl season in Skagit County within the described disaster area to enable emergency service personnel to conduct operations.

Statutory Authority for Adoption: RCW 77.12.040.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Skagit County has been declared a disaster area due to flooding. Search and rescue operations are being hampered by unnecessary boat traffic and water disturbance and by the discharge of firearms in the area around the mouth of the Skagit River. This emergency situation has continued longer than the original official estimate and a two week extension of the closure is now necessary. This closure is required to enable emergency service personnel to conduct critical operations.

Effective Date of Rule: Immediately.

November 21, 1990
Curt Smith
Director
John C. McGlenn
Chair

NEW SECTION

WAC 232-28-41404 1990-91 UPLAND GAME BIRD AND MIGRATORY WATERFOWL SEASONS — FIR ISLAND AND SOUTH FORK DELTA PORTION OF SKAGIT COUNTY DISASTER

AREA Notwithstanding the provisions of WAC 232-28-414, effective November 22, 1990 to December 5, 1990 (both dates inclusive), it is unlawful to hunt migratory waterfowl in that portion of Skagit County described as follows: Starting at the junction of the North and South Forks of the Skagit River, then downstream along the eastern dike of the South Fork of the Skagit River to the Snohomish County Line, then west along the Skagit/Snohomish County Line to the Skagit/Island County Line, then northwest along the Skagit/Island County Line to a point due west of the mouth of the North Fork of the Skagit River, then east to the mouth of the North Fork of the Skagit River, then northeast up the west dike of the North Fork of the Skagit River to the point of beginning.

WSR 90-23-103

PROPOSED RULES DEPARTMENT OF ECOLOGY

[Order 90-47—Filed November 21, 1990, 4:35 p.m.]

Continuance of WSR 20-22-110 [90-22-110].

Title of Rule: WAC 173-19-3209 Twisp, town of.

Hearing Location: Methow Valley Senior Citizen Center, 215 Methow Valley Highway South, Twisp, WA, on December 18, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and CZM Program, Mailstop PV-11, Olympia, Washington 98504, by December 26, 1990.

Date of Intended Adoption: January 22, 1991.

November 21, 1990
Fred Olson
Deputy Director

WSR 90-23-104

PROPOSED RULES DEPARTMENT OF ECOLOGY

[Order 90-48—Filed November 21, 1990, 4:36 p.m.]

Continuance of WSR 20-22-111 [90-22-111].

Title of Rule: WAC 173-19-3210 Winthrop, town of.

Hearing Location: Methow Valley Senior Citizen Center, 215 Methow Valley Highway South, Twisp, WA, on December 18, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and CZM Program, Mailstop PV-11, Olympia, Washington 98504, by December 26, 1990.

Date of Intended Adoption: January 22, 1991.

November 21, 1990
Fred Olson
Deputy Director

WSR 90-23-105
PROPOSED RULES
DEPARTMENT OF ECOLOGY

[Order 90-59—Filed November 21, 1990, 4:40 p.m.]

Original Notice.

Title of Rule: WAC 173-19-360 San Juan County shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revises the shoreline master program for San Juan County.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 438-7430; **Implementation and Enforcement:** D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal will amend the San Juan County shoreline master program to change the environment designation of Madrona Point, Orcas Island, from urban and suburban to natural. This change stems from an agreement between the county and the Lummi Indian Tribe regarding the use and development of Madrona Point, which is now held in trust for the tribe by the Department of Interior.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master program.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Commissioners Meeting Room, Courthouse Annex, 125 Rhone Street, Friday Harbor, WA, on January 3, 1991, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by January 10, 1991.

Date of Intended Adoption: January 22, 1991.

November 21, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order 90-03 and 90-03A, filed 5/16/90 and 6/20/90).

WAC 173-19-360 SAN JUAN COUNTY. San Juan County master program approved May 28, 1976. Revision approved October

29, 1976. Revision approved April 13, 1981. Revision approved October 30, 1984. Revision approved April 19, 1989. ~~Revision approved March 14, 1990.~~ ~~Revision approved May 15, 1990.~~ Revision approved March 14, 1990. Revision approved May 15, 1990. Revision approved June 19, 1990. Revision approved January 22, 1991.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

WSR 90-23-106
PROPOSED RULES
DEPARTMENT OF ECOLOGY

[Order 90-60—Filed November 21, 1990, 4:44 p.m.]

Original Notice.

Title of Rule: WAC 173-19-2519 City of Redmond shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revises the shoreline master program for city of Redmond.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Barry Wenger, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) [459-]6767; **Implementation and Enforcement:** D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal redesignates a parcel, commonly known as the Redmond Town Center property and recently annexed from King County, from the county designation of rural to the following designations: Sammamish River Slough - Urban; Bear Creek north shoreline - Urban; and Bear Creek south shoreline - Conservancy.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master program.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Council Chambers, City of Redmond, 15670 N.E. 85th Street, Redmond, WA, on January 3, 1991, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by January 10, 1991.

Date of Intended Adoption: January 22, 1991.
November 21, 1990
Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order 89-58, filed 1/3/90)

WAC 173-19-2519 REDMOND, CITY OF. City of Redmond master program approved September 20, 1974. Revision approved December 15, 1981. Revision approved October 20, 1986. Revision approved January 2, 1990. Revision approved January 22, 1991.

WSR 90-23-107
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION

[Filed November 21, 1990, 4:48 p.m.]

Original Notice.

Title of Rule: WAC 390-20-0101 Forms for lobbyist registration.

Purpose: Adopts the registration statement for use by lobbyists.

Statutory Authority for Adoption: RCW 42.17.370.

Summary: Adopts the registration statement for lobbyists.

Reasons Supporting Proposal: Needed generic change to heading.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Olympia, 753-1111.

Name of Proponent: Public Disclosure Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: A generic heading on the form is needed so the form won't have to be readopted through a hearing process every other year.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Second Floor Conference Room, Evergreen Plaza Building, FJ-42, 711 Capitol Way, Olympia, on February 26, 1991, at 9 a.m.

Submit Written Comments to: Public Disclosure Commission, 403 Evergreen Plaza Building, FJ-42, Olympia, WA 98504-3342, by February 20, 1991.

Date of Intended Adoption: Tuesday, February 26, 1991.

November 21, 1990
Graham E. Johnson
Executive Director

AMENDATORY SECTION (Amending Order 87-01, filed 2/5/87)

WAC 390-20-0101 FORMS FOR LOBBYIST REGISTRATION. The official form for lobbyist registration as required by RCW 42.17.150 is designated "L-1," revised 12/88. Copies of this form are available at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.

STATE OF WASHINGTON
LOBBYIST REGISTRATION 1989-90
 THIS REGISTRATION IS VALID UNTIL JAN. 14, 1991 UNLESS TERMINATED SOONER

THIS SPACE FOR OFFICE USE
L1

1. LOBBYIST NAME _____

PERMANENT BUSINESS ADDRESS _____

CITY _____ STATE _____ ZIP _____

2. TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION _____ TELEPHONE PERMANENT: _____ TEMPORARY: _____

3. EMPLOYER'S NAME AND ADDRESS (PERSON OR GROUP FOR WHICH YOU LOBBY) _____ EMPLOYER'S OCCUPATION, BUSINESS OR DESCRIPTION OF PURPOSE OF ORGANIZATION _____

4. NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS. _____

5. WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING?
 \$ _____ PER _____ (Hour, Day, Month, Year)
 OTHER: EXPLAIN _____

DESCRIPTION OF EMPLOYMENT (CHECK ONE OR MORE BOXES)
 FULL TIME EMPLOYEE SOLE DUTY IS LOBBYING
 PART TIME OR TEMPORARY EMPLOYEE LOBBYING IS ONLY A PART OF OTHER DUTIES
 CONTRACTOR, RETAINER OR SIMILAR AGREEMENT
 UNSALARIED OFFICER OR MEMBER OF GROUP

6. ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES.
 YES: \$ _____ PER _____
 YES: I AM REIMBURSED FOR EXPENSES.
 NO: I AM NOT REIMBURSED FOR EXPENSES.

DOES EMPLOYER PAY ANY OF YOUR LOBBYING EXPENSES DIRECTLY? IF YES, EXPLAIN WHICH ONES. _____

7. HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION?
 PERMANENT LOBBYIST ONLY DURING LEGISLATIVE SESSION OTHER, EXPLAIN: _____

8. IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING.
 NO YES. EXPLANATION ATTACHED _____

9. IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER \$500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER \$500 THIS YEAR.
 NO
 YES. THE LIST IS ATTACHED _____

DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS INCLUDING PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE.
 NO
 YES. NAME OF THE COMMITTEE IS: _____

IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 39D-20-143 AND 144 FOR INSTRUCTIONS.) _____

AREAS OF INTEREST. LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS:

CODE	SUBJECT	CODE	SUBJECT
01	<input type="checkbox"/> Agriculture	08	<input type="checkbox"/> Fiscal
02	<input type="checkbox"/> Business and Consumer Affairs	09	<input type="checkbox"/> Higher Education
03	<input type="checkbox"/> Constitutions and Elections	10	<input type="checkbox"/> Human Services
04	<input type="checkbox"/> Education	11	<input type="checkbox"/> Labor
05	<input type="checkbox"/> Energy and Utilities	12	<input type="checkbox"/> Law and Justice
06	<input type="checkbox"/> Environmental Affairs—Natural Resources—Parks	13	<input type="checkbox"/> Local Government
07	<input type="checkbox"/> Financial Institutions and Insurance	14	<input type="checkbox"/> State Government
		15	<input type="checkbox"/> Transportation
		16	<input type="checkbox"/> Other—specify _____

REMARKS _____

CERTIFICATION: I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT.

LOBBYIST'S SIGNATURE _____ DATE _____

EMPLOYER'S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT.

EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED AND TITLE _____ DATE _____



403 EVERGREEN PLAZA, FJ-42
OLYMPIA, WASHINGTON 98504-3342
Telephone (206) 753-1111

LOBBYIST REGISTRATION

THIS SPACE FOR OFFICE USE

L1

1. LOBBYIST NAME

PERMANENT BUSINESS ADDRESS

CITY STATE ZIP

2. TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION

3. EMPLOYER'S NAME AND ADDRESS (PERSON OR GROUP FOR WHICH YOU LOBBY)

TELEPHONE PERMANENT: TEMPORARY:

EMPLOYER'S OCCUPATION, BUSINESS OR DESCRIPTION OF PURPOSE OF ORGANIZATION

4. NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS.

5. WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING?

\$ _____ PER _____ (Hour, Day, Month, Year)

OTHER: EXPLAIN

DESCRIPTION OF EMPLOYMENT (CHECK ONE OR MORE BOXES)

FULL TIME EMPLOYEE SOLE DUTY IS LOBBYING

PART TIME OR TEMPORARY EMPLOYEE LOBBYING IS ONLY A PART OF OTHER DUTIES

CONTRACTOR, RETAINER OR SIMILAR AGREEMENT

UNSALARIED OFFICER OR MEMBER OF GROUP

6. ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES.

YES: \$ _____ PER _____

YES: I AM REIMBURSED FOR EXPENSES.

NO: I AM NOT REIMBURSED FOR EXPENSES.

DOES EMPLOYER PAY ANY OF YOUR LOBBYING EXPENSES DIRECTLY? IF YES, EXPLAIN WHICH ONES.

7. HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION?

PERMANENT LOBBYIST ONLY DURING LEGISLATIVE SESSION OTHER, EXPLAIN:

8. IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING.

NO YES, EXPLANATION ATTACHED

9. IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER \$500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER \$500 THIS YEAR.

NO

YES, THE LIST IS ATTACHED

10. DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS INCLUDING PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE.

NO

YES, NAME OF THE COMMITTEE IS:

11. IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 390-20-143 AND 144 FOR INSTRUCTIONS.)

12. AREAS OF INTEREST. LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS:				REMARKS
CODE	SUBJECT	CODE	SUBJECT	
01	<input type="checkbox"/> Agriculture	08	<input type="checkbox"/> Fiscal	
02	<input type="checkbox"/> Business and Consumer Affairs	09	<input type="checkbox"/> Higher Education	
03	<input type="checkbox"/> Constitutions and Elections	10	<input type="checkbox"/> Human Services	
04	<input type="checkbox"/> Education	11	<input type="checkbox"/> Labor	
05	<input type="checkbox"/> Energy and Utilities	12	<input type="checkbox"/> Law and Justice	
06	<input type="checkbox"/> Environmental Affairs—Natural Resources—Parks	13	<input type="checkbox"/> Local Government	
07	<input type="checkbox"/> Financial Institutions and Insurance	14	<input type="checkbox"/> State Government	
		15	<input type="checkbox"/> Transportation	
		18	<input type="checkbox"/> Other—specify	

CERTIFICATION: I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT.

EMPLOYER'S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT.

3. LOBBYIST'S SIGNATURE DATE

EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED AND TITLE DATE

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 90-23-108
EMERGENCY RULES
PUBLIC DISCLOSURE COMMISSION
[Filed November 21, 1990, 4:49 p.m.]

Date of Adoption: November 20, 1990.

Purpose: Amend L-1 registration statement.

Citation of Existing Rules Affected by this Order:
Amending WAC 390-20-0101 Forms for lobbyist registration.

Statutory Authority for Adoption: RCW 42.17.370.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: By making a more general heading on the form, the WAC rule that adopts the form will no longer need to be readopted every two years just to change and update the date on the heading line. This stylistic revision had to be made before printing the forms and instructions to be sent to lobbyists for registrations beginning January 1, 1991.

Effective Date of Rule: Immediately.

November 21, 1990
Graham E. Johnson
Executive Director

AMENDATORY SECTION (*Amending Order 87-01, filed 2/5/87*)

WAC 390-20-0101 FORMS FOR LOBBYIST REGISTRATION. *The official form for lobbyist registration as required by RCW 42.17.150 is designated "L-1," revised 12/88. Copies of this form are available at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.*

STATE OF WASHINGTON

LOBBYIST REGISTRATION 1989-90

THIS REGISTRATION IS VALID UNTIL JAN. 14, 1991 UNLESS TERMINATED SOONER

THIS SPACE FOR OFFICE USE

L1

1. LOBBYIST NAME _____

PERMANENT BUSINESS ADDRESS _____

CITY _____ STATE _____ ZIP _____

2. TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION _____ TELEPHONE PERMANENT: _____ TEMPORARY: _____

3. EMPLOYER'S NAME AND ADDRESS (PERSON OR GROUP FOR WHICH YOU LOBBY) _____ EMPLOYER'S OCCUPATION, BUSINESS OR DESCRIPTION OF PURPOSE OF ORGANIZATION _____

4. NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS. _____

5. WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING? \$ _____ PER _____ (Hour, Day, Month, Year) OTHER: EXPLAIN _____ DESCRIPTION OF EMPLOYMENT (CHECK ONE OR MORE BOXES) FULL TIME EMPLOYEE SOLE DUTY IS LOBBYING PART TIME OR TEMPORARY EMPLOYEE LOBBYING IS ONLY A PART OF OTHER DUTIES CONTRACTOR, RETAINER OR SIMILAR AGREEMENT UNSALARIED OFFICER OR MEMBER OF GROUP

6. ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES. YES: \$ _____ PER _____ YES: I AM REIMBURSED FOR EXPENSES. NO: I AM NOT REIMBURSED FOR EXPENSES. DOES EMPLOYER PAY ANY OF YOUR LOBBYING EXPENSES DIRECTLY? IF YES, EXPLAIN WHICH ONES. _____

7. HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION? PERMANENT LOBBYIST ONLY DURING LEGISLATIVE SESSION OTHER, EXPLAIN: _____

8. IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING. NO YES. EXPLANATION ATTACHED _____

9. IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER \$500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER \$500 THIS YEAR. NO YES. THE LIST IS ATTACHED _____

10. DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS INCLUDING PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE. NO YES. NAME OF THE COMMITTEE IS: _____

11. IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 390-20-143 AND 144 FOR INSTRUCTIONS.) _____

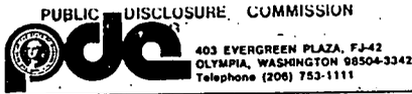
12. AREAS OF INTEREST. LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS:

CODE	SUBJECT	CODE	SUBJECT
01	<input type="checkbox"/> Agriculture	08	<input type="checkbox"/> Fiscal
02	<input type="checkbox"/> Business and Consumer Affairs	09	<input type="checkbox"/> Higher Education
03	<input type="checkbox"/> Constitutions and Elections	10	<input type="checkbox"/> Human Services
04	<input type="checkbox"/> Education	11	<input type="checkbox"/> Labor
05	<input type="checkbox"/> Energy and Utilities	12	<input type="checkbox"/> Law and Justice
06	<input type="checkbox"/> Environmental Affairs—Natural Resources—Parks	13	<input type="checkbox"/> Local Government
07	<input type="checkbox"/> Financial Institutions and Insurance	14	<input type="checkbox"/> State Government
		15	<input type="checkbox"/> Transportation
		16	<input type="checkbox"/> Other—specify _____

REMARKS _____

CERTIFICATION: I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT. EMPLOYER'S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT.

13. LOBBYIST'S SIGNATURE _____ DATE _____ EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED AND TITLE _____ DATE _____



LOBBYIST REGISTRATION

THIS SPACE FOR OFFICE USE

L1

1. LOBBYIST NAME

PERMANENT BUSINESS ADDRESS

CITY

STATE

ZIP

2. TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION

TELEPHONE PERMANENT: TEMPORARY:

3. EMPLOYER'S NAME AND ADDRESS (PERSON OR GROUP FOR WHICH YOU LOBBY)

EMPLOYER'S OCCUPATION, BUSINESS OR DESCRIPTION OF PURPOSE OF ORGANIZATION

4. NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS.

5. WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING?

\$ _____ PER _____ (Hour, Day, Month, Year)

OTHER: EXPLAIN

DESCRIPTION OF EMPLOYMENT (CHECK ONE OR MORE BOXES)

- FULL TIME EMPLOYEE, PART TIME OR TEMPORARY EMPLOYEE, CONTRACTOR, RETAINER OR SIMILAR AGREEMENT, UNSALARIED OFFICER OR MEMBER OF GROUP, SOLE DUTY IS LOBBYING, LOBBYING IS ONLY A PART OF OTHER DUTIES

6. ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES.

- YES: \$ _____ PER _____, YES: I AM REIMBURSED FOR EXPENSES., NO: I AM NOT REIMBURSED FOR EXPENSES.

DOES EMPLOYER PAY ANY OF YOUR LOBBYING EXPENSES DIRECTLY? IF YES, EXPLAIN WHICH ONES.

7. HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION?

- PERMANENT LOBBYIST, ONLY DURING LEGISLATIVE SESSION, OTHER, EXPLAIN:

8. IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING.

- NO, YES. EXPLANATION ATTACHED

9. IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER \$500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER \$500 THIS YEAR.

- NO, YES. THE LIST IS ATTACHED

10. DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS INCLUDING PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE.

- NO, YES. NAME OF THE COMMITTEE IS:

11. IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 390-20-143 AND 144 FOR INSTRUCTIONS.)

12. AREAS OF INTEREST. LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS:

- Grid with codes and subjects: Agriculture, Business and Consumer Affairs, Constitutions and Elections, Education, Energy and Utilities, Environmental Affairs, Financial Institutions and Insurance, Fiscal, Higher Education, Human Services, Labor, Law and Justice, Local Government, State Government, Transportation, Other-specify

REMARKS

CERTIFICATION: I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT.

EMPLOYER'S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT.

13. LOBBYIST'S SIGNATURE

DATE

EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED AND TITLE

DATE

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-228-190	AMD	90-11-024	16-316-165	AMD	90-12-098	16-350-050	AMD-P	90-19-032
16-228-190	AMD-E	90-17-066	16-316-285	AMD-P	90-03-090	16-350-050	AMD	90-23-006
16-228-190	AMD-P	90-19-117	16-316-285	AMD-W	90-06-105	16-350-060	AMD-P	90-19-032
16-228-190	AMD	90-22-022	16-316-290	AMD-P	90-03-090	16-350-060	AMD	90-23-006
16-228-700	NEW-C	90-06-012	16-316-290	AMD-W	90-06-105	16-350-065	AMD-P	90-19-032
16-228-700	NEW-W	90-07-042	16-316-370	AMD-P	90-09-064	16-350-065	AMD	90-23-006
16-228-705	NEW-C	90-06-012	16-316-370	AMD	90-12-098	16-350-075	NEW-P	90-19-032
16-228-705	NEW-W	90-07-042	16-316-474	AMD-P	90-09-064	16-350-075	NEW	90-23-006
16-228-710	NEW-C	90-06-012	16-316-474	AMD	90-12-098	16-400-010	AMD-E	90-03-034
16-228-710	NEW-W	90-07-042	16-316-525	AMD-P	90-09-064	16-400-010	AMD-P	90-05-065
16-228-715	NEW-C	90-06-012	16-316-525	AMD	90-12-098	16-400-010	AMD	90-09-031
16-228-715	NEW-W	90-07-042	16-316-620	AMD-P	90-09-064	16-400-100	AMD-E	90-03-034
16-228-720	NEW-C	90-06-012	16-316-620	AMD	90-12-098	16-400-100	AMD-P	90-05-065
16-228-720	NEW-W	90-07-042	16-316-622	AMD-P	90-09-064	16-400-100	AMD	90-09-031
16-230	AMD-C	90-08-062	16-316-622	AMD	90-12-098	16-400-210	AMD-E	90-03-034
16-230-615	AMD-E	90-08-017	16-316-715	AMD-P	90-09-064	16-400-210	AMD-P	90-05-065
16-230-615	RESCIND	90-13-019	16-316-715	AMD	90-12-098	16-400-210	AMD	90-09-031
16-230-615	AMD-E	90-13-020	16-316-724	AMD-P	90-09-064	16-403-142	AMD-W	90-03-036
16-230-805	REP-P	90-04-109	16-316-724	AMD	90-12-098	16-403-142	AMD-P	90-05-066
16-230-805	REP-E	90-09-011	16-316-800	AMD-P	90-09-064	16-403-142	AMD-P	90-05-067
16-230-805	REP-W	90-11-025	16-316-800	AMD	90-12-098	16-403-142	AMD	90-09-032
16-230-805	REP-P	90-11-125	16-316-815	AMD-P	90-09-064	16-403-142	AMD-W	90-11-009
16-230-805	REP	90-14-034	16-316-815	AMD	90-12-098	16-403-155	AMD-W	90-03-036
16-230-825	AMD-E	90-09-011	16-316-820	AMD-P	90-09-064	16-403-155	AMD-P	90-05-066
16-230-825	AMD-P	90-11-125	16-316-820	AMD	90-12-098	16-403-155	AMD-P	90-10-086
16-230-825	AMD	90-14-034	16-317-040	AMD	90-04-003	16-403-155	AMD-W	90-11-009
16-230-835	AMD-P	90-04-109	16-317-050	AMD	90-04-003	16-403-155	AMD	90-13-078
16-230-835	AMD-E	90-09-011	16-317-060	AMD	90-04-003	16-403-190	AMD-E	90-03-035
16-230-835	AMD-W	90-11-025	16-317-090	REP	90-04-003	16-403-190	AMD-W	90-03-036
16-230-835	AMD-P	90-11-125	16-318-040	AMD	90-03-026	16-403-190	AMD-P	90-05-066
16-230-835	AMD	90-14-034	16-318-065	NEW	90-03-026	16-403-190	AMD-P	90-05-067
16-230-839	NEW-P	90-04-109	16-318-200	NEW	90-03-026	16-403-190	AMD	90-09-032
16-230-839	NEW-W	90-11-025	16-318-205	NEW	90-03-026	16-403-190	AMD-W	90-11-009
16-230-840	REP-P	90-04-109	16-318-210	NEW	90-03-026	16-403-220	AMD-W	90-03-036
16-230-840	REP-W	90-11-025	16-318-215	NEW	90-03-026	16-403-220	AMD-P	90-05-066
16-230-845	AMD-P	90-04-109	16-318-220	NEW	90-03-026	16-403-220	AMD-W	90-11-009
16-230-845	AMD-E	90-09-011	16-318-225	NEW	90-03-026	16-403-280	AMD-W	90-03-036
16-230-845	AMD-W	90-11-025	16-318-230	NEW	90-03-026	16-403-280	AMD-P	90-05-066
16-230-845	AMD-P	90-11-125	16-318-235	NEW	90-03-026	16-403-280	AMD-W	90-11-009
16-230-845	AMD	90-14-034	16-318-240	NEW	90-03-026	16-462-060	NEW-P	90-06-050
16-230-850	REP-P	90-04-109	16-318-300	NEW	90-03-026	16-462-060	NEW	90-10-043
16-230-850	AMD-E	90-09-011	16-318-305	NEW	90-03-026	16-470-100	AMD-P	90-20-112
16-230-850	REP-W	90-11-025	16-318-310	NEW	90-03-026	16-470-200	REP-P	90-16-073
16-230-850	AMD-P	90-11-125	16-318-315	NEW	90-03-026	16-470-200	REP	90-20-001
16-230-850	AMD	90-14-034	16-318-320	NEW	90-03-026	16-470-210	REP-P	90-16-073
16-230-855	AMD-P	90-04-109	16-318-325	NEW	90-03-026	16-470-210	REP	90-20-001
16-230-855	AMD-E	90-09-011	16-318-330	NEW	90-03-026	16-470-210	REP-P	90-16-073
16-230-855	AMD-W	90-11-025	16-318-335	NEW	90-03-026	16-470-220	REP-P	90-16-073
16-230-855	AMD-P	90-11-125	16-318-340	NEW	90-03-026	16-470-220	REP	90-20-001
16-230-855	AMD	90-14-034	16-318-345	NEW	90-03-026	16-470-230	REP-P	90-16-073
16-230-859	NEW-P	90-04-109	16-318-350	NEW	90-03-026	16-470-230	REP	90-20-001
16-230-859	NEW-W	90-11-025	16-318-355	NEW	90-03-026	16-470-240	REP-P	90-16-073
16-230-860	REP-P	90-04-109	16-318-360	NEW	90-03-026	16-470-240	REP	90-20-001
16-230-860	AMD-E	90-09-011	16-318-365	NEW	90-03-026	16-470-700	NEW-P	90-11-100
16-230-860	REP-W	90-11-025	16-318-370	NEW	90-03-026	16-470-700	NEW-E	90-13-010
16-230-860	AMD-P	90-11-125	16-318-375	NEW	90-03-026	16-470-700	NEW	90-15-042
16-230-860	AMD	90-14-034	16-318-380	NEW	90-03-026	16-470-705	NEW-P	90-11-100
16-230-861	NEW-P	90-04-109	16-318-385	NEW	90-03-026	16-470-705	NEW-E	90-13-010
16-230-861	NEW-E	90-09-011	16-318-390	NEW	90-03-026	16-470-710	NEW	90-15-042
16-230-861	NEW-W	90-11-025	16-318-395	NEW	90-03-026	16-470-710	NEW-P	90-11-100
16-230-861	NEW-P	90-11-125	16-318-400	NEW	90-03-026	16-470-710	NEW-E	90-13-010
16-230-861	NEW	90-14-034	16-318-405	NEW	90-03-026	16-470-715	NEW	90-15-042
16-230-862	NEW-P	90-04-109	16-318-410	NEW	90-03-026	16-470-715	NEW-P	90-11-100
16-230-862	NEW-W	90-11-025	16-318-415	NEW	90-03-026	16-470-715	NEW-E	90-13-010
16-230-863	NEW-P	90-04-109	16-318-420	NEW	90-03-026	16-470-720	NEW	90-15-042
16-230-863	NEW-W	90-11-025	16-350-015	AMD-P	90-19-032	16-470-720	NEW-P	90-11-100
16-230-865	AMD-P	90-11-125	16-350-015	AMD	90-23-006	16-470-720	NEW-E	90-13-010
16-230-865	AMD	90-14-034	16-350-025	AMD-P	90-19-032	16-470-720	NEW	90-15-042
16-300-020	AMD-P	90-09-064	16-350-025	AMD	90-23-006	16-471-010	NEW-E	90-21-070
16-300-020	AMD	90-12-098	16-350-030	AMD-P	90-19-032	16-471-010	NEW-P	90-23-056
16-304-040	AMD-P	90-09-064	16-350-030	AMD	90-23-006	16-471-015	NEW-E	90-21-070
16-304-040	AMD	90-12-098	16-350-032	AMD-P	90-19-032	16-471-015	NEW-P	90-23-056
16-304-110	AMD-P	90-09-064	16-350-032	AMD	90-23-006	16-471-020	NEW-E	90-21-070
16-304-110	AMD	90-12-098	16-350-035	AMD-P	90-19-032	16-471-020	NEW-P	90-23-056
16-304-130	AMD-P	90-09-064	16-350-035	AMD	90-23-006	16-471-030	NEW-E	90-21-070
16-304-130	AMD	90-12-098	16-350-045	AMD-P	90-19-032	16-471-030	NEW-P	90-23-056
16-316-165	AMD-P	90-09-064	16-350-045	AMD	90-23-006	16-471-040	NEW-E	90-21-070
						16-471-040	NEW-P	90-23-056

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-471-050	NEW-E	90-21-070	16-620-100	AMD	90-23-087	16-752-203	REP-P	90-16-074
16-471-050	NEW-P	90-23-056	16-620-110	REP-P	90-20-137	16-752-203	REP	90-20-002
16-471-060	NEW-E	90-21-070	16-620-110	REP	90-23-087	16-752-204	REP-P	90-16-074
16-471-060	NEW-P	90-23-056	16-620-115	REP-P	90-20-137	16-752-204	REP	90-20-002
16-471-070	NEW-E	90-21-070	16-620-115	REP	90-23-087	16-752-300	RE-AD-E	90-21-079
16-471-070	NEW-P	90-23-056	16-620-200	REP-P	90-20-137	16-752-300	AMD-P	90-23-057
16-471-080	NEW-E	90-21-070	16-620-200	REP	90-23-087	16-752-305	RE-AD-E	90-21-079
16-471-080	NEW-P	90-23-056	16-620-220	REP-P	90-20-137	16-752-305	AMD-P	90-23-057
16-488-025	AMD-P	90-09-056	16-620-220	REP	90-23-087	16-752-310	RE-AD-E	90-21-079
16-488-025	AMD	90-12-123	16-620-230	AMD-P	90-20-137	16-752-310	RE-AD-P	90-23-057
16-494-001	AMD-P	90-03-090	16-620-230	AMD	90-23-087	16-752-315	RE-AD-E	90-21-079
16-494-001	AMD-W	90-06-105	16-620-270	AMD-P	90-20-137	16-752-315	AMD-P	90-23-057
16-494-010	AMD-P	90-03-090	16-620-270	AMD	90-23-087	16-752-320	RE-AD-E	90-21-079
16-494-010	AMD-W	90-06-105	16-620-280	AMD-P	90-20-137	16-752-320	RE-AD-P	90-23-057
16-514-070	AMD-P	90-18-079	16-620-280	AMD	90-23-087	16-752-325	REP-E	90-21-079
16-516-040	AMD	90-09-068	16-620-320	REP-P	90-20-137	16-752-325	REP-P	90-23-057
16-530-110	NEW-P	90-21-140	16-620-320	REP	90-23-087	16-752-325	RE-AD-E	90-21-079
16-530-120	NEW-P	90-21-140	16-620-330	REP-P	90-20-137	16-752-330	RE-AD-P	90-23-057
16-550-010	AMD-P	90-17-098	16-620-330	REP	90-23-087	16-752-400	NEW-P	90-11-089
16-550-040	AMD-P	90-17-098	16-620-340	AMD-P	90-20-137	16-752-400	NEW	90-15-062
16-555-010	AMD-P	90-05-059	16-620-340	AMD	90-23-087	16-752-405	NEW-P	90-11-089
16-555-010	AMD	90-11-001	16-620-370	REP-P	90-20-137	16-752-405	NEW	90-15-062
16-555-040	AMD-P	90-05-059	16-620-370	REP	90-23-087	16-752-410	NEW-P	90-11-089
16-555-040	AMD-W	90-11-026	16-620-380	NEW-P	90-20-137	16-752-410	NEW	90-15-062
16-557-010	NEW-W	90-05-068	16-620-380	NEW	90-23-087	16-752-415	NEW-P	90-11-089
16-557-010	NEW-W	90-13-073	16-622-001	NEW	90-08-069	16-752-415	NEW	90-15-062
16-557-020	NEW-W	90-05-068	16-622-005	NEW	90-08-069	16-752-420	NEW-P	90-11-089
16-557-020	NEW-W	90-13-073	16-622-010	NEW	90-08-069	16-752-420	NEW	90-15-062
16-557-030	NEW-W	90-05-068	16-622-015	NEW	90-08-069	44-10-090	AMD-E	90-11-033
16-557-030	NEW-W	90-13-073	16-622-020	NEW	90-08-069	44-10-090	AMD-P	90-11-034
16-557-040	NEW-W	90-05-068	16-622-025	NEW	90-08-069	44-10-090	AMD	90-19-024
16-557-040	NEW-W	90-13-073	16-622-030	NEW	90-08-069	44-10-160	AMD-P	90-11-034
16-557-041	NEW-W	90-05-068	16-622-035	NEW	90-08-069	44-10-160	AMD	90-19-024
16-557-041	NEW-W	90-13-073	16-622-040	NEW	90-08-069	44-10-200	AMD-P	90-11-034
16-557-050	NEW-W	90-05-068	16-622-045	NEW	90-08-069	44-10-200	AMD	90-19-024
16-557-050	NEW-W	90-13-073	16-622-050	NEW	90-08-069	44-10-215	REP-P	90-11-034
16-557-060	NEW-W	90-05-068	16-622-055	NEW	90-08-069	44-10-215	REP	90-19-024
16-557-060	NEW-W	90-13-073	16-622-900	NEW	90-08-069	44-10-235	NEW-P	90-11-034
16-557-070	NEW-W	90-05-068	16-675-010	NEW-P	90-20-136	44-10-235	NEW	90-19-024
16-557-070	NEW-W	90-13-073	16-675-020	NEW-P	90-20-136	44-10-300	AMD-P	90-22-089
16-557-080	NEW-W	90-05-068	16-675-030	NEW-P	90-20-136	44-10-310	AMD-P	90-22-089
16-557-080	NEW-W	90-13-073	16-675-040	NEW-P	90-20-136	50-12-040	REP-P	90-09-090
16-570-040	AMD-P	90-03-071	16-694-001	AMD-P	90-20-135	50-12-040	REP	90-12-008
16-570-040	AMD	90-07-013	16-750-003	AMD-P	90-21-097	50-12-045	NEW-P	90-09-090
16-575-010	NEW-P	90-17-099	16-750-005	AMD-P	90-21-097	50-12-045	NEW	90-12-008
16-575-010	NEW-P	90-18-080	16-750-011	AMD-P	90-21-097	50-12-310	NEW	90-10-074
16-575-010	NEW-W	90-19-023	16-750-015	AMD-P	90-21-097	50-12-320	NEW	90-10-074
16-575-010	NEW	90-23-042	16-752-001	AMD-P	90-16-074	50-12-330	NEW	90-10-074
16-575-020	NEW-P	90-17-099	16-752-001	AMD	90-20-002	50-12-340	NEW	90-10-074
16-575-020	NEW-P	90-18-080	16-752-115	AMD-P	90-16-074	50-12-350	NEW	90-10-074
16-575-020	NEW-W	90-19-023	16-752-115	AMD	90-20-002	50-12-360	NEW	90-10-074
16-575-020	NEW	90-23-042	16-752-125	AMD-P	90-16-074	50-12-370	NEW	90-10-074
16-605-001	REP-P	90-20-138	16-752-125	AMD	90-20-002	50-36-090	AMD-P	90-03-105
16-605-001	REP	90-23-088	16-752-130	AMD-P	90-16-074	50-36-090	AMD	90-07-011
16-605-010	REP-P	90-20-138	16-752-135	AMD	90-20-002	50-44-010	AMD-P	90-09-091
16-605-010	REP	90-23-088	16-752-135	AMD-P	90-16-074	50-44-010	AMD	90-12-007
16-605-020	REP-P	90-20-138	16-752-140	AMD	90-20-002	50-44-020	AMD-P	90-09-091
16-605-020	REP	90-23-088	16-752-140	AMD	90-20-002	50-44-020	AMD	90-12-007
16-605-030	REP-P	90-20-138	16-752-145	AMD-P	90-16-074	50-44-030	AMD-P	90-09-091
16-605-030	REP	90-23-088	16-752-145	AMD	90-20-002	50-44-030	AMD	90-12-007
16-605-040	REP-P	90-20-138	16-752-146	NEW-P	90-16-074	50-44-050	NEW-P	90-09-091
16-605-040	REP	90-23-088	16-752-146	NEW	90-20-002	50-44-050	NEW	90-12-007
16-620-010	AMD-P	90-20-137	16-752-147	NEW-P	90-16-074	51-04-010	AMD	90-02-108
16-620-010	AMD	90-23-087	16-752-147	NEW	90-20-002	51-04-015	NEW	90-02-108
16-620-020	AMD-P	90-20-137	16-752-147	NEW	90-20-002	51-04-018	NEW	90-02-108
16-620-020	AMD	90-23-087	16-752-155	AMD-P	90-16-074	51-04-020	AMD	90-02-108
16-620-040	REP-P	90-20-137	16-752-155	AMD	90-20-002	51-04-025	NEW	90-02-108
16-620-040	REP	90-23-087	16-752-165	AMD-P	90-16-074	51-04-030	NEW	90-02-108
16-620-050	REP-P	90-20-137	16-752-165	AMD	90-20-002	51-04-035	NEW	90-02-108
16-620-050	REP	90-23-087	16-752-170	AMD-P	90-16-074	51-04-037	NEW	90-02-108
16-620-060	REP-P	90-20-137	16-752-170	AMD	90-20-002	51-04-040	NEW	90-02-108
16-620-060	REP	90-23-087	16-752-200	REP-P	90-16-074	51-04-050	NEW	90-02-108
16-620-070	REP-P	90-20-137	16-752-200	REP	90-20-002	51-04-060	NEW	90-02-108
16-620-070	REP	90-23-087	16-752-201	REP-P	90-16-074	51-04-070	NEW	90-02-108
16-620-090	REP-P	90-20-137	16-752-201	REP	90-20-002	51-06-010	AMD	90-02-108
16-620-090	REP	90-23-087	16-752-202	REP-P	90-16-074	51-06-020	AMD	90-02-108
16-620-100	AMD-P	90-20-137	16-752-202	REP	90-20-002	51-06-030	REP	90-02-108

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
51-06-040	REP	90-02-108	51-12-602	AMD-P	90-05-064	51-19-700	NEW-P	90-17-152
51-06-050	REP	90-02-108	51-12-602	AMD-C	90-11-020	51-19-710	NEW-P	90-17-152
51-06-060	REP	90-02-108	51-12-602	AMD-W	90-13-040	51-19-800	NEW-P	90-17-152
51-06-070	AMD	90-02-108	51-12-608	AMD	90-02-110	51-19-810	NEW-P	90-17-152
51-06-080	REP	90-02-108	51-13-100	NEW-P	90-17-149	51-19-900	NEW-P	90-17-152
51-06-090	REP	90-02-108	51-13-101	NEW-P	90-17-149	51-19-901	NEW-P	90-17-152
51-06-100	REP	90-02-108	51-13-102	NEW-P	90-17-149	67-25-560	AMD	90-11-047
51-06-110	REP	90-02-108	51-13-103	NEW-P	90-17-149	67-25-570	AMD	90-11-047
51-06-120	AMD	90-02-108	51-13-104	NEW-P	90-17-149	72-100-001	NEW-P	90-10-101
51-08-010	AMD	90-02-108	51-13-105	NEW-P	90-17-149	72-100-001	NEW	90-16-003
51-10	AMD	90-02-110	51-13-106	NEW-P	90-17-149	72-108-010	NEW-P	90-10-102
51-11-0100	NEW-P	90-17-150	51-13-107	NEW-P	90-17-149	72-108-010	NEW	90-16-004
51-11-0101	NEW-P	90-17-150	51-13-108	NEW-P	90-17-149	72-108-020	NEW-P	90-10-102
51-11-0102	NEW-P	90-17-150	51-13-108	NEW-P	90-17-149	72-108-020	NEW	90-16-004
51-11-0103	NEW-P	90-17-150	51-13-200	NEW-P	90-17-149	72-108-030	NEW-P	90-10-102
51-11-0104	NEW-P	90-17-150	51-13-201	NEW-P	90-17-149	72-108-030	NEW	90-16-004
51-11-0105	NEW-P	90-17-150	51-13-202	NEW-P	90-17-149	72-108-040	NEW-P	90-10-102
51-11-0106	NEW-P	90-17-150	51-13-300	NEW-P	90-17-149	72-108-040	NEW	90-16-004
51-11-0107	NEW-P	90-17-150	51-13-301	NEW-P	90-17-149	72-108-060	NEW-P	90-10-102
51-11-0108	NEW-P	90-17-150	51-13-302	NEW-P	90-17-149	72-108-060	NEW	90-16-004
51-11-0109	NEW-P	90-17-150	51-13-303	NEW-P	90-17-149	72-108-070	NEW-P	90-10-102
51-11-0200	NEW-P	90-17-150	51-13-304	NEW-P	90-17-149	72-108-070	NEW	90-16-004
51-11-0201	NEW-P	90-17-150	51-13-400	NEW-P	90-17-149	72-108-070	NEW	90-16-004
51-11-0300	NEW-P	90-17-150	51-13-401	NEW-P	90-17-149	72-108-080	NEW-P	90-10-102
51-11-0301	NEW-P	90-17-150	51-13-402	NEW-P	90-17-149	72-108-080	NEW	90-16-004
51-11-0302	NEW-P	90-17-150	51-13-500	NEW-P	90-17-149	72-108-090	NEW-P	90-10-102
51-11-0303	NEW-P	90-17-150	51-13-501	NEW-P	90-17-149	72-108-090	NEW	90-16-004
51-11-0400	NEW-P	90-17-150	51-13-503	NEW-P	90-17-149	72-108-100	NEW-P	90-10-102
51-11-0401	NEW-P	90-17-150	51-16-030	AMD	90-02-110	72-108-100	NEW	90-16-004
51-11-0402	NEW-P	90-17-150	51-16-030	AMD-P	90-17-153	72-120-010	NEW-P	90-10-103
51-11-0500	NEW-P	90-17-150	51-16-050	AMD	90-02-110	72-120-010	NEW	90-16-005
51-11-0501	NEW-P	90-17-150	51-16-080	AMD-P	90-07-083	72-120-015	NEW-P	90-10-103
51-11-0502	NEW-P	90-17-150	51-16-080	AMD	90-13-033	72-120-015	NEW	90-16-005
51-11-0503	NEW-P	90-17-150	51-16-090	REP-P	90-07-083	72-120-100	NEW-P	90-10-103
51-11-0504	NEW-P	90-17-150	51-16-090	REP	90-13-033	72-120-100	NEW	90-16-005
51-11-0505	NEW-P	90-17-150	51-18-010	NEW	90-02-110	72-120-200	NEW-P	90-10-103
51-11-0600	NEW-P	90-17-150	51-18-020	NEW	90-02-110	72-120-200	NEW	90-16-005
51-11-0601	NEW-P	90-17-150	51-18-030	NEW	90-02-110	72-120-205	NEW-P	90-10-103
51-11-0602	NEW-P	90-17-150	51-18-040	NEW	90-02-110	72-120-205	NEW	90-16-005
51-11-0603	NEW-P	90-17-150	51-18-050	NEW	90-02-110	72-120-210	NEW-P	90-10-103
51-11-0604	NEW-P	90-17-150	51-19-100	NEW-P	90-17-152	72-120-210	NEW	90-16-005
51-11-0605	NEW-P	90-17-150	51-19-110	NEW-P	90-17-152	72-120-220	NEW-P	90-10-103
51-11-0606	NEW-P	90-17-150	51-19-120	NEW-P	90-17-152	72-120-220	NEW	90-16-005
51-11-0607	NEW-P	90-17-150	51-19-130	NEW-P	90-17-152	72-120-225	NEW-P	90-10-103
51-11-0608	NEW-P	90-17-150	51-19-140	NEW-P	90-17-152	72-120-225	NEW	90-16-005
51-11-0700	NEW-P	90-17-150	51-19-150	NEW-P	90-17-152	72-120-230	NEW-P	90-10-103
51-11-0701	NEW-P	90-17-150	51-19-160	NEW-P	90-17-152	72-120-230	NEW	90-16-005
51-11-0800	NEW-P	90-17-150	51-19-170	NEW-P	90-17-152	72-120-234	NEW-P	90-10-103
51-11-0900	NEW-P	90-17-150	51-19-180	NEW-P	90-17-152	72-120-234	NEW	90-16-005
51-11-1000	NEW-P	90-17-150	51-19-190	NEW-P	90-17-152	72-120-236	NEW-P	90-10-103
51-11-1001	NEW-P	90-17-150	51-19-200	NEW-P	90-17-152	72-120-236	NEW	90-16-005
51-11-1002	NEW-P	90-17-150	51-19-210	NEW-P	90-17-152	72-130-010	NEW-P	90-10-104
51-11-1003	NEW-P	90-17-150	51-19-220	NEW-P	90-17-152	72-130-010	NEW	90-16-006
51-11-1004	NEW-P	90-17-150	51-19-230	NEW-P	90-17-152	72-130-020	NEW-P	90-10-104
51-11-1005	NEW-P	90-17-150	51-19-240	NEW-P	90-17-152	72-130-020	NEW	90-16-006
51-11-1006	NEW-P	90-17-150	51-19-250	NEW-P	90-17-152	72-130-030	NEW-P	90-10-104
51-11-1007	NEW-P	90-17-150	51-19-260	NEW-P	90-17-152	72-130-030	NEW	90-16-006
51-11-1008	NEW-P	90-17-150	51-19-270	NEW-P	90-17-152	72-130-035	NEW-P	90-10-104
51-11-1009	NEW-P	90-17-150	51-19-280	NEW-P	90-17-152	72-130-035	NEW	90-16-006
51-11-1010	NEW-P	90-17-150	51-19-300	NEW-P	90-17-152	72-130-040	NEW-P	90-10-104
51-12-201	AMD-P	90-05-064	51-19-400	NEW-P	90-17-152	72-130-040	NEW	90-16-006
51-12-201	AMD-C	90-11-020	51-19-410	NEW-P	90-17-152	72-130-050	NEW-P	90-10-104
51-12-201	AMD-W	90-13-040	51-19-420	NEW-P	90-17-152	72-130-050	NEW	90-16-006
51-12-202	AMD-P	90-05-064	51-19-430	NEW-P	90-17-152	72-140-010	NEW-P	90-10-105
51-12-202	AMD-C	90-11-020	51-19-440	NEW-P	90-17-152	72-140-010	NEW	90-16-007
51-12-202	AMD-W	90-13-040	51-19-450	NEW-P	90-17-152	72-140-020	NEW-P	90-10-105
51-12-204	AMD-P	90-05-064	51-19-460	NEW-P	90-17-152	72-140-020	NEW	90-16-007
51-12-204	AMD-C	90-11-020	51-19-470	NEW-P	90-17-152	72-140-030	NEW-P	90-10-105
51-12-204	AMD-W	90-13-040	51-19-500	NEW-P	90-17-152	72-140-030	NEW	90-16-007
51-12-220	AMD	90-02-110	51-19-510	NEW-P	90-17-152	72-140-040	NEW-P	90-10-105
51-12-403	AMD	90-02-110	51-19-600	NEW-P	90-17-152	72-140-040	NEW	90-16-007
51-12-404	AMD	90-02-110	51-19-610	NEW-P	90-17-152	72-140-050	NEW-P	90-10-105
51-12-411	AMD-P	90-05-064	51-19-620	NEW-P	90-17-152	72-140-050	NEW	90-16-007
51-12-411	AMD-C	90-11-020	51-19-630	NEW-P	90-17-152	72-140-060	NEW-P	90-10-105
51-12-411	AMD-W	90-13-040	51-19-640	NEW-P	90-17-152	72-140-060	NEW	90-16-007
51-12-426	AMD	90-02-110	51-19-650	NEW-P	90-17-152	72-140-070	NEW-P	90-10-105
51-12-601	AMD	90-02-110	51-19-660	NEW-P	90-17-152	72-140-070	NEW	90-16-007
			51-19-670	NEW-P	90-17-152	72-140-080	NEW-P	90-10-105

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
72-140-080	NEW	90-16-007	72-276-100	NEW	90-16-009	113-12-180	DECOD-P	90-21-116
72-171-001	NEW-P	90-10-106	72-276-110	NEW-P	90-10-107	113-12-190	DECOD-P	90-21-116
72-171-001	NEW	90-16-008	72-276-110	NEW	90-16-009	113-12-195	DECOD-P	90-21-116
72-171-010	NEW-P	90-10-106	72-276-120	NEW-P	90-10-107	113-12-197	DECOD-P	90-21-116
72-171-010	NEW	90-16-008	72-276-120	NEW	90-16-009	113-12-200	AMD-P	90-04-029
72-171-015	NEW-P	90-10-106	72-276-130	NEW-P	90-10-107	113-12-200	AMD-C	90-08-036
72-171-015	NEW	90-16-008	72-276-130	NEW	90-16-009	113-12-200	AMD	90-16-059
72-171-016	NEW-P	90-10-106	72-276-140	NEW-P	90-10-107	113-12-200	DECOD-P	90-21-116
72-171-016	NEW	90-16-008	72-276-140	NEW	90-16-009	113-12-210	DECOD-P	90-21-116
72-171-100	NEW-P	90-10-106	72-280-010	NEW-P	90-10-108	113-12-220	DECOD-P	90-21-116
72-171-100	NEW	90-16-008	72-280-010	NEW	90-16-010	113-12-230	DECOD-P	90-21-116
72-171-110	NEW-P	90-10-106	72-280-011	NEW-P	90-10-108	113-12-300	DECOD-P	90-21-116
72-171-110	NEW	90-16-008	72-280-011	NEW	90-16-010	113-12-310	DECOD-P	90-21-116
72-171-120	NEW-P	90-10-106	72-280-015	NEW-P	90-10-108	113-12-320	DECOD-P	90-21-116
72-171-120	NEW	90-16-008	72-280-015	NEW	90-16-010	113-12-330	DECOD-P	90-21-116
72-171-130	NEW-P	90-10-106	72-280-020	NEW-P	90-10-108	113-12-340	DECOD-P	90-21-116
72-171-130	NEW	90-16-008	72-280-020	NEW	90-16-010	113-12-350	DECOD-P	90-21-116
72-171-140	NEW-P	90-10-106	72-280-025	NEW-P	90-10-108	114-12-011	DECOD-P	90-21-117
72-171-140	NEW	90-16-008	72-280-025	NEW	90-16-010	114-12-021	DECOD-P	90-21-117
72-171-150	NEW-P	90-10-106	72-280-030	NEW-P	90-10-108	114-12-031	DECOD-P	90-21-117
72-171-150	NEW	90-16-008	72-280-030	NEW	90-16-010	114-12-041	DECOD-P	90-21-117
72-171-200	NEW-P	90-10-106	72-280-040	NEW-P	90-10-108	114-12-115	DECOD-P	90-21-117
72-171-200	NEW	90-16-008	72-280-040	NEW	90-16-010	114-12-126	DECOD-P	90-21-117
72-171-210	NEW-P	90-10-106	72-280-050	NEW-P	90-10-108	114-12-132	DECOD-P	90-21-117
72-171-210	NEW	90-16-008	72-280-050	NEW	90-16-010	114-12-136	AMD	90-04-094
72-171-220	NEW-P	90-10-106	72-280-055	NEW-P	90-10-108	114-12-136	DECOD-P	90-22-094
72-171-220	NEW	90-16-008	72-280-055	NEW	90-16-010	114-12-150	DECOD-P	90-21-117
72-171-230	NEW-P	90-10-106	72-280-060	NEW-P	90-10-108	114-12-155	AMD-P	90-11-045
72-171-230	NEW	90-16-008	72-280-060	NEW	90-16-010	114-12-155	DECOD-P	90-21-117
72-171-240	NEW-P	90-10-106	72-280-070	NEW-P	90-10-108	114-12-155	AMD	90-22-036
72-171-240	NEW	90-16-008	72-280-070	NEW	90-16-010	114-12-164	DECOD-P	90-21-117
72-171-400	NEW-P	90-10-106	72-325-010	NEW-P	90-10-109	114-12-170	DECOD-P	90-21-117
72-171-400	NEW	90-16-008	72-325-010	NEW	90-16-011	114-12-180	DECOD-P	90-21-117
72-171-410	NEW-P	90-10-106	82-30-010	NEW	90-12-009	114-12-190	AMD-P	90-11-045
72-171-410	NEW	90-16-008	82-30-020	NEW	90-12-009	114-12-190	DECOD-P	90-21-117
72-171-420	NEW-P	90-10-106	82-30-030	NEW	90-12-009	114-12-190	AMD	90-22-036
72-171-420	NEW	90-16-008	82-30-040	NEW	90-12-009	114-12-190	DECOD-P	90-21-117
72-171-430	NEW-P	90-10-106	82-30-050	NEW	90-12-009	114-12-200	DECOD-P	90-21-117
72-171-430	NEW	90-16-008	82-30-060	NEW	90-12-009	130-10-010	NEW-P	90-19-027
72-171-500	NEW-P	90-10-106	82-50-021	AMD-P	90-14-077	130-10-010	NEW	90-22-065
72-171-500	NEW	90-16-008	82-50-021	AMD	90-17-017	130-10-020	NEW-P	90-19-027
72-171-510	NEW-P	90-10-106	98-14-200	NEW-P	90-13-105	130-10-020	NEW	90-22-065
72-171-510	NEW	90-16-008	98-14-200	NEW	90-17-073	130-10-030	NEW-P	90-19-027
72-171-600	NEW-P	90-10-106	113-10-010	DECOD-P	90-21-116	130-10-030	NEW	90-22-065
72-171-600	NEW	90-16-008	113-10-020	DECOD-P	90-21-116	130-10-040	NEW-P	90-19-027
72-171-610	NEW-P	90-10-106	113-10-030	DECOD-P	90-21-116	130-10-040	NEW	90-22-065
72-171-610	NEW	90-16-008	113-10-040	DECOD-P	90-21-116	130-10-050	NEW-P	90-19-027
72-171-620	NEW-P	90-10-106	113-10-050	DECOD-P	90-21-116	130-10-050	NEW	90-22-065
72-171-620	NEW	90-16-008	113-10-060	DECOD-P	90-21-116	130-10-060	NEW-P	90-19-027
72-171-630	NEW-P	90-10-106	113-10-070	DECOD-P	90-21-116	130-10-060	NEW	90-22-065
72-171-630	NEW	90-16-008	113-10-070	DECOD-P	90-21-116	130-10-065	NEW-P	90-19-027
72-171-640	NEW-P	90-10-106	113-10-090	DECOD-P	90-21-116	130-10-065	NEW	90-22-065
72-171-640	NEW	90-16-008	113-10-100	DECOD-P	90-21-116	130-10-065	NEW-P	90-19-027
72-171-650	NEW-P	90-10-106	113-10-110	DECOD-P	90-21-116	130-10-070	NEW	90-22-065
72-171-650	NEW-C	90-17-079	113-10-110	DECOD-P	90-21-116	130-10-070	NEW-P	90-19-027
72-171-650	NEW	90-23-055	113-12-010	DECOD-P	90-21-116	130-10-075	NEW	90-22-065
72-171-700	NEW-P	90-17-078	113-12-075	DECOD-P	90-21-116	130-10-075	NEW-P	90-19-027
72-171-700	NEW	90-23-054	113-12-080	DECOD-P	90-21-116	130-10-080	NEW	90-22-065
72-276-010	NEW-P	90-10-107	113-12-085	DECOD-P	90-21-116	130-10-080	NEW-P	90-19-027
72-276-010	NEW	90-16-009	113-12-087	DECOD-P	90-21-116	130-10-085	NEW	90-22-065
72-276-020	NEW-P	90-10-107	113-12-101	PREP	90-20-052	130-10-085	NEW	90-22-065
72-276-020	NEW	90-16-009	113-12-101	DECOD-P	90-21-116	130-10-090	NEW-P	90-19-027
72-276-030	NEW-P	90-10-107	113-12-103	DECOD-P	90-21-116	130-10-090	NEW	90-22-065
72-276-030	NEW	90-16-009	113-12-104	NEW-P	90-09-077	130-10-090	NEW-P	90-19-027
72-276-040	NEW-P	90-10-107	113-12-104	NEW-P	90-14-130	130-10-091	NEW	90-22-065
72-276-040	NEW	90-16-009	113-12-104	DECOD-P	90-21-116	130-10-091	NEW-P	90-19-027
72-276-050	NEW-P	90-10-107	113-12-115	NEW	90-22-037	130-10-095	NEW	90-22-065
72-276-050	NEW	90-16-009	113-12-120	DECOD-P	90-21-116	130-10-100	NEW-P	90-19-027
72-276-060	NEW-P	90-10-107	113-12-130	DECOD-P	90-21-116	130-10-100	NEW	90-22-065
72-276-060	NEW	90-16-009	113-12-130	REP-P	90-04-029	130-14-010	NEW-P	90-12-110
72-276-070	NEW-P	90-10-107	113-12-150	REP	90-08-035	130-14-010	NEW	90-17-054
72-276-070	NEW	90-16-009	113-12-160	DECOD-P	90-21-116	130-14-020	NEW-P	90-12-110
72-276-080	NEW-P	90-10-107	113-12-160	REP-P	90-04-029	130-14-020	NEW	90-17-054
72-276-080	NEW	90-16-009	113-12-161	REP	90-08-035	130-14-030	NEW-P	90-12-110
72-276-090	NEW-P	90-10-107	113-12-161	REP	90-08-035	130-14-030	NEW	90-17-054
72-276-090	NEW	90-16-009	113-12-165	REP	90-08-035	130-14-040	NEW-P	90-12-110
72-276-100	NEW-P	90-10-107	113-12-170	DECOD-P	90-21-116	130-14-040	NEW	90-17-054
72-276-100	NEW-P	90-10-107	113-12-175	DECOD-P	90-21-116	130-14-050	NEW-P	90-12-110
				DECOD-P	90-21-116	130-14-050	NEW	90-17-054

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
130-14-060	NEW-P	90-12-110	132D-108-090	NEW	90-05-045	132H-108-030	REP	90-09-066
130-14-060	NEW	90-17-054	132D-130-010	NEW	90-05-045	132H-108-040	REP-P	90-03-077
130-14-070	NEW-P	90-12-110	132D-130-020	NEW	90-05-045	132H-108-040	REP-E	90-03-079
130-14-070	NEW	90-17-054	132D-130-030	NEW	90-05-045	132H-108-040	REP	90-09-066
131-08-010	REP-P	90-19-077	132D-130-035	NEW	90-05-045	132H-108-050	REP-P	90-03-077
131-08-010	REP	90-22-032	132D-130-040	NEW	90-05-045	132H-108-050	REP-E	90-03-079
131-12-010	AMD-P	90-16-067	132D-130-045	NEW	90-05-045	132H-108-050	REP	90-09-066
131-12-010	AMD	90-20-009	132D-130-050	NEW	90-05-045	132H-108-060	REP-P	90-03-077
131-12-020	AMD-P	90-16-067	132D-130-055	NEW	90-05-045	132H-108-060	REP-E	90-03-079
131-12-020	AMD	90-20-009	132D-130-060	NEW	90-05-045	132H-108-060	REP	90-09-066
131-12-070	REP-P	90-16-067	132D-130-070	NEW	90-05-045	132H-108-070	REP-P	90-03-077
131-12-070	REP	90-20-009	132D-130-075	NEW	90-05-045	132H-108-070	REP-E	90-03-079
131-16-055	NEW-E	90-04-066	132D-130-080	NEW	90-05-045	132H-108-070	REP	90-09-066
131-16-400	AMD-P	90-16-068	132D-130-085	NEW	90-05-045	132H-108-080	REP-P	90-03-077
131-16-400	AMD	90-20-009	132D-130-090	NEW	90-05-045	132H-108-080	REP-E	90-03-079
131-16-450	NEW-E	90-15-004	132D-130-095	NEW	90-05-045	132H-108-080	REP	90-09-066
131-16-450	NEW-P	90-16-068	132D-130-100	NEW	90-05-045	132H-108-090	REP-P	90-03-077
131-16-450	NEW	90-20-009	132D-133-020	NEW	90-05-045	132H-108-090	REP-E	90-03-079
131-16-500	NEW-E	90-09-069	132D-400-010	NEW	90-05-045	132H-108-090	REP	90-09-066
131-16-500	NEW-P	90-13-095	132D-400-020	NEW	90-05-045	132H-108-100	REP-P	90-03-077
131-16-500	NEW-E	90-15-003	132D-400-030	NEW	90-05-045	132H-108-100	REP-E	90-03-079
131-16-500	NEW	90-20-009	132D-400-040	NEW	90-05-045	132H-108-100	REP	90-09-066
131-28-026	AMD-P	90-16-069	132E-108-010	NEW-P	90-03-012	132H-108-110	REP-P	90-03-077
131-28-026	AMD	90-20-009	132E-108-010	NEW	90-09-006	132H-108-110	REP-E	90-03-079
131-28-090	AMD-P	90-16-069	132E-108-020	NEW-P	90-03-012	132H-108-110	REP	90-09-066
131-28-090	AMD	90-20-009	132E-108-020	NEW	90-09-006	132H-108-120	REP-P	90-03-077
131-32-050	NEW-E	90-19-083	132E-108-030	NEW-P	90-03-012	132H-108-120	REP-E	90-03-079
132B-400-010	NEW-P	90-18-082	132E-108-030	NEW	90-09-006	132H-108-120	REP	90-09-066
132B-400-010	NEW-W	90-22-029	132E-108-040	NEW-P	90-03-012	132H-108-130	REP-P	90-03-077
132B-400-020	NEW-P	90-18-082	132E-108-040	NEW	90-09-006	132H-108-130	REP-E	90-03-079
132B-400-020	NEW-W	90-22-029	132E-108-050	NEW-P	90-03-012	132H-108-130	REP	90-09-066
132B-400-030	NEW-P	90-18-082	132E-108-050	NEW	90-09-006	132H-108-140	REP-P	90-03-077
132B-400-030	NEW-W	90-22-029	132E-108-060	NEW-P	90-03-012	132H-108-140	REP-E	90-03-079
132B-400-040	NEW-P	90-18-082	132E-108-060	NEW	90-09-006	132H-108-140	REP	90-09-066
132B-400-040	NEW-W	90-22-029	132E-108-070	NEW-P	90-03-012	132H-108-150	REP-P	90-03-077
132B-400-050	NEW-P	90-18-082	132E-108-070	NEW	90-09-006	132H-108-150	REP-E	90-03-079
132B-400-050	NEW-W	90-22-029	132E-108-080	NEW-P	90-03-012	132H-108-150	REP	90-09-066
132B-400-060	NEW-P	90-18-082	132E-108-080	NEW	90-09-006	132H-108-160	REP-P	90-03-077
132B-400-060	NEW-W	90-22-029	132E-133-020	NEW-P	90-03-019	132H-108-160	REP-E	90-03-079
132B-400-070	NEW-P	90-18-082	132E-133-020	NEW	90-09-049	132H-108-160	REP	90-09-066
132B-400-070	NEW-W	90-22-029	132E-400-010	NEW-P	90-03-021	132H-108-170	REP-P	90-03-077
132B-400-080	NEW-P	90-18-082	132E-400-010	NEW	90-09-005	132H-108-170	REP-E	90-03-079
132B-400-080	NEW-W	90-22-029	132E-400-020	NEW-P	90-03-021	132H-108-170	REP	90-09-066
132B-400-090	NEW-P	90-18-082	132E-400-020	NEW	90-09-005	132H-108-180	REP-P	90-03-077
132B-400-090	NEW-W	90-22-029	132E-400-030	NEW-P	90-03-021	132H-108-180	REP-E	90-03-079
132B-400-100	NEW-P	90-18-082	132E-400-030	NEW	90-09-005	132H-108-180	REP	90-09-066
132B-400-100	NEW-W	90-22-029	132E-400-040	NEW-P	90-03-021	132H-108-190	REP-P	90-03-077
132B-400-110	NEW-P	90-18-082	132E-400-040	NEW	90-09-005	132H-108-190	REP-E	90-03-079
132B-400-110	NEW-W	90-22-029	132G-108-010	NEW-P	90-10-049	132H-108-190	REP	90-09-066
132B-400-120	NEW-P	90-18-082	132G-108-010	NEW	90-13-051	132H-108-200	REP-P	90-03-077
132B-400-120	NEW-W	90-22-029	132G-108-020	NEW-P	90-10-049	132H-108-200	REP-E	90-03-079
132B-400-130	NEW-P	90-18-082	132G-108-020	NEW	90-13-051	132H-108-200	REP	90-09-066
132B-400-130	NEW-W	90-22-029	132G-108-030	NEW-P	90-10-049	132H-108-210	REP-P	90-03-077
132B-400-140	NEW-P	90-18-082	132G-108-030	NEW	90-13-051	132H-108-210	REP-E	90-03-079
132B-400-140	NEW-W	90-22-029	132G-108-040	NEW-P	90-10-049	132H-108-210	REP	90-09-066
132B-400-150	NEW-P	90-18-082	132G-108-040	NEW	90-13-051	132H-108-220	REP-P	90-03-077
132B-400-150	NEW-W	90-22-029	132G-108-050	NEW-P	90-10-049	132H-108-220	REP-E	90-03-079
132B-400-160	NEW-P	90-18-082	132G-108-050	NEW	90-13-051	132H-108-220	REP	90-09-066
132B-400-160	NEW-W	90-22-029	132G-108-060	NEW-P	90-10-049	132H-108-230	REP-P	90-03-077
132B-400-170	NEW-P	90-18-082	132G-108-060	NEW	90-13-051	132H-108-230	REP-E	90-03-079
132B-400-170	NEW-W	90-22-029	132G-108-070	NEW-P	90-10-049	132H-108-230	REP	90-09-066
132B-400-180	NEW-P	90-18-082	132G-108-070	NEW	90-13-051	132H-108-240	REP-P	90-03-077
132B-400-180	NEW-W	90-22-029	132G-108-080	NEW-P	90-10-049	132H-108-240	REP-E	90-03-079
132B-400-190	NEW-P	90-18-082	132G-108-080	NEW	90-13-051	132H-108-240	REP	90-09-066
132B-400-190	NEW-W	90-22-029	132G-133-020	NEW-P	90-10-050	132H-108-250	REP-P	90-03-077
132B-400-200	NEW-P	90-18-082	132G-133-020	NEW	90-13-050	132H-108-250	REP-E	90-03-079
132B-400-200	NEW-W	90-22-029	132H-108-005	REP-P	90-03-077	132H-108-250	REP	90-09-066
132B-400-210	NEW-P	90-18-082	132H-108-005	REP-E	90-03-079	132H-108-260	REP-P	90-03-077
132B-400-210	NEW-W	90-22-029	132H-108-005	REP	90-09-066	132H-108-260	REP-E	90-03-079
132D-108-010	NEW	90-05-045	132H-108-010	REP-P	90-03-077	132H-108-260	REP	90-09-066
132D-108-020	NEW	90-05-045	132H-108-010	REP-E	90-03-079	132H-108-270	REP-P	90-03-077
132D-108-030	NEW	90-05-045	132H-108-010	REP	90-09-066	132H-108-270	REP-E	90-03-079
132D-108-040	NEW	90-05-045	132H-108-020	REP-P	90-03-077	132H-108-270	REP	90-09-066
132D-108-050	NEW	90-05-045	132H-108-020	REP-E	90-03-079	132H-108-280	REP-P	90-03-077
132D-108-060	NEW	90-05-045	132H-108-020	REP	90-09-066	132H-108-280	REP-E	90-03-079
132D-108-070	NEW	90-05-045	132H-108-030	REP-P	90-03-077	132H-108-280	REP	90-09-066
132D-108-080	NEW	90-05-045	132H-108-030	REP-E	90-03-079	132H-108-290	REP-P	90-03-077

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132H-108-290	REP-E	90-03-079	132J-108-140	NEW-W	90-12-108	132L-30-170	REP-P	90-14-111
132H-108-290	REP	90-09-066	132J-108-150	NEW-P	90-12-012	132L-30-170	REP	90-17-060
132H-108-300	REP-P	90-03-077	132J-108-150	NEW-W	90-12-108	132L-30-180	REP-P	90-14-111
132H-108-300	REP-E	90-03-079	132J-108-160	NEW-P	90-12-012	132L-30-180	REP	90-17-060
132H-108-300	REP	90-09-066	132J-108-160	NEW-W	90-12-108	132L-30-190	REP-P	90-14-111
132H-108-310	REP-P	90-03-077	132J-108-170	NEW-P	90-12-012	132L-30-190	REP	90-17-060
132H-108-310	REP-E	90-03-079	132J-108-170	NEW-W	90-12-108	132L-30-200	REP-P	90-14-111
132H-108-310	REP	90-09-066	132J-108-180	NEW-P	90-12-012	132L-30-200	REP	90-17-060
132H-108-320	REP-P	90-03-077	132J-108-180	NEW-W	90-12-108	132L-30-210	REP-P	90-14-111
132H-108-320	REP-E	90-03-079	132J-108-180	NEW-P	90-12-109	132L-30-210	REP	90-17-060
132H-108-320	REP	90-09-066	132J-108-180	NEW-P	90-22-067	132L-30-220	REP-P	90-14-111
132H-108-330	REP-P	90-03-077	132K-16-120	NEW-E	90-19-115	132L-30-220	REP	90-17-060
132H-108-330	REP-E	90-03-079	132K-16-130	NEW-E	90-19-115	132L-30-230	REP-P	90-14-111
132H-108-330	REP	90-09-066	132K-16-140	NEW-E	90-19-115	132L-30-230	REP	90-17-060
132H-108-410	NEW-P	90-03-077	132K-16-150	NEW-E	90-19-115	132L-30-240	REP-P	90-14-111
132H-108-410	NEW-E	90-03-079	132K-16-160	NEW-E	90-19-115	132L-30-240	REP	90-17-060
132H-108-410	NEW	90-09-066	132K-16-170	NEW-E	90-19-115	132L-30-250	REP-P	90-14-111
132H-108-420	NEW-P	90-03-077	132K-16-180	NEW-E	90-19-115	132L-30-250	REP	90-17-060
132H-108-420	NEW-E	90-03-079	132K-16-190	NEW-E	90-19-115	132L-30-260	REP-P	90-14-111
132H-108-420	NEW	90-09-066	132K-16-200	NEW-E	90-19-115	132L-30-260	REP	90-17-060
132H-108-430	NEW-P	90-03-077	132K-16-210	NEW-E	90-19-115	132L-30-270	REP-P	90-14-111
132H-108-430	NEW-E	90-03-079	132K-16-220	NEW-E	90-19-115	132L-30-270	REP	90-17-060
132H-108-430	NEW	90-09-066	132K-16-230	NEW-E	90-19-115	132L-30-280	REP-P	90-14-111
132H-108-440	NEW-P	90-03-077	132K-16-240	NEW-E	90-19-115	132L-30-280	REP	90-17-060
132H-108-440	NEW-E	90-03-079	132K-16-250	NEW-E	90-19-115	132L-30-290	REP-P	90-14-111
132H-108-440	NEW	90-09-066	132K-16-260	NEW-E	90-19-115	132L-30-290	REP	90-17-060
132H-108-450	NEW-P	90-03-077	132K-16-270	NEW-E	90-19-115	132L-32-300	REP-P	90-14-111
132H-108-450	NEW-E	90-03-079	132K-16-280	NEW-E	90-19-115	132L-30-300	REP	90-17-060
132H-108-450	NEW	90-09-066	132K-16-290	NEW-E	90-19-115	132L-108-010	NEW-E	90-03-074
132H-108-460	NEW-P	90-03-077	132K-16-300	NEW-E	90-19-115	132L-108-010	NEW	90-05-005
132H-108-460	NEW-E	90-03-079	132K-16-310	NEW-E	90-19-115	132L-108-020	NEW-E	90-03-074
132H-108-460	NEW	90-09-066	132K-16-320	NEW-E	90-19-115	132L-108-020	NEW	90-05-005
132H-108-470	NEW-P	90-03-077	132K-16-330	NEW-E	90-19-115	132L-108-030	NEW-E	90-03-074
132H-108-470	NEW-E	90-03-079	132K-16-340	NEW-E	90-19-115	132L-108-030	NEW	90-05-005
132H-108-470	NEW	90-09-066	132K-16-350	NEW-E	90-19-115	132L-108-040	NEW-E	90-03-074
132H-108-480	NEW-P	90-03-077	132K-16-360	NEW-E	90-19-115	132L-108-040	NEW	90-05-005
132H-108-480	NEW-E	90-03-079	132K-16-370	NEW-E	90-19-115	132L-108-050	NEW-E	90-03-074
132H-108-480	NEW	90-09-066	132K-16-380	NEW-E	90-19-115	132L-108-050	NEW	90-05-005
132H-200-040	NEW-P	90-03-076	132K-16-390	NEW-E	90-19-115	132L-108-060	NEW-E	90-03-074
132H-200-040	NEW-E	90-03-080	132K-16-400	NEW-E	90-19-115	132L-108-060	NEW	90-05-005
132H-200-040	NEW	90-09-065	132K-16-410	NEW-E	90-19-115	132L-108-070	NEW-E	90-03-074
132H-400-005	NEW-P	90-03-078	132K-16-420	NEW-E	90-19-115	132L-108-070	NEW	90-05-005
132H-400-005	NEW-E	90-03-081	132K-16-430	NEW-E	90-19-115	132L-108-080	NEW-E	90-03-074
132H-400-005	NEW	90-09-067	132K-16-440	NEW-E	90-19-115	132L-108-080	NEW	90-05-005
132H-400-010	NEW-P	90-03-078	132L-20-090	REP	90-05-004	132L-117-010	NEW-P	90-14-111
132H-400-010	NEW-E	90-03-081	132L-30-010	REP-P	90-14-111	132L-117-010	NEW	90-17-060
132H-400-010	NEW	90-09-067	132L-30-010	REP	90-17-060	132L-117-020	NEW-P	90-14-111
132H-400-020	NEW-P	90-03-078	132L-30-020	REP-P	90-14-111	132L-117-020	NEW	90-17-060
132H-400-020	NEW-E	90-03-081	132L-30-020	REP	90-17-060	132L-117-030	NEW-P	90-14-111
132H-400-020	NEW	90-09-067	132L-30-030	REP-P	90-14-111	132L-117-030	NEW	90-17-060
132H-400-030	NEW-P	90-03-078	132L-30-030	REP	90-17-060	132L-117-040	NEW-P	90-14-111
132H-400-030	NEW-E	90-03-081	132L-30-040	REP-P	90-14-111	132L-117-040	NEW	90-17-060
132H-400-030	NEW	90-09-067	132L-30-040	REP	90-17-060	132L-117-050	NEW-P	90-14-111
132H-400-040	NEW-P	90-03-078	132L-30-050	REP-P	90-14-111	132L-117-050	NEW	90-17-060
132H-400-040	NEW-E	90-03-081	132L-30-050	REP	90-17-060	132L-117-060	NEW-P	90-14-111
132H-400-040	NEW	90-09-067	132L-30-060	REP-P	90-14-111	132L-117-060	NEW	90-17-060
132J-108-010	NEW-P	90-12-109	132L-30-060	REP	90-17-060	132L-117-070	NEW-P	90-14-111
132J-108-010	NEW	90-22-067	132L-30-070	REP-P	90-14-111	132L-117-070	NEW	90-17-060
132J-108-020	NEW-P	90-12-109	132L-30-070	REP	90-17-060	132L-117-080	NEW-P	90-14-111
132J-108-020	NEW	90-22-067	132L-30-080	REP-P	90-14-111	132L-117-080	NEW	90-17-060
132J-108-030	NEW-P	90-12-109	132L-30-080	REP	90-17-060	132L-117-090	NEW-P	90-14-111
132J-108-030	NEW	90-22-067	132L-30-090	REP-P	90-14-111	132L-117-090	NEW	90-17-060
132J-108-040	NEW-P	90-12-109	132L-30-090	REP	90-17-060	132L-117-100	NEW-P	90-14-111
132J-108-040	NEW	90-22-067	132L-30-100	REP-P	90-14-111	132L-117-100	NEW	90-17-060
132J-108-050	NEW-P	90-12-109	132L-30-100	REP	90-17-060	132L-117-110	NEW-P	90-14-111
132J-108-050	NEW	90-22-067	132L-30-110	REP-P	90-14-111	132L-117-110	NEW	90-17-060
132J-108-060	NEW-P	90-12-109	132L-30-110	REP	90-17-060	132L-117-120	NEW-P	90-14-111
132J-108-060	NEW	90-22-067	132L-30-120	REP-P	90-14-111	132L-117-120	NEW	90-17-060
132J-108-070	NEW-P	90-12-109	132L-30-120	REP	90-17-060	132L-117-130	NEW-P	90-14-111
132J-108-070	NEW	90-22-067	132L-30-130	REP-P	90-14-111	132L-117-130	NEW	90-17-060
132J-108-110	NEW-P	90-12-012	132L-30-130	REP	90-17-060	132L-117-140	NEW-P	90-14-111
132J-108-110	NEW-W	90-12-108	132L-30-140	REP-P	90-14-111	132L-117-140	NEW	90-17-060
132J-108-120	NEW-P	90-12-012	132L-30-140	REP	90-17-060	132L-117-150	NEW-P	90-14-111
132J-108-120	NEW-W	90-12-108	132L-30-150	REP-P	90-14-111	132L-117-150	NEW	90-17-060
132J-108-130	NEW-P	90-12-012	132L-30-150	REP	90-17-060	132L-117-160	NEW-P	90-14-111
132J-108-130	NEW-W	90-12-108	132L-30-160	REP-P	90-14-111	132L-117-160	NEW	90-17-060
132J-108-140	NEW-P	90-12-012	132L-30-160	REP	90-17-060	132L-117-170	NEW-P	90-14-111

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132L-117-170	NEW	90-17-060	132Q-04-055	REP	90-21-015	132Q-09-350	REP	90-21-019
132L-117-180	NEW-P	90-14-111	132Q-04-200	AMD-P	90-14-117	132Q-09-360	REP-P	90-14-120
132L-117-180	NEW	90-17-060	132Q-04-200	AMD-C	90-18-013	132Q-09-360	REP	90-21-019
132L-117-190	NEW-P	90-14-111	132Q-04-200	AMD	90-21-016	132Q-09-400	REP-P	90-14-120
132L-117-190	NEW	90-17-060	132Q-04-210	AMD-P	90-14-117	132Q-09-400	REP	90-21-019
132L-117-200	NEW-P	90-14-111	132Q-04-210	AMD-C	90-18-013	132Q-09-410	REP-P	90-14-120
132L-117-200	NEW	90-17-060	132Q-04-210	AMD	90-21-016	132Q-09-410	REP	90-21-019
132L-117-210	NEW-P	90-14-111	132Q-04-220	AMD-P	90-14-117	132Q-09-420	REP-P	90-14-120
132L-117-210	NEW	90-17-060	132Q-04-220	AMD-C	90-18-013	132Q-09-420	REP	90-21-019
132L-117-220	NEW-P	90-14-111	132Q-04-220	AMD	90-21-016	132Q-09-430	REP-P	90-14-120
132L-117-220	NEW	90-17-060	132Q-04-230	AMD-P	90-14-117	132Q-09-430	REP	90-21-019
132L-117-230	NEW-P	90-14-111	132Q-04-230	AMD-C	90-18-013	132Q-09-440	REP-P	90-14-120
132L-117-230	NEW	90-17-060	132Q-04-230	AMD	90-21-016	132Q-09-440	REP	90-21-019
132L-117-240	NEW-P	90-14-111	132Q-04-240	AMD-P	90-14-117	132Q-09-450	REP-P	90-14-120
132L-117-240	NEW	90-17-060	132Q-04-240	AMD-C	90-18-013	132Q-09-450	REP	90-21-019
132L-117-250	NEW-P	90-14-111	132Q-04-240	AMD	90-21-016	132Q-09-460	REP-P	90-14-120
132L-117-250	NEW	90-17-060	132Q-05-060	AMD-P	90-14-118	132Q-09-460	REP	90-21-019
132L-117-260	NEW-P	90-14-111	132Q-05-060	AMD-C	90-18-014	132Q-09-470	REP-P	90-14-120
132L-117-260	NEW	90-17-060	132Q-05-060	AMD	90-21-017	132Q-09-470	REP	90-21-019
132L-117-270	NEW-P	90-14-111	132Q-05-080	AMD-P	90-14-118	132Q-09-480	REP-P	90-14-120
132L-117-270	NEW	90-17-060	132Q-05-080	AMD-C	90-18-014	132Q-09-480	REP	90-21-019
132L-117-280	NEW-P	90-14-111	132Q-05-080	AMD	90-21-017	132Q-16-045	AMD-P	90-14-121
132L-117-280	NEW	90-17-060	132Q-06-020	AMD-P	90-14-119	132Q-16-045	AMD-C	90-18-017
132L-117-290	NEW-P	90-14-111	132Q-06-020	AMD-C	90-18-015	132Q-16-045	AMD	90-21-020
132L-117-290	NEW	90-17-060	132Q-06-020	AMD	90-21-018	132Q-20-110	AMD-P	90-14-122
132L-117-300	NEW-P	90-14-111	132Q-06-025	AMD-P	90-14-119	132Q-20-110	AMD-C	90-18-018
132L-117-300	NEW	90-17-060	132Q-06-025	AMD-C	90-18-015	132Q-20-110	AMD	90-21-021
132L-133-020	NEW-E	90-03-074	132Q-06-025	AMD	90-21-018	132Q-94-010	AMD-P	90-14-123
132L-133-020	NEW	90-05-005	132Q-06-030	AMD-P	90-14-119	132Q-94-010	AMD-C	90-18-019
132L-280-010	NEW	90-05-004	132Q-06-030	AMD-C	90-18-015	132Q-94-010	AMD	90-21-022
132L-280-015	NEW	90-05-004	132Q-06-030	AMD	90-21-018	132Q-94-150	NEW-P	90-14-124
132L-280-020	NEW	90-05-004	132Q-09	REP-C	90-18-016	132Q-94-150	NEW-C	90-18-020
132L-280-030	NEW	90-05-004	132Q-09-001	REP-P	90-14-120	132Q-94-150	NEW	90-21-023
132L-280-040	NEW	90-05-004	132Q-09-001	REP	90-21-019	132S-01-010	NEW-P	90-03-082
132L-280-050	NEW	90-05-004	132Q-09-005	REP-P	90-14-120	132S-01-010	NEW	90-07-006
132L-280-060	NEW	90-05-004	132Q-09-005	REP	90-21-019	132S-01-020	NEW-P	90-03-082
132L-280-070	NEW	90-05-004	132Q-09-010	REP-P	90-14-120	132S-01-020	NEW	90-07-006
132L-280-080	NEW	90-05-004	132Q-09-010	REP	90-21-019	132S-01-030	NEW-P	90-03-082
132L-280-090	NEW	90-05-004	132Q-09-080	REP-P	90-14-120	132S-01-030	NEW	90-07-006
132L-280-100	NEW	90-05-004	132Q-09-080	REP	90-21-019	132S-01-040	NEW-P	90-03-082
132L-280-110	NEW	90-05-004	132Q-09-090	REP-P	90-14-120	132S-01-040	NEW	90-07-006
132L-280-120	NEW	90-05-004	132Q-09-090	REP	90-21-019	132S-01-050	NEW-P	90-03-082
132L-400-010	NEW-E	90-03-073	132Q-09-100	REP-P	90-14-120	132S-01-050	NEW	90-07-006
132L-400-010	NEW	90-05-009	132Q-09-100	REP	90-21-019	132S-01-060	NEW-P	90-03-082
132L-400-020	NEW	90-05-009	132Q-09-110	REP-P	90-14-120	132S-01-060	NEW	90-07-006
132L-400-030	NEW	90-05-009	132Q-09-110	REP	90-21-019	132S-01-070	NEW-P	90-03-082
132L-400-040	NEW	90-05-009	132Q-09-120	REP-P	90-14-120	132S-01-070	NEW	90-07-006
132N-400-010	NEW-P	90-04-079	132Q-09-120	REP	90-21-019	132S-01-080	NEW-P	90-03-082
132N-400-010	NEW-C	90-10-026	132Q-09-130	REP-P	90-14-120	132S-01-080	NEW	90-07-006
132N-400-010	NEW-W	90-17-101	132Q-09-130	REP	90-21-019	132S-01-090	NEW-P	90-03-082
132N-400-010	NEW-P	90-18-034	132Q-09-140	REP-P	90-14-120	132S-01-090	NEW	90-07-006
132N-400-010	NEW	90-22-049	132Q-09-140	REP	90-21-019	132S-05-010	NEW-P	90-03-082
132N-400-020	NEW-P	90-04-079	132Q-09-230	REP-P	90-14-120	132S-05-010	NEW	90-07-006
132N-400-020	NEW-C	90-10-026	132Q-09-230	REP	90-21-019	132S-05-015	NEW-P	90-03-082
132N-400-020	NEW-W	90-17-101	132Q-09-240	REP-P	90-14-120	132S-05-015	NEW	90-07-006
132N-400-020	NEW-P	90-18-034	132Q-09-240	REP	90-21-019	132S-05-020	NEW-P	90-03-082
132N-400-020	NEW	90-22-049	132Q-09-250	REP-P	90-14-120	132S-05-020	NEW	90-07-006
132N-400-030	NEW-P	90-04-079	132Q-09-250	REP	90-21-019	132S-30-037	NEW-P	90-03-082
132N-400-030	NEW-C	90-10-026	132Q-09-260	REP-P	90-14-120	132S-30-037	NEW	90-07-006
132N-400-030	NEW-W	90-17-101	132Q-09-260	REP	90-21-019	132S-40-130	NEW-P	90-03-082
132N-400-030	NEW-P	90-18-034	132Q-09-270	REP-P	90-14-120	132S-40-130	NEW	90-07-006
132N-400-030	NEW	90-22-049	132Q-09-270	REP	90-21-019	132S-40-135	NEW-P	90-03-082
132N-400-040	NEW-P	90-04-079	132Q-09-280	REP-P	90-14-120	132S-40-135	NEW	90-07-006
132N-400-040	NEW-C	90-10-026	132Q-09-280	REP	90-21-019	132S-40-140	NEW-P	90-03-082
132N-400-040	NEW-W	90-17-101	132Q-09-290	REP-P	90-14-120	132S-40-140	NEW	90-07-006
132N-400-040	NEW-P	90-18-034	132Q-09-290	REP	90-21-019	132S-40-145	NEW-P	90-03-082
132N-400-040	NEW	90-22-049	132Q-09-300	REP-P	90-14-120	132S-40-145	NEW	90-07-006
132P-136-040	AMD-P	90-07-058	132Q-09-300	REP	90-21-019	132S-40-150	NEW-P	90-03-082
132P-136-040	AMD	90-11-077	132Q-09-310	REP-P	90-14-120	132S-40-150	NEW	90-07-006
132Q-01-005	REP-P	90-14-114	132Q-09-310	REP	90-21-019	132S-40-155	NEW-P	90-03-082
132Q-01-005	REP-C	90-18-010	132Q-09-320	REP-P	90-14-120	132S-40-155	NEW	90-07-006
132Q-01-005	REP	90-21-013	132Q-09-320	REP	90-21-019	132T-104-010	REP	90-03-065
132Q-01-006	NEW-P	90-14-115	132Q-09-330	REP-P	90-14-120	132T-104-020	REP	90-03-065
132Q-01-006	NEW-C	90-18-011	132Q-09-330	REP	90-21-019	132T-104-030	REP	90-03-065
132Q-01-006	NEW	90-21-014	132Q-09-340	REP-P	90-14-120	132T-104-040	REP	90-03-065
132Q-04-055	REP-P	90-14-116	132Q-09-340	REP	90-21-019	132T-104-060	REP	90-03-065
132Q-04-055	REP-C	90-18-012	132Q-09-350	REP-P	90-14-120	132T-104-070	REP	90-03-065

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132T-104-080	REP	90-03-065	136-12-060	AMD	90-07-074	136-40-204	REP-C	90-13-001
132T-104-090	REP	90-03-065	136-12-070	AMD	90-07-074	136-40-204	REP	90-22-081
132T-104-100	REP	90-03-065	136-12-080	AMD	90-07-074	136-40-208	REP-C	90-13-001
132T-104-110	REP	90-03-065	136-14-010	AMD	90-07-075	136-40-208	REP	90-22-081
132T-104-120	REP	90-03-065	136-14-020	AMD	90-07-075	136-40-212	REP-C	90-13-001
132T-104-121	REP	90-03-065	136-14-030	AMD	90-07-075	136-40-212	REP	90-22-081
132T-104-130	REP	90-03-065	136-14-040	AMD	90-07-075	136-40-300	REP-C	90-13-001
132T-104-200	REP	90-03-065	136-14-050	AMD	90-07-075	136-40-300	REP	90-22-081
132T-104-210	REP	90-03-065	136-14-060	AMD	90-07-075	136-40-304	REP-C	90-13-001
132T-104-240	REP	90-03-065	136-16-010	AMD	90-07-076	136-40-304	REP	90-22-081
132T-104-250	REP	90-03-065	136-16-018	AMD	90-07-076	136-40-308	REP-C	90-13-001
132T-104-260	REP	90-03-065	136-16-018	AMD	90-07-076	136-40-308	REP	90-22-081
132T-104-265	REP	90-03-065	136-16-022	AMD	90-07-076	136-40-312	REP-C	90-13-001
132T-104-270	REP	90-03-065	136-16-042	AMD	90-07-076	136-40-312	REP	90-22-081
132T-104-280	REP	90-03-065	136-16-050	AMD	90-07-076	136-40-312	REP	90-22-081
132U-03-010	NEW	90-05-043	136-20-010	AMD-P	90-13-003	136-40-316	REP-C	90-13-001
132U-03-020	NEW	90-05-043	136-20-010	AMD	90-17-075	136-40-316	REP	90-22-081
132U-03-030	NEW	90-05-043	136-20-020	AMD-P	90-13-003	136-40-320	REP-C	90-13-001
132U-08-010	NEW	90-05-043	136-20-020	AMD	90-17-075	136-40-320	REP	90-22-081
132U-08-020	NEW	90-05-043	136-20-030	AMD-P	90-13-003	136-40-324	REP-C	90-13-001
132U-08-021	NEW	90-05-043	136-20-030	AMD	90-17-075	136-40-324	REP	90-22-081
132U-108-030	NEW	90-05-043	136-20-040	AMD-P	90-13-003	136-40-400	REP-C	90-13-001
132U-116-030	AMD	90-05-043	136-20-040	AMD	90-17-075	136-40-400	REP	90-22-081
132U-400-010	NEW	90-05-043	136-20-040	AMD	90-17-075	136-40-404	REP-C	90-13-001
132V-400-010	NEW-P	90-03-094	136-20-060	AMD-P	90-13-003	136-40-404	REP	90-22-081
132V-400-010	NEW	90-07-038	136-20-060	AMD	90-17-075	136-40-404	REP	90-22-081
132V-400-020	NEW-P	90-03-094	136-28-010	AMD-P	90-13-002	136-40-408	REP-C	90-13-001
132V-400-020	NEW	90-07-038	136-28-010	AMD	90-17-076	136-40-408	REP	90-22-081
132V-400-020	NEW	90-07-038	136-28-020	AMD-P	90-13-002	136-40-412	REP-C	90-13-001
132V-400-030	NEW-P	90-03-094	136-28-020	AMD	90-17-076	136-40-412	REP	90-22-081
132V-400-030	NEW	90-07-038	136-28-030	AMD-P	90-13-002	136-40-416	REP-C	90-13-001
132V-400-040	NEW-P	90-03-094	136-28-030	AMD	90-17-076	136-40-416	REP	90-22-081
132V-400-040	NEW	90-07-038	136-36-010	REP	90-07-077	136-40-500	REP-C	90-13-001
132X-60-160	NEW-P	90-10-041	136-36-020	REP	90-07-077	136-40-500	REP	90-22-081
132X-60-160	NEW	90-13-064	136-36-030	REP	90-07-077	136-40-504	REP-C	90-13-001
132X-60-170	NEW-P	90-10-041	136-36-040	REP	90-07-077	136-40-504	REP	90-22-081
132X-60-170	NEW	90-13-064	136-40	AMD-C	90-17-074	136-40-504	REP	90-22-081
132X-60-180	NEW-P	90-10-041	136-40-010	AMD-C	90-13-001	136-40-508	REP-C	90-13-001
132X-60-180	NEW	90-13-064	136-40-010	AMD	90-22-081	136-40-508	REP	90-22-081
132X-60-190	NEW-P	90-10-041	136-40-020	AMD-C	90-13-001	136-40-512	REP-C	90-13-001
132X-60-190	NEW-W	90-23-032	136-40-020	AMD	90-22-081	136-40-512	REP	90-22-081
132Y-108-010	NEW-P	90-02-062	136-40-030	AMD-C	90-13-001	136-40-600	REP-C	90-13-001
132Y-108-010	NEW	90-08-022	136-40-030	AMD	90-22-081	136-40-600	REP	90-22-081
132Y-108-020	NEW-P	90-02-062	136-40-040	AMD-C	90-13-001	136-40-604	REP-C	90-13-001
132Y-108-020	NEW	90-08-022	136-40-040	AMD	90-22-081	136-40-604	REP	90-22-081
132Y-108-030	NEW-P	90-02-062	136-40-044	REP-C	90-13-001	136-40-608	REP-C	90-13-001
132Y-108-030	NEW	90-08-022	136-40-044	REP	90-22-081	136-40-608	REP	90-22-081
132Y-108-040	NEW-P	90-02-062	136-40-048	REP-C	90-13-001	136-40-612	REP-C	90-13-001
132Y-108-040	NEW	90-08-022	136-40-048	REP	90-22-081	136-40-612	REP	90-22-081
132Y-108-050	NEW-P	90-02-062	136-40-050	NEW-C	90-13-001	136-40-616	REP	90-22-081
132Y-108-050	NEW	90-08-022	136-40-050	NEW	90-22-081	136-40-616	REP	90-22-081
132Y-108-060	NEW-P	90-02-062	136-40-052	REP-C	90-13-001	136-40-620	REP-C	90-13-001
132Y-108-060	NEW	90-08-022	136-40-052	REP	90-22-081	136-40-620	REP	90-22-081
132Y-108-070	NEW-P	90-02-062	136-40-060	NEW-C	90-13-001	136-40-624	REP-C	90-13-001
132Y-108-070	NEW	90-08-022	136-40-060	NEW	90-22-081	136-40-624	REP	90-22-081
132Y-108-080	NEW-P	90-02-062	136-40-060	NEW	90-22-081	136-40-700	REP-C	90-13-001
132Y-108-080	NEW	90-08-022	136-40-100	REP-C	90-13-001	136-40-700	REP	90-22-081
132Y-108-080	NEW-P	90-02-062	136-40-100	REP	90-22-081	136-40-704	REP-C	90-13-001
132Y-108-080	NEW	90-08-022	136-40-100	REP-C	90-13-001	136-40-704	REP	90-22-081
132Y-133-020	NEW-P	90-02-063	136-40-104	REP	90-22-081	136-40-708	REP-C	90-13-001
132Y-133-020	NEW	90-08-022A	136-40-104	REP	90-22-081	136-40-708	REP	90-22-081
136-01-010	AMD	90-07-071	136-40-108	REP-C	90-13-001	136-40-712	REP-C	90-13-001
136-01-030	AMD	90-07-071	136-40-108	REP	90-22-081	136-40-712	REP	90-22-081
136-01-040	REP	90-07-071	136-40-112	REP-C	90-13-001	136-40-712	REP	90-22-081
136-04-020	AMD	90-07-072	136-40-112	REP	90-22-081	136-40-800	REP-C	90-13-001
136-04-030	AMD	90-07-072	136-40-116	REP-C	90-13-001	136-40-800	REP	90-22-081
136-04-040	AMD	90-07-072	136-40-116	REP	90-22-081	136-40-800	REP	90-22-081
136-04-060	AMD	90-07-072	136-40-120	REP	90-22-081	136-40-804	REP-C	90-13-001
136-04-080	AMD	90-07-072	136-40-120	REP	90-22-081	136-40-804	REP	90-22-081
136-04-090	AMD	90-07-072	136-40-124	REP-C	90-13-001	136-40-808	REP-C	90-13-001
136-04-100	AMD	90-07-072	136-40-124	REP	90-22-081	136-40-808	REP	90-22-081
136-10-010	AMD	90-07-073	136-40-128	REP-C	90-13-001	136-40-812	REP-C	90-13-001
136-10-020	AMD	90-07-073	136-40-128	REP	90-22-081	136-40-812	REP	90-22-081
136-10-030	AMD	90-07-073	136-40-132	REP-C	90-13-001	136-130-030	AMD-E	90-16-025
136-10-040	AMD	90-07-073	136-40-132	REP	90-22-081	136-130-030	AMD-P	90-17-093
136-10-050	AMD	90-07-073	136-40-136	REP-C	90-13-001	136-130-040	AMD	90-22-083
136-10-060	AMD	90-07-073	136-40-136	REP	90-22-081	136-130-040	AMD-E	90-16-025
136-12-010	AMD	90-07-074	136-40-140	REP-C	90-13-001	136-130-040	AMD-P	90-17-093
136-12-020	AMD	90-07-074	136-40-140	REP	90-22-081	136-130-050	AMD	90-22-083
136-12-030	AMD	90-07-074	136-40-200	REP-C	90-13-001	136-130-050	AMD-E	90-16-025
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136-130-060	AMD-P	90-17-093	136-330-040	NEW	90-22-082	148-140-020	NEW	90-16-015
136-130-060	AMD	90-22-083	136-340-010	NEW-E	90-11-113	148-140-030	NEW-P	90-10-113
136-130-070	AMD-E	90-16-025	136-340-010	NEW-P	90-17-124	148-140-030	NEW	90-16-015
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136-160-060	AMD	90-22-083	136-340-030	NEW	90-22-082	148-140-070	NEW-P	90-10-113
136-220-020	AMD-E	90-16-025	136-340-040	NEW-E	90-11-113	148-140-070	NEW	90-16-015
136-220-020	AMD-P	90-17-093	136-340-040	NEW-P	90-17-124	148-140-080	NEW-P	90-10-113
136-220-020	AMD	90-22-083	136-340-040	NEW	90-22-082	148-140-080	NEW	90-16-015
136-220-030	AMD-E	90-16-025	136-340-050	NEW-E	90-11-113	148-171-001	NEW-P	90-10-114
136-220-030	AMD-P	90-17-093	136-340-050	NEW-P	90-17-124	148-171-001	NEW	90-16-016
136-220-030	AMD	90-22-083	136-340-050	NEW	90-22-082	148-171-010	NEW-P	90-10-114
136-300-010	NEW-E	90-11-113	136-350-010	NEW-E	90-11-113	148-171-010	NEW	90-16-016
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136-300-030	NEW-P	90-17-124	137-12A-010	AMD-P	90-21-130	148-171-120	NEW-P	90-10-114
136-300-030	NEW	90-22-082	137-12A-020	AMD-E	90-16-046	148-171-120	NEW	90-16-016
136-300-040	NEW-E	90-11-113	137-12A-020	AMD-P	90-21-130	148-171-130	NEW-P	90-10-114
136-300-040	NEW-P	90-17-124	137-12A-030	AMD-E	90-16-046	148-171-130	NEW	90-16-016
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136-310-010	NEW-P	90-17-124	137-12A-050	AMD-P	90-21-130	148-171-150	NEW-P	90-10-114
136-310-010	NEW	90-22-082	137-12A-060	AMD-E	90-16-046	148-171-150	NEW	90-16-016
136-310-020	NEW-E	90-11-113	137-12A-060	AMD-P	90-21-130	148-171-200	NEW-P	90-10-114
136-310-020	NEW-P	90-17-124	137-12A-070	AMD-E	90-16-046	148-171-200	NEW	90-16-016
136-310-020	NEW	90-22-082	137-12A-070	AMD-P	90-21-130	148-171-210	NEW-P	90-10-114
136-310-030	NEW-E	90-11-113	137-12A-090	AMD-E	90-16-046	148-171-210	NEW	90-16-016
136-310-030	NEW-P	90-17-124	137-12A-090	AMD-P	90-21-130	148-171-220	NEW-P	90-10-114
136-310-030	NEW	90-22-082	139-05-230	AMD-P	90-21-011	148-171-220	NEW	90-16-016
136-310-040	NEW-E	90-11-113	139-05-925	NEW-P	90-03-085	148-171-230	NEW-P	90-10-114
136-310-040	NEW-P	90-17-124	139-05-925	NEW	90-07-012	148-171-230	NEW	90-16-016
136-310-040	NEW	90-22-082	139-05-930	NEW-P	90-21-010	148-171-240	NEW-P	90-10-114
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136-310-050	NEW-P	90-17-124	139-10-215	NEW-P	90-21-009	148-171-400	NEW-P	90-10-114
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136-320-010	NEW	90-22-082	148-108-010	NEW	90-16-013	148-171-420	NEW-P	90-10-114
136-320-020	NEW-E	90-11-113	148-108-020	NEW-P	90-10-111	148-171-420	NEW	90-16-016
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136-320-080	NEW-P	90-17-124	148-130-010	NEW-P	90-10-112	148-171-640	NEW	90-16-016
136-325-010	NEW	90-22-082	148-130-010	NEW	90-16-014	148-171-650	NEW-P	90-10-114
136-325-010	NEW-P	90-17-124	148-130-020	NEW-P	90-10-112	148-171-650	NEW	90-16-016
136-325-010	NEW	90-22-082	148-130-020	NEW	90-16-014	148-171-700	NEW-P	90-10-114
136-325-020	NEW-E	90-11-113	148-130-030	NEW-P	90-10-112	148-171-700	NEW	90-16-016
136-325-020	NEW-P	90-17-124	148-130-030	NEW	90-16-014	148-276-010	NEW-P	90-10-115
136-325-020	NEW	90-22-082	148-130-035	NEW-P	90-10-112	148-276-010	NEW	90-16-017
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136-330-010	NEW-P	90-17-124	148-130-040	NEW	90-16-014	148-276-030	NEW	90-16-017
136-330-010	NEW	90-22-082	148-130-050	NEW-P	90-10-112	148-276-040	NEW-P	90-10-115
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148-276-120	NEW	90-16-017	154-120-015	AMD-P	90-20-045	173-19-2517	AMD	90-14-090
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148-276-140	NEW	90-16-017	154-120-055	AMD-P	90-20-045	173-19-2520	AMD	90-17-127
148-280-010	NEW-P	90-10-116	154-120-055	AMD	90-23-021	173-19-2521	AMD-P	90-15-059
148-280-010	NEW	90-16-018	154-130-010	AMD-P	90-20-045	173-19-2521	AMD	90-20-111
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154-12-110	AMD-P	90-02-086	173-19-1104	AMD	90-02-105	173-32-010	AMD-P	90-11-122
154-12-110	AMD	90-05-078	173-19-120	AMD-P	90-13-091	173-32-010	AMD	90-18-064
154-24-010	AMD-P	90-02-086	173-19-220	AMD-P	90-03-112	173-32-020	AMD-P	90-11-122
154-24-010	AMD	90-05-078	173-19-220	AMD-C	90-07-061	173-32-020	AMD	90-18-064

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173-32-030	AMD	90-18-064	173-158	AMD	90-21-089	173-170-010	NEW	90-20-109
173-32-040	AMD-P	90-11-122	173-158-010	AMD-P	90-11-059	173-170-020	NEW-P	90-13-104
173-32-040	AMD	90-18-064	173-158-010	AMD	90-21-089	173-170-020	NEW	90-20-109
173-50-010	RE-AD	90-07-017	173-158-020	AMD-P	90-11-059	173-170-030	NEW-P	90-13-104
173-50-020	RE-AD	90-07-017	173-158-020	AMD	90-21-089	173-170-030	NEW	90-20-109
173-50-030	RE-AD	90-07-017	173-158-030	RE-AD	90-06-059	173-170-040	NEW-P	90-13-104
173-50-040	RE-AD	90-07-017	173-158-030	AMD-P	90-11-059	173-170-040	NEW	90-20-109
173-50-040	AMD-P	90-12-086	173-158-030	AMD	90-21-089	173-170-050	NEW-P	90-13-104
173-50-040	AMD	90-21-090	173-158-040	AMD-P	90-11-059	173-170-050	NEW	90-20-109
173-50-050	RE-AD	90-07-017	173-158-040	AMD	90-21-089	173-170-060	NEW-P	90-13-104
173-50-050	AMD-P	90-12-086	173-158-045	NEW-P	90-11-059	173-170-060	NEW	90-20-109
173-50-050	AMD	90-21-090	173-158-045	NEW	90-21-089	173-170-070	NEW-P	90-13-104
173-50-060	RE-AD	90-07-017	173-158-060	RE-AD	90-06-059	173-170-070	NEW	90-20-109
173-50-060	AMD-P	90-12-086	173-158-060	REP-P	90-11-059	173-170-080	NEW-P	90-13-104
173-50-060	AMD	90-21-090	173-158-060	REP	90-21-089	173-170-080	NEW	90-20-109
173-50-070	RE-AD	90-07-017	173-158-064	NEW-P	90-11-059	173-170-090	NEW-P	90-13-104
173-50-070	AMD-P	90-12-086	173-158-064	NEW	90-21-089	173-170-090	NEW	90-20-109
173-50-070	AMD	90-21-090	173-158-070	AMD-P	90-11-059	173-170-100	NEW-P	90-13-104
173-50-080	RE-AD	90-07-017	173-158-070	AMD	90-21-089	173-170-100	NEW	90-20-109
173-50-080	AMD-P	90-12-086	173-158-084	NEW-P	90-11-059	173-170-110	NEW-P	90-13-104
173-50-080	AMD	90-21-090	173-158-084	NEW	90-21-089	173-170-110	NEW	90-20-109
173-50-090	RE-AD	90-07-017	173-158-086	NEW-P	90-11-059	173-170-120	NEW-P	90-13-104
173-50-090	AMD-P	90-12-086	173-158-086	NEW	90-21-089	173-170-120	NEW	90-20-109
173-50-090	AMD	90-21-090	173-158-100	REP-P	90-11-059	173-200-010	NEW-P	90-11-074
173-50-100	RE-AD	90-07-017	173-158-100	REP	90-21-089	173-200-010	NEW	90-22-023
173-50-100	AMD-P	90-12-086	173-158-110	REP-P	90-11-059	173-200-020	NEW-P	90-11-074
173-50-100	AMD	90-21-090	173-158-110	REP	90-21-089	173-200-020	NEW	90-22-023
173-50-110	RE-AD	90-07-017	173-158-120	AMD-P	90-11-059	173-200-030	NEW-P	90-11-074
173-50-110	AMD-P	90-12-086	173-158-120	AMD	90-21-089	173-200-030	NEW	90-22-023
173-50-110	AMD	90-21-090	173-160-215	RE-AD	90-07-016	173-200-040	NEW-P	90-11-074
173-50-120	RE-AD	90-07-017	173-166	AMD-P	90-02-096	173-200-040	NEW	90-22-023
173-50-120	AMD-P	90-12-086	173-166	AMD-C	90-05-048	173-200-050	NEW-P	90-11-074
173-50-120	AMD	90-21-090	173-166	AMD-C	90-06-010	173-200-050	NEW	90-22-023
173-50-130	RE-AD	90-07-017	173-166	AMD-C	90-08-080	173-200-060	NEW-P	90-11-074
173-50-130	AMD-P	90-12-086	173-166	AMD-W	90-15-052	173-200-060	NEW	90-22-023
173-50-130	AMD	90-21-090	173-166	AMD-P	90-20-100	173-200-070	NEW-P	90-11-074
173-50-140	RE-AD	90-07-017	173-166-010	AMD-P	90-02-096	173-200-070	NEW	90-22-023
173-50-140	AMD-P	90-12-086	173-166-010	AMD-W	90-15-052	173-200-080	NEW-P	90-11-074
173-50-140	AMD	90-21-090	173-166-010	AMD-P	90-20-100	173-200-080	NEW	90-22-023
173-50-150	RE-AD	90-07-017	173-166-020	AMD-P	90-02-096	173-200-090	NEW-P	90-11-074
173-50-150	AMD-P	90-12-086	173-166-020	AMD-W	90-15-052	173-200-090	NEW	90-22-023
173-50-150	AMD	90-21-090	173-166-020	AMD-P	90-20-100	173-200-100	NEW-P	90-11-074
173-50-160	RE-AD	90-07-017	173-166-030	AMD-P	90-02-096	173-200-100	NEW	90-22-023
173-50-170	RE-AD	90-07-017	173-166-030	AMD-W	90-15-052	173-201	PREP	90-18-067
173-50-180	RE-AD	90-07-017	173-166-030	AMD-P	90-20-100	173-204-100	NEW-P	90-19-084
173-50-190	RE-AD	90-07-017	173-166-040	AMD-P	90-02-096	173-204-110	NEW-P	90-19-084
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173-50-190	AMD	90-21-090	173-166-040	AMD-P	90-20-100	173-204-130	NEW-P	90-19-084
173-50-200	RE-AD	90-07-017	173-166-050	AMD-P	90-02-096	173-204-200	NEW-P	90-19-084
173-50-200	AMD-P	90-12-086	173-166-050	AMD-W	90-15-052	173-204-300	NEW-P	90-19-084
173-50-200	AMD	90-21-090	173-166-050	AMD-P	90-20-100	173-204-310	NEW-P	90-19-084
173-50-210	RE-AD	90-07-017	173-166-060	AMD-P	90-02-096	173-204-315	NEW-P	90-19-084
173-50-210	AMD-P	90-12-086	173-166-060	AMD-W	90-15-052	173-204-320	NEW-P	90-19-084
173-50-210	AMD	90-21-090	173-166-060	AMD-P	90-20-100	173-204-330	NEW-P	90-19-084
173-50-220	NEW-P	90-12-086	173-166-070	AMD-P	90-02-096	173-204-340	NEW-P	90-19-084
173-50-220	NEW	90-21-090	173-166-070	AMD-W	90-15-052	173-204-350	NEW-P	90-19-084
173-142-010	REP-P	90-11-059	173-166-070	AMD-P	90-20-100	173-204-400	NEW-P	90-19-084
173-142-010	REP	90-21-089	173-166-080	NEW-P	90-02-096	173-204-410	NEW-P	90-19-084
173-142-020	REP-P	90-11-059	173-166-080	NEW-W	90-15-052	173-204-415	NEW-P	90-19-084
173-142-020	REP	90-21-089	173-166-080	NEW-P	90-20-100	173-204-420	NEW-P	90-19-084
173-142-030	REP-P	90-11-059	173-166-090	NEW-P	90-02-096	173-204-500	NEW-P	90-19-084
173-142-030	REP	90-21-089	173-166-090	NEW-W	90-15-052	173-204-510	NEW-P	90-19-084
173-142-040	REP-P	90-11-059	173-166-090	NEW-P	90-20-100	173-204-520	NEW-P	90-19-084
173-142-040	REP	90-21-089	173-166-100	NEW-P	90-02-096	173-204-530	NEW-P	90-19-084
173-142-050	REP-P	90-11-059	173-166-100	NEW-W	90-15-052	173-204-540	NEW-P	90-19-084
173-142-050	REP	90-21-089	173-166-100	NEW-P	90-20-100	173-204-550	NEW-P	90-19-084
173-142-070	REP-P	90-11-059	173-166-110	NEW-P	90-02-096	173-204-560	NEW-P	90-19-084
173-142-070	REP	90-21-089	173-166-110	NEW-W	90-15-052	173-204-570	NEW-P	90-19-084
173-142-080	REP-P	90-11-059	173-166-110	NEW-P	90-20-100	173-204-580	NEW-P	90-19-084
173-142-080	REP	90-21-089	173-166-120	NEW-P	90-02-096	173-204-590	NEW-P	90-19-084
173-142-090	REP-P	90-11-059	173-166-120	NEW-W	90-15-052	173-204-600	NEW-P	90-19-084
173-142-090	REP	90-21-089	173-166-120	NEW-P	90-20-100	173-204-610	NEW-P	90-19-084
173-142-100	REP-P	90-11-059	173-166-130	NEW-P	90-02-096	173-204-620	NEW-P	90-19-084
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173-142-110	REP-P	90-11-059	173-166-130	NEW-P	90-20-100	173-216-125	NEW	90-21-090
173-142-110	REP	90-21-089	173-166-140	NEW-P	90-20-100	173-220-210	AMD-P	90-12-086

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173-221A-010	NEW	90-14-078	173-303-525	AMD-P	90-20-101	173-306-310	NEW	90-10-047
173-221A-020	NEW-P	90-06-071	173-303-550	AMD-P	90-20-101	173-306-320	NEW-P	90-02-088
173-221A-020	NEW	90-14-078	173-303-560	AMD-P	90-20-101	173-306-320	NEW	90-10-047
173-221A-030	NEW-P	90-06-071	173-303-600	AMD-P	90-20-101	173-306-330	NEW-P	90-02-088
173-221A-030	NEW	90-14-078	173-303-610	AMD-P	90-20-101	173-306-330	NEW	90-10-047
173-221A-100	NEW-P	90-06-071	173-303-620	AMD-P	90-20-101	173-306-340	NEW-P	90-02-088
173-221A-100	NEW	90-14-078	173-303-630	AMD-P	90-20-101	173-306-340	NEW	90-10-047
173-221A-150	NEW-P	90-06-071	173-303-645	AMD-P	90-20-101	173-306-345	NEW-P	90-02-088
173-221A-150	NEW	90-14-078	173-303-650	RE-AD-P	90-20-101	173-306-345	NEW	90-10-047
173-224-015	RE-AD	90-07-015	173-303-680	NEW-P	90-20-101	173-306-350	NEW-P	90-02-088
173-224-020	RE-AD	90-07-015	173-303-800	AMD-P	90-20-101	173-306-350	NEW	90-10-047
173-224-030	RE-AD	90-07-015	173-303-802	AMD-P	90-20-101	173-306-400	NEW-P	90-02-088
173-224-040	RE-AD	90-07-015	173-303-805	AMD-P	90-20-101	173-306-400	NEW	90-10-047
173-224-050	RE-AD	90-07-015	173-303-806	AMD-P	90-10-085	173-306-405	NEW-P	90-02-088
173-224-060	RE-AD	90-07-015	173-303-806	AMD	90-20-016	173-306-405	NEW	90-10-047
173-224-070	RE-AD	90-07-015	173-303-806	AMD-P	90-20-101	173-306-410	NEW-P	90-02-088
173-224-080	RE-AD	90-07-015	173-303-807	AMD-P	90-20-101	173-306-410	NEW	90-10-047
173-224-090	RE-AD	90-07-015	173-303-808	AMD-P	90-20-101	173-306-440	NEW-P	90-02-088
173-224-100	RE-AD	90-07-015	173-303-810	AMD-P	90-20-101	173-306-440	NEW	90-10-047
173-224-110	RE-AD	90-07-015	173-303-810	AMD-P	90-20-101	173-306-440	NEW-P	90-02-088
173-224-120	RE-AD	90-07-015	173-303-830	AMD-P	90-20-101	173-306-450	NEW	90-10-047
173-300-010	NEW-P	90-17-125	173-303-830	AMD-P	90-20-101	173-306-450	NEW-P	90-02-088
173-300-020	NEW-P	90-17-125	173-303-9903	AMD-P	90-20-101	173-306-470	NEW	90-10-047
173-300-030	NEW-P	90-17-125	173-303-9904	AMD-P	90-20-101	173-306-470	NEW-P	90-02-088
173-300-040	NEW-P	90-17-125	173-303-9906	AMD-P	90-20-101	173-306-470	NEW	90-10-047
173-300-050	NEW-P	90-17-125	173-303-9907	AMD-P	90-20-101	173-306-480	NEW-P	90-02-088
173-300-060	NEW-P	90-17-125	173-305-010	AMD-E	90-15-025	173-306-480	NEW	90-10-047
173-300-070	NEW-P	90-17-125	173-305-010	REP-E	90-20-054	173-306-490	NEW-P	90-02-088
173-300-080	NEW-P	90-17-125	173-305-010	AMD-P	90-22-086	173-306-490	NEW	90-10-047
173-300-090	NEW-P	90-17-125	173-305-010	NEW-E	90-20-044	173-306-495	NEW-P	90-02-088
173-300-100	NEW-P	90-17-125	173-305-015	AMD-E	90-15-025	173-306-495	NEW	90-10-047
173-300-110	NEW-P	90-17-125	173-305-015	REP-E	90-20-054	173-306-500	NEW-P	90-02-088
173-300-120	NEW-P	90-17-125	173-305-015	AMD-P	90-22-086	173-306-500	NEW	90-10-047
173-300-130	NEW-P	90-17-125	173-305-01501	NEW-E	90-20-044	173-306-900	NEW-P	90-02-088
173-300-140	NEW-P	90-17-125	173-305-020	AMD-E	90-15-025	173-306-900	NEW	90-10-047
173-300-150	NEW-P	90-17-125	173-305-020	REP-E	90-20-054	173-306-900	NEW-P	90-02-088
173-300-160	NEW-P	90-17-125	173-305-020	AMD-P	90-22-086	173-306-9901	NEW	90-10-047
173-300-170	NEW-P	90-17-125	173-305-02001	NEW-E	90-20-044	173-307-010	NEW-P	90-22-085
173-300-180	NEW-P	90-17-125	173-305-030	AMD-E	90-15-025	173-307-015	NEW-P	90-22-085
173-303	PREP	90-06-002	173-305-030	REP-E	90-20-054	173-307-020	NEW-P	90-22-085
173-303-016	AMD-P	90-20-101	173-305-030	AMD-P	90-22-086	173-307-030	NEW-P	90-22-085
173-303-017	AMD-P	90-20-101	173-305-030	AMD-P	90-22-086	173-307-040	NEW-P	90-22-085
173-303-040	AMD-P	90-20-101	173-305-03001	NEW-E	90-20-044	173-307-050	NEW-P	90-22-085
173-303-045	AMD-P	90-20-101	173-305-040	AMD-E	90-15-025	173-307-060	NEW-P	90-22-085
173-303-070	AMD-P	90-20-101	173-305-040	REP-E	90-20-054	173-307-070	NEW-P	90-22-085
173-303-071	AMD-P	90-20-101	173-305-04001	AMD-P	90-22-086	173-307-080	NEW-P	90-22-085
173-303-072	AMD-P	90-20-101	173-305-050	NEW-E	90-20-044	173-307-090	NEW-P	90-22-085
173-303-081	AMD-P	90-20-101	173-305-050	AMD-E	90-15-025	173-307-100	NEW-P	90-22-085
173-303-084	AMD-P	90-20-101	173-305-050	REP-E	90-20-054	173-307-110	NEW-P	90-22-085
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173-303-103	AMD-P	90-20-101	173-305-060	NEW-E	90-20-044	173-307-130	NEW-P	90-22-085
173-303-110	AMD-P	90-20-101	173-305-060	AMD-E	90-15-025	173-307-140	NEW-P	90-22-085
173-303-120	AMD-P	90-20-101	173-305-06001	REP-E	90-20-054	173-309-010	AMD-P	90-11-122
173-303-145	AMD-P	90-20-101	173-305-070	NEW-E	90-20-044	173-309-010	AMD	90-18-064
173-303-160	AMD-P	90-20-101	173-305-070	AMD-E	90-15-025	173-309-020	AMD-P	90-11-122
173-303-200	AMD-P	90-20-101	173-305-070	REP-E	90-20-054	173-309-020	AMD	90-18-064
173-303-201	AMD-P	90-20-101	173-305-07001	NEW-E	90-20-044	173-309-030	AMD-P	90-11-122
173-303-210	AMD-P	90-20-101	173-305-080	AMD-E	90-15-025	173-309-040	AMD	90-18-064
173-303-220	AMD-P	90-20-101	173-305-080	REP-E	90-20-054	173-309-040	AMD-P	90-11-122
173-303-230	AMD-P	90-20-101	173-305-090	AMD-E	90-15-025	173-309-050	AMD	90-18-064
173-303-281	AMD-P	90-10-085	173-305-090	REP-E	90-20-054	173-309-050	AMD-P	90-11-122
173-303-281	AMD	90-20-016	173-305-110	NEW-P	90-22-086	173-309-060	AMD	90-18-064
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173-303-355	NEW	90-20-016	173-305-240	NEW-P	90-22-086	173-309-080	AMD	90-18-064
173-303-360	AMD-P	90-20-101	173-306-010	NEW-P	90-02-088	173-309-090	AMD-P	90-11-122
173-303-380	AMD-P	90-20-101	173-306-010	NEW	90-10-047	173-309-090	AMD	90-18-064
173-303-390	AMD-P	90-20-101	173-306-050	NEW-P	90-02-088	173-311-010	NEW-P	90-12-094
173-303-400	AMD-P	90-20-101	173-306-100	NEW	90-10-047	173-311-010	NEW	90-18-066
173-303-420	REP-P	90-10-085	173-306-150	NEW-P	90-02-088	173-311-020	NEW-P	90-12-094
173-303-420	REP	90-20-016	173-306-150	NEW	90-10-047	173-311-020	NEW	90-18-066
173-303-500	AMD-P	90-20-101	173-306-200	NEW-P	90-02-088	173-311-030	NEW-P	90-12-094
173-303-510	AMD-P	90-20-101	173-306-200	NEW	90-10-047	173-311-030	NEW	90-18-066
			173-306-300	NEW-P	90-02-088	173-311-040	NEW-P	90-12-094

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173-311-050	NEW	90-18-066	173-338-050	REP	90-08-120	173-340-430	NEW-W	90-02-097
173-312-010	AMD-P	90-11-122	173-340	AMD-W	90-02-097	173-340-430	NEW-P	90-02-098
173-312-010	AMD	90-18-064	173-340	AMD-P	90-02-098	173-340-430	NEW	90-08-086
173-312-020	AMD-P	90-11-122	173-340	AMD	90-08-086	173-340-430	AMD-P	90-15-066
173-312-020	AMD	90-18-064	173-340-010	REP-W	90-02-097	173-340-440	NEW-P	90-15-066
173-312-030	AMD-P	90-11-122	173-340-010	REP-P	90-02-098	173-340-450	NEW-P	90-15-066
173-312-030	AMD	90-18-064	173-340-010	REP	90-08-086	173-340-500	NEW-W	90-02-097
173-312-040	AMD-P	90-11-122	173-340-020	REP-W	90-02-097	173-340-500	NEW-P	90-02-098
173-312-040	AMD	90-18-064	173-340-020	REP-P	90-02-098	173-340-500	NEW	90-08-086
173-312-050	AMD-P	90-11-122	173-340-020	REP	90-08-086	173-340-510	NEW-W	90-02-097
173-312-050	AMD	90-18-064	173-340-030	REP-W	90-02-097	173-340-510	NEW-P	90-02-098
173-315-010	AMD	90-10-058	173-340-030	REP-P	90-02-098	173-340-510	NEW	90-08-086
173-315-040	AMD	90-10-058	173-340-030	REP	90-08-086	173-340-520	NEW-W	90-02-097
173-315-050	AMD	90-10-058	173-340-040	REP-W	90-02-097	173-340-520	NEW-P	90-02-098
173-315-060	AMD-P	90-12-094	173-340-040	REP-P	90-02-098	173-340-520	NEW	90-08-086
173-315-060	AMD	90-18-066	173-340-040	REP	90-08-086	173-340-530	NEW-W	90-02-097
173-319-010	NEW-P	90-16-089	173-340-050	REP-W	90-02-097	173-340-530	NEW-P	90-02-098
173-319-010	NEW	90-22-084	173-340-050	REP-P	90-02-098	173-340-530	NEW	90-08-086
173-319-020	NEW-P	90-16-089	173-340-050	REP	90-08-086	173-340-540	NEW-W	90-02-097
173-319-020	NEW	90-22-084	173-340-100	NEW-W	90-02-097	173-340-540	NEW-P	90-02-098
173-319-030	NEW-P	90-16-089	173-340-100	NEW-P	90-02-098	173-340-540	NEW	90-08-086
173-319-030	NEW	90-22-084	173-340-100	NEW	90-08-086	173-340-550	NEW-W	90-02-097
173-319-040	NEW-P	90-16-089	173-340-110	NEW-W	90-02-097	173-340-550	NEW-P	90-02-098
173-319-040	NEW	90-22-084	173-340-110	NEW-P	90-02-098	173-340-550	NEW	90-08-086
173-319-050	NEW-P	90-16-089	173-340-110	NEW	90-08-086	173-340-560	NEW-W	90-02-097
173-319-050	NEW	90-22-084	173-340-120	NEW-W	90-02-097	173-340-560	NEW-P	90-02-098
173-319-060	NEW-P	90-16-089	173-340-120	NEW-P	90-02-098	173-340-560	NEW	90-08-086
173-319-060	NEW	90-22-084	173-340-120	NEW	90-08-086	173-340-600	NEW-W	90-02-097
173-321-040	AMD-P	90-11-123	173-340-120	AMD-P	90-15-066	173-340-600	NEW-P	90-02-098
173-321-040	AMD	90-18-065	173-340-130	NEW-W	90-02-097	173-340-600	NEW	90-08-086
173-321-050	AMD-P	90-11-123	173-340-130	NEW-P	90-02-098	173-340-610	NEW-W	90-02-097
173-321-050	AMD	90-18-065	173-340-130	NEW	90-08-086	173-340-610	NEW-P	90-02-098
173-322-010	NEW	90-10-057	173-340-140	NEW-W	90-02-097	173-340-610	NEW	90-08-086
173-322-020	NEW	90-10-057	173-340-140	NEW-P	90-02-098	173-340-700	NEW-W	90-02-097
173-322-030	NEW	90-10-057	173-340-140	NEW	90-08-086	173-340-700	NEW-P	90-02-098
173-322-040	NEW	90-10-057	173-340-200	NEW-W	90-02-097	173-340-700	NEW	90-08-086
173-322-050	NEW	90-10-057	173-340-200	NEW-P	90-02-098	173-340-700	AMD-P	90-15-066
173-322-060	NEW	90-10-057	173-340-200	NEW	90-08-086	173-340-705	NEW-P	90-15-066
173-322-070	NEW	90-10-057	173-340-200	AMD-P	90-15-066	173-340-710	NEW-P	90-15-066
173-322-080	NEW	90-10-057	173-340-210	NEW-W	90-02-097	173-340-720	NEW-P	90-15-066
173-322-090	NEW	90-10-057	173-340-210	NEW-P	90-02-098	173-340-730	NEW-P	90-15-066
173-322-100	NEW	90-10-057	173-340-210	NEW	90-08-086	173-340-740	NEW-P	90-15-066
173-322-110	NEW	90-10-057	173-340-210	AMD-P	90-15-066	173-340-745	NEW-P	90-15-066
173-322-120	NEW	90-10-057	173-340-300	NEW-W	90-02-097	173-340-750	AMD-P	90-15-066
173-331-010	NEW-P	90-16-095	173-340-300	NEW-P	90-02-098	173-340-760	AMD-P	90-15-066
173-331-100	NEW-P	90-16-095	173-340-300	NEW	90-08-086	173-340-800	NEW-W	90-02-097
173-331-200	NEW-P	90-16-095	173-340-300	AMD-P	90-15-066	173-340-800	NEW-P	90-02-098
173-331-210	NEW-P	90-16-095	173-340-310	NEW-W	90-02-097	173-340-800	NEW	90-08-086
173-331-220	NEW-P	90-16-095	173-340-310	NEW-P	90-02-098	173-340-810	NEW-W	90-02-097
173-331-300	NEW-P	90-16-095	173-340-310	NEW	90-08-086	173-340-810	NEW-P	90-02-098
173-331-400	NEW-P	90-16-095	173-340-320	NEW-W	90-02-097	173-340-810	NEW	90-08-086
173-331-410	NEW-P	90-16-095	173-340-320	NEW-P	90-02-098	173-340-820	NEW-W	90-02-097
173-331-500	NEW-P	90-16-095	173-340-320	NEW	90-08-086	173-340-820	NEW-P	90-02-098
173-331-600	NEW-P	90-16-095	173-340-330	NEW-W	90-02-097	173-340-820	NEW	90-08-086
173-336-010	REP-W	90-02-097	173-340-330	NEW-P	90-02-098	173-340-830	NEW-W	90-02-097
173-336-010	REP-P	90-02-098	173-340-330	NEW	90-08-086	173-340-830	NEW-P	90-02-098
173-336-010	REP	90-08-120	173-340-340	NEW-W	90-02-097	173-340-830	NEW	90-08-086
173-336-020	REP-W	90-02-097	173-340-340	NEW-P	90-02-098	173-340-830	AMD-P	90-15-066
173-336-020	REP-P	90-02-098	173-340-340	NEW	90-08-086	173-340-840	NEW-W	90-02-097
173-336-020	REP	90-08-120	173-340-350	NEW-W	90-02-097	173-340-840	NEW-P	90-02-098
173-336-030	REP-W	90-02-097	173-340-350	NEW-P	90-02-098	173-340-840	NEW	90-08-086
173-336-030	REP-P	90-02-098	173-340-350	NEW	90-08-086	173-340-850	NEW-W	90-02-097
173-336-030	REP	90-08-120	173-340-350	AMD-P	90-15-066	173-340-850	NEW-P	90-02-098
173-338-010	REP-W	90-02-097	173-340-360	NEW-W	90-02-097	173-340-850	NEW	90-08-086
173-338-010	REP-P	90-02-098	173-340-360	NEW-P	90-02-098	173-340-860	NEW-W	90-02-097
173-338-010	REP	90-08-120	173-340-360	NEW	90-08-086	173-340-860	NEW-P	90-02-098
173-338-020	REP-W	90-02-097	173-340-360	AMD-P	90-15-066	173-340-860	NEW	90-08-086
173-338-020	REP-P	90-02-098	173-340-400	NEW-W	90-02-097	173-340-870	NEW-W	90-02-097
173-338-020	REP	90-08-120	173-340-400	NEW-P	90-02-098	173-340-870	NEW-P	90-02-098
173-338-030	REP-W	90-02-097	173-340-400	NEW	90-08-086	173-340-870	NEW	90-08-086
173-338-030	REP-P	90-02-098	173-340-410	NEW-W	90-02-097	173-340-880	NEW-W	90-02-097
173-338-030	REP	90-08-120	173-340-410	NEW-P	90-02-098	173-340-880	NEW-P	90-02-098
173-338-040	REP-W	90-02-097	173-340-410	NEW	90-08-086	173-340-880	NEW	90-08-086
173-338-040	REP-P	90-02-098	173-340-420	NEW-W	90-02-097	173-340-890	NEW-W	90-02-097
173-338-040	REP	90-08-120	173-340-420	NEW-P	90-02-098	173-340-890	NEW-P	90-02-098

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-495-065	AMD	90-19-062	174-136-017	REP	90-04-011	174-276-090	NEW	90-04-011
173-495-070	AMD-P	90-06-102	174-136-018	REP	90-04-011	174-276-100	NEW	90-04-011
173-495-070	AMD	90-19-062	174-136-019	REP	90-04-011	174-276-110	NEW	90-04-011
173-495-080	AMD-P	90-06-102	174-136-02001	REP	90-04-011	174-276-120	NEW	90-04-011
173-495-080	AMD	90-19-062	174-136-021	REP	90-04-011	174-280-010	NEW	90-04-011
173-495-100	AMD-P	90-06-102	174-136-022	REP	90-04-011	174-280-015	NEW	90-04-011
173-495-100	AMD	90-19-062	174-136-040	REP-W	90-11-067	174-280-020	NEW	90-04-011
173-495-120	AMD-P	90-06-102	174-136-042	REP-W	90-11-067	174-280-025	NEW	90-04-011
173-495-120	AMD	90-19-062	174-136-060	REP	90-04-011	174-280-030	NEW	90-04-011
173-802-050	RE-AD	90-06-014	174-136-080	REP	90-04-011	174-280-035	NEW	90-04-011
174-108	AMD	90-04-011	174-136-090	REP	90-04-011	174-280-040	NEW	90-04-011
174-108-170	REP	90-04-011	174-136-100	REP	90-04-011	174-280-045	NEW	90-04-011
174-108-180	REP	90-04-011	174-136-110	REP	90-04-011	174-400-010	NEW	90-05-031
174-108-190	REP	90-04-011	174-136-120	REP	90-04-011	180-10-003	AMD-P	90-13-083
174-108-200	REP	90-04-011	174-136-130	REP	90-04-011	180-10-003	AMD	90-17-009
174-108-210	REP	90-04-011	174-136-140	REP	90-04-011	180-16-002	AMD-P	90-13-083
174-108-220	REP	90-04-011	174-136-160	REP	90-04-011	180-16-002	AMD	90-17-009
174-108-230	REP	90-04-011	174-136-170	REP	90-04-011	180-16-006	AMD-P	90-13-083
174-108-240	REP	90-04-011	174-136-210	REP	90-04-011	180-16-006	AMD	90-17-009
174-108-250	REP	90-04-011	174-136-220	REP	90-04-011	180-16-164	AMD-P	90-13-083
174-108-260	REP	90-04-011	174-136-230	REP	90-04-011	180-16-164	AMD	90-17-009
174-108-900	REP	90-04-011	174-136-240	REP	90-04-011	180-16-180	AMD-P	90-13-083
174-108-90001	REP	90-04-011	174-136-250	REP	90-04-011	180-16-180	AMD	90-17-009
174-108-90002	REP	90-04-011	174-136-300	REP	90-04-011	180-16-223	AMD-P	90-13-083
174-108-910	NEW	90-04-011	174-136-310	REP	90-04-011	180-16-223	AMD	90-17-009
174-112-130	REP	90-04-011	174-136-320	REP	90-04-011	180-16-240	AMD-P	90-13-083
174-112-140	REP	90-04-011	174-136-330	REP	90-04-011	180-16-240	AMD	90-17-009
174-112-150	REP	90-04-011	174-157-600	REP	90-04-011	180-20-100	AMD-P	90-13-083
174-122-010	NEW	90-04-011	174-157-610	REP	90-04-011	180-20-100	AMD	90-17-009
174-122-020	NEW	90-04-011	174-157-620	REP	90-04-011	180-20-105	AMD-P	90-13-083
174-122-030	NEW	90-04-011	174-157-990	REP	90-04-011	180-20-105	AMD	90-17-009
174-122-040	NEW	90-04-011	174-160-010	REP	90-04-011	180-20-106	AMD-P	90-13-083
174-126-010	REP	90-04-011	174-160-020	REP	90-04-011	180-20-106	AMD	90-17-009
174-126-020	REP	90-04-011	174-160-030	REP	90-04-011	180-20-200	AMD-P	90-13-083
174-126-030	REP	90-04-011	174-160-040	REP	90-04-011	180-20-200	AMD	90-17-009
174-128-010	REP	90-04-011	174-162-010	REP	90-04-011	180-22-100	AMD-P	90-13-083
174-128-020	REP	90-04-011	174-162-015	REP	90-04-011	180-22-100	AMD	90-17-009
174-128-030	REP	90-04-011	174-162-020	REP	90-04-011	180-23-037	AMD-P	90-13-083
174-128-040	REP	90-04-011	174-162-025	REP	90-04-011	180-23-037	AMD	90-17-009
174-128-042	REP	90-04-011	174-162-030	REP	90-04-011	180-23-043	AMD-P	90-13-083
174-128-044	REP	90-04-011	174-162-035	REP	90-04-011	180-23-043	AMD	90-17-009
174-128-046	REP	90-04-011	174-162-040	REP	90-04-011	180-23-065	AMD-P	90-13-083
174-128-050	REP	90-04-011	174-162-045	REP	90-04-011	180-23-065	AMD	90-17-009
174-128-060	REP	90-04-011	174-168-010	NEW-W	90-03-037	180-23-077	AMD-P	90-13-083
174-128-062	REP	90-04-011	174-168-010	NEW-P	90-04-028	180-23-077	AMD	90-17-009
174-128-064	REP	90-04-011	174-168-010	NEW-C	90-10-001	180-23-090	AMD-P	90-13-083
174-128-066	REP	90-04-011	174-168-010	NEW	90-13-028	180-23-090	AMD	90-17-009
174-128-070	REP	90-04-011	174-168-020	NEW-W	90-03-037	180-23-120	AMD-P	90-13-083
174-128-080	REP	90-04-011	174-168-020	NEW-P	90-04-028	180-23-120	AMD	90-17-009
174-128-090	REP	90-04-011	174-168-020	NEW-C	90-10-001	180-24-003	AMD-P	90-13-083
174-128-990	REP	90-04-011	174-168-020	NEW	90-13-028	180-24-003	AMD	90-17-009
174-130-010	NEW	90-04-011	174-168-030	NEW-P	90-04-028	180-24-007	AMD-P	90-13-083
174-130-020	NEW	90-04-011	174-168-030	NEW-C	90-10-001	180-24-007	AMD	90-17-009
174-131-010	NEW	90-04-011	174-168-030	NEW	90-13-028	180-24-008	AMD-P	90-13-083
174-132	AMD	90-04-011	174-168-040	NEW-P	90-04-028	180-24-008	AMD	90-17-009
174-132-010	AMD	90-04-011	174-168-040	NEW-C	90-10-001	180-24-013	AMD-P	90-13-083
174-132-020	REP	90-04-011	174-168-040	NEW	90-13-028	180-24-013	AMD	90-17-009
174-132-030	REP	90-04-011	174-168-050	NEW-P	90-04-028	180-24-021	AMD-P	90-13-083
174-132-040	REP	90-04-011	174-168-050	NEW-C	90-10-001	180-24-021	AMD	90-17-009
174-132-050	REP	90-04-011	174-168-050	NEW	90-13-028	180-24-080	AMD-P	90-13-083
174-132-060	REP	90-04-011	174-168-060	NEW-P	90-04-028	180-24-080	AMD	90-17-009
174-132-070	REP	90-04-011	174-168-060	NEW-C	90-10-001	180-24-115	AMD-P	90-13-083
174-132-080	REP	90-04-011	174-168-060	NEW	90-13-028	180-24-115	AMD	90-17-009
174-132-090	REP	90-04-011	174-168-070	NEW-P	90-04-028	180-24-120	AMD-P	90-13-083
174-132-100	REP	90-04-011	174-168-070	NEW-C	90-10-001	180-24-120	AMD	90-17-009
174-132-110	REP	90-04-011	174-168-070	NEW	90-13-028	180-24-125	AMD-P	90-13-083
174-132-120	REP	90-04-011	174-168-080	NEW-P	90-04-028	180-24-125	AMD	90-17-009
174-133-010	NEW	90-04-011	174-168-080	NEW-C	90-10-001	180-24-130	AMD-P	90-13-083
174-133-020	NEW	90-04-011	174-168-080	NEW	90-13-028	180-24-130	AMD	90-17-009
174-135-010	NEW	90-04-011	174-276-010	NEW	90-04-011	180-24-140	AMD-P	90-13-083
174-136-010	REP	90-04-011	174-276-020	NEW	90-04-011	180-24-140	AMD	90-17-009
174-136-011	REP	90-04-011	174-276-030	NEW	90-04-011	180-24-200	AMD-P	90-13-083
174-136-012	REP	90-04-011	174-276-040	NEW	90-04-011	180-24-200	AMD	90-17-009
174-136-013	REP	90-04-011	174-276-050	NEW	90-04-011	180-24-205	AMD-P	90-13-083
174-136-014	REP	90-04-011	174-276-060	NEW	90-04-011	180-24-205	AMD	90-17-009
174-136-015	REP	90-04-011	174-276-070	NEW	90-04-011	180-24-305	AMD-P	90-13-083
174-136-016	REP	90-04-011	174-276-080	NEW	90-04-011	180-24-305	AMD	90-17-009

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-24-312	AMD-P	90-13-083	180-34-005	AMD-P	90-13-083	180-51-115	AMD-P	90-13-083
180-24-312	AMD	90-17-009	180-34-005	AMD	90-17-009	180-51-115	AMD	90-17-009
180-24-320	AMD-P	90-13-083	180-34-010	AMD-P	90-13-083	180-52-015	AMD-P	90-13-083
180-24-320	AMD	90-17-009	180-34-010	AMD	90-17-009	180-52-015	AMD	90-17-009
180-24-330	AMD-P	90-13-083	180-36-005	AMD-P	90-13-083	180-53-005	AMD-P	90-13-083
180-24-330	AMD	90-17-009	180-36-005	AMD	90-17-009	180-53-005	AMD	90-17-009
180-24-335	AMD-P	90-13-083	180-38-005	AMD-P	90-13-083	180-55-005	AMD-P	90-13-083
180-24-335	AMD	90-17-009	180-38-005	AMD	90-17-009	180-55-005	AMD	90-17-009
180-24-350	AMD-P	90-13-083	180-38-025	AMD-P	90-13-083	180-55-010	AMD-P	90-21-155
180-24-350	AMD	90-17-009	180-38-025	AMD	90-17-009	180-55-015	AMD-P	90-13-083
180-25-005	AMD-P	90-13-083	180-38-030	AMD-P	90-13-083	180-55-015	AMD	90-17-009
180-25-005	AMD	90-17-009	180-38-030	AMD	90-17-009	180-55-020	AMD-P	90-21-155
180-25-015	AMD-P	90-13-083	180-38-040	AMD-P	90-13-083	180-55-025	AMD-P	90-21-155
180-25-015	AMD	90-17-009	180-38-040	AMD	90-17-009	180-55-030	AMD-P	90-21-155
180-25-025	AMD	90-04-031	180-38-045	AMD-P	90-13-083	180-55-035	AMD-P	90-21-155
180-25-300	REP	90-04-032	180-38-045	AMD	90-17-009	180-55-040	REP-P	90-21-155
180-26-005	AMD-P	90-13-083	180-38-050	AMD-P	90-13-083	180-55-045	REP-P	90-21-155
180-26-005	AMD	90-17-009	180-38-050	AMD	90-17-009	180-55-050	AMD-P	90-21-155
180-26-055	REP-P	90-21-163	180-39-005	AMD-P	90-13-083	180-55-055	REP-P	90-21-155
180-26-057	AMD-P	90-21-163	180-39-005	AMD	90-17-009	180-55-060	REP-P	90-21-155
180-26-060	AMD-P	90-21-163	180-39-020	AMD-P	90-13-083	180-55-065	REP-P	90-21-155
180-27-005	AMD-P	90-13-083	180-39-020	AMD	90-17-009	180-55-070	AMD-P	90-21-155
180-27-005	AMD	90-17-009	180-40-200	AMD-P	90-13-083	180-55-075	AMD-P	90-21-155
180-27-015	AMD-P	90-13-083	180-40-200	AMD	90-17-009	180-55-080	AMD-P	90-21-155
180-27-015	AMD	90-17-009	180-40-210	AMD-P	90-13-083	180-55-085	AMD-P	90-21-155
180-27-020	AMD-P	90-13-083	180-40-210	AMD	90-17-009	180-55-090	AMD-P	90-21-155
180-27-020	AMD	90-17-009	180-40-225	AMD-P	90-13-083	180-55-095	AMD-P	90-21-155
180-27-025	AMD-P	90-13-083	180-40-225	AMD	90-17-009	180-55-100	AMD-P	90-21-155
180-27-025	AMD	90-17-009	180-40-235	AMD-P	90-13-082	180-55-105	AMD-P	90-21-155
180-27-030	AMD-P	90-13-083	180-40-235	AMD	90-17-004	180-55-110	AMD-P	90-21-155
180-27-030	AMD	90-17-009	180-40-245	AMD-P	90-13-083	180-55-115	AMD-P	90-21-155
180-27-050	AMD	90-04-031	180-40-245	AMD	90-17-009	180-55-120	AMD-P	90-21-155
180-27-05605	NEW-P	90-21-163	180-40-260	AMD-P	90-13-083	180-55-125	AMD-P	90-21-155
180-27-05607	NEW-P	90-21-163	180-40-260	AMD	90-17-009	180-55-130	AMD-P	90-21-155
180-27-058	AMD	90-04-031	180-40-275	AMD-P	90-13-083	180-55-135	AMD-P	90-21-155
180-27-058	AMD-P	90-21-163	180-40-275	AMD	90-17-009	180-56-205	AMD-P	90-13-083
180-27-059	AMD-P	90-21-163	180-41-010	AMD-P	90-13-083	180-56-205	AMD	90-17-009
180-27-115	AMD-P	90-13-083	180-41-010	AMD	90-17-009	180-56-260	AMD-P	90-13-083
180-27-115	AMD	90-17-009	180-43-005	AMD-P	90-13-083	180-56-260	AMD	90-17-009
180-27-405	AMD-P	90-13-083	180-43-005	AMD	90-17-009	180-57-005	AMD-P	90-13-083
180-27-405	AMD	90-17-009	180-43-010	AMD-P	90-13-083	180-57-005	AMD	90-17-009
180-27-415	AMD-P	90-13-083	180-43-010	AMD	90-17-009	180-57-100	AMD-P	90-13-083
180-27-415	AMD	90-17-009	180-43-015	AMD-P	90-13-083	180-57-100	AMD	90-17-009
180-27-425	NEW	90-04-031	180-43-015	AMD	90-17-009	180-58-015	AMD-P	90-13-083
180-29-005	AMD-P	90-13-083	180-44-005	AMD-P	90-13-083	180-58-015	AMD	90-17-009
180-29-005	AMD	90-17-009	180-44-005	AMD	90-17-009	180-58-075	AMD-P	90-13-083
180-29-080	AMD-P	90-13-083	180-46-005	AMD-P	90-13-083	180-58-075	AMD	90-17-009
180-29-080	AMD	90-17-009	180-46-005	AMD	90-17-009	180-59-005	AMD-P	90-13-083
180-29-105	AMD-P	90-13-083	180-50-100	AMD-P	90-13-083	180-59-005	AMD	90-17-009
180-29-105	AMD	90-17-009	180-50-100	AMD	90-17-009	180-59-035	AMD-P	90-13-083
180-29-110	AMD-P	90-13-083	180-50-105	AMD-P	90-13-083	180-59-035	AMD	90-17-009
180-29-110	AMD	90-17-009	180-50-105	AMD	90-17-009	180-59-145	AMD-P	90-13-083
180-29-300	REP	90-04-032	180-50-115	AMD-P	90-13-083	180-59-145	AMD	90-17-009
180-30-015	AMD-P	90-13-083	180-50-115	AMD	90-17-009	180-72-045	AMD-P	90-13-083
180-30-015	AMD	90-17-009	180-50-115	AMD-P	90-21-152	180-72-045	AMD	90-17-009
180-30-105	AMD-P	90-13-083	180-50-120	AMD-P	90-13-083	180-75-003	AMD-P	90-13-083
180-30-105	AMD	90-17-009	180-50-120	AMD	90-17-009	180-75-003	AMD	90-17-009
180-30-220	AMD-P	90-13-083	180-50-125	AMD-P	90-13-083	180-75-005	AMD	90-02-073
180-30-220	AMD	90-17-009	180-50-125	AMD	90-17-009	180-75-018	REP	90-02-073
180-30-450	AMD-P	90-13-083	180-50-130	AMD-P	90-13-083	180-75-018	REP	90-02-073
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180-31-005	AMD	90-17-009	180-51-075	AMD	90-17-009	180-75-035	REP	90-02-073
180-32-005	AMD-P	90-13-083	180-51-080	AMD-P	90-13-083	180-75-037	REP	90-02-073
180-32-005	AMD	90-17-009	180-51-080	AMD	90-17-009	180-75-038	REP	90-02-073
180-33-005	AMD-P	90-13-083	180-51-085	AMD-P	90-13-083	180-75-039	REP	90-02-073
180-33-005	AMD	90-17-009	180-51-085	AMD	90-17-009	180-75-040	REP	90-02-073
180-33-020	AMD-P	90-13-083	180-51-085	AMD-P	90-21-154	180-75-042	REP	90-02-073
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180-33-030	AMD	90-17-009	180-51-105	AMD-P	90-13-083	180-75-045	AMD	90-02-073
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180-75-065	AMD-P	90-13-083	180-81-003	AMD	90-17-009
180-75-065	AMD	90-17-009	180-85-005	AMD-P	90-21-156
180-75-065	AMD-W	90-21-074	180-85-045	AMD-P	90-08-115
180-75-081	AMD	90-02-073	180-85-045	AMD	90-12-076
180-75-084	REP	90-02-073	180-85-045	AMD-P	90-21-156
180-75-085	AMD-P	90-13-083	180-85-080	REP-P	90-08-115
180-75-085	AMD	90-17-009	180-85-080	REP	90-12-076
180-75-086	REP	90-02-073	180-85-083	REP-P	90-08-115
180-75-087	AMD-P	90-13-083	180-85-083	REP	90-12-076
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180-75-090	AMD-P	90-08-112	180-85-085	AMD	90-12-076
180-75-090	AMD	90-12-121	180-85-100	AMD-P	90-08-115
180-75-100	AMD-P	90-13-083	180-85-100	AMD	90-12-076
180-75-100	AMD	90-17-009	180-85-105	AMD-P	90-08-115
180-75-199	REP	90-02-073	180-85-105	AMD	90-12-076
180-78-003	AMD-P	90-13-083	180-85-106	NEW-P	90-08-115
180-78-003	AMD	90-17-009	180-85-106	NEW	90-12-076
180-78-010	AMD-P	90-13-083	180-85-107	NEW-P	90-08-115
180-78-010	AMD	90-17-009	180-85-107	NEW	90-12-076
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180-78-130	AMD-P	90-13-083	180-85-109	NEW-P	90-08-115
180-78-130	AMD	90-17-009	180-85-109	NEW	90-12-076
180-78-191	AMD	90-02-074	180-85-110	AMD-P	90-08-115
180-78-191	AMD	90-02-104	180-85-110	AMD	90-12-076
180-78-192	REP	90-02-074	180-85-115	AMD-P	90-08-115
180-78-192	REP	90-02-104	180-85-115	AMD	90-12-076
180-78-193	REP	90-02-074	180-85-202	REP-P	90-08-115
180-78-193	REP	90-02-104	180-85-202	REP	90-12-076
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180-78-199	REP	90-02-104	180-86-035	NEW	90-02-076
180-78-225	AMD-P	90-13-083	180-86-040	NEW	90-02-076
180-78-225	AMD	90-17-009	180-86-050	NEW	90-02-076
180-79-003	AMD-P	90-21-156	180-86-055	NEW	90-02-076
180-79-045	AMD-P	90-08-114	180-86-065	NEW	90-02-076
180-79-045	AMD	90-12-075	180-86-070	NEW	90-02-076
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180-79-049	AMD	90-12-075	180-86-085	NEW	90-02-076
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180-79-075	AMD	90-12-075	180-86-110	NEW	90-02-076
180-79-080	AMD-P	90-08-114	180-86-115	NEW	90-02-076
180-79-080	AMD	90-12-075	180-86-115	REP-E	90-17-005
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180-79-115	AMD-P	90-17-071	180-86-115	REP	90-20-090
180-79-115	AMD	90-22-002	180-86-120	NEW	90-02-076
180-79-116	REP-P	90-17-071	180-86-130	NEW	90-02-076
180-79-116	REP	90-22-002	180-86-135	NEW	90-02-076
180-79-117	AMD-P	90-17-071	180-86-140	NEW	90-02-076
180-79-117	AMD	90-22-002	180-86-145	NEW	90-02-076
180-79-117	AMD	90-23-084	180-86-150	NEW	90-02-076
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180-79-230	AMD-P	90-08-114	180-86-180	NEW	90-02-076
180-79-230	AMD-E	90-09-027	180-86-185	NEW	90-02-076
180-79-230	AMD	90-12-075	180-86-200	NEW	90-02-076
180-79-245	AMD-P	90-08-114	180-87-001	NEW	90-02-075
180-79-245	AMD	90-12-075	180-87-003	NEW	90-02-075
180-79-362	AMD-P	90-08-114	180-87-005	NEW	90-02-075
180-79-362	AMD	90-12-075	180-87-010	NEW	90-02-075
180-79-364	AMD-P	90-08-114	180-87-015	NEW	90-02-075
180-87-020	NEW	90-02-075	180-87-020	NEW	90-02-075
180-87-025	NEW	90-02-075	180-87-025	NEW	90-02-075
180-87-030	NEW	90-02-075	180-87-030	NEW	90-02-075
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180-87-045	NEW	90-02-075	180-87-050	NEW	90-02-075
180-87-050	NEW	90-02-075	180-87-055	NEW	90-02-075
180-87-060	NEW	90-02-075	180-87-060	NEW	90-02-075
180-87-065	NEW	90-02-075	180-87-065	NEW	90-02-075
180-87-070	NEW	90-02-075	180-87-070	NEW	90-02-075
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180-87-095	NEW	90-02-075	180-87-095	NEW	90-02-075
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180-90-105	AMD	90-17-009	180-90-105	AMD	90-17-009
180-90-125	AMD	90-17-009	180-90-125	AMD	90-17-009
180-90-150	AMD-P	90-13-083	180-90-150	AMD-P	90-13-083
180-90-150	AMD	90-17-009	180-90-150	AMD	90-17-009
180-90-160	AMD-P	90-13-083	180-90-160	AMD-P	90-13-083
180-90-160	AMD	90-17-009	180-90-160	AMD	90-17-009
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180-95-010	AMD-P	90-13-083	180-95-010	AMD-P	90-13-083
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180-96-005	AMD	90-17-009	180-96-005	AMD	90-17-009
180-96-050	AMD-P	90-13-083	180-96-050	AMD-P	90-13-083
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180-97-020	NEW-P	90-21-157	180-97-020	NEW-P	90-21-157
180-97-040	NEW-P	90-21-157	180-97-040	NEW-P	90-21-157
180-97-050	NEW-P	90-21-157	180-97-050	NEW-P	90-21-157
180-97-060	NEW-P	90-21-157	180-97-060	NEW-P	90-21-157
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180-97-100	NEW-P	90-21-157	180-97-100	NEW-P	90-21-157
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180-115-005	AMD-P	90-13-083	180-115-005	AMD-P	90-13-083
180-115-005	AMD	90-17-009	180-115-005	AMD	90-17-009
180-115-105	AMD-P	90-21-158	180-115-105	AMD-P	90-21-158
182-12-115	AMD-P	90-04-087	182-12-115	AMD-P	90-04-087
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192-12-050	AMD	90-08-028	192-12-050	AMD	90-08-028
192-12-350	NEW	90-08-028	192-12-350	NEW	90-08-028
192-12-355	NEW	90-08-028	192-12-355	NEW	90-08-028
192-12-360	NEW	90-08-028	192-12-360	NEW	90-08-028
192-12-365	NEW	90-08-028	192-12-365	NEW	90-08-028
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192-16-300	NEW-W	90-14-094	192-16-300	NEW-W	90-14-094
192-16-305	NEW-W	90-14-094	192-16-305	NEW-W	90-14-094
192-16-310	NEW-W	90-14-094	192-16-310	NEW-W	90-14-094
192-16-315	NEW-W	90-14-094	192-16-315	NEW-W	90-14-094
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192-28-130	AMD	90-17-103	192-28-130	AMD	90-17-103
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196-24-030	AMD	90-21-035	204-74-030	REP-P	90-13-062
196-24-060	AMD-E	90-17-013	204-74-030	REP	90-18-046
196-24-060	AMD-P	90-17-106	204-74-040	REP-P	90-13-062
196-24-060	AMD	90-21-034	204-74-040	REP	90-18-046
196-24-090	AMD	90-05-071	204-74-050	REP-P	90-13-062
196-24-092	NEW	90-05-071	204-74-050	REP	90-18-046
196-24-095	AMD-P	90-15-046	204-74-060	REP-P	90-13-062
196-24-095	AMD-W	90-21-032	204-74-060	REP	90-18-046
196-24-110	AMD-P	90-15-046	204-74-070	REP-P	90-13-062
196-24-110	AMD-W	90-21-032	204-74-070	REP	90-18-046
196-26-020	AMD	90-03-028	204-74-080	REP-P	90-13-062
196-26-020	AMD-E	90-04-010	204-74-080	REP	90-18-046
196-26-030	NEW-E	90-17-014	204-74A-010	NEW-P	90-13-062
196-26-030	NEW-P	90-17-107	204-74A-010	NEW	90-18-047
196-26-030	NEW	90-21-033	204-74A-020	NEW-P	90-13-062
196-27-020	AMD	90-05-071	204-74A-020	NEW	90-18-047
204-30-010	NEW-P	90-10-076	204-74A-030	NEW-P	90-13-062
204-30-010	NEW	90-13-060	204-74A-030	NEW	90-18-047
204-30-020	NEW-P	90-10-076	204-74A-040	NEW-P	90-13-062
204-30-020	NEW	90-13-060	204-74A-040	NEW	90-18-047
204-30-030	NEW-P	90-10-076	204-74A-050	NEW-P	90-13-062
204-30-030	NEW	90-13-060	204-74A-050	NEW	90-18-047
204-30-040	NEW-P	90-10-076	204-74A-060	NEW-P	90-13-062
204-30-040	NEW	90-13-060	204-74A-060	NEW	90-18-047
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204-30-050	NEW	90-13-060	204-82A-020	AMD	90-18-048
204-30-060	NEW-P	90-10-076	204-82A-040	AMD-P	90-13-063
204-30-060	NEW	90-13-060	204-82A-040	AMD	90-18-048
204-30-070	NEW-P	90-10-076	204-82A-050	AMD-P	90-13-063
204-30-070	NEW	90-13-060	204-82A-050	AMD	90-18-048
204-30-080	NEW-P	90-10-076	204-82A-070	NEW-P	90-13-063
204-30-080	NEW	90-13-060	204-82A-070	NEW	90-18-048
204-36-030	AMD-P	90-04-023	204-88-030	AMD	90-06-056
204-36-030	AMD	90-07-034	204-93-010	AMD-P	90-13-063
204-36-040	AMD-P	90-04-023	204-93-010	AMD	90-18-049
204-36-040	AMD	90-07-034	204-93-020	AMD-P	90-13-063
204-36-050	AMD-P	90-04-023	204-93-020	AMD	90-18-049
204-36-050	AMD	90-07-034	204-93-030	AMD-P	90-13-063
204-36-060	AMD-P	90-04-023	204-93-030	AMD	90-18-049
204-36-060	AMD	90-07-034	204-93-040	AMD-P	90-13-063
204-44-010	AMD	90-06-055	204-93-040	AMD	90-18-049
204-44-030	AMD	90-06-055	204-93-050	AMD-P	90-13-063
204-48-020	AMD-P	90-08-023	204-93-050	AMD	90-18-049
204-48-020	AMD	90-11-021	204-93-060	AMD-P	90-13-063
204-53-010	NEW-P	90-23-058	204-93-060	AMD	90-18-049
204-68-010	REP-P	90-13-061	204-93-070	AMD-P	90-13-063
204-68-010	REP	90-18-045	204-93-070	AMD	90-18-049
204-68-020	REP-P	90-13-061	204-93-080	AMD-P	90-13-063
204-68-020	REP	90-18-045	204-93-080	AMD	90-18-049
204-68-030	REP-P	90-13-061	204-93-090	AMD-P	90-13-063
204-68-030	REP	90-18-045	204-93-090	AMD	90-18-049
204-68-040	REP-P	90-13-061	204-93-100	AMD-P	90-13-063
204-68-040	REP	90-18-045	204-93-100	AMD	90-18-049
204-68-050	REP-P	90-13-061	204-93-110	AMD-P	90-13-063
204-68-050	REP	90-18-045	204-93-110	AMD	90-18-049
204-68-060	REP-P	90-13-061	204-93-150	AMD-P	90-13-063
204-68-060	REP	90-18-045	204-93-150	AMD	90-18-049
204-68-070	REP-P	90-13-061	204-990	REP-P	90-08-024
204-68-070	REP	90-18-045	204-990	REP	90-11-022
204-68-080	REP-P	90-13-061	212-12-010	AMD-P	90-20-061
204-68-080	REP	90-18-045	212-17-300	AMD-P	90-04-097
204-68-090	REP-P	90-13-061	212-17-300	AMD	90-10-006
204-68-090	REP	90-18-045	212-17-305	AMD-P	90-04-097
204-68-100	REP-P	90-13-061	212-17-305	AMD	90-10-006
204-68-100	REP	90-18-045	212-17-310	AMD-P	90-04-097
204-68-110	REP-P	90-13-061	212-17-310	AMD	90-10-006
204-68-110	REP	90-18-045	212-17-315	AMD-P	90-04-097
204-68-120	REP-P	90-13-061	212-17-315	AMD	90-10-006
204-68-120	REP	90-18-045	212-17-317	NEW-P	90-04-097
204-68-130	REP-P	90-13-061	212-17-317	NEW	90-10-006
204-68-130	REP	90-18-045	212-17-325	AMD-P	90-04-097
204-68-140	REP-P	90-13-061	212-17-325	AMD	90-10-006
204-68-140	REP	90-18-045	212-17-330	AMD-P	90-04-097
212-17-330	AMD	90-10-006	212-17-335	AMD-P	90-04-097
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220-16	AMD-C	90-06-025	220-16-410	AMD	90-03-068
220-16-410	AMD	90-03-068	220-16-420	NEW	90-03-068
220-16-420	NEW	90-03-068	220-16-430	NEW-C	90-07-002
220-16-430	NEW-C	90-07-002	220-16-430	NEW	90-07-003
220-16-440	NEW-P	90-02-112	220-16-440	NEW	90-06-026
220-16-440	NEW	90-06-026	220-16-450	NEW-P	90-02-112
220-16-450	NEW-P	90-02-112	220-16-450	NEW	90-06-026
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220-20-010	AMD-W	90-19-081	220-20-010	AMD-P	90-21-162
220-20-010	AMD-P	90-21-162	220-20-017	AMD-P	90-08-008
220-20-017	AMD-P	90-08-008	220-20-017	AMD-W	90-21-077
220-20-017	AMD-W	90-21-077	220-20-020	AMD-P	90-02-111
220-20-020	AMD-P	90-02-111	220-20-020	AMD	90-06-045
220-20-020	AMD	90-06-045	220-20-020	AMD-C	90-07-002
220-20-020	AMD-C	90-07-002	220-20-020	AMD	90-07-003
220-20-020	AMD	90-07-003	220-20-025	AMD-P	90-02-111
220-20-025	AMD-P	90-02-111	220-20-025	AMD	90-06-045
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220-22-030	AMD-P	90-09-093	220-22-030	AMD	90-13-025
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220-24-02000A	NEW-E	90-19-074	220-24-02000A	REP-E	90-20-019
220-24-02000B	REP-E	90-20-019	220-24-02000B	NEW-E	90-20-019
220-24-02000B	NEW-E	90-20-019	220-24-02000B	REP-E	90-20-030
220-24-02000B	REP-E	90-20-030	220-24-02000C	NEW-E	90-20-030
220-24-02000C	NEW-E	90-20-030	220-24-02000L	NEW-E	90-10-033
220-24-02000L	NEW-E	90-10-033	220-24-02000L	REP-E	90-11-046
220-24-02000L	REP-E	90-11-046	220-24-02000M	NEW-E	90-11-046
220-24-02000M	NEW-E	90-11-046	220-24-02000M	REP-E	90-11-086
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220-24-02000N	REP-E	90-12-010	220-24-02000P	NEW-E	90-12-010
220-24-02000P	NEW-E	90-12-010	220-24-02000P	REP-E	90-12-036
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220-24-02000Q	REP-E	90-13-007	220-24-02000R	NEW-E	90-13-007
220-24-02000R	NEW-E	90-13-007	220-24-02000R	REP-E	90-13-034
220-24-02000R	REP-E	90-13-034	220-24-02000S	NEW-E	90-13-034
220-24-02000S	NEW-E	90-13-034	220-24-02000S	REP-E	90-17-082
220-24-02000S	REP-E	90-17-082	220-24-02000T	NEW-E	90-17-082
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220-24-02000T	REP-E	90-17-090	220-24-02000U	NEW-E	90-17-090
220-24-02000U	NEW-E	90-17-090	220-24-02000U	REP-E	90-18-025
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220-24-02000Z	NEW-E	90-19-055	220-24-50000A	REP-E	90-19-074
220-24-50000A	REP-E	90-19-074	220-28-41303	NEW-E	90-15-063
220-28-41303	NEW-E	90-15-063	220-32-05100A	NEW-E	90-02-065
220-32-05100A	NEW-E	90-02-065	220-32-05100A	NEW-E	90-18-061
220-32-05100A	NEW-E	90-18-061	220-32-05100A	REP-E	90-19-012
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220-32-05100B	NEW-E	90-19-012	220-32-05100B	REP-E	90-19-058
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220-32-05500Y	NEW-E	90-10-053	220-32-05700E	NEW-E	90-21-046
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220-32-05900R	NEW-E	90-03-006			

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220-33-01000M	REP-E	90-05-030	220-47-401	AMD	90-13-025	220-55-01000A	NEW-E	90-07-040
220-33-01000N	NEW-E	90-05-030	220-47-402	REP-P	90-09-093	220-55-01000A	REP-E	90-08-034
220-33-01000P	NEW-E	90-17-046	220-47-402	REP	90-13-025	220-55-01000B	NEW-E	90-08-034
220-33-01000P	REP-E	90-19-088	220-47-403	REP-P	90-09-093	220-55-015	AMD-P	90-08-008
220-33-01000Q	NEW-E	90-19-088	220-47-403	REP	90-13-025	220-55-015	AMD-W	90-21-077
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220-33-01000R	REP-E	90-20-010	220-47-412	AMD-P	90-09-093	220-56	AMD-C	90-06-025
220-33-01000S	NEW-E	90-20-010	220-47-412	AMD	90-13-025	220-56-105	AMD-P	90-02-112
220-33-01000S	REP-E	90-20-021	220-47-413	REP-P	90-09-093	220-56-105	AMD	90-06-026
220-33-01000T	NEW-E	90-20-021	220-47-413	REP	90-13-025	220-56-115	AMD-P	90-02-112
220-33-01000T	REP-E	90-21-008	220-47-414	REP-P	90-09-093	220-56-115	AMD	90-06-026
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220-36-021	AMD	90-18-023	220-47-600	NEW-E	90-16-060	220-56-126	AMD	90-06-026
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220-36-02100K	REP-E	90-18-043	220-47-601	NEW-E	90-17-008	220-56-127	AMD	90-06-026
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220-36-023	AMD	90-18-023	220-47-602	NEW-E	90-17-045	220-56-128	AMD	90-06-026
220-36-02300A	NEW-E	90-18-021	220-47-602	REP-E	90-17-084	220-56-156	AMD-C	90-06-081
220-36-02300A	REP-E	90-19-011	220-47-603	NEW-E	90-17-084	220-56-156	AMD	90-08-001
220-36-02300B	NEW-E	90-19-011	220-47-603	REP-E	90-18-026	220-56-160	AMD-P	90-02-112
220-36-02300B	REP-E	90-20-047	220-47-604	NEW-E	90-18-026	220-56-160	AMD	90-06-026
220-36-02300C	NEW-E	90-20-047	220-47-604	REP-E	90-18-062	220-56-165	AMD-P	90-02-112
220-36-02300C	REP-E	90-21-003	220-47-605	NEW-E	90-18-062	220-56-165	AMD	90-06-026
220-36-02300D	NEW-E	90-21-003	220-47-605	REP-E	90-19-010	220-56-175	AMD-P	90-02-112
220-36-02300D	REP-E	90-21-024	220-47-606	NEW-E	90-19-010	220-56-175	AMD	90-06-026
220-36-02300E	NEW-E	90-21-024	220-47-606	REP-E	90-19-057	220-56-180	AMD-P	90-02-112
220-36-02300E	REP-E	90-21-083	220-47-607	NEW-E	90-19-057	220-56-180	AMD	90-06-026
220-36-02300F	NEW-E	90-21-083	220-47-607	REP-E	90-20-020	220-56-190	AMD-P	90-02-112
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220-40-02600C	REP-E	90-22-047	220-47-614	REP-E	90-22-013	220-56-19000U	NEW-E	90-17-044
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220-44-05000D	NEW-E	90-07-031	220-49-063	NEW	90-07-003	220-56-197	AMD-P	90-02-112
220-44-05000D	REP-E	90-13-109	220-49-064	NEW-C	90-07-002	220-56-197	AMD	90-06-026
220-44-05000E	NEW-E	90-13-109	220-49-064	NEW	90-07-003	220-56-205	AMD-P	90-02-112
220-44-05000E	REP-E	90-16-001	220-52-03000F	NEW-E	90-11-012	220-56-205	AMD	90-06-026
220-44-05000F	NEW-E	90-16-001	220-52-04600W	NEW-E	90-23-045	220-56-230	NEW-P	90-02-112
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220-47-312	REP	90-13-025	220-52-07100H	NEW-E	90-19-056	220-56-25500F	NEW-E	90-08-003
220-47-313	REP-P	90-09-093	220-52-07300H	NEW-E	90-03-067	220-56-25500G	NEW-E	90-17-012
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220-56-25500I	NEW-E	90-20-063	220-57A-080	AMD	90-06-026	223-08-120	REP	90-23-093
220-56-282	AMD-P	90-02-112	220-57A-180	AMD-P	90-02-112	223-08-125	REP-P	90-16-054
220-56-282	AMD	90-06-026	220-57A-180	AMD	90-06-026	223-08-125	REP	90-23-093
220-56-307	AMD-P	90-02-112	220-69-220	AMD	90-03-068	223-08-130	REP-P	90-16-054
220-56-307	AMD	90-06-026	220-69-237	AMD	90-03-068	223-08-130	REP	90-23-093
220-56-310	AMD-P	90-02-112	220-69-237	AMD-P	90-09-050	223-08-135	REP-P	90-16-054
220-56-310	AMD	90-06-026	220-69-237	AMD	90-17-080	223-08-135	REP	90-23-093
220-56-31000J	NEW-E	90-15-040	220-69-238	AMD	90-03-068	223-08-140	REP-P	90-16-054
220-56-320	AMD-P	90-02-112	220-69-238	AMD-P	90-09-050	223-08-140	REP	90-23-093
220-56-320	AMD	90-06-026	220-69-238	AMD	90-17-080	223-08-147	REP-P	90-16-054
220-56-32500R	NEW-E	90-10-035	220-69-239	NEW-P	90-09-050	223-08-147	REP	90-23-093
220-56-330	AMD-P	90-02-112	220-69-239	NEW	90-17-080	223-08-150	AMD-P	90-16-054
220-56-330	AMD	90-06-026	220-69-23900A	NEW-E	90-09-051	223-08-150	AMD	90-23-093
220-56-350	AMD-P	90-02-112	220-69-260	AMD	90-03-068	223-08-160	AMD-P	90-16-054
220-56-350	AMD	90-06-026	220-69-264	AMD	90-03-068	223-08-160	AMD	90-23-093
220-56-35000I	NEW-E	90-06-058	220-140-001	NEW	90-04-026	223-08-165	AMD-P	90-16-054
220-56-36000T	NEW-E	90-07-039	220-140-010	NEW	90-04-026	223-08-165	AMD	90-23-093
220-56-36000U	REP-E	90-10-011	220-140-020	NEW	90-04-026	223-08-170	REP-P	90-16-054
220-56-36000U	NEW-E	90-10-011	220-140-030	NEW	90-04-026	223-08-170	REP	90-23-093
220-56-36000V	NEW-E	90-19-110	222-16-010	AMD-W	90-10-099	223-08-175	AMD-P	90-16-054
220-56-380	AMD-P	90-02-112	222-16-045	NEW-E	90-23-041	223-08-175	AMD	90-23-093
220-56-380	AMD	90-06-026	222-16-050	AMD-W	90-10-099	223-08-185	AMD-P	90-16-054
220-56-38000F	NEW-E	90-03-007	222-16-050	AMD-E	90-23-041	223-08-185	AMD	90-23-093
220-56-38000F	REP-E	90-03-027	222-16-060	NEW-W	90-10-099	223-08-215	AMD-P	90-16-054
220-56-38000G	NEW-E	90-03-027	222-20-040	AMD-W	90-10-099	223-08-215	AMD	90-23-093
220-56-38000G	REP-E	90-04-041	222-20-050	AMD-W	90-10-099	223-08-220	AMD-P	90-16-054
220-56-38000H	NEW	90-04-041	222-46-020	AMD-W	90-10-099	223-08-220	AMD	90-23-093
220-56-400	AMD-P	90-02-112	222-46-030	AMD-W	90-10-099	223-08-225	REP-P	90-16-054
220-56-400	AMD	90-06-026	222-46-040	AMD-W	90-10-099	223-08-225	REP	90-23-093
220-57	AMD-C	90-06-025	223-08	AMD-C	90-22-051	223-08-240	REP-P	90-16-054
220-57	AMD-C	90-06-042	223-08-001	NEW-P	90-16-054	223-08-240	REP	90-23-093
220-57-140	AMD-P	90-02-112	223-08-001	NEW	90-23-093	223-08-245	REP-P	90-16-054
220-57-140	AMD	90-06-026	223-08-002	NEW-P	90-16-054	223-08-245	REP	90-23-093
220-57-160	AMD-P	90-02-112	223-08-002	NEW	90-23-093	223-08-250	AMD-P	90-16-054
220-57-160	AMD	90-06-026	223-08-005	AMD-P	90-16-054	223-08-250	AMD	90-23-093
220-57-16000D	NEW-E	90-08-032	223-08-005	AMD	90-23-093	223-08-255	AMD-P	90-16-054
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220-57-16000G	NEW-E	90-18-044	223-08-015	REP-P	90-16-054	223-08-257	NEW	90-23-093
220-57-220	AMD-P	90-02-112	223-08-015	REP	90-23-093	223-08-270	AMD-P	90-16-054
220-57-220	AMD	90-06-026	223-08-020	AMD-P	90-16-054	223-08-270	AMD	90-23-093
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220-57-242	NEW-W	90-15-050	223-08-030	AMD-P	90-16-054	223-08-275	AMD	90-23-093
220-57-260	AMD-P	90-02-112	223-08-030	AMD	90-23-093	224-12-090	AMD-P	90-10-008
220-57-260	AMD	90-06-026	223-08-035	AMD-P	90-16-054	224-12-090	AMD-W	90-17-020
220-57-270	AMD-P	90-02-112	223-08-035	AMD	90-23-093	230-02-010	AMD	90-03-064
220-57-270	AMD	90-06-026	223-08-037	NEW-P	90-16-054	230-02-022	AMD-P	90-05-034
220-57-290	AMD-P	90-02-112	223-08-037	NEW	90-23-093	230-02-022	AMD	90-10-007
220-57-290	AMD	90-06-026	223-08-040	AMD-P	90-16-054	230-02-030	AMD-P	90-11-057
220-57-29000L	NEW-E	90-13-006	223-08-040	AMD	90-23-093	230-02-030	AMD	90-15-044
220-57-315	AMD-P	90-02-112	223-08-050	AMD-P	90-16-054	230-04-020	AMD	90-03-064
220-57-315	AMD-W	90-15-050	223-08-050	AMD	90-23-093	230-04-190	AMD	90-03-064
220-57-31500S	NEW-E	90-07-032	223-08-070	AMD-P	90-16-054	230-04-270	AMD	90-03-064
220-57-31500S	REP-E	90-12-082	223-08-070	AMD	90-23-093	230-08-120	AMD-P	90-05-034
220-57-31500T	NEW-E	90-12-082	223-08-075	AMD-P	90-16-054	230-08-120	AMD	90-10-007
220-57-328	NEW-P	90-02-112	223-08-075	AMD	90-23-093	230-08-125	AMD-P	90-05-034
220-57-328	NEW-W	90-15-050	223-08-080	AMD-P	90-16-054	230-08-125	AMD	90-10-007
220-57-42500T	NEW-E	90-12-064	223-08-080	AMD	90-23-093	230-08-260	AMD-P	90-10-008
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220-57-42500U	NEW-E	90-20-034	223-08-085	AMD	90-23-093	230-12-200	AMD-P	90-20-004
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220-57-465	AMD	90-06-026	223-08-087	NEW	90-23-093	230-12-900	AMD-W	90-16-062
220-57-497	NEW-P	90-02-112	223-08-095	AMD-P	90-16-054	230-12-900	AMD-P	90-16-063
220-57-497	NEW	90-06-044	223-08-095	AMD	90-23-093	230-12-900	AMD	90-21-053
220-57-49700E	NEW-E	90-13-006	223-08-097	NEW-P	90-16-054	230-20-064	AMD-P	90-05-034
220-57-505	AMD-P	90-02-112	223-08-097	NEW	90-23-093	230-20-064	AMD	90-10-007
220-57-505	AMD	90-06-026	223-08-100	AMD-P	90-16-054	230-20-100	REP-P	90-20-004
220-57-50500R	NEW-E	90-07-032	223-08-100	AMD	90-23-093	230-20-101	NEW-P	90-20-004
220-57-515	AMD-P	90-02-112	223-08-105	REP-P	90-16-054	230-20-102	NEW-P	90-20-004
220-57-515	AMD-W	90-15-050	223-08-105	REP	90-23-093	230-20-240	AMD-P	90-20-004
220-57-51500E	NEW-E	90-07-032	223-08-107	NEW-P	90-16-054	230-20-241	AMD-P	90-20-004
220-57-51500E	REP-E	90-12-067	223-08-107	NEW	90-23-093	230-20-246	AMD-P	90-20-004
220-57-51500F	NEW-E	90-12-035	223-08-110	REP-P	90-16-054	230-20-325	AMD	90-05-032
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220-57-530	NEW-W	90-15-050	223-08-115	REP-P	90-16-054	230-20-698	NEW	90-05-033
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230-30-050	AMD-P	90-15-064	232-12-168	AMD	90-22-057	232-28-61805	NEW	90-08-063
230-30-050	AMD-W	90-16-062	232-12-177	AMD-P	90-06-089	232-28-61806	NEW-P	90-06-086
230-30-050	AMD-P	90-16-063	232-12-177	AMD	90-11-050	232-28-61806	NEW-E	90-09-052
230-30-050	AMD	90-21-053	232-12-184	RE-AD-P	90-06-090	232-28-61806	NEW-W	90-19-082
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230-30-052	NEW	90-10-007	232-12-187	RE-AD-P	90-06-090	232-28-61807	NEW	90-10-069
230-30-070	AMD	90-05-032	232-12-187	RE-AD	90-11-049	232-28-61808	NEW-P	90-13-103
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230-30-070	AMD-P	90-20-004	232-12-227	AMD	90-19-087	232-28-61809	NEW	90-22-058
230-30-102	AMD-E	90-15-043	232-12-251	RE-AD-P	90-06-090	232-28-61810	NEW-P	90-14-107
230-30-102	AMD-P	90-15-064	232-12-251	RE-AD	90-11-049	232-28-61810	NEW	90-21-111
230-30-102	AMD-W	90-16-062	232-12-254	RE-AD-P	90-06-090	232-28-61811	NEW-P	90-14-107
230-30-102	AMD-P	90-16-063	232-12-254	RE-AD	90-11-049	232-28-61812	NEW-P	90-16-110
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230-30-104	AMD-E	90-15-043	232-12-297	NEW	90-11-066	232-28-61813	NEW-E	90-23-017
230-30-104	AMD-P	90-15-064	232-12-297	NEW-W	90-13-075	232-28-61814	NEW-E	90-23-018
230-30-104	AMD-W	90-16-062	232-12-827	REP-P	90-12-100	232-28-712	REP	90-03-083
230-30-104	AMD-P	90-16-063	232-12-831	NEW-P	90-12-100	232-28-713	NEW	90-03-083
230-30-104	AMD	90-21-053	232-16-710	NEW-P	90-13-098	232-28-811	REP-P	90-04-105
230-30-200	AMD-P	90-20-004	232-16-710	NEW-W	90-17-129	232-28-811	REP	90-11-064
230-30-220	AMD-P	90-20-004	232-16-720	NEW-P	90-13-099	232-28-812	NEW-P	90-04-105
230-40-010	AMD	90-05-032	232-16-720	NEW	90-19-096	232-28-812	NEW	90-11-064
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230-40-125	AMD-E	90-07-019	232-28-022	AMD-P	90-17-146	236-48-003	AMD-P	90-20-141
230-40-125	AMD-P	90-07-022	232-28-022	AMD	90-21-104	236-48-004	AMD-P	90-20-141
230-40-125	AMD	90-11-058	232-28-215	REP-P	90-13-100	236-48-005	AMD-P	90-20-141
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230-50-012	AMD-P	90-03-060	232-28-21810	REP-P	90-15-074	236-48-013	AMD-P	90-20-141
230-50-012	AMD-E	90-03-061	232-28-21810	REP	90-19-099	236-48-021	AMD-P	90-20-141
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230-50-560	AMD-E	90-09-073	232-28-220	NEW	90-13-045	236-48-052	AMD-P	90-20-141
230-50-560	AMD-P	90-10-008	232-28-22001	NEW-P	90-15-073	236-48-061	AMD-P	90-20-141
230-50-560	AMD	90-13-022	232-28-22001	NEW-W	90-17-128	236-48-071	AMD-P	90-20-141
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230-60-065	AMD-P	90-15-064	232-28-413	REP-P	90-13-101	236-48-095	AMD-P	90-20-141
230-60-065	AMD-W	90-16-062	232-28-413	REP	90-17-095	236-48-096	AMD-P	90-20-141
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232-12-019	AMD	90-10-068	232-28-511	REP-P	90-13-102	236-48-152	AMD-P	90-20-141
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248-08-440	AMD	90-06-018	248-14-240	AMD	90-17-123	248-17-211	AMD-P	90-21-143
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248-08-446	DECOD-P	90-22-094	248-15-010	DECOD-P	90-22-094	248-17-212	DECOD-P	90-22-094
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248-08-452	DECOD-P	90-22-094	248-15-050	DECOD-P	90-22-094	248-17-214	DECOD-P	90-22-094
248-08-460	REP	90-06-018	248-15-060	DECOD-P	90-22-094	248-17-215	AMD-P	90-21-143
248-08-461	NEW	90-06-018	248-15-070	DECOD-P	90-22-094	248-17-215	DECOD-P	90-22-094
248-08-461	DECOD-P	90-22-094	248-15-080	DECOD-P	90-22-094	248-17-216	DECOD-P	90-22-094
248-08-464	NEW	90-06-018	248-15-091	DECOD-P	90-22-094	248-17-220	DECOD-P	90-22-094
248-08-464	DECOD-P	90-22-094	248-15-100	DECOD-P	90-22-094	248-17-230	AMD	90-06-019
248-08-470	AMD	90-06-018	248-15-110	AMD	90-06-019	248-17-230	DECOD-P	90-22-094
248-08-470	DECOD-P	90-22-094	248-15-110	DECOD-P	90-22-094	248-17-240	DECOD-P	90-22-094
248-08-480	REP	90-06-018	248-16-001	DECOD-P	90-22-094	248-17-250	DECOD-P	90-22-094
248-08-490	REP	90-06-018	248-16-031	AMD	90-06-019	248-17-255	DECOD-P	90-22-094
248-08-500	REP	90-06-018	248-16-031	DECOD-P	90-22-094	248-17-260	DECOD-P	90-22-094
248-08-510	REP	90-06-018	248-16-033	DECOD-P	90-22-094	248-17-261	DECOD-P	90-22-094
248-08-515	NEW	90-06-018	248-16-036	DECOD-P	90-22-094	248-17-265	DECOD-P	90-22-094
248-08-515	DECOD-P	90-22-094	248-16-046	DECOD-P	90-22-094	248-17-270	DECOD-P	90-22-094
248-08-520	REP	90-06-018	248-16-048	DECOD-P	90-22-094	248-17-275	DECOD-P	90-22-094
248-08-525	NEW	90-06-018	248-16-057	DECOD-P	90-22-094	248-18-001	AMD-P	90-20-035
248-08-525	DECOD-P	90-22-094	248-16-060	DECOD-P	90-22-094	248-18-001	DECOD-P	90-22-094
248-08-530	REP	90-06-018	248-16-070	DECOD-P	90-22-094	248-18-010	AMD-P	90-08-099
248-08-535	NEW	90-06-018	248-16-080	DECOD-P	90-22-094	248-18-010	AMD	90-12-014
248-08-535	DECOD-P	90-22-094	248-16-090	DECOD-P	90-22-094	248-18-010	DECOD-P	90-22-094
248-08-540	REP	90-06-018	248-16-105	DECOD-P	90-22-094	248-18-015	AMD	90-06-019
248-08-545	NEW	90-06-018	248-16-110	DECOD-P	90-22-094	248-18-015	DECOD-P	90-22-094
248-08-545	DECOD-P	90-22-094	248-16-115	DECOD-P	90-22-094	248-18-017	DECOD-P	90-22-094
248-08-550	REP	90-06-018	248-16-121	DECOD-P	90-22-094	248-18-018	AMD-P	90-08-099
248-08-560	REP	90-06-018	248-16-131	DECOD-P	90-22-094	248-18-018	AMD	90-12-014
248-08-565	NEW	90-06-018	248-16-141	DECOD-P	90-22-094	248-18-018	DECOD-P	90-22-094
248-08-565	DECOD-P	90-22-094	248-16-150	DECOD-P	90-22-094	248-18-020	AMD-P	90-08-099
248-08-570	REP	90-06-018	248-16-160	DECOD-P	90-22-094	248-18-020	AMD	90-12-014
248-08-575	NEW	90-06-018	248-16-170	DECOD-P	90-22-094	248-18-020	DECOD-P	90-22-094
248-08-575	DECOD-P	90-22-094	248-16-180	DECOD-P	90-22-094	248-18-025	DECOD-P	90-22-094
248-08-580	REP	90-06-018	248-16-190	DECOD-P	90-22-094	248-18-031	DECOD-P	90-22-094
248-08-590	REP	90-06-018	248-16-202	DECOD-P	90-22-094	248-18-033	DECOD-P	90-22-094
248-08-596	DECOD-P	90-22-094	248-16-213	DECOD-P	90-22-094	248-18-035	AMD-P	90-20-035
248-08-700	REP	90-06-018	248-16-215	DECOD-P	90-22-094	248-18-035	DECOD-P	90-22-094
248-08-705	REP	90-06-018	248-16-216	DECOD-P	90-22-094	248-18-040	AMD-P	90-20-035
248-08-710	REP	90-06-018	248-16-222	DECOD-P	90-22-094	248-18-040	DECOD-P	90-22-094
248-08-715	REP	90-06-018	248-16-223	DECOD-P	90-22-094	248-18-040	DECOD-P	90-22-094
248-08-720	REP	90-06-018	248-16-226	DECOD-P	90-22-094	248-18-055	DECOD-P	90-22-094
248-08-725	REP	90-06-018	248-16-229	DECOD-P	90-22-094	248-18-060	DECOD-P	90-22-094
248-08-730	REP	90-06-018	248-16-230	DECOD-P	90-22-094	248-18-070	DECOD-P	90-22-094
248-08-735	REP	90-06-018	248-16-235	DECOD-P	90-22-094	248-18-080	DECOD-P	90-22-094
248-08-740	REP	90-06-018	248-16-300	DECOD-P	90-22-094	248-18-090	DECOD-P	90-22-094
248-08-750	REP	90-06-018	248-16-900	DECOD-P	90-22-094	248-18-100	DECOD-P	90-22-094
248-08-755	REP	90-06-018	248-16-999	DECOD-P	90-22-094	248-18-110	DECOD-P	90-22-094
248-08-760	REP	90-06-018	248-17-010	DECOD-P	90-22-094	248-18-120	DECOD-P	90-22-094
248-08-765	REP	90-06-018	248-17-020	DECOD-P	90-22-094	248-18-130	DECOD-P	90-22-094
248-08-770	REP	90-06-018	248-17-030	DECOD-P	90-22-094	248-18-135	DECOD-P	90-22-094
248-08-775	REP	90-06-018	248-17-040	DECOD-P	90-22-094	248-18-140	DECOD-P	90-22-094
248-08-780	REP	90-06-018	248-17-050	DECOD-P	90-22-094	248-18-150	DECOD-P	90-22-094
248-08-785	REP	90-06-018	248-17-060	AMD	90-06-019	248-18-155	DECOD-P	90-22-094
248-08-790	REP	90-06-018	248-17-060	DECOD-P	90-22-094	248-18-160	DECOD-P	90-22-094
248-08-800	REP	90-06-018	248-17-070	DECOD-P	90-22-094	248-18-170	DECOD-P	90-22-094
248-08-805	REP	90-06-018	248-17-080	DECOD-P	90-22-094	248-18-180	DECOD-P	90-22-094
248-08-810	REP	90-06-018	248-17-090	DECOD-P	90-22-094	248-18-190	DECOD-P	90-22-094
248-08-815	REP	90-06-018	248-17-100	DECOD-P	90-22-094	248-18-202	DECOD-P	90-22-094
248-08-820	REP	90-06-018	248-17-110	DECOD-P	90-22-094	248-18-216	DECOD-P	90-22-094
248-08-825	REP	90-06-018	248-17-120	DECOD-P	90-22-094	248-18-221	AMD-P	90-08-099
248-08-830	REP	90-06-018	248-17-130	DECOD-P	90-22-094	248-18-221	AMD	90-12-014
248-08-835	REP	90-06-018	248-17-135	DECOD-P	90-22-094	248-18-221	DECOD-P	90-22-094
248-08-840	REP	90-06-018	248-17-140	DECOD-P	90-22-094	248-18-224	DECOD-P	90-22-094
248-08-845	REP	90-06-018	248-17-150	DECOD-P	90-22-094	248-18-225	REP-P	90-20-035
248-10-010	DECOD-P	90-22-094	248-17-160	AMD-P	90-21-143	248-18-225	DECOD-P	90-22-094
248-14-001	AMD-P	90-13-031	248-17-160	DECOD-P	90-22-094	248-18-226	NEW-P	90-20-035
248-14-001	AMD	90-17-123	248-17-170	DECOD-P	90-22-094	248-18-228	NEW-P	90-20-035
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248-18-240	AMD-P 90-19-051	248-18-656	DECOD-P 90-22-094	248-19-410	DECOD-P 90-22-094
248-18-240	DECOD-P 90-22-094	248-18-660	AMD-P 90-08-099	248-19-415	DECOD-P 90-22-094
248-18-240	AMD 90-23-012	248-18-660	AMD 90-12-014	248-19-420	DECOD-P 90-22-094
248-18-245	AMD-P 90-08-099	248-18-660	DECOD-P 90-22-094	248-19-430	DECOD-P 90-22-094
248-18-245	AMD 90-12-014	248-18-662	DECOD-P 90-22-094	248-19-440	DECOD-P 90-22-094
248-18-245	REP-P 90-20-035	248-18-663	DECOD-P 90-22-094	248-19-450	DECOD-P 90-22-094
248-18-245	DECOD-P 90-22-094	248-18-665	AMD-P 90-08-099	248-19-460	DECOD-P 90-22-094
248-18-251	DECOD-P 90-22-094	248-18-665	AMD 90-12-014	248-19-470	DECOD-P 90-22-094
248-18-253	DECOD-P 90-22-094	248-18-665	DECOD-P 90-22-094	248-19-475	DECOD-P 90-22-094
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248-18-260	DECOD-P 90-22-094	248-18-675	AMD-P 90-08-099	248-19-480	DECOD-P 90-22-094
248-18-270	DECOD-P 90-22-094	248-18-675	AMD 90-12-014	248-19-490	DECOD-P 90-22-094
248-18-280	DECOD-P 90-22-094	248-18-680	DECOD-P 90-22-094	248-19-500	DECOD-P 90-22-094
248-18-285	DECOD-P 90-22-094	248-18-680	AMD-P 90-08-099	248-19-600	NEW-P 90-10-022
248-18-290	DECOD-P 90-22-094	248-18-680	AMD 90-12-014	248-19-600	NEW 90-13-116
248-18-300	DECOD-P 90-22-094	248-18-680	DECOD-P 90-22-094	248-19-600	DECOD-P 90-22-094
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248-18-312	DECOD-P 90-22-094	248-18-685	AMD 90-12-014	248-19-601	NEW 90-16-058
248-18-315	DECOD-P 90-22-094	248-18-685	DECOD-P 90-22-094	248-19-601	DECOD-P 90-22-094
248-18-321	DECOD-P 90-22-094	248-18-690	AMD-P 90-08-099	248-19-700	NEW-P 90-12-096
248-18-331	DECOD-P 90-22-094	248-18-690	AMD 90-12-014	248-19-700	NEW 90-16-058
248-18-335	DECOD-P 90-22-094	248-18-690	DECOD-P 90-22-094	248-19-700	DECOD-P 90-22-094
248-18-336	DECOD-P 90-22-094	248-18-695	AMD-P 90-08-099	248-19-701	NEW-P 90-12-096
248-18-440	DECOD-P 90-22-094	248-18-695	AMD 90-12-014	248-19-701	NEW 90-16-058
248-18-445	DECOD-P 90-22-094	248-18-695	DECOD-P 90-22-094	248-19-701	DECOD-P 90-22-094
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248-18-510	AMD-P 90-08-099	248-18-705	AMD-P 90-08-099	248-19-800	NEW 90-12-071
248-18-510	AMD 90-12-014	248-18-705	AMD 90-12-014	248-19-800	DECOD-P 90-22-094
248-18-510	DECOD-P 90-22-094	248-18-705	DECOD-P 90-22-094	248-19-805	NEW-P 90-08-102
248-18-515	DECOD-P 90-22-094	248-18-711	DECOD-P 90-22-094	248-19-805	NEW 90-12-071
248-18-520	AMD-P 90-08-099	248-18-719	AMD-P 90-08-099	248-19-805	DECOD-P 90-22-094
248-18-520	AMD 90-12-014	248-18-719	AMD 90-12-014	248-19-806	NEW-P 90-08-102
248-18-520	DECOD-P 90-22-094	248-18-719	DECOD-P 90-22-094	248-19-806	NEW 90-12-071
248-18-525	AMD-P 90-08-099	248-18-731	NEW-P 90-20-035	248-19-806	DECOD-P 90-22-094
248-18-525	AMD 90-12-014	248-18-820	NEW-P 90-20-035	248-19-810	NEW-P 90-08-105
248-18-525	DECOD-P 90-22-094	248-18-999	DECOD-P 90-22-094	248-19-810	NEW 90-12-072
248-18-530	AMD-P 90-08-099	248-18-99902	AMD-P 90-08-099	248-19-810	DECOD-P 90-22-094
248-18-530	AMD 90-12-014	248-18-99902	AMD 90-12-014	248-19-811	NEW-P 90-08-105
248-18-530	DECOD-P 90-22-094	248-18-99902	DECOD-P 90-22-094	248-19-811	NEW 90-12-072
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248-18-534	REP-P 90-19-051	248-19-220	AMD-P 90-14-127	248-19-840	NEW-P 90-08-105
248-18-534	DECOD-P 90-22-094	248-19-220	AMD 90-17-086	248-19-840	NEW 90-12-072
248-18-534	REP 90-23-012	248-19-220	DECOD-P 90-22-094	248-19-840	DECOD-P 90-22-094
248-18-536	NEW-P 90-19-051	248-19-231	AMD-P 90-14-126	248-19-860	NEW-P 90-08-105
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248-18-555	AMD-P 90-08-099	248-19-235	NEW-P 90-14-126	248-19-880	NEW-P 90-08-103
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248-18-555	REP-P 90-20-035	248-19-240	DECOD-P 90-22-094	248-19-882	NEW-P 90-08-103
248-18-555	DECOD-P 90-22-094	248-19-250	DECOD-P 90-22-094	248-19-882	NEW-W 90-10-083
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248-18-560	DECOD-P 90-22-094	248-19-295	DECOD-P 90-22-094	248-19-886	NEW-W 90-10-083
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248-18-606	DECOD-P 90-22-094	248-19-340	DECOD-P 90-22-094	248-21-020	DECOD-P 90-22-094
248-18-608	DECOD-P 90-22-094	248-19-350	DECOD-P 90-22-094	248-21-025	DECOD-P 90-22-094
248-18-610	DECOD-P 90-22-094	248-19-360	DECOD-P 90-22-094	248-21-030	DECOD-P 90-22-094
248-18-616	DECOD-P 90-22-094	248-19-370	DECOD-P 90-22-094	248-21-035	DECOD-P 90-22-094
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248-18-645	DECOD-P 90-22-094	248-19-400	DECOD-P 90-22-094	248-22-005	DECOD-P 90-22-094
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248-22-021	DECOD-P 90-22-094	248-29-060	DECOD-P 90-22-094	248-38-050	DECOD-P 90-22-094
248-22-026	DECOD-P 90-22-094	248-29-070	DECOD-P 90-22-094	248-38-060	NEW-P 90-14-128
248-22-031	DECOD-P 90-22-094	248-29-080	DECOD-P 90-22-094	248-38-060	NEW 90-20-017
248-22-036	DECOD-P 90-22-094	248-29-090	DECOD-P 90-22-094	248-38-060	DECOD-P 90-22-094
248-22-041	DECOD-P 90-22-094	248-30-070	DECOD-P 90-22-010	248-38-070	NEW-P 90-14-128
248-22-046	DECOD-P 90-22-094	248-30-080	DECOD-P 90-22-010	248-38-070	NEW 90-20-017
248-22-051	DECOD-P 90-22-094	248-30-090	DECOD-P 90-22-010	248-38-070	DECOD-P 90-22-094
248-23-001	DECOD-P 90-22-094	248-30-100	DECOD-P 90-22-010	248-38-080	NEW-P 90-14-128
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248-23-050	DECOD-P 90-22-094	248-31-025	AMD 90-06-019	248-38-100	NEW 90-20-017
248-23-060	DECOD-P 90-22-094	248-31-025	DECOD-P 90-22-094	248-38-100	DECOD-P 90-22-094
248-23-070	DECOD-P 90-22-094	248-31-035	AMD 90-06-019	248-38-110	NEW-P 90-14-128
248-25-001	DECOD-P 90-22-094	248-31-035	DECOD-P 90-22-094	248-38-110	NEW 90-20-017
248-25-002	DECOD-P 90-22-094	248-31-045	AMD 90-06-019	248-38-110	DECOD-P 90-22-094
248-25-010	AMD 90-06-019	248-31-045	DECOD-P 90-22-094	248-38-120	NEW-P 90-14-128
248-25-010	DECOD-P 90-22-094	248-31-055	AMD 90-06-019	248-38-120	NEW 90-20-017
248-25-015	DECOD-P 90-22-094	248-31-055	DECOD-P 90-22-094	248-38-120	DECOD-P 90-22-094
248-25-020	DECOD-P 90-22-094	248-31-065	DECOD-P 90-22-094	248-40-010	DECOD-P 90-22-094
248-25-025	DECOD-P 90-22-094	248-31-077	DECOD-P 90-22-094	248-40-020	DECOD-P 90-22-094
248-25-030	DECOD-P 90-22-094	248-31-085	DECOD-P 90-22-094	248-40-030	DECOD-P 90-22-094
248-25-035	DECOD-P 90-22-094	248-31-095	DECOD-P 90-22-094	248-40-040	DECOD-P 90-22-010
248-25-040	DECOD-P 90-22-094	248-31-105	DECOD-P 90-22-094	248-40-050	DECOD-P 90-22-010
248-25-045	DECOD-P 90-22-094	248-31-115	DECOD-P 90-22-094	248-40-060	DECOD-P 90-22-010
248-25-050	DECOD-P 90-22-094	248-31-125	DECOD-P 90-22-094	248-40-080	DECOD-P 90-22-094
248-25-060	DECOD-P 90-22-094	248-31-135	DECOD-P 90-22-094	248-40-999	DECOD-P 90-22-010
248-25-070	DECOD-P 90-22-094	248-31-155	DECOD-P 90-22-094	248-46-001	REP-P 90-22-101
248-25-100	DECOD-P 90-22-094	248-31-165	DECOD-P 90-22-094	248-46-010	REP-P 90-22-101
248-25-120	DECOD-P 90-22-094	248-31-175	DECOD-P 90-22-094	248-46-020	REP-P 90-22-101
248-26-001	DECOD-P 90-22-094	248-31-185	DECOD-P 90-22-094	248-46-030	REP-P 90-22-101
248-26-010	DECOD-P 90-22-094	248-33-020	DECOD-P 90-22-094	248-46-040	REP-P 90-22-101
248-26-020	AMD 90-06-019	248-33-040	AMD 90-05-038	248-46-050	REP-P 90-22-101
248-26-020	DECOD-P 90-22-094	248-33-040	DECOD-P 90-22-094	248-46-060	REP-P 90-22-101
248-26-030	DECOD-P 90-22-094	248-33-060	REP 90-05-038	248-46-070	REP-P 90-22-101
248-26-035	DECOD-P 90-22-094	248-33-080	REP 90-05-038	248-46-080	REP-P 90-22-101
248-26-040	DECOD-P 90-22-094	248-33-090	DECOD-P 90-22-094	248-46-090	REP-P 90-22-101
248-26-050	DECOD-P 90-22-094	248-33-100	DECOD-P 90-22-094	248-46-100	REP-P 90-22-101
248-26-060	DECOD-P 90-22-094	248-36-005	DECOD-P 90-22-094	248-46-110	REP-P 90-22-101
248-26-070	DECOD-P 90-22-094	248-36-015	DECOD-P 90-22-094	248-46-120	REP-P 90-22-101
248-26-080	DECOD-P 90-22-094	248-36-025	AMD 90-06-019	248-46-130	REP-P 90-22-101
248-26-090	DECOD-P 90-22-094	248-36-025	DECOD-P 90-22-094	248-46-140	REP-P 90-22-101
248-26-100	DECOD-P 90-22-094	248-36-035	AMD 90-06-019	248-46-200	REP-P 90-22-101
248-27-005	DECOD-P 90-22-094	248-36-035	DECOD-P 90-22-094	248-46-999	REP-P 90-22-101
248-27-015	DECOD-P 90-22-094	248-36-045	AMD 90-06-019	248-50-010	DECOD-P 90-22-010
248-27-025	AMD 90-06-019	248-36-045	DECOD-P 90-22-094	248-50-020	DECOD-P 90-22-010
248-27-025	DECOD-P 90-22-094	248-36-055	AMD 90-06-019	248-50-030	DECOD-P 90-22-010
248-27-035	AMD 90-06-019	248-36-055	DECOD-P 90-22-094	248-50-060	DECOD-P 90-22-010
248-27-035	DECOD-P 90-22-094	248-36-065	DECOD-P 90-22-094	248-50-070	DECOD-P 90-22-010
248-27-045	AMD 90-06-019	248-36-077	DECOD-P 90-22-094	248-50-080	DECOD-P 90-22-010
248-27-045	DECOD-P 90-22-094	248-36-085	DECOD-P 90-22-094	248-50-090	DECOD-P 90-22-010
248-27-055	AMD 90-06-019	248-36-095	DECOD-P 90-22-094	248-50-100	DECOD-P 90-22-010
248-27-055	DECOD-P 90-22-094	248-36-105	DECOD-P 90-22-094	248-50-110	DECOD-P 90-22-010
248-27-065	DECOD-P 90-22-094	248-36-115	DECOD-P 90-22-094	248-50-120	DECOD-P 90-22-010
248-27-077	DECOD-P 90-22-094	248-36-125	DECOD-P 90-22-094	248-50-130	DECOD-P 90-22-010
248-27-085	DECOD-P 90-22-094	248-36-135	DECOD-P 90-22-094	248-50-140	DECOD-P 90-22-010
248-27-095	DECOD-P 90-22-094	248-36-165	DECOD-P 90-22-094	248-50-150	DECOD-P 90-22-010
248-27-105	DECOD-P 90-22-094	248-38-001	NEW-P 90-14-128	248-50-160	DECOD-P 90-22-010
248-27-115	DECOD-P 90-22-094	248-38-001	NEW 90-20-017	248-50-170	DECOD-P 90-22-010
248-27-125	DECOD-P 90-22-094	248-38-001	DECOD-P 90-22-094	248-50-180	DECOD-P 90-22-010
248-27-135	DECOD-P 90-22-094	248-38-010	NEW-P 90-14-128	248-50-200	DECOD-P 90-22-010
248-27-145	DECOD-P 90-22-094	248-38-010	NEW 90-20-017	248-50-210	DECOD-P 90-22-010
248-27-155	DECOD-P 90-22-094	248-38-010	DECOD-P 90-22-094	248-52-001	DECOD-P 90-22-010
248-27-165	DECOD-P 90-22-094	248-38-020	NEW-P 90-14-128	248-52-005	DECOD-P 90-22-010
248-27-175	DECOD-P 90-22-094	248-38-020	NEW 90-20-017	248-52-010	DECOD-P 90-22-010
248-27-185	DECOD-P 90-22-094	248-38-020	DECOD-P 90-22-094	248-52-020	DECOD-P 90-22-010
248-29-001	DECOD-P 90-22-094	248-38-030	NEW-P 90-14-128	248-52-030	DECOD-P 90-22-010
248-29-010	DECOD-P 90-22-094	248-38-030	NEW 90-20-017	248-52-040	DECOD-P 90-22-010
248-29-020	AMD 90-06-019	248-38-030	DECOD-P 90-22-094	248-52-050	DECOD-P 90-22-010
248-29-020	DECOD-P 90-22-094	248-38-040	NEW-P 90-14-128	248-52-060	DECOD-P 90-22-010
248-29-030	DECOD-P 90-22-094	248-38-040	NEW 90-20-017	248-52-070	DECOD-P 90-22-010
248-29-040	DECOD-P 90-22-094	248-38-040	DECOD-P 90-22-094	248-52-080	DECOD-P 90-22-010

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248-92-060	DECOD-P 90-22-010	248-97-150	DECOD-P 90-22-010	248-98-135	NEW 90-07-010
248-92-070	DECOD-P 90-22-010	248-97-160	DECOD-P 90-22-010	248-98-135	DECOD-P 90-22-010
248-92-080	DECOD-P 90-22-010	248-97-170	DECOD-P 90-22-010	248-98-998	NEW-P 90-02-072
248-92-090	DECOD-P 90-22-010	248-98-001	AMD-P 90-02-072	248-98-998	NEW 90-07-010
248-92-100	DECOD-P 90-22-010	248-98-001	AMD 90-07-010	248-98-998	DECOD-P 90-22-010
248-92-101	DECOD-P 90-22-010	248-98-001	DECOD-P 90-22-010	248-98-999	REP-P 90-02-072
248-92-105	DECOD-P 90-22-010	248-98-003	NEW-P 90-02-072	248-98-999	REP 90-07-010
248-92-110	DECOD-P 90-22-010	248-98-003	NEW 90-07-010	248-99-010	DECOD-P 90-22-094
248-92-115	DECOD-P 90-22-010	248-98-003	DECOD-P 90-22-010	248-99-020	DECOD-P 90-22-094
248-92-120	DECOD-P 90-22-010	248-98-005	NEW-P 90-02-072	248-99-030	DECOD-P 90-22-094
248-92-125	DECOD-P 90-22-010	248-98-005	NEW 90-07-010	248-99-040	DECOD-P 90-22-094
248-92-130	DECOD-P 90-22-010	248-98-005	DECOD-P 90-22-010	248-99-050	DECOD-P 90-22-094
248-94-001	DECOD-P 90-22-010	248-98-010	AMD-P 90-02-072	248-99-060	DECOD-P 90-22-094
248-94-010	DECOD-P 90-22-010	248-98-010	AMD 90-07-010	248-99-070	DECOD-P 90-22-094
248-94-020	DECOD-P 90-22-010	248-98-010	DECOD-P 90-22-010	248-99-080	DECOD-P 90-22-094
248-94-030	DECOD-P 90-22-010	248-98-015	NEW-P 90-02-072	248-99-090	DECOD-P 90-22-094
248-94-040	DECOD-P 90-22-010	248-98-015	NEW 90-07-010	248-99-100	DECOD-P 90-22-094
248-94-050	DECOD-P 90-22-010	248-98-015	DECOD-P 90-22-010	248-100-006	DECOD-P 90-22-010
248-94-060	DECOD-P 90-22-010	248-98-020	AMD-P 90-02-072	248-100-011	DECOD-P 90-22-010
248-94-070	DECOD-P 90-22-010	248-98-020	AMD 90-07-010	248-100-016	AMD-P 90-02-095
248-94-080	DECOD-P 90-22-010	248-98-020	DECOD-P 90-22-010	248-100-016	AMD 90-07-033
248-94-090	DECOD-P 90-22-010	248-98-025	NEW-P 90-02-072	248-100-016	DECOD-P 90-22-010
248-94-100	DECOD-P 90-22-010	248-98-025	NEW 90-07-010	248-100-021	AMD-P 90-06-063
248-94-110	DECOD-P 90-22-010	248-98-025	DECOD-P 90-22-010	248-100-021	AMD 90-10-036
248-94-120	DECOD-P 90-22-010	248-98-030	AMD-P 90-02-072	248-100-021	DECOD-P 90-22-010
248-94-130	DECOD-P 90-22-010	248-98-030	AMD 90-07-010	248-100-026	DECOD-P 90-22-010
248-94-140	DECOD-P 90-22-010	248-98-030	DECOD-P 90-22-010	248-100-031	DECOD-P 90-22-010
248-94-150	DECOD-P 90-22-010	248-98-035	NEW-P 90-02-072	248-100-036	DECOD-P 90-22-010
248-94-160	DECOD-P 90-22-010	248-98-035	NEW 90-07-010	248-100-041	DECOD-P 90-22-010
248-94-170	DECOD-P 90-22-010	248-98-035	DECOD-P 90-22-010	248-100-046	DECOD-P 90-22-010
248-94-180	DECOD-P 90-22-010	248-98-040	AMD-P 90-02-072	248-100-071	DECOD-P 90-22-010
248-94-190	DECOD-P 90-22-010	248-98-040	AMD 90-07-010	248-100-072	DECOD-P 90-22-010
248-94-200	DECOD-P 90-22-010	248-98-040	DECOD-P 90-22-010	248-100-076	DECOD-P 90-22-010
248-96-010	DECOD-P 90-22-010	248-98-045	NEW-P 90-02-072	248-100-081	DECOD-P 90-22-010
248-96-011	DECOD-P 90-22-010	248-98-045	NEW 90-07-010	248-100-086	AMD-P 90-06-063
248-96-018	DECOD-P 90-22-010	248-98-045	DECOD-P 90-22-010	248-100-086	AMD 90-10-036
248-96-020	DECOD-P 90-22-010	248-98-050	AMD-P 90-02-072	248-100-086	DECOD-P 90-22-010
248-96-025	DECOD-P 90-22-010	248-98-050	AMD 90-07-010	248-100-091	DECOD-P 90-22-010
248-96-040	DECOD-P 90-22-010	248-98-050	DECOD-P 90-22-010	248-100-166	DECOD-P 90-22-010
248-96-046	DECOD-P 90-22-010	248-98-050	DECOD-P 90-22-010	248-100-171	DECOD-P 90-22-010
248-96-047	DECOD-P 90-22-010	248-98-060	AMD-P 90-02-072	248-100-176	DECOD-P 90-22-010
248-96-050	DECOD-P 90-22-010	248-98-060	AMD 90-07-010	248-100-181	DECOD-P 90-22-010
248-96-060	DECOD-P 90-22-010	248-98-060	DECOD-P 90-22-010	248-100-186	DECOD-P 90-22-010
248-96-075	DECOD-P 90-22-010	248-98-070	DECOD-P 90-22-010	248-100-191	DECOD-P 90-22-010
248-96-080	DECOD-P 90-22-010	248-98-080	AMD-P 90-02-072	248-100-196	DECOD-P 90-22-010
248-96-090	DECOD-P 90-22-010	248-98-080	AMD 90-07-010	248-100-201	DECOD-P 90-22-010
248-96-094	DECOD-P 90-22-010	248-98-080	DECOD-P 90-22-010	248-100-206	DECOD-P 90-22-010
248-96-095	DECOD-P 90-22-010	248-98-085	NEW-P 90-02-072	248-100-207	DECOD-P 90-22-010
248-96-096	DECOD-P 90-22-010	248-98-085	NEW 90-07-010	248-100-208	DECOD-P 90-22-010
248-96-100	DECOD-P 90-22-010	248-98-085	DECOD-P 90-22-010	248-100-209	DECOD-P 90-22-010
248-96-110	DECOD-P 90-22-010	248-98-090	AMD-P 90-02-072	248-100-211	DECOD-P 90-22-010
248-96-120	DECOD-P 90-22-010	248-98-090	AMD 90-07-010	248-100-216	DECOD-P 90-22-010
248-96-125	DECOD-P 90-22-010	248-98-090	DECOD-P 90-22-010	248-100-217	NEW-P 90-06-063
248-96-130	DECOD-P 90-22-010	248-98-095	NEW 90-07-010	248-100-217	NEW 90-10-036
248-96-140	DECOD-P 90-22-010	248-98-095	DECOD-P 90-22-010	248-100-217	DECOD-P 90-22-010
248-96-150	DECOD-P 90-22-010	248-98-098	NEW-P 90-02-072	248-100-221	DECOD-P 90-22-010
248-96-160	DECOD-P 90-22-010	248-98-098	NEW 90-07-010	248-100-226	DECOD-P 90-22-010
248-96-170	DECOD-P 90-22-010	248-98-098	DECOD-P 90-22-010	248-100-231	DECOD-P 90-22-010
248-96-175	DECOD-P 90-22-010	248-98-098	AMD-P 90-02-072	248-100-236	DECOD-P 90-22-010
248-96-180	DECOD-P 90-22-010	248-98-100	AMD 90-07-010	248-100-241	DECOD-P 90-22-010
248-97-010	DECOD-P 90-22-010	248-98-100	DECOD-P 90-22-010	248-101-010	REP-P 90-16-098
248-97-020	DECOD-P 90-22-010	248-98-102	NEW-P 90-02-072	248-101-010	REP-W 90-18-083
248-97-030	DECOD-P 90-22-010	248-98-102	NEW 90-07-010	248-101-010	REP-P 90-18-085
248-97-040	DECOD-P 90-22-010	248-98-102	DECOD-P 90-22-010	248-101-010	REP 90-21-056
248-97-050	DECOD-P 90-22-010	248-98-102	NEW-P 90-02-072	248-101-011	NEW-P 90-16-098
248-97-060	DECOD-P 90-22-010	248-98-104	NEW 90-07-010	248-101-011	NEW-W 90-18-083
248-97-070	DECOD-P 90-22-010	248-98-104	DECOD-P 90-22-010	248-101-011	NEW-P 90-18-085
248-97-080	DECOD-P 90-22-010	248-98-110	AMD-P 90-02-072	248-101-011	NEW 90-21-056
248-97-090	DECOD-P 90-22-010	248-98-110	AMD 90-07-010	248-101-011	DECOD-P 90-22-010
248-97-100	DECOD-P 90-22-010	248-98-110	DECOD-P 90-22-010	248-101-020	AMD-E 90-11-038
248-97-110	DECOD-P 90-22-010	248-98-120	AMD-P 90-02-072	248-101-020	REP-P 90-16-098
248-97-120	DECOD-P 90-22-010	248-98-120	AMD 90-07-010	248-101-020	AMD-E 90-18-074
248-97-130	AMD 90-06-049	248-98-120	DECOD-P 90-22-010	248-101-020	REP-W 90-18-083
248-97-130	DECOD-P 90-22-010	248-98-130	NEW-P 90-02-072	248-101-020	REP-P 90-18-085
248-97-135	NEW 90-06-049	248-98-130	NEW 90-07-010	248-101-020	REP 90-21-056
248-97-135	DECOD-P 90-22-010	248-98-130	DECOD-P 90-22-010	248-101-021	NEW-P 90-16-098

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248-101-021	NEW-P 90-18-085	248-132-130	DECOD-P 90-22-010	248-168-010	AMD 90-17-087
248-101-021	NEW 90-21-056	248-132-140	DECOD-P 90-22-010	248-168-010	DECOD-P 90-22-094
248-101-021	DECOD-P 90-22-010	248-132-150	DECOD-P 90-22-010	248-168-015	NEW-P 90-11-063
248-101-220	NEW-E 90-11-038	248-132-160	DECOD-P 90-22-010	248-168-015	NEW 90-17-087
248-101-220	REP-P 90-16-098	248-132-170	DECOD-P 90-22-010	248-168-015	DECOD-P 90-22-094
248-101-220	NEW-E 90-18-074	248-132-180	DECOD-P 90-22-010	248-168-020	AMD-P 90-11-063
248-101-220	REP-W 90-18-083	248-132-190	DECOD-P 90-22-010	248-168-020	AMD 90-17-087
248-101-220	REP-P 90-18-085	248-132-200	DECOD-P 90-22-010	248-168-020	DECOD-P 90-22-094
248-101-220	REP 90-21-056	248-140-010	DECOD-P 90-22-094	248-168-030	AMD-P 90-11-063
248-101-221	NEW-P 90-16-098	248-140-140	DECOD-P 90-22-094	248-168-030	AMD 90-17-087
248-101-221	NEW-W 90-18-083	248-140-150	DECOD-P 90-22-094	248-168-030	DECOD-P 90-22-094
248-101-221	NEW-P 90-18-085	248-140-160	DECOD-P 90-22-094	248-168-040	AMD-P 90-11-063
248-101-221	NEW 90-21-056	248-140-170	DECOD-P 90-22-094	248-168-040	AMD 90-17-087
248-101-221	DECOD-P 90-22-010	248-140-180	DECOD-P 90-22-094	248-168-040	AMD 90-17-087
248-103	AMD-P 90-18-075	248-140-190	DECOD-P 90-22-094	248-168-040	DECOD-P 90-22-094
248-103-001	DECOD-P 90-22-010	248-140-190	DECOD-P 90-22-094	248-168-050	AMD-P 90-11-063
248-103-010	AMD-P 90-18-075	248-140-200	AMD 90-05-038	248-168-050	AMD 90-17-087
248-103-010	DECOD-P 90-22-010	248-140-200	DECOD-P 90-22-094	248-168-050	DECOD-P 90-22-094
248-103-020	AMD-P 90-18-075	248-140-210	DECOD-P 90-22-094	248-168-060	AMD-P 90-11-063
248-103-020	DECOD-P 90-22-010	248-140-215	DECOD-P 90-22-094	248-168-060	AMD 90-17-087
248-103-030	DECOD-P 90-22-010	248-140-220	DECOD-P 90-22-094	248-168-060	DECOD-P 90-22-094
248-103-030	DECOD-P 90-22-010	248-140-230	DECOD-P 90-22-094	248-168-070	NEW-P 90-11-063
248-103-040	NEW-P 90-18-075	248-144-010	DECOD-P 90-22-010	248-168-070	NEW 90-17-087
248-104-110	REP-P 90-22-093	248-144-020	DECOD-P 90-22-010	248-168-070	DECOD-P 90-22-094
248-105-010	DECOD-P 90-22-010	248-144-031	AMD 90-06-049	248-170-001	NEW 90-04-082
248-105-020	DECOD-P 90-22-010	248-144-031	DECOD-P 90-22-010	248-170-001	DECOD-P 90-22-094
248-105-030	DECOD-P 90-22-010	248-144-041	DECOD-P 90-22-010	248-170-020	NEW 90-04-082
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248-105-050	DECOD-P 90-22-010	248-144-061	DECOD-P 90-22-010	248-170-100	NEW 90-04-082
248-105-060	DECOD-P 90-22-010	248-144-071	DECOD-P 90-22-010	248-170-100	DECOD-P 90-22-094
248-105-070	DECOD-P 90-22-010	248-144-081	DECOD-P 90-22-010	248-170-130	NEW 90-04-082
248-105-080	DECOD-P 90-22-010	248-144-091	DECOD-P 90-22-010	248-170-130	DECOD-P 90-22-094
248-105-090	DECOD-P 90-22-010	248-144-101	DECOD-P 90-22-010	248-170-160	NEW 90-04-082
248-105-100	DECOD-P 90-22-010	248-144-111	DECOD-P 90-22-010	248-170-160	DECOD-P 90-22-094
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248-118-021	DECOD-P 90-22-094	248-148-101	DECOD-P 90-22-010	248-320-370	NEW 90-06-018
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250-69-050	NEW-P	90-04-068	250-72-045	NEW-P	90-12-093	251-18-280	AMD	90-17-037
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250-70-040	NEW-P	90-11-130	250-74-020	NEW-P	90-16-082	261-02-050	REP-P	90-22-093
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250-70-100	NEW	90-16-023	250-75-020	NEW	90-20-012	261-10-010	DECOD-P	90-22-094
250-71-010	NEW-E	90-10-002	250-75-030	NEW-P	90-16-093	261-10-020	DECOD-P	90-22-094
250-71-010	NEW-P	90-11-108	250-75-030	NEW	90-20-012	261-10-030	DECOD-P	90-22-094
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250-71-020	NEW-E	90-10-002	250-75-050	NEW-P	90-16-093	261-10-060	DECOD-P	90-22-094
250-71-020	NEW-P	90-11-108	250-75-050	NEW	90-20-012	261-10-080	DECOD-P	90-22-094
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250-71-030	NEW-P	90-11-108	250-75-070	NEW	90-20-012	261-12-040	DECOD-P	90-22-094
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250-71-040	NEW-E	90-10-002	250-75-080	NEW-P	90-16-093	261-12-060	DECOD-P	90-22-094
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250-71-045	NEW-P	90-11-108	250-75-080	NEW	90-20-012	261-12-080	DECOD-P	90-22-094
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			251-01-180	AMD	90-14-018	261-14-025	NEW-P	90-22-109
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			251-04-040	AMD-E	90-13-015	261-14-027	NEW-P	90-22-109
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261-14-090	AMD-P 90-22-109	275-16-055	AMD-E 90-17-135	275-56-155	REP 90-03-113
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261-40-240	REP-P 90-22-093	275-56-016	NEW 90-03-113	275-56-365	AMD 90-03-113
261-40-250	REP-P 90-22-093	275-56-017	NEW 90-03-113	275-56-370	REP 90-03-113
261-40-300	REP-P 90-22-093	275-56-020	AMD 90-03-113	275-56-375	REP 90-03-113
261-40-305	REP-P 90-22-093	275-56-025	AMD 90-03-113	275-56-380	REP 90-03-113
261-40-310	REP-P 90-22-093	275-56-030	REP 90-03-113	275-56-385	AMD 90-03-113
261-40-315	REP-P 90-22-093	275-56-035	AMD 90-03-113	275-56-390	REP 90-03-113
261-40-400	REP-P 90-22-093	275-56-040	AMD 90-03-113	275-56-395	REP 90-03-113
261-40-405	REP-P 90-22-093	275-56-042	NEW 90-03-113	275-56-400	AMD 90-03-113
261-40-410	REP-P 90-22-093	275-56-043	NEW 90-03-113	275-56-405	REP 90-03-113
261-40-430	REP-P 90-22-093	275-56-050	AMD 90-03-113	275-56-410	REP 90-03-113
261-40-435	REP-P 90-22-093	275-56-055	AMD 90-03-113	275-56-415	REP 90-03-113
261-40-450	REP-P 90-22-093	275-56-060	AMD 90-03-113	275-56-420	REP 90-03-113
261-40-460	REP-P 90-22-093	275-56-065	AMD 90-03-113	275-56-425	AMD 90-03-113
261-40-470	REP-P 90-22-093	275-56-070	AMD 90-03-113	275-56-430	REP 90-03-113
261-40-475	REP-P 90-22-093	275-56-075	AMD 90-03-113	275-56-435	REP 90-03-113
261-40-480	REP-P 90-22-093	275-56-080	AMD 90-03-113	275-56-440	REP 90-03-113
261-40-485	REP-P 90-22-093	275-56-085	AMD 90-03-113	275-56-445	AMD 90-03-113
261-40-490	REP-P 90-22-093	275-56-087	NEW 90-03-113	275-56-450	REP 90-03-113
261-50-010	DECOD-P 90-22-094	275-56-088	NEW 90-03-113	275-56-465	NEW 90-03-113
261-50-020	DECOD-P 90-22-094	275-56-089	NEW 90-03-113	275-56-475	NEW 90-03-113
261-50-030	DECOD-P 90-22-094	275-56-090	AMD 90-03-113	275-56-485	NEW 90-03-113
261-50-035	DECOD-P 90-22-094	275-56-095	AMD 90-03-113	275-56-495	NEW 90-03-113
261-50-040	DECOD-P 90-22-094	275-56-095	AMD-C 90-04-019	275-56-505	NEW 90-03-113
261-50-050	DECOD-P 90-22-094	275-56-095	AMD-W 90-04-069	275-56-515	NEW 90-03-113
261-50-060	DECOD-P 90-22-094	275-56-100	AMD 90-03-113	275-110-050	AMD-P 90-13-113
261-50-065	DECOD-P 90-22-094	275-56-105	AMD 90-03-113	275-110-050	AMD 90-16-086

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275-110-060	AMD-P	90-13-113	284-49-510	NEW-E	90-12-095	284-55-210	REP-W	90-17-100
275-110-060	AMD	90-16-086	284-49-510	NEW-P	90-16-087	284-66-010	NEW-P	90-04-089
275-110-070	AMD-P	90-13-113	284-49-510	NEW	90-18-076	284-66-010	NEW	90-07-059
275-110-070	AMD	90-16-086	284-49-520	NEW-E	90-12-095	284-66-020	NEW-P	90-04-089
275-110-080	AMD-P	90-13-113	284-49-520	NEW-P	90-16-087	284-66-020	NEW	90-07-059
275-110-080	AMD	90-16-086	284-49-520	NEW	90-18-076	284-66-030	NEW-P	90-04-089
275-155-005	NEW-P	90-14-046	284-49-900	NEW-E	90-12-095	284-66-030	NEW	90-07-059
275-155-005	NEW-E	90-14-059	284-49-900	NEW-P	90-16-087	284-66-040	NEW-P	90-04-089
275-155-005	NEW	90-17-120	284-49-900	NEW	90-18-076	284-66-040	NEW	90-07-059
275-155-010	NEW-P	90-14-046	284-49-999	NEW-E	90-12-095	284-66-050	NEW-P	90-04-089
275-155-010	NEW-E	90-14-059	284-49-999	NEW-P	90-16-087	284-66-050	NEW	90-07-059
275-155-010	NEW	90-17-120	284-49-999	NEW	90-18-076	284-66-060	NEW-P	90-04-089
275-155-020	NEW-P	90-14-046	284-55-010	REP-P	90-04-089	284-66-060	NEW	90-07-059
275-155-020	NEW-E	90-14-059	284-55-010	AMD-P	90-13-085	284-66-070	NEW-P	90-04-089
275-155-020	NEW	90-17-120	284-55-010	AMD	90-17-038	284-66-070	NEW	90-07-059
275-155-030	NEW-P	90-14-046	284-55-010	REP-W	90-17-100	284-66-080	NEW-P	90-04-089
275-155-030	NEW-E	90-14-059	284-55-020	REP-P	90-04-089	284-66-080	NEW	90-07-059
275-155-030	NEW	90-17-120	284-55-020	AMD-P	90-13-085	284-66-090	NEW-P	90-04-089
275-155-040	NEW-P	90-14-046	284-55-020	AMD	90-17-038	284-66-090	NEW	90-07-059
275-155-040	NEW-E	90-14-059	284-55-020	REP-W	90-17-100	284-66-100	NEW-P	90-04-089
275-155-040	NEW	90-17-120	284-55-030	REP-P	90-04-089	284-66-100	NEW	90-07-059
275-155-050	NEW-P	90-14-046	284-55-030	AMD-P	90-13-085	284-66-110	NEW-P	90-04-089
275-155-050	NEW-E	90-14-059	284-55-030	AMD	90-17-038	284-66-110	NEW	90-07-059
275-155-050	NEW	90-17-120	284-55-030	REP-W	90-17-100	284-66-120	NEW-P	90-04-089
275-155-060	NEW-P	90-14-046	284-55-035	REP-P	90-04-089	284-66-120	NEW	90-07-059
275-155-060	NEW-E	90-14-059	284-55-035	REP-W	90-17-100	284-66-120	NEW	90-07-059
275-155-060	NEW	90-17-120	284-55-040	REP-P	90-04-089	284-66-130	NEW-P	90-04-089
284-02-020	AMD-P	90-14-104	284-55-040	REP-P	90-04-089	284-66-130	NEW	90-07-059
284-02-020	AMD	90-17-058	284-55-040	REP-W	90-17-100	284-66-140	NEW-P	90-04-089
284-03-060	AMD-P	90-15-022	284-55-045	REP-W	90-17-100	284-66-140	NEW	90-07-059
284-03-060	AMD	90-18-037	284-55-050	REP-P	90-04-089	284-66-150	NEW-P	90-04-089
284-12-010	REP	90-04-060	284-55-050	REP-W	90-17-100	284-66-150	NEW	90-07-059
284-12-030	REP	90-04-060	284-55-060	REP-P	90-04-089	284-66-160	NEW-P	90-04-089
284-12-040	REP	90-04-060	284-55-060	REP-W	90-17-100	284-66-160	NEW	90-07-059
284-12-080	AMD	90-04-042	284-55-065	REP-P	90-04-089	284-66-170	NEW-P	90-04-089
284-17-121	NEW	90-04-060	284-55-065	REP-W	90-17-100	284-66-180	NEW-P	90-04-089
284-17-122	NEW	90-04-060	284-55-067	REP-P	90-04-089	284-66-180	NEW	90-07-059
284-17-123	NEW	90-04-060	284-55-067	REP-W	90-17-100	284-66-190	NEW-P	90-04-089
284-17-600	NEW-P	90-19-109	284-55-070	REP-P	90-04-089	284-66-190	NEW	90-07-059
284-17-600	NEW	90-22-039	284-55-070	REP-W	90-17-100	284-66-200	NEW-P	90-04-089
284-24-015	AMD-P	90-10-056	284-55-080	REP-P	90-04-089	284-66-200	NEW	90-07-059
284-24-015	AMD	90-13-041	284-55-080	REP-W	90-17-100	284-66-210	NEW-P	90-04-089
284-24-055	NEW-P	90-10-056	284-55-090	REP-P	90-04-089	284-66-210	NEW	90-07-059
284-24-055	NEW	90-13-041	284-55-090	REP-W	90-17-100	284-66-220	NEW-P	90-04-089
284-24-060	AMD-P	90-10-056	284-55-095	REP-P	90-04-089	284-66-220	NEW	90-07-059
284-24-060	AMD	90-13-041	284-55-095	REP-W	90-17-100	284-66-230	NEW-P	90-04-089
284-24-065	NEW-P	90-21-136	284-55-115	REP-P	90-04-089	284-66-230	NEW	90-07-059
284-24-100	AMD-P	90-10-056	284-55-115	REP-W	90-17-100	284-66-240	NEW-P	90-04-089
284-24-100	AMD	90-13-041	284-55-120	REP-P	90-04-089	284-66-240	NEW	90-07-059
284-30-600	AMD-P	90-23-079	284-55-120	REP-W	90-17-100	284-66-250	NEW-P	90-04-089
284-30-610	NEW-P	90-23-079	284-55-125	REP-P	90-04-089	284-66-250	NEW	90-07-059
284-30-800	AMD-P	90-17-059	284-55-125	REP-W	90-17-100	284-66-260	NEW-P	90-04-089
284-30-800	AMD	90-20-104	284-55-150	REP-P	90-04-089	284-66-260	NEW	90-07-059
284-49-010	NEW-E	90-12-095	284-55-150	REP-W	90-17-100	284-66-270	NEW-P	90-04-089
284-49-010	NEW-P	90-16-087	284-55-155	REP-P	90-04-089	284-66-270	NEW	90-07-059
284-49-010	NEW	90-18-076	284-55-155	REP-W	90-17-100	284-66-300	NEW-P	90-04-089
284-49-020	NEW-E	90-12-095	284-55-160	REP-P	90-04-089	284-66-300	NEW	90-07-059
284-49-020	NEW-P	90-16-087	284-55-160	REP-W	90-17-100	284-66-310	NEW-P	90-04-089
284-49-020	NEW	90-18-076	284-55-165	REP-P	90-04-089	284-66-310	NEW	90-07-059
284-49-050	NEW-E	90-12-095	284-55-165	REP-W	90-17-100	284-66-320	NEW-P	90-04-089
284-49-050	NEW-P	90-16-087	284-55-172	REP-P	90-04-089	284-66-320	NEW	90-07-059
284-49-050	NEW	90-18-076	284-55-172	REP-P	90-13-085	284-66-330	NEW-P	90-04-089
284-49-100	NEW-E	90-12-095	284-55-172	REP	90-17-038	284-66-330	NEW	90-07-059
284-49-100	NEW-P	90-16-087	284-55-172	REP-W	90-17-100	284-66-340	NEW-P	90-04-089
284-49-100	NEW	90-18-076	284-55-177	REP-P	90-04-089	284-66-340	NEW	90-07-059
284-49-115	NEW-E	90-12-095	284-55-177	REP-P	90-13-085	284-66-350	NEW-P	90-04-089
284-49-115	NEW-P	90-16-087	284-55-177	REP	90-17-038	284-66-350	NEW	90-07-059
284-49-115	NEW	90-18-076	284-55-177	REP-W	90-17-100	284-66-400	NEW-P	90-04-089
284-49-300	NEW-E	90-12-095	284-55-180	REP-P	90-04-089	284-66-400	NEW	90-07-059
284-49-300	NEW-P	90-16-087	284-55-180	REP-W	90-17-100	292-08-010	NEW-P	90-03-095
284-49-300	NEW	90-18-076	284-55-185	REP-P	90-04-089	292-08-010	NEW-E	90-08-077
284-49-330	NEW-E	90-12-095	284-55-185	REP-W	90-17-100	292-08-010	NEW	90-10-059
284-49-330	NEW-P	90-16-087	284-55-190	REP-P	90-04-089	292-08-020	NEW-P	90-03-095
284-49-330	NEW	90-18-076	284-55-190	REP-W	90-17-100	292-08-020	NEW-E	90-08-077
284-49-500	NEW-E	90-12-095	284-55-205	REP-P	90-04-089	292-08-020	NEW	90-10-059
284-49-500	NEW-P	90-16-087	284-55-205	REP-W	90-17-100	292-08-030	NEW-P	90-03-095
284-49-500	NEW	90-18-076	284-55-210	REP-P	90-04-089	292-08-030	NEW-E	90-08-077

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292-08-040	NEW-P	90-03-095	296-06-020	AMD-P	90-02-089	296-17-59202	NEW-P	90-08-092
292-08-040	NEW-E	90-08-077	296-06-020	AMD	90-07-004	296-17-59202	NEW-C	90-11-099
292-08-040	NEW	90-10-059	296-06-030	AMD-P	90-02-089	296-17-59202	NEW	90-13-018
292-08-050	NEW-P	90-03-095	296-06-030	AMD	90-07-004	296-17-631	AMD-P	90-08-092
292-08-050	NEW-E	90-08-077	296-06-040	AMD-P	90-02-089	296-17-631	AMD-C	90-11-099
292-08-050	NEW	90-10-059	296-06-040	AMD	90-07-004	296-17-631	AMD	90-13-018
292-12-010	NEW-P	90-03-095	296-06-080	AMD-P	90-02-089	296-17-634	AMD-P	90-08-092
292-12-010	NEW-E	90-08-077	296-06-080	AMD	90-07-004	296-17-634	AMD-C	90-11-099
292-12-010	NEW	90-10-059	296-06-090	AMD-P	90-02-089	296-17-634	AMD	90-13-018
292-12-020	NEW-P	90-03-095	296-06-090	AMD	90-07-004	296-17-679	AMD-P	90-08-092
292-12-020	NEW-E	90-08-077	296-06-100	AMD-P	90-02-089	296-17-679	AMD-C	90-11-099
292-12-020	NEW	90-10-059	296-06-100	AMD	90-07-004	296-17-679	AMD	90-13-018
292-12-030	NEW-P	90-03-095	296-06-110	AMD-P	90-02-089	296-17-850	AMD-P	90-16-103
292-12-030	NEW-E	90-08-077	296-06-110	AMD	90-07-004	296-17-850	AMD	90-20-092
292-12-030	NEW	90-10-059	296-06-120	AMD-P	90-02-089	296-17-855	AMD-P	90-20-119
292-12-040	NEW-P	90-03-095	296-06-120	AMD	90-07-004	296-17-870	AMD-P	90-08-092
292-12-040	NEW-E	90-08-077	296-06-130	AMD-P	90-02-089	296-17-870	AMD-C	90-11-099
292-12-040	NEW	90-10-059	296-06-130	AMD	90-07-004	296-17-870	AMD	90-13-018
292-12-050	NEW-P	90-03-095	296-06-140	AMD-P	90-02-089	296-17-873	AMD-P	90-16-103
292-12-050	NEW-E	90-08-077	296-06-140	AMD	90-07-004	296-17-873	AMD	90-20-092
292-12-050	NEW	90-10-059	296-06-150	AMD-P	90-02-089	296-17-87301	AMD-P	90-16-103
292-12-060	NEW-P	90-03-095	296-06-150	AMD	90-07-004	296-17-87301	AMD	90-20-092
292-12-060	NEW-E	90-08-077	296-06-170	AMD-P	90-02-089	296-17-87304	NEW-P	90-16-103
292-12-060	NEW	90-10-059	296-06-170	AMD	90-07-004	296-17-87304	NEW	90-20-092
292-12-070	NEW-P	90-03-095	296-06-990	REP-P	90-02-089	296-17-87305	AMD-P	90-16-103
292-12-070	NEW-E	90-08-077	296-06-990	REP	90-07-004	296-17-87305	AMD	90-20-092
292-12-070	NEW	90-10-059	296-06-99001	REP-P	90-02-089	296-17-87306	AMD-P	90-16-103
292-12-080	NEW-P	90-03-095	296-06-99001	REP	90-07-004	296-17-87306	AMD	90-20-092
292-12-080	NEW-E	90-08-077	296-14-010	AMD-P	90-13-112	296-17-87307	REP-P	90-16-103
292-12-080	NEW	90-10-059	296-14-010	AMD-C	90-18-050	296-17-87307	REP	90-20-092
292-12-090	NEW-P	90-03-095	296-14-010	AMD	90-19-028	296-17-87308	AMD-P	90-08-092
292-12-090	NEW-E	90-08-077	296-14-400	AMD	90-04-007	296-17-87308	AMD-C	90-11-099
292-12-090	NEW	90-10-059	296-14-400	AMD-P	90-13-112	296-17-87308	AMD	90-13-018
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292-12-110	NEW-E	90-08-077	296-14-400	AMD-C	90-20-118	296-17-87308	REP	90-20-092
292-12-110	NEW	90-10-059	296-14-400	AMD	90-22-054	296-17-87503	AMD-P	90-20-119
292-12-120	NEW-P	90-03-095	296-14-410	NEW-P	90-13-112	296-17-880	AMD-P	90-20-119
292-12-120	NEW-E	90-08-077	296-14-410	NEW-C	90-18-050	296-17-885	AMD-P	90-08-092
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292-12-130	NEW-E	90-08-077	296-14-420	NEW-C	90-18-050	296-17-885	AMD-P	90-20-119
292-12-130	NEW	90-10-059	296-14-420	NEW	90-19-028	296-17-890	AMD-P	90-20-119
292-12-140	NEW-P	90-03-095	296-14-970	NEW-E	90-12-105	296-17-895	AMD-P	90-08-092
292-12-140	NEW-E	90-08-077	296-14-970	NEW-P	90-12-103	296-17-895	AMD-C	90-11-099
292-12-140	NEW	90-10-059	296-14-970	NEW	90-18-002	296-17-895	AMD	90-13-018
292-12-150	NEW-P	90-03-095	296-15-020	AMD-P	90-09-071	296-17-895	AMD-P	90-20-119
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292-12-150	NEW	90-10-059	296-15-030	AMD-P	90-19-092	296-17-916	AMD-P	90-19-093
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292-12-170	NEW-P	90-03-095	296-17-350	AMD-C	90-11-099	296-18A-440	AMD	90-14-009
292-12-170	NEW-E	90-08-077	296-17-350	AMD	90-13-018	296-18A-450	AMD-P	90-09-072
292-12-170	NEW	90-10-059	296-17-45002	AMD-P	90-08-092	296-18A-450	AMD	90-14-009
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292-12-180	NEW-E	90-08-077	296-17-45002	AMD	90-13-018	296-18A-480	AMD	90-14-009
292-12-180	NEW	90-10-059	296-17-45003	AMD-P	90-08-092	296-18A-500	AMD-P	90-09-072
296-04-001	AMD-P	90-06-103	296-17-45003	AMD-C	90-11-099	296-18A-500	AMD	90-14-009
296-04-001	AMD-S	90-07-084	296-17-45003	AMD	90-13-018	296-18A-510	AMD-P	90-09-072
296-04-001	AMD-C	90-16-019	296-17-50904	AMD-P	90-08-092	296-18A-510	AMD	90-14-009
296-04-001	AMD-S	90-17-052	296-17-50904	AMD-C	90-11-099	296-18A-515	NEW-P	90-09-072
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296-04-042	NEW-P	90-06-104	296-17-519	AMD-C	90-11-099	296-18A-520	AMD	90-14-009
296-04-042	NEW-S	90-07-085	296-17-519	AMD	90-13-018	296-20-010	AMD	90-04-057
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296-04-160	AMD-S	90-07-084	296-17-532	AMD	90-13-018	296-20-01002	AMD	90-14-009
296-04-160	AMD-C	90-16-019	296-17-57602	AMD-P	90-08-092	296-20-015	AMD	90-04-057
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296-04-160	AMD	90-21-118	296-17-57602	AMD	90-13-018	296-20-02010	AMD	90-04-057
296-04-270	AMD	90-10-020	296-17-590	AMD-P	90-08-092	296-20-022	AMD	90-04-057
296-04-340	AMD	90-10-019	296-17-590	AMD-C	90-11-099	296-20-024	AMD	90-04-057
296-04-350	AMD	90-10-019	296-17-590	AMD	90-13-018	296-20-03001	AMD	90-04-057
296-04-370	AMD	90-10-019	296-17-592	AMD-P	90-08-092	296-20-045	AMD	90-04-057
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296-20-097	AMD-C	90-18-051	296-24-75009	AMD-P	90-20-121	296-46-23062	NEW-P	90-14-102
296-20-097	AMD-C	90-20-118	296-24-75011	AMD-P	90-20-121	296-46-23062	NEW	90-19-015
296-20-097	AMD	90-22-054	296-24-76503	AMD	90-03-029	296-46-240	REP-P	90-14-102
296-20-1103	AMD-P	90-09-072	296-24-76555	NEW-P	90-20-121	296-46-240	REP	90-19-015
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296-20-124	AMD	90-04-007	296-24-81003	AMD	90-03-029	296-46-30001	NEW	90-19-015
296-20-135	AMD-P	90-21-159	296-24-81005	AMD	90-03-029	296-46-316	AMD-P	90-14-102
296-20-680	AMD	90-04-007	296-24-82503	AMD	90-03-029	296-46-316	AMD	90-19-015
296-21-013	AMD-P	90-13-111	296-24-870	AMD-P	90-03-093	296-46-324	NEW-P	90-14-102
296-22-053	AMD-P	90-13-111	296-24-870	AMD	90-09-026	296-46-324	NEW	90-19-015
296-22-082	AMD-P	90-13-111	296-24-87001	AMD-P	90-03-093	296-46-336	NEW-P	90-14-102
296-22-205	AMD-P	90-13-111	296-24-87001	AMD	90-09-026	296-46-336	NEW	90-19-015
296-23-07907	AMD-P	90-13-111	296-24-87003	REP-P	90-03-093	296-46-350	REP-P	90-14-102
296-23-900	AMD-P	90-13-111	296-24-87003	REP	90-09-026	296-46-350	REP	90-19-015
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296-23-910	AMD-P	90-13-111	296-24-87005	REP	90-09-026	296-46-360	AMD	90-19-015
296-23-910	AMD	90-18-028	296-24-87007	REP-P	90-03-093	296-46-420	REP-P	90-14-102
296-23A-115	AMD-P	90-21-159	296-24-87007	REP	90-09-026	296-46-420	REP	90-19-015
296-23A-150	AMD	90-04-057	296-24-87009	AMD-P	90-03-093	296-46-42401	NEW-P	90-14-102
296-23A-170	AMD	90-04-057	296-24-87009	AMD	90-09-026	296-46-42401	NEW-W	90-19-014
296-23A-340	AMD-P	90-13-111	296-24-87011	NEW-P	90-03-093	296-46-45001	NEW-P	90-14-102
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296-24-020	AMD-P	90-20-121	296-24-87013	NEW-P	90-03-093	296-46-495	AMD-P	90-14-102
296-24-065	AMD-P	90-20-121	296-24-87013	NEW	90-09-026	296-46-495	AMD	90-19-015
296-24-07501	AMD-W	90-11-041	296-24-87015	NEW-P	90-03-093	296-46-514	AMD-P	90-14-102
296-24-07801	AMD-W	90-11-041	296-24-87015	NEW	90-09-026	296-46-514	AMD	90-19-015
296-24-084	AMD-P	90-20-121	296-24-87017	NEW-P	90-03-093	296-46-517	NEW-P	90-14-102
296-24-086	AMD-W	90-11-041	296-24-87017	NEW	90-09-026	296-46-517	NEW	90-19-015
296-24-102	NEW	90-03-029	296-24-87019	NEW-P	90-03-093	296-46-55001	NEW-P	90-14-102
296-24-10203	NEW	90-03-029	296-24-87019	NEW	90-09-026	296-46-55001	NEW	90-19-015
296-24-110	NEW-P	90-15-065	296-24-87031	NEW-P	90-03-093	296-46-600	AMD-P	90-14-102
296-24-110	NEW	90-20-091	296-24-87031	NEW	90-09-026	296-46-600	AMD	90-19-015
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296-24-11001	NEW	90-20-091	296-24-87033	NEW	90-09-026	296-46-670	NEW-W	90-19-014
296-24-11003	NEW-P	90-15-065	296-24-87035	NEW-P	90-03-093	296-46-700	NEW-P	90-14-102
296-24-11003	NEW	90-20-091	296-24-87035	NEW	90-09-026	296-46-700	NEW	90-19-015
296-24-11005	NEW-P	90-15-065	296-24-87035	AMD-P	90-20-121	296-46-725	NEW-P	90-14-102
296-24-11005	NEW	90-20-091	296-24-87037	NEW-P	90-03-093	296-46-725	NEW	90-19-015
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296-24-11011	NEW-P	90-15-065	296-36-145	AMD	90-17-051	296-46-915	AMD-P	90-12-104
296-24-11011	NEW	90-20-091	296-36-170	AMD-P	90-12-106	296-46-915	AMD	90-17-041
296-24-11013	NEW-P	90-15-065	296-36-170	AMD	90-17-051	296-52-417	AMD	90-03-029
296-24-11013	NEW	90-20-091	296-36-175	AMD-P	90-12-106	296-52-417	AMD-P	90-20-121
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296-24-16515	AMD	90-03-029	296-46-140	AMD	90-19-015	296-54-569	AMD	90-09-026
296-24-16517	AMD	90-03-029	296-46-150	AMD-P	90-14-102	296-62-07007	REP-P	90-03-093
296-24-16531	AMD-P	90-20-121	296-46-150	AMD	90-19-015	296-62-07007	REP	90-09-026
296-24-19505	AMD-P	90-20-121	296-46-160	REP-P	90-14-102	296-62-07107	AMD-P	90-03-093
296-24-19509	AMD-P	90-20-121	296-46-160	REP	90-19-015	296-62-07107	AMD	90-09-026
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296-24-20503	AMD	90-03-029	296-46-200	REP	90-19-015	296-62-07314	AMD-P	90-20-121
296-24-20700	AMD-P	90-03-093	296-46-21008	NEW-P	90-14-102	296-62-07329	AMD-P	90-20-121
296-24-20700	AMD	90-09-026	296-46-21008	NEW	90-19-015	296-62-07354	NEW-P	90-15-065
296-24-23023	AMD-P	90-20-121	296-46-21052	NEW-P	90-14-102	296-62-07354	NEW	90-20-091
296-24-23027	AMD-P	90-20-121	296-46-21052	NEW	90-19-015	296-62-07507	AMD	90-03-029
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296-62-07544	AMD	90-03-029	296-104-400	AMD	90-20-029	296-127-450	NEW	90-19-061
296-62-07713	AMD-P	90-12-106	296-115-005	AMD-P	90-20-121	296-127-460	NEW-E	90-06-008
296-62-07713	AMD	90-17-051	296-115-010	AMD-P	90-20-121	296-127-460	NEW-P	90-14-001
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296-62-07719	AMD-P	90-20-121	296-115-025	AMD-P	90-20-121	296-127-460	NEW	90-19-061
296-62-07721	AMD-P	90-20-121	296-115-035	AMD-P	90-20-121	296-127-470	NEW-E	90-06-008
296-62-07725	AMD-P	90-20-121	296-115-060	AMD-P	90-20-121	296-127-470	NEW-P	90-14-001
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296-62-07733	AMD-P	90-20-121	296-115-100	AMD-P	90-20-121	296-127-470	NEW	90-19-061
296-62-07755	NEW-P	90-20-121	296-116-075	AMD-P	90-10-060	296-127-990	NEW-P	90-23-101
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296-62-300	AMD	90-20-091	296-116-075	AMD	90-17-094	296-131-001	AMD-P	90-07-078
296-62-3020	AMD-P	90-15-065	296-116-080	AMD-P	90-19-086	296-131-001	AMD-C	90-12-069
296-62-3020	AMD	90-20-091	296-116-080	AMD	90-23-080	296-131-001	AMD	90-14-038
296-62-3040	AMD-P	90-15-065	296-116-115	NEW-P	90-19-085	296-131-005	NEW-P	90-07-078
296-62-3040	AMD	90-20-091	296-116-115	NEW	90-23-081	296-131-005	NEW-C	90-12-069
296-62-3050	AMD-P	90-15-065	296-116-120	AMD-C	90-08-094	296-131-005	NEW	90-14-038
296-62-3050	AMD	90-20-091	296-116-120	AMD-W	90-09-016	296-131-020	NEW-P	90-07-078
296-62-3060	AMD-P	90-15-065	296-116-120	AMD-P	90-09-030	296-131-020	NEW-C	90-12-069
296-62-3060	AMD	90-20-091	296-116-120	AMD	90-13-065	296-131-020	NEW	90-14-037
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296-62-3110	AMD-P	90-03-093	296-116-130	REP	90-13-077	296-131-100	NEW	90-14-038
296-62-3110	AMD	90-09-026	296-116-185	AMD-P	90-03-096	296-131-105	NEW-P	90-07-078
296-62-3110	AMD-P	90-15-065	296-116-185	AMD	90-09-013	296-131-105	NEW-C	90-12-069
296-62-3110	AMD	90-20-091	296-116-300	AMD-P	90-03-097	296-131-105	NEW	90-14-038
296-62-3112	AMD-P	90-15-065	296-116-300	AMD	90-08-095	296-131-110	NEW-P	90-07-078
296-62-3112	AMD	90-20-091	296-116-300	AMD-E	90-13-055	296-131-110	NEW-C	90-12-069
296-62-3140	AMD-P	90-15-065	296-116-300	AMD-P	90-14-086	296-131-110	NEW	90-14-038
296-62-3140	AMD	90-20-091	296-116-300	AMD-C	90-17-034	296-131-115	NEW-P	90-07-078
296-62-3160	AMD-P	90-15-065	296-116-300	AMD-C	90-20-038	296-131-115	NEW-C	90-12-069
296-62-3160	AMD	90-20-091	296-116-300	AMD-W	90-20-115	296-131-115	NEW	90-14-038
296-62-3170	AMD-P	90-15-065	296-116-300	AMD	90-20-116	296-131-120	NEW-P	90-07-078
296-62-3170	AMD	90-20-091	296-116-360	AMD-P	90-16-108	296-131-120	NEW-C	90-12-069
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296-62-3180	AMD	90-20-091	296-127	AMD-C	90-22-050	296-131-125	NEW-P	90-07-078
296-62-3190	AMD-P	90-15-065	296-127-010	AMD-P	90-23-101	296-131-125	NEW-C	90-12-069
296-62-3190	AMD	90-20-091	296-127-011	AMD-P	90-23-101	296-131-125	NEW	90-14-038
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296-62-40003	NEW-P	90-12-106	296-127-016	REP-P	90-23-101	296-131-130	NEW	90-14-038
296-62-40003	NEW	90-17-051	296-127-017	AMD-P	90-23-101	296-131-135	NEW-P	90-07-078
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296-62-40013	NEW-P	90-12-106	296-127-045	AMD-P	90-17-039	296-155-225	REP-P	90-20-121
296-62-40013	NEW	90-17-051	296-127-045	AMD-E	90-17-040	296-155-227	NEW-P	90-03-093
296-62-40015	NEW-P	90-12-106	296-127-400	NEW-E	90-06-008	296-155-227	NEW-W	90-17-021
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296-155-500	AMD-P	90-20-121	308-08-085	NEW-P	90-17-072	308-08-450	REP-P	90-17-072
296-155-505	AMD	90-03-029	308-08-085	NEW	90-21-086	308-08-450	REP	90-21-086
296-155-505	AMD-P	90-20-121	308-08-090	REP-P	90-17-072	308-08-460	AMD-P	90-17-072
296-155-50501	REP-P	90-20-121	308-08-090	REP	90-21-086	308-08-460	AMD	90-21-086
296-155-50503	AMD-P	90-20-121	308-08-100	REP-P	90-17-072	308-08-470	REP-P	90-17-072
296-155-525	AMD-P	90-20-121	308-08-100	REP	90-21-086	308-08-470	REP	90-21-086
296-155-530	AMD-P	90-20-121	308-08-110	REP-P	90-17-072	308-08-480	REP-P	90-17-072
296-155-580	REP-P	90-12-106	308-08-110	REP	90-21-086	308-08-480	REP	90-21-086
296-155-580	REP	90-17-051	308-08-120	REP-P	90-17-072	308-08-490	REP-P	90-17-072
296-155-620	AMD-P	90-20-121	308-08-120	REP	90-21-086	308-08-490	REP	90-21-086
296-155-625	AMD-P	90-20-121	308-08-130	REP-P	90-17-072	308-08-500	REP-P	90-17-072
296-155-650	AMD-P	90-20-121	308-08-130	REP	90-21-086	308-08-500	REP	90-21-086
296-155-655	AMD-P	90-20-121	308-08-140	REP-P	90-17-072	308-08-505	NEW-P	90-17-072
296-155-657	NEW-P	90-20-121	308-08-140	REP	90-21-086	308-08-505	NEW	90-21-086
296-155-66103	NEW-P	90-20-121	308-08-150	REP-P	90-17-072	308-08-510	REP-P	90-17-072
296-155-66105	NEW-P	90-20-121	308-08-150	REP	90-21-086	308-08-510	REP	90-21-086
296-155-66109	NEW-P	90-20-121	308-08-160	REP-P	90-17-072	308-08-520	REP-P	90-17-072
296-155-664	NEW-P	90-20-121	308-08-160	REP	90-21-086	308-08-520	REP	90-21-086
296-155-65505	REP-P	90-20-121	308-08-170	REP-P	90-17-072	308-08-530	REP-P	90-17-072
296-155-660	REP-P	90-20-121	308-08-170	REP	90-21-086	308-08-530	REP	90-21-086
296-155-66005	REP-P	90-20-121	308-08-190	REP-P	90-17-072	308-08-540	REP-P	90-17-072
296-155-665	REP-P	90-20-121	308-08-190	REP	90-21-086	308-08-540	REP	90-21-086
296-155-66501	REP-P	90-20-121	308-08-190	REP-P	90-17-072	308-08-550	REP-P	90-17-072
296-155-66502	REP-P	90-20-121	308-08-200	REP	90-21-086	308-08-550	REP	90-21-086
296-155-66503	REP-P	90-20-121	308-08-200	REP-P	90-17-072	308-08-560	REP-P	90-17-072
296-155-66504	REP-P	90-20-121	308-08-210	AMD-P	90-17-072	308-08-560	REP	90-21-086
296-155-66505	REP-P	90-20-121	308-08-210	AMD	90-21-086	308-08-570	REP-P	90-17-072
296-155-675	AMD	90-03-029	308-08-220	REP	90-21-086	308-08-570	REP	90-21-086
296-155-680	AMD	90-03-029	308-08-230	AMD-P	90-17-072	308-08-580	REP-P	90-17-072
296-155-680	AMD-P	90-12-106	308-08-230	AMD	90-21-086	308-08-580	REP	90-21-086
296-155-682	AMD-P	90-12-106	308-08-240	AMD-P	90-17-072	308-08-590	REP-P	90-17-072
296-155-682	AMD	90-17-051	308-08-240	AMD	90-21-086	308-08-590	REP	90-21-086
296-155-682	AMD-P	90-20-121	308-08-250	REP-P	90-17-072	308-08-610	AMD-P	90-17-072
296-155-688	AMD-P	90-20-121	308-08-250	REP	90-21-086	308-08-610	AMD	90-21-086
296-155-689	AMD-P	90-20-121	308-08-260	AMD-P	90-17-072	308-08-640	AMD-P	90-17-072
296-155-690	AMD	90-03-029	308-08-260	AMD	90-21-086	308-08-640	AMD	90-21-086
296-155-691	AMD-P	90-12-106	308-08-270	AMD-P	90-17-072	308-08-650	AMD-P	90-17-072
296-155-691	AMD	90-17-051	308-08-270	AMD	90-21-086	308-08-650	AMD	90-21-086
296-155-692	REP	90-03-029	308-08-280	AMD-P	90-17-072	308-08-660	AMD-P	90-17-072
296-155-694	AMD	90-03-029	308-08-280	AMD	90-21-086	308-08-660	AMD	90-21-086
296-155-697	AMD	90-03-029	308-08-290	AMD	90-21-086	308-11-030	AMD-P	90-03-107
296-155-697	AMD-P	90-12-106	308-08-290	AMD	90-17-072	308-11-030	AMD	90-06-052
296-155-697	AMD	90-17-051	308-08-300	AMD-P	90-17-072	308-12-031	AMD-P	90-06-066
296-155-700	AMD-P	90-20-121	308-08-300	AMD	90-21-086	308-12-031	AMD	90-11-062
296-155-705	AMD-P	90-20-121	308-08-310	AMD-P	90-17-072	308-12-320	PREP	90-05-041
296-155-720	AMD-P	90-20-121	308-08-310	AMD	90-21-086	308-12-320	AMD-P	90-13-059
296-155-725	AMD	90-03-029	308-08-320	AMD-P	90-17-072	308-12-320	AMD	90-17-097
296-155-730	AMD	90-03-029	308-08-320	AMD	90-21-086	308-12-326	AMD	90-03-032
296-155-950	AMD-P	90-20-121	308-08-330	AMD-P	90-17-072	308-13-150	AMD	90-03-031
296-305-015	AMD-P	90-12-106	308-08-330	AMD	90-21-086	308-13-150	AMD-P	90-11-061
296-305-015	AMD	90-17-051	308-08-340	AMD-P	90-17-072	308-13-150	AMD	90-15-039
296-305-110	AMD-P	90-20-121	308-08-340	AMD	90-21-086	308-14-080	NEW-P	90-05-058
296-306	AMD-C	90-05-002	308-08-350	AMD-P	90-17-072	308-14-080	NEW	90-10-009
296-306-060	AMD-W	90-11-041	308-08-350	AMD	90-21-086	308-14-085	NEW-P	90-14-096
296-306-400	NEW	90-11-023	308-08-360	REP-P	90-17-072	308-14-085	NEW	90-20-008
296-306-40003	NEW	90-11-023	308-08-370	REP	90-21-086	308-14-090	NEW-P	90-05-058
296-306-40005	NEW	90-11-023	308-08-370	AMD-P	90-17-072	308-14-090	NEW	90-10-009
296-350-030	AMD-P	90-03-093	308-08-380	AMD	90-21-086	308-14-100	NEW-P	90-05-058
296-350-030	AMD	90-09-026	308-08-380	AMD-P	90-17-072	308-14-100	NEW	90-10-009
296-401-175	AMD-P	90-12-104	308-08-380	AMD	90-21-086	308-14-110	NEW-P	90-05-058
296-401-175	AMD	90-17-041	308-08-390	AMD-P	90-17-072	308-14-110	NEW	90-10-009
308-08-005	AMD-E	90-17-026	308-08-390	AMD	90-21-086	308-14-130	NEW-P	90-14-096
308-08-005	AMD-P	90-17-072	308-08-400	AMD-P	90-17-072	308-14-130	NEW	90-20-008
308-08-005	AMD	90-21-086	308-08-400	AMD	90-21-086	308-14-135	NEW-P	90-14-096
308-08-006	NEW-P	90-17-072	308-08-410	REP-P	90-17-072	308-14-200	NEW-P	90-05-058
308-08-006	NEW	90-21-086	308-08-410	REP	90-21-086	308-14-200	NEW	90-10-009
308-08-010	REP-P	90-17-072	308-08-415	NEW-P	90-17-072	308-20-107	AMD-P	90-03-018
308-08-010	REP	90-21-086	308-08-415	NEW	90-21-086	308-20-107	AMD	90-07-030
308-08-040	REP-P	90-17-072	308-08-416	NEW-E	90-17-072	308-20-140	AMD-P	90-03-018
308-08-040	REP	90-21-086	308-08-416	NEW-P	90-17-072	308-20-140	AMD	90-07-030
308-08-070	REP-P	90-17-072	308-08-420	NEW	90-21-086	308-20-155	AMD-P	90-03-018
308-08-070	REP	90-21-086	308-08-420	REP-P	90-17-072	308-20-155	AMD	90-07-030
308-08-080	REP-E	90-17-026	308-08-430	REP	90-21-086	308-20-210	AMD-P	90-03-018
308-08-080	REP-P	90-17-072	308-08-430	REP-P	90-17-072	308-20-210	AMD	90-07-030
			308-08-430	REP	90-21-086	308-25-010	REP-W	90-12-002

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308-25-010	DECOD-P 90-22-094	308-26-115	DECOD-P 90-22-094	308-34-140	DECOD-P 90-22-094
308-25-010	REP 90-23-011	308-26-125	DECOD-P 90-22-094	308-34-150	DECOD-P 90-22-094
308-25-011	NEW-W 90-12-002	308-26-135	DECOD-P 90-22-094	308-34-160	DECOD-P 90-22-094
308-25-011	NEW-P 90-19-066	308-26-200	DECOD-P 90-22-094	308-34-170	AMD 90-04-094
308-25-011	NEW 90-23-011	308-29-045	AMD-P 90-03-107	308-34-170	AMD-E 90-08-100
308-25-013	NEW-P 90-19-066	308-29-045	AMD 90-06-052	308-34-170	AMD-P 90-08-101
308-25-013	NEW 90-23-011	308-30-030	AMD-P 90-03-107	308-34-170	AMD 90-13-084
308-25-015	AMD-W 90-12-002	308-30-030	AMD-W 90-17-024	308-34-170	DECOD-P 90-22-094
308-25-015	AMD-P 90-19-066	308-30-040	AMD-P 90-03-107	308-34-180	DECOD-P 90-22-094
308-25-015	DECOD-P 90-22-094	308-30-040	AMD-W 90-17-024	308-34-190	DECOD-P 90-22-094
308-25-015	AMD 90-23-011	308-30-050	AMD-P 90-03-107	308-34-310	DECOD-P 90-22-094
308-25-031	NEW-W 90-12-002	308-30-050	AMD-W 90-17-024	308-34-320	DECOD-P 90-22-094
308-25-035	AMD-W 90-12-002	308-30-060	AMD-P 90-03-107	308-34-330	DECOD-P 90-22-094
308-25-035	NEW-P 90-19-066	308-30-060	AMD-W 90-17-024	308-34-410	DECOD-P 90-22-094
308-25-035	DECOD-P 90-22-094	308-30-070	AMD-P 90-03-107	308-34-420	DECOD-P 90-22-094
308-25-035	AMD 90-23-011	308-30-070	AMD-W 90-17-024	308-34-430	DECOD-P 90-22-094
308-25-037	NEW-P 90-09-062	308-30-080	AMD-P 90-03-107	308-34-440	DECOD-P 90-22-094
308-25-037	NEW 90-12-068	308-30-080	AMD-W 90-17-024	308-34-450	DECOD-P 90-22-094
308-25-037	DECOD-P 90-22-094	308-30-090	AMD-P 90-03-107	308-34-460	DECOD-P 90-22-094
308-25-038	NEW-P 90-09-062	308-30-090	AMD-W 90-17-024	308-34-470	DECOD-P 90-22-094
308-25-038	NEW 90-12-068	308-30-100	AMD-P 90-03-107	308-34-480	DECOD-P 90-22-094
308-25-038	DECOD-P 90-22-094	308-30-100	AMD 90-06-052	308-37-100	DECOD-P 90-21-129
308-25-041	NEW-W 90-12-002	308-31-001	DECOD-P 90-23-010	308-37-110	DECOD-P 90-21-129
308-25-041	NEW-P 90-19-066	308-31-010	DECOD-P 90-23-010	308-37-120	DECOD-P 90-21-129
308-25-041	NEW 90-23-011	308-31-020	DECOD-P 90-23-010	308-37-130	DECOD-P 90-21-129
308-25-045	NEW-W 90-12-002	308-31-025	DECOD-P 90-23-010	308-37-135	DECOD-P 90-21-129
308-25-046	NEW-W 90-12-002	308-31-030	DECOD-P 90-23-010	308-37-140	DECOD-P 90-21-129
308-25-047	NEW-W 90-12-002	308-31-040	DECOD-P 90-23-010	308-37-150	DECOD-P 90-21-129
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308-25-065	DECOD-P 90-22-094	308-31-055	AMD-E 90-11-097	308-37-180	DECOD-P 90-21-129
308-25-070	DECOD-P 90-22-094	308-31-055	AMD 90-16-057	308-37-190	DECOD-P 90-21-129
308-25-072	NEW-P 90-19-066	308-31-055	DECOD-P 90-22-094	308-38-100	DECOD-P 90-21-129
308-25-072	NEW 90-23-011	308-31-057	DECOD-P 90-23-010	308-38-110	DECOD-P 90-21-129
308-25-073	NEW-P 90-19-066	308-31-060	DECOD-P 90-23-010	308-38-120	DECOD-P 90-21-129
308-25-073	NEW 90-23-011	308-31-100	DECOD-P 90-23-010	308-38-130	DECOD-P 90-21-129
308-25-074	NEW-P 90-19-066	308-31-110	DECOD-P 90-23-010	308-38-140	DECOD-P 90-21-129
308-25-074	NEW 90-23-011	308-31-120	DECOD-P 90-23-010	308-38-150	DECOD-P 90-21-129
308-25-080	DECOD-P 90-22-094	308-31-210	NEW-P 90-06-064	308-38-160	DECOD-P 90-21-129
308-25-090	DECOD-P 90-22-094	308-31-210	NEW 90-12-013	308-39-100	AMD-P 90-06-065
308-25-100	DECOD-P 90-22-094	308-31-210	DECOD-P 90-23-010	308-39-100	AMD 90-18-042
308-25-110	DECOD-P 90-22-094	308-31-220	NEW-P 90-06-064	308-39-100	DECOD-P 90-21-129
308-25-120	DECOD-P 90-22-094	308-31-220	NEW 90-12-013	308-39-110	AMD-P 90-06-065
308-25-130	DECOD-P 90-22-094	308-31-220	DECOD-P 90-23-010	308-39-110	AMD 90-18-042
308-25-140	DECOD-P 90-22-094	308-31-230	NEW-P 90-06-064	308-39-110	DECOD-P 90-21-129
308-25-150	DECOD-P 90-22-094	308-31-230	NEW 90-12-013	308-39-120	REP-P 90-06-065
308-25-160	DECOD-P 90-22-094	308-31-230	DECOD-P 90-23-010	308-39-120	REP-W 90-14-125
308-25-170	DECOD-P 90-22-094	308-31-240	NEW-P 90-06-064	308-39-120	REP-P 90-14-129
308-25-180	NEW-P 90-19-066	308-31-240	NEW 90-12-013	308-39-120	REP 90-18-041
308-25-180	NEW 90-23-011	308-31-240	DECOD-P 90-23-010	308-39-125	NEW-P 90-06-065
308-25-290	NEW-P 90-10-037	308-31-250	NEW-P 90-06-064	308-39-125	NEW 90-18-042
308-25-290	NEW 90-16-099	308-31-250	NEW 90-12-013	308-39-125	DECOD-P 90-21-129
308-25-290	DECOD-P 90-21-129	308-31-250	DECOD-P 90-23-010	308-39-130	NEW-P 90-06-065
308-25-300	DECOD-P 90-22-094	308-31-260	NEW-P 90-06-064	308-39-130	NEW 90-18-042
308-25-310	NEW-P 90-10-037	308-31-260	NEW 90-12-013	308-39-130	DECOD-P 90-21-129
308-25-310	NEW 90-16-099	308-31-260	DECOD-P 90-23-010	308-39-140	NEW-P 90-06-065
308-25-310	DECOD-P 90-21-129	308-31-270	NEW-P 90-06-064	308-39-140	NEW 90-18-042
308-25-320	NEW-P 90-10-037	308-31-270	NEW 90-12-013	308-39-140	DECOD-P 90-21-129
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308-25-330	NEW-P 90-10-037	308-31-280	NEW 90-12-013	308-39-150	NEW-P 90-14-129
308-25-330	NEW 90-16-099	308-31-280	DECOD-P 90-23-010	308-39-150	NEW 90-18-041
308-25-330	DECOD-P 90-21-129	308-31-500	DECOD-P 90-23-010	308-39-150	DECOD-P 90-21-129
308-26-005	DECOD-P 90-22-094	308-31-510	DECOD-P 90-23-010	308-39-160	NEW-P 90-06-065
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308-26-011	DECOD-P 90-22-094	308-31-530	DECOD-P 90-23-010	308-39-160	NEW-P 90-14-129
308-26-015	DECOD-P 90-22-094	308-31-540	DECOD-P 90-23-010	308-39-160	NEW 90-18-041
308-26-016	DECOD-P 90-22-094	308-31-550	DECOD-P 90-23-010	308-39-160	DECOD-P 90-21-129
308-26-017	DECOD-P 90-22-094	308-31-560	DECOD-P 90-23-010	308-39-170	NEW-P 90-06-065
308-26-025	DECOD-P 90-22-094	308-31-570	DECOD-P 90-23-010	308-39-170	NEW-W 90-14-125
308-26-045	DECOD-P 90-22-094	308-32-090	AMD-P 90-03-107	308-39-170	NEW-P 90-14-129
308-26-055	DECOD-P 90-22-094	308-32-090	AMD 90-06-052	308-39-170	NEW 90-18-041
308-26-065	DECOD-P 90-22-094	308-33-105	AMD-P 90-03-107	308-39-170	DECOD-P 90-21-129
308-26-075	DECOD-P 90-22-094	308-33-105	AMD 90-06-052	308-39-180	NEW-P 90-06-065
308-26-085	DECOD-P 90-22-094	308-34-110	DECOD-P 90-22-094	308-39-180	NEW-W 90-14-125
308-26-095	DECOD-P 90-22-094	308-34-120	DECOD-P 90-22-094	308-39-180	NEW-P 90-14-129

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308-39-180	DECOD-P	90-21-129	308-42-120	DECOD-P	90-20-133	308-51-120	AMD	90-13-005
308-39-190	NEW-P	90-06-065	308-42-120	AMD-P	90-21-073	308-51-120	DECOD-P	90-20-134
308-39-190	NEW-W	90-14-125	308-42-121	DECOD-P	90-20-133	308-51-125	DECOD-P	90-20-134
308-39-190	NEW-P	90-14-129	308-42-122	DECOD-P	90-20-133	308-51-130	AMD-P	90-07-069
308-39-190	NEW	90-18-041	308-42-123	DECOD-P	90-20-133	308-51-130	AMD	90-13-005
308-39-190	DECOD-P	90-21-129	308-42-123	AMD-P	90-21-073	308-51-130	DECOD-P	90-20-134
308-39-200	NEW-P	90-06-065	308-42-125	DECOD-P	90-20-133	308-51-140	DECOD-P	90-20-134
308-39-200	NEW-W	90-14-125	308-42-130	DECOD-P	90-20-133	308-51-210	DECOD-P	90-22-094
308-39-200	NEW-P	90-14-129	308-42-130	AMD-P	90-21-073	308-51-220	DECOD-P	90-20-134
308-39-200	NEW	90-18-041	308-42-135	DECOD-P	90-20-133	308-51-230	DECOD-P	90-20-134
308-39-200	DECOD-P	90-21-129	308-42-135	AMD-P	90-21-073	308-51-230	DECOD-P	90-22-094
308-39-210	NEW-P	90-06-065	308-42-136	DECOD-P	90-20-133	308-51-240	DECOD-P	90-20-134
308-39-210	NEW-W	90-14-125	308-42-136	AMD-P	90-21-073	308-51-240	DECOD-P	90-22-094
308-39-210	NEW-P	90-14-129	308-42-140	DECOD-P	90-20-133	308-51-250	DECOD-P	90-20-134
308-39-210	NEW	90-18-041	308-42-140	AMD-P	90-21-073	308-51-250	DECOD-P	90-22-094
308-39-210	DECOD-P	90-21-129	308-42-145	AMD-P	90-04-095	308-51-260	DECOD-P	90-20-134
308-39-220	NEW-P	90-06-101	308-42-145	AMD-W	90-16-035	308-51-260	DECOD-P	90-22-094
308-39-220	NEW	90-18-040	308-42-145	DECOD-P	90-20-133	308-51-270	DECOD-P	90-20-134
308-39-220	DECOD-P	90-22-094	308-42-145	AMD-P	90-21-073	308-51-270	DECOD-P	90-22-094
308-40-010	DECOD-P	90-21-129	308-42-150	DECOD-P	90-20-133	308-51-280	DECOD-P	90-20-134
308-40-020	DECOD-P	90-21-129	308-42-150	AMD-P	90-21-073	308-51-280	DECOD-P	90-22-094
308-40-040	DECOD-P	90-21-129	308-42-155	DECOD-P	90-20-133	308-51-290	DECOD-P	90-20-134
308-40-101	DECOD-P	90-21-114	308-42-160	DECOD-P	90-20-133	308-51-290	DECOD-P	90-22-094
308-40-102	DECOD-P	90-21-114	308-42-210	DECOD-P	90-20-133	308-51-300	DECOD-P	90-20-134
308-40-103	DECOD-P	90-21-114	308-42-210	AMD-P	90-21-073	308-51-300	DECOD-P	90-22-094
308-40-104	DECOD-P	90-21-114	308-42-220	DECOD-P	90-20-133	308-51-310	DECOD-P	90-20-134
308-40-105	DECOD-P	90-21-114	308-42-230	DECOD-P	90-20-133	308-51-310	DECOD-P	90-22-094
308-40-106	DECOD-P	90-21-114	308-42-240	DECOD-P	90-20-133	308-51-320	DECOD-P	90-20-134
308-40-107	NEW-P	90-04-085	308-42-250	DECOD-P	90-20-133	308-51A-010	DECOD-P	90-20-134
308-40-107	NEW	90-08-011	308-42-260	DECOD-P	90-20-133	308-51A-020	DECOD-P	90-20-134
308-40-107	DECOD-P	90-21-114	308-42-270	DECOD-P	90-20-133	308-51A-030	DECOD-P	90-20-134
308-40-110	DECOD-P	90-21-114	308-42-280	DECOD-P	90-20-133	308-51A-040	DECOD-P	90-20-134
308-40-115	NEW-P	90-07-067	308-48-165	REP-P	90-14-098	308-51A-050	DECOD-P	90-20-134
308-40-115	NEW	90-11-083	308-48-165	REP	90-17-148	308-51A-060	DECOD-P	90-20-134
308-40-115	DECOD-P	90-21-114	308-48-520	REP-P	90-20-106	308-52-100	AMD	90-05-001
308-40-125	AMD-E	90-04-083	308-48-540	AMD-P	90-20-106	308-52-260	AMD-E	90-12-113
308-40-125	AMD	90-04-094	308-48-560	AMD-P	90-20-106	308-52-260	AMD-P	90-12-116
308-40-125	DECOD-P	90-22-094	308-48-580	REP-P	90-20-106	308-52-260	AMD	90-18-009
308-40-130	REP	90-05-039	308-48-590	AMD-P	90-20-106	308-52-590	AMD-E	90-04-093
308-40-135	NEW	90-05-039	308-48-600	REP-P	90-20-106	308-52-590	AMD-E	90-06-100
308-40-135	DECOD-P	90-21-114	308-48-601	NEW-P	90-20-106	308-52-590	AMD-P	90-08-009
308-40-140	DECOD-P	90-21-114	308-48-610	NEW-P	90-20-106	308-52-590	AMD	90-18-039
308-40-150	NEW-P	90-07-068	308-48-800	AMD-P	90-04-110	308-52-590	REP-P	90-22-093
308-40-150	NEW-P	90-14-079	308-48-800	AMD	90-07-024	308-52-690	AMD-E	90-09-007
308-40-150	NEW-W	90-14-081	308-48-800	AMD-P	90-20-129	308-52-690	AMD-E	90-11-044
308-40-150	NEW	90-18-038	308-49-100	AMD-P	90-14-098	308-53-020	DECOD-P	90-22-094
308-40-150	DECOD-P	90-21-114	308-49-100	AMD	90-17-148	308-53-075	AMD-P	90-08-106
308-40-151	NEW-P	90-07-068	308-49-130	AMD-P	90-14-098	308-53-075	AMD	90-11-080
308-40-151	NEW-P	90-14-079	308-49-130	AMD	90-17-148	308-53-084	AMD-P	90-08-106
308-40-151	NEW-W	90-14-081	308-49-140	AMD-P	90-14-098	308-53-084	AMD	90-11-080
308-40-151	NEW	90-18-038	308-49-140	AMD	90-17-148	308-53-085	AMD-P	90-08-106
308-40-151	DECOD-P	90-21-114	308-49-150	AMD-P	90-14-098	308-53-085	AMD	90-11-080
308-40-152	NEW-P	90-07-068	308-49-150	AMD	90-17-148	308-53-210	PREP	90-12-065
308-40-152	NEW-P	90-14-079	308-49-160	REP-P	90-14-098	308-53-265	PREP	90-12-065
308-40-152	NEW-W	90-14-081	308-49-160	REP	90-17-148	308-54-315	AMD	90-04-094
308-40-152	NEW	90-18-038	308-49-162	NEW-P	90-14-098	308-54-315	DECOD-P	90-22-094
308-40-152	DECOD-P	90-21-114	308-49-162	NEW	90-17-148	308-55-025	DECOD-P	90-22-094
308-41-025	REP-P	90-14-043	308-49-164	NEW-P	90-14-098	308-55-035	DECOD-P	90-22-094
308-41-025	REP	90-17-088	308-49-164	NEW	90-17-148	308-55-045	DECOD-P	90-22-094
308-42-010	DECOD-P	90-20-133	308-49-168	NEW-P	90-14-098	308-55-055	DECOD-P	90-22-094
308-42-010	AMD-P	90-21-073	308-49-168	NEW	90-17-148	308-55-065	DECOD-P	90-22-094
308-42-015	NEW-P	90-21-073	308-49-200	NEW-P	90-14-098	308-55-075	DECOD-P	90-22-094
308-42-040	DECOD-P	90-20-133	308-49-200	NEW	90-17-148	308-55-085	DECOD-P	90-22-094
308-42-045	AMD-P	90-04-095	308-50-295	AMD-W	90-03-069	308-55-095	DECOD-P	90-22-094
308-42-045	AMD	90-16-070	308-50-295	AMD-P	90-08-107	308-55-105	DECOD-P	90-22-094
308-42-045	DECOD-P	90-20-133	308-50-295	AMD-C	90-21-048	308-55-115	DECOD-P	90-22-094
308-42-045	AMD-P	90-21-073	308-50-310	AMD-W	90-03-069	308-55-200	DECOD-P	90-22-094
308-42-060	AMD-P	90-04-095	308-50-310	AMD-P	90-08-107	308-56A-090	NEW-P	90-14-069
308-42-060	AMD	90-16-070	308-50-310	AMD-C	90-21-048	308-56A-090	NEW-E	90-14-072
308-42-060	DECOD-P	90-20-133	308-50-440	AMD	90-04-094	308-56A-090	NEW-P	90-22-073
308-42-060	AMD-P	90-21-073	308-50-440	DECOD-P	90-22-094	308-56A-090	NEW-W	90-23-051
308-42-070	DECOD-P	90-20-133	308-51-010	DECOD-P	90-20-134	308-56A-150	AMD-P	90-23-091
308-42-070	AMD-P	90-21-073	308-51-021	DECOD-P	90-20-134	308-56A-420	AMD-P	90-06-022
308-42-075	AMD-P	90-21-141	308-51-050	DECOD-P	90-20-134	308-56A-420	AMD	90-10-013
308-42-075	DECOD-P	90-22-094	308-51-100	DECOD-P	90-20-134	308-56A-460	AMD-P	90-23-090
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308-56A-505	NEW-P	90-06-015	308-78-030	AMD	90-13-039	308-100-210	NEW	90-17-028
308-56A-505	NEW-E	90-06-016	308-78-040	AMD-P	90-08-118	308-104-014	NEW-P	90-22-106
308-56A-505	NEW	90-11-091	308-78-040	AMD	90-13-039	308-104-045	REP-P	90-22-106
308-56A-510	NEW-P	90-06-015	308-78-070	AMD-P	90-08-118	308-104-047	NEW-P	90-22-106
308-56A-510	NEW-E	90-06-016	308-78-070	AMD	90-13-039	308-104-050	AMD-P	90-14-039
308-56A-510	NEW	90-11-091	308-91-010	AMD-P	90-10-091	308-104-050	AMD	90-17-028
308-56A-515	NEW-P	90-06-015	308-91-010	AMD-W	90-13-057	308-104-145	NEW-P	90-14-039
308-56A-515	NEW-E	90-06-016	308-91-010	AMD-P	90-13-058	308-104-145	NEW	90-17-028
308-56A-515	NEW	90-11-091	308-91-010	AMD	90-16-072	308-104-155	NEW-P	90-22-106
308-56A-520	NEW-P	90-06-015	308-91-030	AMD-P	90-10-091	308-104-180	REP-P	90-22-106
308-56A-520	NEW-E	90-06-016	308-91-030	AMD-W	90-13-057	308-108-100	NEW-P	90-22-106
308-56A-520	NEW	90-11-091	308-91-030	AMD-P	90-13-058	308-115-050	DECOD-P	90-22-094
308-57-005	NEW-P	90-23-092	308-91-030	AMD	90-16-072	308-115-060	DECOD-P	90-22-094
308-57-010	NEW-P	90-23-092	308-91-040	AMD-P	90-10-091	308-115-065	DECOD-P	90-22-094
308-57-020	NEW-P	90-23-092	308-91-040	AMD-W	90-13-057	308-115-070	DECOD-P	90-22-094
308-57-030	NEW-P	90-23-092	308-91-040	AMD-P	90-13-058	308-115-080	DECOD-P	90-22-094
308-57-110	NEW-P	90-23-092	308-91-040	AMD	90-16-072	308-115-090	DECOD-P	90-22-094
308-57-120	NEW-P	90-23-092	308-91-050	AMD-P	90-10-091	308-115-100	DECOD-P	90-22-094
308-57-130	NEW-P	90-23-092	308-91-050	AMD-W	90-13-057	308-115-110	DECOD-P	90-22-094
308-57-140	NEW-P	90-23-092	308-91-050	AMD-P	90-13-058	308-115-120	DECOD-P	90-22-094
308-57-210	NEW-P	90-23-092	308-91-050	AMD	90-16-072	308-115-130	DECOD-P	90-22-094
308-57-220	NEW-P	90-23-092	308-91-060	AMD-P	90-10-091	308-115-140	DECOD-P	90-22-094
308-57-230	NEW-P	90-23-092	308-91-060	AMD-W	90-13-057	308-115-150	DECOD-P	90-22-094
308-57-240	NEW-P	90-23-092	308-91-060	AMD-P	90-13-058	308-115-160	DECOD-P	90-22-094
308-57-310	NEW-P	90-23-092	308-91-060	AMD	90-16-072	308-115-170	DECOD-P	90-22-094
308-57-320	NEW-P	90-23-092	308-91-070	AMD-P	90-10-091	308-115-180	DECOD-P	90-22-094
308-57-410	NEW-P	90-23-092	308-91-070	AMD-W	90-13-057	308-115-190	DECOD-P	90-22-094
308-57-420	NEW-P	90-23-092	308-91-070	AMD-P	90-13-058	308-115-200	DECOD-P	90-22-094
308-57-430	NEW-P	90-23-092	308-91-070	AMD	90-16-072	308-115-210	DECOD-P	90-22-094
308-57-440	NEW-P	90-23-092	308-91-080	AMD-P	90-10-091	308-115-220	DECOD-P	90-22-094
308-58-010	AMD-P	90-23-090	308-91-080	AMD-W	90-13-057	308-115-230	DECOD-P	90-22-094
308-58-020	AMD-P	90-23-090	308-91-080	AMD-P	90-13-058	308-115-240	DECOD-P	90-22-094
308-66-150	AMD-P	90-04-048	308-91-080	AMD	90-16-072	308-115-250	DECOD-P	90-22-094
308-66-150	AMD-C	90-12-089	308-91-090	AMD-P	90-10-091	308-115-260	DECOD-P	90-22-094
308-66-150	AMD	90-20-086	308-91-090	AMD-W	90-13-057	308-115-270	DECOD-P	90-22-094
308-66-152	NEW-P	90-04-048	308-91-090	AMD-P	90-13-058	308-115-280	DECOD-P	90-22-094
308-66-152	NEW-C	90-12-089	308-91-090	AMD	90-16-072	308-115-290	DECOD-P	90-22-094
308-66-152	NEW	90-20-086	308-91-160	REP-P	90-10-091	308-115-310	DECOD-P	90-22-094
308-66-152	AMD-E	90-22-052	308-91-160	REP-W	90-13-057	308-115-320	DECOD-P	90-22-094
308-66-152	AMD-P	90-23-095	308-91-160	REP-P	90-13-058	308-115-330	DECOD-P	90-22-094
308-66-156	NEW-P	90-23-096	308-91-160	REP	90-16-072	308-115-340	DECOD-P	90-22-094
308-66-180	AMD-P	90-18-027	308-93-010	AMD	90-08-018	308-115-350	DECOD-P	90-22-094
308-66-190	AMD-P	90-06-022	308-93-050	AMD	90-08-018	308-115-405	AMD	90-04-094
308-66-190	AMD	90-10-013	308-93-140	AMD	90-08-018	308-115-405	DECOD-P	90-22-094
308-66-190	AMD-P	90-18-027	308-93-660	NEW	90-08-018	308-115-500	DECOD-P	90-22-094
308-66-205	NEW-P	90-18-027	308-93-670	NEW-P	90-14-071	308-117-010	DECOD-P	90-21-084
308-66-206	NEW-P	90-18-027	308-93-670	NEW-E	90-14-074	308-117-020	DECOD-P	90-21-084
308-67-010	NEW	90-03-022	308-93-670	NEW-P	90-22-074	308-117-025	DECOD-P	90-21-084
308-72-509	NEW-P	90-08-116	308-93-670	NEW-W	90-23-051	308-117-030	DECOD-P	90-21-084
308-72-509	NEW	90-13-037	308-96A-046	AMD-P	90-23-090	308-117-040	DECOD-P	90-21-084
308-72-520	AMD-P	90-08-116	308-96A-056	AMD-P	90-23-090	308-117-050	DECOD-P	90-21-084
308-72-520	AMD	90-13-037	308-96A-070	AMD-P	90-23-090	308-117-060	DECOD-P	90-21-084
308-72-540	AMD-P	90-08-116	308-96A-073	NEW-P	90-23-090	308-117-070	DECOD-P	90-21-084
308-72-540	AMD	90-13-037	308-96A-074	NEW-P	90-23-090	308-117-080	DECOD-P	90-21-084
308-72-542	NEW-P	90-08-116	308-96A-075	AMD-P	90-23-090	308-117-090	DECOD-P	90-21-084
308-72-542	NEW	90-13-037	308-96A-105	AMD-P	90-14-070	308-117-095	DECOD-P	90-21-084
308-72-570	AMD-P	90-08-116	308-96A-105	AMD-E	90-14-073	308-117-100	DECOD-P	90-21-084
308-72-570	AMD	90-13-037	308-96A-105	AMD	90-20-140	308-117-105	DECOD-P	90-21-084
308-72-690	AMD-P	90-08-116	308-96A-106	NEW-P	90-14-070	308-117-110	DECOD-P	90-21-084
308-72-690	AMD	90-13-037	308-96A-106	NEW-E	90-14-073	308-117-120	DECOD-P	90-21-084
308-77-034	AMD-P	90-08-117	308-96A-106	NEW	90-20-140	308-117-130	DECOD-P	90-21-084
308-77-034	AMD	90-13-038	308-96A-120	AMD-P	90-14-070	308-117-140	DECOD-P	90-21-084
308-77-040	AMD-P	90-08-117	308-96A-120	AMD-E	90-14-073	308-117-150	DECOD-P	90-21-084
308-77-040	AMD	90-13-038	308-96A-120	AMD	90-20-140	308-117-160	DECOD-P	90-21-084
308-77-080	REP-P	90-20-127	308-96A-345	AMD-P	90-23-091	308-117-170	DECOD-P	90-21-084
308-77-100	AMD-P	90-20-127	308-96A-350	AMD-P	90-23-091	308-117-180	DECOD-P	90-21-084
308-77-120	AMD-P	90-08-117	308-96A-380	AMD-P	90-23-091	308-117-190	DECOD-P	90-21-084
308-77-120	AMD	90-13-038	308-96A-505	NEW-P	90-22-112	308-117-200	DECOD-P	90-21-084
308-77-125	NEW-E	90-08-060	308-96A-510	NEW-P	90-22-112	308-117-300	DECOD-P	90-21-084
308-77-125	NEW-P	90-08-119	308-96A-520	NEW-P	90-22-112	308-117-360	DECOD-P	90-21-084
308-77-125	NEW	90-13-036	308-96A-530	NEW-P	90-22-112	308-117-400	DECOD-P	90-21-084
308-77-165	NEW-P	90-08-117	308-96A-540	NEW-P	90-22-112	308-117-410	DECOD-P	90-21-084
308-77-165	NEW	90-13-038	308-96A-550	NEW-P	90-22-112	308-117-420	DECOD-P	90-21-084
308-77-250	AMD-P	90-20-089	308-96A-560	NEW-P	90-22-112	308-117-460	DECOD-P	90-21-084
308-78-010	AMD-P	90-08-118	308-100-010	AMD-P	90-14-039	308-117-470	DECOD-P	90-21-084

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308-117-500	DECOD-P 90-22-094	308-122-430	DECOD-P 90-23-022	308-124H	AMD-P 90-02-102
308-120-165	AMD 90-04-059	308-122-440	DECOD-P 90-23-022	308-124H	AMD-C 90-05-072
308-120-168	AMD-E 90-22-020	308-122-450	DECOD-P 90-23-022	308-124H	AMD 90-10-010
308-120-275	AMD 90-04-094	308-122-500	AMD-E 90-05-016	308-124H	AMD-P 90-20-051
308-120-275	DECOD-P 90-22-094	308-122-500	AMD-P 90-05-040	308-124H	AMD 90-23-039
308-120-610	AMD-E 90-22-020	308-122-500	AMD-W 90-10-100	308-124H-011	NEW-P 90-02-102
308-120-620	NEW 90-04-059	308-122-500	AMD-W 90-18-069	308-124H-011	NEW-C 90-05-072
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308-121-030	REP 90-17-043	308-122-503	REP 90-05-015	308-124H-020	REP-P 90-02-102
308-121-040	REP-P 90-12-117	308-122-503	REP-E 90-05-017	308-124H-020	REP-C 90-05-072
308-121-040	REP 90-17-043	308-122-505	DECOD-P 90-23-022	308-124H-020	REP 90-10-010
308-121-050	REP-P 90-12-117	308-122-510	DECOD-P 90-23-022	308-124H-021	NEW-P 90-02-102
308-121-050	REP 90-17-043	308-122-510	DECOD-P 90-23-022	308-124H-021	NEW-C 90-05-072
308-121-055	REP-P 90-12-117	308-122-520	DECOD-P 90-23-022	308-124H-021	NEW 90-10-010
308-121-055	REP 90-17-043	308-122-525	DECOD-P 90-23-022	308-124H-021	AMD-P 90-20-051
308-121-060	REP-P 90-12-117	308-122-530	DECOD-P 90-23-022	308-124H-021	AMD 90-23-039
308-121-060	REP 90-17-043	308-122-535	DECOD-P 90-23-022	308-124H-025	NEW-P 90-02-102
308-121-070	REP-P 90-12-117	308-122-540	DECOD-P 90-23-022	308-124H-025	NEW-C 90-05-072
308-121-070	REP 90-17-043	308-122-545	DECOD-P 90-23-022	308-124H-025	NEW 90-10-010
308-121-110	NEW-P 90-10-084	308-122-550	REP 90-05-015	308-124H-030	REP-P 90-02-102
308-121-110	NEW-C 90-12-115	308-122-550	REP-E 90-05-017	308-124H-030	REP-C 90-05-072
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308-121-120	NEW-P 90-10-084	308-122-555	REP-E 90-05-017	308-124H-033	REP-P 90-02-102
308-121-120	NEW-C 90-12-115	308-122-560	REP 90-05-015	308-124H-033	REP-C 90-05-072
308-121-120	NEW 90-17-042	308-122-560	REP-E 90-05-017	308-124H-033	REP 90-10-010
308-121-130	NEW-P 90-10-084	308-122-565	REP 90-05-015	308-124H-035	AMD-P 90-02-102
308-121-130	NEW-C 90-12-115	308-122-565	REP-E 90-05-017	308-124H-035	AMD-C 90-05-072
308-121-130	NEW 90-17-042	308-122-570	REP 90-05-015	308-124H-035	AMD 90-10-010
308-121-140	NEW-P 90-10-084	308-122-570	REP-E 90-05-017	308-124H-036	AMD-P 90-02-102
308-121-140	NEW-C 90-12-115	308-122-575	REP 90-05-015	308-124H-036	AMD-C 90-05-072
308-121-140	NEW 90-17-042	308-122-575	REP-E 90-05-017	308-124H-036	AMD 90-10-010
308-121-145	NEW-P 90-10-084	308-122-580	REP 90-05-015	308-124H-037	AMD-P 90-02-102
308-121-145	NEW-C 90-12-115	308-122-580	REP-E 90-05-017	308-124H-037	AMD-C 90-05-072
308-121-145	NEW 90-17-042	308-122-600	DECOD-P 90-23-022	308-124H-037	AMD 90-10-010
308-121-150	NEW-P 90-10-084	308-122-610	DECOD-P 90-23-022	308-124H-038	REP-P 90-02-102
308-121-150	NEW-C 90-12-115	308-122-620	DECOD-P 90-23-022	308-124H-038	REP-C 90-05-072
308-121-150	NEW 90-17-042	308-122-630	DECOD-P 90-23-022	308-124H-038	REP 90-10-010
308-121-155	NEW-P 90-10-084	308-122-640	DECOD-P 90-23-022	308-124H-040	REP-P 90-02-102
308-121-155	NEW-C 90-12-115	308-122-650	DECOD-P 90-23-022	308-124H-040	REP-C 90-05-072
308-121-155	NEW 90-17-042	308-122-660	DECOD-P 90-23-022	308-124H-040	REP 90-10-010
308-121-160	NEW-P 90-10-084	308-122-670	DECOD-P 90-23-022	308-124H-041	NEW-P 90-02-102
308-121-160	NEW-C 90-12-115	308-122-680	DECOD-P 90-23-022	308-124H-041	NEW-C 90-05-072
308-121-160	NEW 90-17-042	308-122-690	DECOD-P 90-23-022	308-124H-041	NEW 90-10-010
308-121-165	NEW-P 90-10-084	308-122-695	DECOD-P 90-23-022	308-124H-043	REP-P 90-02-102
308-121-165	NEW-C 90-12-115	308-122-700	DECOD-P 90-23-022	308-124H-043	REP-C 90-05-072
308-121-165	NEW 90-17-042	308-122-710	DECOD-P 90-23-022	308-124H-043	REP 90-10-010
308-121-170	NEW-P 90-10-084	308-122-720	DECOD-P 90-23-022	308-124H-045	REP-P 90-02-102
308-121-170	NEW-C 90-12-115	308-124-005	AMD-P 90-20-051	308-124H-045	REP-C 90-05-072
308-121-170	NEW 90-17-042	308-124-005	AMD 90-23-039	308-124H-045	REP 90-10-010
308-121-175	NEW-P 90-10-084	308-124-007	AMD-P 90-20-051	308-124H-050	REP-P 90-02-102
308-121-175	NEW-C 90-12-115	308-124-007	AMD 90-23-039	308-124H-050	REP-C 90-05-072
308-121-175	NEW 90-17-042	308-124-021	AMD-P 90-20-051	308-124H-050	REP 90-10-010
308-121-180	NEW-P 90-10-084	308-124-021	AMD 90-23-039	308-124H-051	NEW-P 90-02-102
308-121-180	NEW-C 90-12-115	308-124A-200	AMD-P 90-20-051	308-124H-051	NEW-C 90-05-072
308-121-180	NEW 90-17-042	308-124A-200	AMD 90-23-039	308-124H-051	NEW 90-10-010
308-122-001	DECOD-P 90-23-022	308-124A-420	AMD-P 90-20-051	308-124H-055	REP-P 90-02-102
308-122-005	DECOD-P 90-23-022	308-124A-420	AMD 90-23-039	308-124H-055	REP-C 90-05-072
308-122-006	DECOD-P 90-23-022	308-124A-450	AMD-P 90-20-051	308-124H-055	REP 90-10-010
308-122-060	DECOD-P 90-23-022	308-124A-450	AMD 90-23-039	308-124H-060	REP-P 90-02-102
308-122-200	DECOD-P 90-23-022	308-124A-460	AMD-P 90-20-051	308-124H-060	REP-C 90-05-072
308-122-211	DECOD-P 90-23-022	308-124A-460	AMD 90-23-039	308-124H-060	REP 90-10-010
308-122-215	DECOD-P 90-23-022	308-124B-120	AMD-P 90-20-051	308-124H-061	NEW-P 90-02-102
308-122-220	DECOD-P 90-23-022	308-124B-120	AMD 90-23-039	308-124H-061	NEW-C 90-05-072
308-122-225	DECOD-P 90-23-022	308-124C-010	AMD-P 90-20-051	308-124H-061	NEW 90-10-010
308-122-230	DECOD-P 90-23-022	308-124C-010	AMD 90-23-039	308-124H-062	NEW-P 90-02-102
308-122-235	DECOD-P 90-23-022	308-124C-020	AMD-P 90-10-075	308-124H-062	NEW-C 90-05-072
308-122-275	AMD 90-04-094	308-124C-020	AMD-W 90-11-008	308-124H-062	NEW 90-10-010
308-122-275	DECOD-P 90-22-094	308-124C-020	AMD-P 90-11-098	308-124H-065	REP-P 90-02-102
308-122-280	DECOD-P 90-23-022	308-124C-020	AMD-P 90-20-051	308-124H-065	REP-C 90-05-072
308-122-350	DECOD-P 90-23-022	308-124C-020	AMD 90-23-039	308-124H-065	REP 90-10-010
308-122-360	DECOD-P 90-23-022	308-124D-050	AMD-P 90-20-051	308-124H-070	REP-P 90-02-102
308-122-370	DECOD-P 90-23-022	308-124D-050	AMD 90-23-039	308-124H-070	REP-C 90-05-072
308-122-380	DECOD-P 90-23-022	308-124E-013	AMD-P 90-20-051	308-124H-070	REP 90-10-010
308-122-390	DECOD-P 90-23-022	308-124E-013	AMD 90-23-039	308-124H-210	NEW-C 90-05-072
308-122-400	DECOD-P 90-23-022	308-124E-014	AMD-P 90-02-103	308-124H-210	NEW 90-10-010

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308-124H-220	NEW	90-10-010	308-125-030	NEW-S	90-23-094	308-130-340	DECOD-P	90-22-094
308-124H-220	AMD-P	90-20-051	308-125-040	NEW-P	90-17-147	308-130-350	DECOD-P	90-22-094
308-124H-220	AMD	90-23-039	308-125-040	NEW-S	90-23-094	308-130-360	DECOD-P	90-22-094
308-124H-230	NEW-C	90-05-072	308-125-050	NEW-P	90-17-147	308-130-370	DECOD-P	90-22-094
308-124H-230	NEW	90-10-010	308-125-050	NEW-S	90-23-094	308-130-380	DECOD-P	90-22-094
308-124H-240	NEW-C	90-05-072	308-125-060	NEW-P	90-17-147	308-130-390	DECOD-P	90-22-094
308-124H-240	NEW	90-10-010	308-125-060	NEW-S	90-23-094	308-130-400	DECOD-P	90-22-094
308-124H-250	NEW-C	90-05-072	308-125-070	NEW-P	90-17-147	308-130-410	DECOD-P	90-22-094
308-124H-250	NEW	90-10-010	308-125-070	NEW-S	90-23-094	308-138-055	DECOD-P	90-21-072
308-124H-260	NEW-C	90-05-072	308-125-080	NEW-P	90-17-147	308-138-065	DECOD-P	90-21-072
308-124H-260	NEW	90-10-010	308-125-080	NEW-S	90-23-094	308-138-070	DECOD-P	90-21-072
308-124H-260	AMD-P	90-20-051	308-125-090	NEW-P	90-17-147	308-138-080	AMD	90-04-094
308-124H-260	AMD	90-23-039	308-125-090	NEW-S	90-23-094	308-138-080	DECOD-P	90-22-094
308-124H-270	NEW-C	90-05-072	308-125-100	NEW-P	90-17-147	308-138-180	DECOD-P	90-21-072
308-124H-270	NEW	90-10-010	308-125-100	NEW-S	90-23-094	308-138-200	DECOD-P	90-21-072
308-124H-280	NEW-C	90-05-072	308-125-110	NEW-P	90-17-147	308-138-210	DECOD-P	90-21-072
308-124H-280	NEW	90-10-010	308-125-110	NEW-S	90-23-094	308-138-220	DECOD-P	90-21-072
308-124H-290	NEW-C	90-05-072	308-125-120	NEW-P	90-17-147	308-138-230	DECOD-P	90-21-072
308-124H-290	NEW	90-10-010	308-125-120	NEW-S	90-23-094	308-138-300	DECOD-P	90-21-072
308-124H-300	NEW-C	90-05-072	308-125-130	NEW-P	90-17-147	308-138-310	DECOD-P	90-21-072
308-124H-300	NEW	90-10-010	308-125-130	NEW-S	90-23-094	308-138-320	DECOD-P	90-21-072
308-124H-310	NEW-C	90-05-072	308-125-140	NEW-P	90-17-147	308-138-321	DECOD-P	90-21-072
308-124H-310	NEW	90-10-010	308-125-140	NEW-S	90-23-094	308-138-322	DECOD-P	90-21-072
308-124H-320	NEW-C	90-05-072	308-125-150	NEW-P	90-17-147	308-138-323	DECOD-P	90-21-072
308-124H-320	NEW	90-10-010	308-125-150	NEW-S	90-23-094	308-138-324	DECOD-P	90-21-072
308-124H-330	NEW-C	90-05-072	308-125-160	NEW-P	90-17-147	308-138-325	DECOD-P	90-21-072
308-124H-330	NEW	90-10-010	308-125-160	NEW-S	90-23-094	308-138-326	DECOD-P	90-21-072
308-124H-340	NEW-C	90-05-072	308-125-170	NEW-P	90-17-147	308-138-327	DECOD-P	90-21-072
308-124H-340	NEW	90-10-010	308-125-170	NEW-S	90-23-094	308-138-328	DECOD-P	90-21-072
308-124H-510	NEW-C	90-05-072	308-125-180	NEW-P	90-17-147	308-138-330	DECOD-P	90-21-072
308-124H-510	NEW	90-10-010	308-125-180	NEW-S	90-23-094	308-138-340	DECOD-P	90-21-072
308-124H-520	NEW-C	90-05-072	308-125-190	NEW-P	90-17-147	308-138-350	DECOD-P	90-21-072
308-124H-520	NEW	90-10-010	308-125-190	NEW-S	90-23-094	308-138-360	DECOD-P	90-21-072
308-124H-520	AMD-P	90-20-051	308-125-200	NEW-P	90-17-147	308-138A-020	DECOD-P	90-21-072
308-124H-520	AMD	90-23-039	308-125-200	NEW-S	90-23-094	308-138A-025	DECOD-P	90-21-072
308-124H-530	NEW-C	90-05-072	308-125-210	NEW-P	90-17-147	308-138A-030	DECOD-P	90-21-072
308-124H-530	NEW	90-10-010	308-125-210	NEW-S	90-23-094	308-138A-040	DECOD-P	90-21-072
308-124H-540	NEW-C	90-05-072	308-127-010	REP-P	90-04-088	308-138A-050	DECOD-P	90-21-072
308-124H-540	NEW	90-10-010	308-127-010	REP	90-07-023	308-138A-060	DECOD-P	90-21-072
308-124H-550	NEW-C	90-05-072	308-127-020	REP-P	90-04-088	308-138A-070	DECOD-P	90-21-072
308-124H-550	NEW	90-10-010	308-127-020	REP	90-07-023	308-138A-080	DECOD-P	90-21-072
308-124H-560	NEW-C	90-05-072	308-127-030	REP-P	90-04-088	308-138A-090	DECOD-P	90-21-072
308-124H-560	NEW	90-10-010	308-127-030	REP	90-07-023	308-138B-100	DECOD-P	90-21-072
308-124H-570	NEW-C	90-05-072	308-127-035	NEW-P	90-04-088	308-138B-105	DECOD-P	90-21-072
308-124H-570	NEW	90-10-010	308-127-035	NEW	90-07-023	308-138B-110	DECOD-P	90-21-072
308-124H-580	NEW-C	90-05-072	308-127-040	AMD-P	90-04-088	308-138B-130	DECOD-P	90-21-072
308-124H-580	NEW	90-10-010	308-127-040	AMD	90-07-023	308-138B-140	DECOD-P	90-21-072
308-124H-800	NEW-P	90-10-075	308-127-100	REP-P	90-04-088	308-138B-150	DECOD-P	90-21-072
308-124H-800	NEW-W	90-11-008	308-127-100	REP	90-07-023	308-138B-160	DECOD-P	90-21-072
308-124H-800	NEW-P	90-11-098	308-127-105	NEW-P	90-04-088	308-138B-165	DECOD-P	90-21-072
308-1241-010	NEW-P	90-02-102	308-127-105	NEW	90-07-023	308-138B-170	DECOD-P	90-21-072
308-1241-020	NEW-P	90-02-102	308-127-110	AMD-P	90-04-088	308-138B-180	DECOD-P	90-21-072
308-1241-030	NEW-P	90-02-102	308-127-110	AMD	90-07-023	308-138B-190	DECOD-P	90-21-072
308-1241-040	NEW-P	90-02-102	308-127-120	AMD-P	90-04-088	308-138B-200	DECOD-P	90-21-072
308-1241-050	NEW-P	90-02-102	308-127-120	AMD	90-07-023	308-150	DECOD-C	90-22-012
308-1241-060	NEW-P	90-02-102	308-127-130	AMD-P	90-04-088	308-150-005	DECOD-P	90-21-115
308-1241-070	NEW-P	90-02-102	308-127-130	AMD	90-07-023	308-150-006	DECOD-P	90-21-115
308-1241-080	NEW-P	90-02-102	308-127-140	AMD-P	90-04-088	308-150-007	DECOD-P	90-21-115
308-1241-090	NEW-P	90-02-102	308-127-140	AMD	90-07-023	308-150-008	DECOD-P	90-21-115
308-1241-100	NEW-P	90-02-102	308-127-155	REP-P	90-04-088	308-150-009	DECOD-P	90-21-115
308-1241-110	NEW-P	90-02-102	308-127-155	REP	90-07-023	308-150-011	DECOD-P	90-21-115
308-1241-120	NEW-P	90-02-102	308-127-160	NEW-P	90-04-088	308-150-013	DECOD-P	90-21-115
308-1241-130	NEW-P	90-02-102	308-127-160	NEW	90-07-023	308-150-014	DECOD-P	90-21-115
308-1241-140	NEW-P	90-02-102	308-127-200	AMD-P	90-04-088	308-150-030	DECOD-P	90-21-115
308-124J-010	NEW-P	90-02-102	308-127-200	AMD	90-07-023	308-150-035	DECOD-P	90-21-115
308-124J-020	NEW-P	90-02-102	308-127-210	AMD-P	90-04-088	308-150-045	DECOD-P	90-21-115
308-124J-030	NEW-P	90-02-102	308-127-210	AMD	90-07-023	308-150-050	DECOD-P	90-21-115
308-124J-040	NEW-P	90-02-102	308-127-220	REP-P	90-04-088	308-150-055	DECOD-P	90-21-115
308-124J-050	NEW-P	90-02-102	308-127-220	REP	90-07-023	308-150-060	DECOD-P	90-21-115
308-124J-060	NEW-P	90-02-102	308-127-225	NEW-P	90-04-088	308-150-061	DECOD-P	90-21-115
308-124J-070	NEW-P	90-02-102	308-127-225	NEW	90-07-023	308-150-062	DECOD-P	90-21-115
308-124J-080	NEW-P	90-02-102	308-127-300	AMD-P	90-04-088	308-150-070	DECOD-P	90-21-115
308-125-010	NEW-P	90-17-147	308-127-300	AMD	90-07-023	308-151	DECOD-C	90-22-012
308-125-010	NEW-S	90-23-094	308-128B-060	REP	90-03-098	308-151-050	DECOD-P	90-21-115
308-125-020	NEW-P	90-17-147	308-128B-080	AMD	90-03-099	308-151-060	DECOD-P	90-21-115
308-125-020	NEW-S	90-23-094	308-130-320	DECOD-P	90-22-094	308-151-070	DECOD-P	90-21-115

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308-151-090	DECOD-P 90-21-115	308-171-310	DECOD-P 90-22-094	308-177-030	DECOD-P 90-22-094
308-151-100	DECOD-P 90-21-115	308-171-320	AMD-P 90-16-096	308-177-040	DECOD-P 90-22-094
308-151-110	DECOD-P 90-21-115	308-171-320	AMD 90-22-011	308-177-050	DECOD-P 90-22-094
308-152-020	DECOD-P 90-22-094	308-171-320	DECOD-P 90-23-008	308-177-060	DECOD-P 90-22-094
308-152-030	AMD 90-04-094	308-171-330	DECOD-P 90-23-008	308-177-070	DECOD-P 90-22-094
308-152-030	AMD-P 90-08-009	308-173-010	DECOD-P 90-22-094	308-177-080	DECOD-P 90-22-094
308-152-030	AMD 90-18-039	308-173-020	DECOD-P 90-22-094	308-177-090	DECOD-P 90-22-094
308-152-030	REP-P 90-22-093	308-173-070	DECOD-P 90-22-094	308-177-100	DECOD-P 90-22-094
308-153	DECOD-C 90-22-012	308-173-080	DECOD-P 90-22-094	308-177-110	AMD 90-04-094
308-153-010	DECOD-P 90-21-115	308-173-090	DECOD-P 90-22-094	308-177-110	DECOD-P 90-22-094
308-153-020	DECOD-P 90-21-115	308-173-100	DECOD-P 90-22-094	308-177-115	DECOD-P 90-22-094
308-153-030	DECOD-P 90-21-115	308-173-130	AMD 90-04-094	308-177-120	DECOD-P 90-22-094
308-153-045	DECOD-P 90-21-115	308-173-130	DECOD-P 90-22-094	308-177-130	DECOD-P 90-22-094
308-154	DECOD-C 90-22-012	308-173-210	NEW-P 90-10-084	308-177-140	DECOD-P 90-22-094
308-154-010	DECOD-P 90-21-115	308-173-210	NEW-C 90-12-115	308-177-160	DECOD-P 90-22-094
308-154-020	DECOD-P 90-21-115	308-173-210	NEW 90-20-018	308-177-180	DECOD-P 90-22-094
308-154-030	DECOD-P 90-21-115	308-173-220	NEW-P 90-10-084	308-177-190	DECOD-P 90-22-094
308-154-040	DECOD-P 90-21-115	308-173-220	NEW-C 90-12-115	308-180-120	AMD-P 90-05-053
308-154-050	DECOD-P 90-21-115	308-173-220	NEW 90-20-018	308-180-120	AMD 90-11-093
308-154-060	DECOD-P 90-21-115	308-173-230	NEW-P 90-10-084	308-180-120	DECOD-P 90-22-094
308-154-080	DECOD-P 90-21-115	308-173-230	NEW-C 90-12-115	308-180-130	DECOD-P 90-22-094
308-154-085	DECOD-P 90-21-115	308-173-230	NEW 90-20-018	308-180-140	DECOD-P 90-22-094
308-156	DECOD-C 90-22-012	308-173-240	NEW-P 90-10-084	308-180-150	AMD-P 90-08-002
308-156-010	DECOD-P 90-21-115	308-173-240	NEW-C 90-12-115	308-180-150	AMD 90-12-114
308-156-020	DECOD-P 90-21-115	308-173-240	NEW 90-20-018	308-180-150	DECOD-P 90-22-094
308-156-030	DECOD-P 90-21-115	308-173-245	NEW-P 90-10-084	308-180-160	DECOD-P 90-22-094
308-156-045	DECOD-P 90-21-115	308-173-245	NEW-C 90-12-115	308-180-170	DECOD-P 90-22-094
308-156-050	DECOD-P 90-21-115	308-173-245	NEW 90-20-018	308-180-190	DECOD-P 90-22-094
308-156-055	DECOD-P 90-21-115	308-173-250	NEW-P 90-10-084	308-180-200	DECOD-P 90-22-094
308-156-060	DECOD-P 90-21-115	308-173-250	NEW-C 90-12-115	308-180-210	AMD-P 90-08-002
308-156-070	DECOD-P 90-21-115	308-173-250	NEW 90-20-018	308-180-210	AMD 90-12-114
308-156-075	DECOD-P 90-21-115	308-173-255	NEW-P 90-10-084	308-180-210	DECOD-P 90-22-094
308-156-080	DECOD-P 90-21-115	308-173-255	NEW-C 90-12-115	308-180-220	DECOD-P 90-22-094
308-156-090	DECOD-P 90-21-115	308-173-255	NEW 90-20-018	308-180-230	DECOD-P 90-22-094
308-156-100	DECOD-P 90-21-115	308-173-260	NEW-P 90-10-084	308-180-240	DECOD-P 90-22-094
308-156-200	DECOD-P 90-21-115	308-173-260	NEW-C 90-12-115	308-180-250	AMD-P 90-08-002
308-157-010	RECOD-P 90-21-115	308-173-260	NEW 90-20-018	308-180-250	AMD 90-12-114
308-158-010	NEW-P 90-16-097	308-173-265	NEW-P 90-10-084	308-180-250	DECOD-P 90-22-094
308-158-010	NEW 90-21-029	308-173-265	NEW-C 90-12-115	308-180-260	AMD 90-04-094
308-158-020	NEW-P 90-16-097	308-173-265	NEW 90-20-018	308-180-260	AMD-P 90-08-009
308-158-020	NEW 90-21-029	308-173-270	NEW-P 90-10-084	308-180-260	AMD 90-18-039
308-158-030	NEW-P 90-16-097	308-173-270	NEW-C 90-12-115	308-180-260	DECOD-P 90-22-094
308-158-030	NEW 90-21-029	308-173-270	NEW 90-20-018	308-180-270	DECOD-P 90-22-094
308-158-040	NEW-P 90-16-097	308-173-275	NEW-P 90-10-084	308-180-270	DECOD-P 90-22-094
308-158-040	NEW 90-21-029	308-173-275	NEW-C 90-12-115	308-180-280	DECOD-P 90-22-094
308-171-001	AMD-P 90-04-096	308-173-275	NEW 90-20-018	308-180-290	DECOD-P 90-22-094
308-171-001	AMD 90-16-071	308-173-280	NEW-P 90-10-084	308-180-300	DECOD-P 90-22-094
308-171-001	DECOD-P 90-23-008	308-173-280	NEW-C 90-12-115	308-180-310	DECOD-P 90-22-094
308-171-002	DECOD-P 90-23-008	308-173-280	NEW 90-20-018	308-180-320	DECOD-P 90-22-094
308-171-003	DECOD-P 90-23-008	308-175-010	DECOD-P 90-22-094	308-180-330	DECOD-P 90-22-094
308-171-010	AMD-P 90-04-096	308-175-020	DECOD-P 90-22-094	308-180-340	DECOD-P 90-22-094
308-171-010	AMD 90-16-071	308-175-030	DECOD-P 90-22-094	308-180-350	DECOD-P 90-22-094
308-171-010	DECOD-P 90-23-008	308-175-040	DECOD-P 90-22-094	308-180-360	DECOD-P 90-22-094
308-171-020	AMD-P 90-04-096	308-175-050	DECOD-P 90-22-094	308-180-370	DECOD-P 90-22-094
308-171-020	AMD 90-16-071	308-175-060	DECOD-P 90-22-094	308-180-400	DECOD-P 90-22-094
308-171-020	DECOD-P 90-23-008	308-175-065	DECOD-P 90-22-094	308-183-010	DECOD-P 90-22-094
308-171-040	DECOD-P 90-23-008	308-175-070	DECOD-P 90-22-094	308-183-020	DECOD-P 90-22-094
308-171-041	NEW-P 90-04-096	308-175-075	DECOD-P 90-22-094	308-183-030	DECOD-P 90-22-094
308-171-041	NEW-W 90-16-036	308-175-075	DECOD-P 90-22-094	308-183-040	DECOD-P 90-22-094
308-171-041	NEW-P 90-16-096	308-175-085	DECOD-P 90-22-094	308-183-050	DECOD-P 90-22-094
308-171-041	NEW 90-22-011	308-175-090	DECOD-P 90-22-094	308-183-060	DECOD-P 90-22-094
308-171-045	AMD-P 90-16-096	308-175-095	DECOD-P 90-22-094	308-183-070	DECOD-P 90-22-094
308-171-045	AMD 90-22-011	308-175-100	DECOD-P 90-22-094	308-183-080	DECOD-P 90-22-094
308-171-045	DECOD-P 90-23-008	308-175-105	DECOD-P 90-22-094	308-183-090	DECOD-P 90-22-094
308-171-100	DECOD-P 90-23-008	308-175-110	DECOD-P 90-22-094	308-183-100	DECOD-P 90-22-094
308-171-101	DECOD-P 90-23-008	308-175-115	DECOD-P 90-22-094	308-183-110	DECOD-P 90-22-094
308-171-102	DECOD-P 90-23-008	308-175-120	DECOD-P 90-22-094	308-183-120	DECOD-P 90-22-094
308-171-103	DECOD-P 90-23-008	308-175-125	DECOD-P 90-22-094	308-183-130	DECOD-P 90-22-094
308-171-103	DECOD-P 90-23-008	308-175-130	DECOD-P 90-22-094	308-183-140	DECOD-P 90-22-094
308-171-104	DECOD-P 90-23-008	308-175-135	DECOD-P 90-22-094	308-183-150	DECOD-P 90-22-094
308-171-200	DECOD-P 90-23-008	308-175-140	AMD 90-04-094	308-183-160	DECOD-P 90-22-094
308-171-201	DECOD-P 90-23-008	308-175-140	DECOD-P 90-22-094	308-183-170	DECOD-P 90-22-094
308-171-202	DECOD-P 90-23-008	308-175-200	AMD-E 90-06-004	308-183-180	DECOD-P 90-22-094
308-171-300	DECOD-P 90-23-008	308-175-200	AMD-P 90-11-019	308-183-190	DECOD-P 90-22-094
308-171-301	AMD-P 90-16-096	308-175-200	AMD 90-14-131	308-183-200	DECOD-P 90-22-094
308-171-301	AMD 90-22-011	308-175-200	DECOD-P 90-22-094	308-190-010	AMD 90-04-094
308-171-301	DECOD-P 90-23-008	308-177-010	DECOD-P 90-22-094	308-190-010	AMD-P 90-08-009

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308-190-010	DECOD-P 90-22-094	308-230-060	DECOD-P 90-22-094	314-12-175	REP 90-14-012
308-190-020	DECOD-P 90-22-094	308-230-070	DECOD-P 90-22-094	314-16-170	AMD-P 90-03-088
308-190-030	DECOD-P 90-22-094	308-230-080	DECOD-P 90-22-094	314-16-170	AMD-W 90-17-018
308-190-040	DECOD-P 90-22-094	308-230-090	DECOD-P 90-22-094	314-20-020	AMD-P 90-10-090
308-190-041	DECOD-P 90-22-094	308-230-100	DECOD-P 90-22-094	314-20-020	AMD 90-18-008
308-190-042	DECOD-P 90-22-094	308-230-110	DECOD-P 90-22-094	314-20-025	NEW-P 90-03-089
308-190-050	DECOD-P 90-22-094	308-230-120	DECOD-P 90-22-094	314-20-025	NEW-W 90-17-019
308-190-060	DECOD-P 90-22-094	308-230-130	DECOD-P 90-22-094	314-40-020	AMD-P 90-10-089
308-190-070	DECOD-P 90-22-094	308-230-140	DECOD-P 90-22-094	314-40-020	AMD 90-14-004
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308-190-090	DECOD-P 90-22-094	308-250-010	DECOD-P 90-22-094	314-52-016	NEW-P 90-21-038
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308-190-140	DECOD-P 90-22-094	308-300	AMD-E 90-14-021	315-06-080	AMD 90-11-040
308-190-200	DECOD-P 90-22-094	308-300	AMD-P 90-14-022	315-06-120	AMD-P 90-23-086
308-195-020	DECOD-P 90-22-094	308-300	AMD 90-17-062	315-08-010	NEW-P 90-07-086
308-195-030	DECOD-P 90-22-094	308-300-075	NEW-E 90-14-021	315-08-010	NEW 90-11-040
308-195-040	DECOD-P 90-22-094	308-300-075	NEW-P 90-14-022	315-08-020	NEW-P 90-07-086
308-195-050	DECOD-P 90-22-094	308-300-075	NEW 90-17-062	315-08-020	NEW 90-11-040
308-195-060	DECOD-P 90-22-094	308-310-010	AMD 90-04-094	315-08-030	NEW-P 90-07-086
308-195-070	DECOD-P 90-22-094	308-310-010	DECOD-P 90-22-094	315-08-030	NEW 90-11-040
308-195-080	DECOD-P 90-22-094	308-310-020	DECOD-P 90-22-094	315-08-040	NEW-P 90-07-086
308-195-090	DECOD-P 90-22-094	308-310-030	DECOD-P 90-22-094	315-08-040	NEW 90-11-040
308-195-100	DECOD-P 90-22-094	308-310-040	DECOD-P 90-22-094	315-11-200	REP-P 90-21-002
308-195-110	DECOD-P 90-22-094	308-320-010	NEW 90-02-060	315-11-201	REP-P 90-21-002
308-195-120	DECOD-P 90-22-094	308-320-010	NEW-E 90-02-061	315-11-202	REP-P 90-21-002
308-195-130	DECOD-P 90-22-094	308-320-020	NEW 90-02-060	315-11-210	REP-P 90-21-002
308-195-140	DECOD-P 90-22-094	308-320-020	NEW-E 90-02-061	315-11-211	REP-P 90-21-002
308-195-150	DECOD-P 90-22-094	308-320-030	NEW 90-02-060	315-11-212	REP-P 90-21-002
308-195-160	DECOD-P 90-22-094	308-320-030	NEW-E 90-02-061	315-11-220	REP-P 90-21-002
308-195-170	DECOD-P 90-22-094	308-320-040	NEW 90-02-060	315-11-221	REP-P 90-21-002
308-195-180	DECOD-P 90-22-094	308-320-040	NEW-E 90-02-061	315-11-222	REP-P 90-21-002
308-195-190	DECOD-P 90-22-094	308-320-050	NEW 90-02-060	315-11-230	REP-P 90-21-002
308-195-200	DECOD-P 90-22-094	308-320-050	NEW-E 90-02-061	315-11-231	REP-P 90-21-002
308-195-210	DECOD-P 90-22-094	308-320-060	NEW 90-02-060	315-11-232	REP-P 90-21-002
308-195-220	DECOD-P 90-22-094	308-320-060	NEW-E 90-02-061	315-11-240	REP-P 90-21-002
308-195-230	DECOD-P 90-22-094	308-320-070	NEW 90-02-060	315-11-241	REP-P 90-21-002
308-210-010	DECOD-P 90-22-094	308-320-070	NEW-E 90-02-061	315-11-242	REP-P 90-21-002
308-210-020	DECOD-P 90-22-094	308-320-080	NEW 90-02-060	315-11-250	REP-P 90-21-002
308-210-030	DECOD-P 90-22-094	308-320-080	NEW-E 90-02-061	315-11-251	REP-P 90-21-002
308-210-040	DECOD-P 90-22-094	308-320-090	NEW 90-02-060	315-11-252	REP-P 90-21-002
308-210-045	DECOD-P 90-22-094	308-320-090	NEW-E 90-02-061	315-11-260	REP-P 90-21-002
308-210-046	DECOD-P 90-22-094	308-320-100	NEW-W 90-11-068	315-11-261	REP-P 90-21-002
308-210-050	DECOD-P 90-22-094	308-400-042	AMD 90-04-050	315-11-262	REP-P 90-21-002
308-210-080	DECOD-P 90-22-094	308-400-095	AMD 90-04-050	315-11-270	REP-P 90-21-002
308-210-090	DECOD-P 90-22-094	308-420-010	NEW-P 90-20-126	315-11-271	REP-P 90-21-002
308-210-100	DECOD-P 90-22-094	308-420-020	NEW-P 90-20-126	315-11-272	REP-P 90-21-002
308-210-110	DECOD-P 90-22-094	308-420-030	NEW-P 90-20-126	315-11-280	REP-P 90-21-002
308-210-120	DECOD-P 90-22-094	308-420-040	NEW-P 90-20-126	315-11-281	REP-P 90-21-002
308-210-130	DECOD-P 90-22-094	308-420-050	NEW-P 90-20-126	315-11-282	REP-P 90-21-002
308-210-140	DECOD-P 90-22-094	308-420-060	NEW-P 90-20-126	315-11-290	REP-P 90-21-002
308-210-150	DECOD-P 90-22-094	308-420-070	NEW-P 90-20-126	315-11-291	REP-P 90-21-002
308-210-160	DECOD-P 90-22-094	308-420-080	NEW-P 90-20-126	315-11-292	REP-P 90-21-002
308-220-010	DECOD-P 90-22-094	308-420-090	NEW-P 90-20-126	315-11-300	REP-P 90-21-002
308-220-020	DECOD-P 90-22-094	308-420-100	NEW-P 90-20-126	315-11-301	REP-P 90-21-002
308-220-030	DECOD-P 90-22-094	308-420-110	NEW-P 90-20-126	315-11-302	REP-P 90-21-002
308-220-040	DECOD-P 90-22-094	308-420-120	NEW-P 90-20-126	315-11-310	REP-P 90-21-002
308-220-050	DECOD-P 90-22-094	308-420-130	NEW-P 90-20-126	315-11-311	REP-P 90-21-002
308-220-060	DECOD-P 90-22-094	308-420-140	NEW-P 90-20-126	315-11-312	REP-P 90-21-002
308-220-070	DECOD-P 90-22-094	308-420-150	NEW-P 90-20-126	315-11-320	REP-P 90-21-002
308-220-090	DECOD-P 90-22-094	308-420-160	NEW-P 90-20-126	315-11-321	REP-P 90-21-002
308-220-100	DECOD-P 90-22-094	308-420-170	NEW-P 90-20-126	315-11-322	REP-P 90-21-002
308-220-110	DECOD-P 90-22-094	308-420-180	NEW-P 90-20-126	315-11-330	REP-P 90-21-002
308-220-120	DECOD-P 90-22-094	308-420-190	NEW-P 90-20-126	315-11-331	REP-P 90-21-002
308-220-130	DECOD-P 90-22-094	308-420-200	NEW-P 90-20-126	315-11-332	REP-P 90-21-002
308-220-140	DECOD-P 90-22-094	308-420-210	NEW-P 90-20-126	315-11-340	REP-P 90-21-002
308-220-150	DECOD-P 90-22-094	308-420-220	NEW-P 90-20-126	315-11-341	REP-P 90-21-002
308-220-160	DECOD-P 90-22-094	308-420-230	NEW-P 90-20-126	315-11-342	REP-P 90-21-002
308-220-170	DECOD-P 90-22-094	308-420-240	NEW-P 90-20-126	315-11-350	REP-P 90-21-002
308-220-200	DECOD-P 90-22-094	314-12-020	AMD-P 90-20-041	315-11-351	REP-P 90-21-002
308-230-010	DECOD-P 90-22-094	314-12-033	AMD-P 90-20-043	315-11-352	REP-P 90-21-002
308-230-020	DECOD-P 90-22-094	314-12-070	AMD-P 90-20-042	315-11-360	REP-P 90-21-002
308-230-030	DECOD-P 90-22-094	314-12-135	NEW-P 90-10-088	315-11-361	REP-P 90-21-002
308-230-040	DECOD-P 90-22-094	314-12-135	NEW 90-14-003	315-11-362	REP-P 90-21-002

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315-11-371	REP-P	90-21-002	315-33-040	NEW	90-06-060	316-85-040	NEW-P	90-03-040
315-11-372	REP-P	90-21-002	315-33-050	NEW-P	90-03-109	316-85-040	NEW	90-06-046
315-11-380	REP-P	90-21-002	315-33-050	NEW	90-06-060	316-85-050	NEW-P	90-03-040
315-11-381	REP-P	90-21-002	315-33-060	NEW-P	90-03-109	316-85-050	NEW	90-06-046
315-11-382	REP-P	90-21-002	315-33-060	NEW	90-06-060	316-85-060	NEW-P	90-03-040
315-11-390	REP-P	90-21-002	315-33-070	NEW-P	90-03-109	316-85-060	NEW	90-06-046
315-11-391	REP-P	90-21-002	315-33-070	NEW	90-06-060	316-85-070	NEW-P	90-03-040
315-11-392	REP-P	90-21-002	315-34-010	NEW-P	90-16-094	316-85-070	NEW	90-06-046
315-11-480	AMD	90-03-023	315-34-010	NEW	90-19-048	316-85-080	NEW-P	90-03-040
315-11-490	AMD	90-03-023	315-34-020	NEW-P	90-16-094	316-85-080	NEW	90-06-046
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315-11-530	NEW-P	90-03-109	315-34-030	NEW-P	90-16-094	316-85-090	NEW	90-06-046
315-11-530	NEW	90-06-060	315-34-030	NEW	90-19-048	316-85-100	NEW-P	90-03-040
315-11-531	NEW-P	90-03-109	315-34-040	NEW-P	90-16-094	316-85-100	NEW	90-06-046
315-11-531	NEW	90-06-060	315-34-040	NEW	90-19-048	318-04-010	NEW-P	90-22-103
315-11-532	NEW-P	90-03-109	315-34-050	NEW-P	90-16-094	318-04-020	NEW-P	90-22-103
315-11-532	NEW	90-06-060	315-34-050	NEW	90-19-048	318-04-030	NEW-P	90-22-103
315-11-540	NEW-P	90-03-109	315-34-060	NEW-P	90-16-094	318-04-040	NEW-P	90-22-103
315-11-540	NEW	90-06-060	315-34-060	NEW	90-19-048	318-04-050	NEW-P	90-22-103
315-11-541	NEW-P	90-03-109	316-55-001	AMD-P	90-03-039	318-04-060	NEW-P	90-22-103
315-11-541	NEW	90-06-060	316-55-001	AMD	90-06-047	318-04-070	NEW-P	90-22-103
315-11-542	NEW-P	90-03-109	316-55-005	NEW-P	90-03-039	318-04-080	NEW-P	90-22-103
315-11-542	NEW	90-06-060	316-55-005	NEW	90-06-047	318-04-090	NEW-P	90-22-103
315-11-550	NEW-P	90-07-086	316-55-010	AMD-P	90-03-039	320-08-001	DECOD-P	90-21-085
315-11-550	NEW	90-11-040	316-55-010	AMD	90-06-047	320-08-002	NEW-P	90-14-080
315-11-551	NEW-P	90-07-086	316-55-020	AMD-P	90-03-039	320-08-002	NEW	90-20-049
315-11-551	NEW	90-11-040	316-55-020	AMD	90-06-047	320-08-010	DECOD-P	90-21-085
315-11-552	NEW-P	90-07-086	316-55-030	AMD-P	90-03-039	320-08-030	DECOD-P	90-21-085
315-11-552	NEW	90-11-040	316-55-030	AMD	90-06-047	320-08-040	DECOD-P	90-21-085
315-11-560	NEW-P	90-11-127	316-55-050	AMD-P	90-03-039	320-08-050	DECOD-P	90-21-085
315-11-560	NEW	90-15-014	316-55-050	AMD	90-06-047	320-08-055	DECOD-P	90-21-085
315-11-561	NEW-P	90-11-127	316-55-070	AMD-P	90-03-039	320-08-070	DECOD-P	90-21-085
315-11-561	NEW	90-15-014	316-55-070	AMD	90-06-047	320-08-080	DECOD-P	90-21-085
315-11-562	NEW-P	90-11-127	316-55-090	RE-AD-P	90-03-039	320-08-100	DECOD-P	90-21-085
315-11-562	NEW	90-15-014	316-55-090	RE-AD	90-06-047	320-08-110	DECOD-P	90-21-085
315-11-570	NEW-P	90-11-127	316-55-110	AMD-P	90-03-039	320-08-120	DECOD-P	90-21-085
315-11-570	NEW	90-15-014	316-55-110	AMD	90-06-047	320-08-130	DECOD-P	90-21-085
315-11-571	NEW-P	90-11-127	316-55-120	NEW-P	90-03-039	320-08-140	DECOD-P	90-21-085
315-11-571	NEW	90-15-014	316-55-120	NEW	90-06-047	320-08-150	DECOD-P	90-21-085
315-11-571	AMD-P	90-16-094	316-55-130	RE-AD-P	90-03-039	320-08-160	DECOD-P	90-21-085
315-11-571	AMD	90-19-048	316-55-130	RE-AD	90-06-047	320-08-170	DECOD-P	90-21-085
315-11-572	NEW-P	90-11-127	316-55-150	RE-AD-P	90-03-039	320-08-180	DECOD-P	90-21-085
315-11-572	NEW	90-15-014	316-55-150	RE-AD	90-06-047	320-08-190	DECOD-P	90-21-085
315-11-580	NEW-P	90-16-094	316-55-160	AMD-P	90-03-039	320-08-200	DECOD-P	90-21-085
315-11-580	NEW	90-19-048	316-55-160	AMD	90-06-047	320-08-210	DECOD-P	90-21-085
315-11-581	NEW-P	90-16-094	316-55-170	RE-AD-P	90-03-039	320-08-220	DECOD-P	90-21-085
315-11-581	NEW	90-19-048	316-55-170	RE-AD	90-06-047	320-08-230	DECOD-P	90-21-085
315-11-582	NEW-P	90-16-094	316-55-500	AMD-P	90-03-039	320-08-240	DECOD-P	90-21-085
315-11-582	NEW	90-19-048	316-55-500	AMD	90-06-047	320-08-250	DECOD-P	90-21-085
315-11-590	NEW-P	90-19-090	316-55-505	AMD-P	90-03-039	320-08-260	DECOD-P	90-21-085
315-11-590	NEW	90-22-088	316-55-505	AMD	90-06-047	320-08-270	DECOD-P	90-21-085
315-11-590	AMD-P	90-23-086	316-55-510	RE-AD-P	90-03-039	320-08-280	DECOD-P	90-21-085
315-11-591	NEW-P	90-19-090	316-55-510	RE-AD	90-06-047	320-08-290	DECOD-P	90-21-085
315-11-591	NEW	90-22-088	316-55-515	AMD-P	90-03-039	320-08-300	DECOD-P	90-21-085
315-11-591	AMD-P	90-23-086	316-55-515	AMD	90-06-047	320-08-310	DECOD-P	90-21-085
315-11-592	NEW-P	90-19-090	316-55-517	NEW-P	90-03-039	320-08-320	DECOD-P	90-21-085
315-11-592	NEW	90-22-088	316-55-517	NEW	90-06-047	320-08-330	DECOD-P	90-21-085
315-11-600	NEW-P	90-19-090	316-55-520	REP-P	90-03-039	320-08-340	DECOD-P	90-21-085
315-11-600	NEW	90-22-088	316-55-520	REP	90-06-047	320-08-350	DECOD-P	90-21-085
315-11-601	NEW-P	90-19-090	316-55-525	AMD-P	90-03-039	320-08-360	DECOD-P	90-21-085
315-11-601	NEW	90-22-088	316-55-525	AMD	90-06-047	320-08-370	DECOD-P	90-21-085
315-11-602	NEW-P	90-19-090	316-55-600	RE-AD-P	90-03-039	320-08-380	DECOD-P	90-21-085
315-11-602	NEW	90-22-088	316-55-600	RE-AD	90-06-047	320-08-390	DECOD-P	90-21-085
315-11-610	NEW-P	90-23-086	316-55-700	NEW-P	90-03-039	320-08-400	DECOD-P	90-21-085
315-11-611	NEW-P	90-23-086	316-55-700	NEW	90-06-047	320-08-410	DECOD-P	90-21-085
315-11-612	NEW-P	90-23-086	316-55-710	NEW-P	90-03-039	320-08-420	DECOD-P	90-21-085
315-12-140	REP-P	90-23-085	316-55-710	NEW	90-06-047	320-08-430	DECOD-P	90-21-085
315-12-145	NEW-P	90-23-086	316-55-730	NEW-P	90-03-039	320-08-440	DECOD-P	90-21-085
315-32-060	AMD-P	90-16-094	316-55-730	NEW	90-06-047	320-08-450	DECOD-P	90-21-085
315-32-060	AMD	90-19-048	316-85-001	NEW-P	90-03-040	320-08-460	DECOD-P	90-21-085
315-33-010	NEW-P	90-03-109	316-85-001	NEW	90-06-046	320-08-470	DECOD-P	90-21-085
315-33-010	NEW	90-06-060	316-85-010	NEW-P	90-03-040	320-08-470	DECOD-P	90-21-085
315-33-020	NEW-P	90-03-109	316-85-010	NEW	90-06-046	320-08-510	DECOD-P	90-21-085
315-33-020	NEW	90-06-060	316-85-020	NEW-P	90-03-040	320-08-520	DECOD-P	90-21-085
315-33-030	NEW-P	90-03-109	316-85-020	NEW	90-06-046	320-08-530	DECOD-P	90-21-085
315-33-030	NEW	90-06-060	316-85-030	NEW-P	90-03-040	320-08-540	DECOD-P	90-21-085

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320-08-560	DECOD-P 90-21-085	352-32-25001	AMD 90-07-062	352-37-120	NEW 90-07-050
320-08-570	DECOD-P 90-21-085	352-32-25001	AMD-E 90-08-121	352-37-130	NEW-P 90-04-106
320-08-580	DECOD-P 90-21-085	352-32-25001	AMD-P 90-19-095	352-37-130	NEW-E 90-06-006
320-08-590	DECOD-P 90-21-085	352-32-25001	AMD 90-23-031	352-37-130	NEW 90-07-050
320-12-010	DECOD-P 90-21-085	352-32-251	AMD 90-04-024	352-37-140	NEW-P 90-04-106
320-12-020	DECOD-P 90-21-085	352-32-252	AMD-P 90-04-108	352-37-140	NEW-E 90-06-006
320-12-030	DECOD-P 90-21-085	352-32-252	AMD 90-07-062	352-37-140	NEW 90-07-050
320-12-040	DECOD-P 90-21-085	352-32-252	AMD-E 90-08-121	352-37-150	NEW-P 90-04-106
320-12-050	DECOD-P 90-21-085	352-32-270	AMD-P 90-06-108	352-37-150	NEW-E 90-06-006
320-12-060	DECOD-P 90-21-085	352-32-270	AMD 90-10-023	352-37-150	NEW 90-07-050
320-12-070	DECOD-P 90-21-085	352-32-270	REP-P 90-06-109	352-37-160	NEW-P 90-04-106
320-12-080	DECOD-P 90-21-085	352-36-010	REP 90-10-024	352-37-160	NEW-E 90-06-006
320-18-010	DECOD-P 90-21-085	352-36-020	REP-P 90-06-109	352-37-160	NEW 90-07-050
320-18-020	DECOD-P 90-21-085	352-36-020	REP 90-10-024	352-37-170	NEW-P 90-04-106
320-18-030	DECOD-P 90-21-085	352-36-025	REP-P 90-06-109	352-37-170	NEW-E 90-06-006
320-20-010	DECOD-P 90-21-085	352-36-025	REP 90-10-024	352-37-170	NEW 90-07-050
320-20-020	DECOD-P 90-21-085	352-36-030	REP-P 90-06-109	352-37-180	NEW-P 90-04-106
320-20-030	DECOD-P 90-21-085	352-36-030	REP 90-10-024	352-37-180	NEW-E 90-06-006
320-20-040	DECOD-P 90-21-085	352-36-040	REP-P 90-06-109	352-37-180	NEW 90-07-050
320-20-050	DECOD-P 90-21-085	352-36-040	REP 90-10-024	352-37-190	NEW-P 90-04-106
320-20-070	DECOD-P 90-21-085	352-36-050	REP-P 90-06-109	352-37-190	NEW-E 90-06-006
320-20-080	DECOD-P 90-21-085	352-36-050	REP 90-10-024	352-37-190	NEW 90-07-050
320-20-090	DECOD-P 90-21-085	352-36-060	REP-P 90-06-109	352-37-200	NEW-P 90-04-106
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326-30-03903	NEW-E 90-13-023	352-36-070	REP 90-10-024	352-37-210	NEW-P 90-04-106
326-30-03903	NEW-P 90-18-059	352-36-080	REP-P 90-06-109	352-37-210	NEW-E 90-06-006
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332-24-700	NEW-P 90-12-015	352-36-090	REP 90-10-024	352-40-125	NEW-P 90-16-106
332-24-700	NEW 90-15-061	352-36-100	REP-P 90-06-109	352-40-125	NEW 90-20-032
332-26-010	NEW-E 90-15-012	352-36-100	REP 90-10-024	352-40-127	NEW-E 90-13-009
332-26-020	NEW-E 90-15-012	352-36-110	REP-P 90-06-109	352-40-127	NEW-P 90-16-106
332-26-030	NEW-E 90-15-012	352-36-110	REP 90-10-024	352-40-127	NEW 90-20-032
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332-30-166	AMD 90-02-085	352-36-140	REP-P 90-06-109	352-40-900	AMD-E 90-13-009
332-130-030	AMD-P 90-03-066	352-36-140	REP 90-10-024	352-40-900	AMD-P 90-16-106
332-130-030	AMD 90-06-028	352-37-010	NEW-P 90-04-106	352-40-900	AMD 90-20-032
332-130-070	AMD-P 90-03-066	352-37-010	NEW-E 90-06-006	352-64-020	AMD 90-04-064
332-130-070	AMD 90-03-066	352-37-010	NEW 90-07-050	352-64-030	AMD 90-04-064
332-130-080	AMD-P 90-03-066	352-37-020	NEW-P 90-04-106	352-64-040	AMD 90-04-064
332-130-080	AMD 90-06-028	352-37-020	NEW-E 90-06-006	352-64-050	AMD 90-04-064
332-130-090	AMD-P 90-03-066	352-37-020	NEW 90-07-050	352-64-060	AMD 90-04-064
332-130-090	AMD 90-06-028	352-37-030	NEW-P 90-04-106	352-64-070	AMD 90-04-064
352-12-020	AMD-P 90-04-108	352-37-030	NEW-E 90-06-006	352-64-080	AMD 90-04-064
352-12-020	AMD 90-07-062	352-37-030	NEW 90-07-050	352-65-010	NEW-P 90-09-070
352-12-020	AMD-E 90-08-121	352-37-040	NEW-P 90-04-106	352-65-010	NEW 90-13-008
352-12-030	AMD-P 90-04-108	352-37-040	NEW-E 90-06-006	352-65-020	NEW-P 90-09-070
352-12-030	AMD 90-07-062	352-37-040	NEW 90-07-050	352-65-020	NEW 90-13-008
352-12-030	AMD-E 90-08-121	352-37-050	NEW-P 90-04-106	352-65-030	NEW-P 90-09-070
352-20-010	AMD-P 90-04-108	352-37-050	NEW-E 90-06-006	352-65-030	NEW 90-13-008
352-20-010	AMD 90-07-062	352-37-050	NEW 90-07-050	352-65-040	NEW-P 90-09-070
352-20-010	AMD-E 90-08-121	352-37-060	NEW-P 90-04-106	352-65-040	NEW 90-13-008
352-20-050	AMD-P 90-04-108	352-37-060	NEW-E 90-06-006	352-65-050	NEW-P 90-09-070
352-20-050	AMD 90-07-062	352-37-060	NEW 90-07-050	352-65-050	NEW 90-13-008
352-20-050	AMD-E 90-08-121	352-37-070	NEW-P 90-04-106	352-65-060	NEW-P 90-09-070
352-32-010	AMD-P 90-04-108	352-37-070	NEW-E 90-06-006	352-65-060	NEW 90-13-008
352-32-010	AMD-W 90-07-064	352-37-070	NEW 90-07-050	352-66-010	NEW-P 90-04-107
352-32-011	NEW-E 90-15-075	352-37-080	NEW-P 90-04-106	352-66-010	NEW 90-07-051
352-32-011	NEW-P 90-16-105	352-37-080	NEW-E 90-06-006	352-66-020	NEW-P 90-04-107
352-32-011	NEW 90-20-031	352-37-080	NEW 90-07-050	352-66-020	NEW 90-07-051
352-32-045	AMD-P 90-04-108	352-37-090	NEW-P 90-04-106	352-66-030	NEW-P 90-04-107
352-32-045	AMD 90-07-062	352-37-090	NEW-E 90-06-006	352-66-030	NEW 90-07-051
352-32-045	AMD-E 90-08-121	352-37-090	NEW 90-07-050	352-66-040	NEW-P 90-04-107
352-32-050	AMD-P 90-04-108	352-37-100	NEW-P 90-04-106	352-66-040	NEW 90-07-051
352-32-050	AMD 90-07-062	352-37-100	NEW-E 90-06-006	352-66-050	NEW-P 90-04-107
352-32-050	AMD-E 90-08-121	352-37-100	NEW 90-07-050	352-66-050	NEW 90-07-051
352-32-235	AMD 90-04-025	352-37-110	NEW-P 90-04-106	352-66-060	NEW-P 90-04-107
352-32-250	AMD-P 90-04-108	352-37-110	NEW-E 90-06-006	352-66-060	NEW 90-07-051
352-32-250	AMD 90-07-062	352-37-110	NEW 90-07-050	352-66-070	NEW-P 90-04-107
352-32-250	AMD-E 90-08-121	352-37-120	NEW-P 90-04-106	352-66-070	NEW 90-07-051

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352-66-090	NEW-P	90-04-107	356-15-130	AMD-P	90-10-039	356-34-115	REP-C	90-07-053
352-66-090	NEW	90-07-051	356-15-130	AMD-E	90-11-042	356-34-115	REP-E	90-10-017
352-66-100	NEW-P	90-04-107	356-15-130	AMD	90-13-068	356-34-115	REP	90-10-018
352-66-100	NEW	90-07-051	356-15-130	AMD-E	90-19-042	356-34-117	REP-P	90-03-101
352-66-110	NEW-P	90-04-107	356-15-130	AMD-P	90-20-150	356-34-117	REP-C	90-07-053
352-66-110	NEW	90-07-051	356-15-130	AMD	90-23-030	356-34-117	REP-E	90-10-017
352-66-120	NEW-P	90-04-107	356-22-010	AMD-C	90-03-047	356-34-117	REP	90-10-018
352-66-120	NEW	90-07-051	356-22-010	AMD	90-05-029	356-34-118	REP-P	90-03-101
352-75-010	NEW-P	90-06-110	356-22-060	AMD-P	90-20-144	356-34-118	REP-C	90-07-053
352-75-010	NEW	90-10-052	356-22-060	AMD-C	90-23-023	356-34-118	REP-E	90-10-017
352-75-020	NEW-P	90-06-110	356-22-070	AMD-P	90-08-072	356-34-118	REP	90-10-018
352-75-020	NEW	90-10-052	356-22-070	AMD	90-12-020	356-34-119	REP-P	90-03-101
352-75-030	NEW-P	90-06-110	356-22-11001	REP-C	90-03-047	356-34-119	REP-C	90-07-053
352-75-030	NEW	90-10-052	356-22-11001	REP	90-05-029	356-34-119	REP-E	90-10-017
352-75-040	NEW-P	90-06-110	356-22-111	NEW-C	90-03-047	356-34-119	REP	90-10-018
352-75-040	NEW	90-10-052	356-22-111	NEW	90-05-029	356-34-130	REP-P	90-03-101
352-75-050	NEW-P	90-06-110	356-22-120	AMD-C	90-03-047	356-34-130	REP-C	90-07-053
352-75-050	NEW	90-10-052	356-22-120	AMD	90-05-029	356-34-130	REP-E	90-10-017
352-75-060	NEW-P	90-06-110	356-22-120	AMD-P	90-20-145	356-34-130	REP	90-10-018
352-75-060	NEW	90-10-052	356-22-120	AMD-C	90-23-024	356-34-140	REP-P	90-03-101
352-75-070	NEW-P	90-06-110	356-22-130	AMD-P	90-20-146	356-34-140	REP-C	90-07-053
352-75-070	NEW	90-10-052	356-22-130	AMD-C	90-23-025	356-34-140	REP-E	90-10-017
352-75-080	NEW-P	90-06-110	356-22-140	AMD-P	90-20-147	356-34-140	REP	90-10-018
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352-75-090	NEW-P	90-06-110	356-22-230	AMD-P	90-20-148	356-34-160	REP-C	90-07-053
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356-05-063	NEW-P	90-11-112	356-26-040	AMD-P	90-12-018	356-34-160	REP	90-10-018
356-05-063	NEW-W	90-15-038	356-26-040	AMD-C	90-15-033	356-34-170	REP-P	90-03-101
356-05-210	AMD	90-03-044	356-26-040	AMD-C	90-19-046	356-34-170	REP-C	90-07-053
356-06-020	AMD-P	90-08-074	356-26-040	AMD-C	90-21-132	356-34-170	REP-E	90-10-017
356-06-020	AMD-E	90-12-026	356-26-060	AMD-P	90-08-075	356-34-170	REP	90-10-018
356-06-020	AMD	90-12-027	356-26-060	AMD-E	90-12-021	356-34-180	REP-P	90-03-101
356-06-040	AMD-P	90-20-148	356-26-060	AMD	90-12-022	356-34-180	REP-C	90-07-053
356-06-040	AMD-C	90-23-027	356-26-060	AMD-P	90-16-050	356-34-180	REP-E	90-10-017
356-06-055	AMD-P	90-08-074	356-26-060	AMD-C	90-19-044	356-34-180	REP	90-10-018
356-06-055	AMD-E	90-12-026	356-26-060	AMD-C	90-21-133	356-34-190	REP-P	90-03-101
356-06-055	AMD	90-12-027	356-26-060	AMD-C	90-23-029	356-34-190	REP-C	90-07-053
356-06-080	AMD-P	90-08-075	356-30-135	NEW-P	90-16-050	356-34-190	REP-E	90-10-017
356-06-080	AMD-E	90-12-021	356-30-135	NEW-C	90-19-044	356-34-190	REP	90-10-018
356-06-080	AMD	90-12-022	356-30-135	NEW-C	90-21-133	356-34-200	REP-P	90-03-101
356-07-030	AMD-C	90-03-048	356-30-135	NEW-C	90-23-029	356-34-200	REP-C	90-07-053
356-07-030	AMD	90-07-056	356-30-145	AMD-C	90-03-045	356-34-200	REP-E	90-10-017
356-07-055	NEW-P	90-22-076	356-30-145	AMD-C	90-05-027	356-34-200	REP	90-10-018
356-07-060	AMD-P	90-22-076	356-30-145	AMD-C	90-07-055	356-34-210	REP-P	90-03-101
356-10-050	AMD-P	90-20-149	356-30-145	AMD-C	90-10-016	356-34-210	REP-C	90-07-053
356-10-050	AMD-C	90-23-028	356-30-145	AMD-W	90-11-043	356-34-210	REP-E	90-10-017
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356-14-067	NEW-P	90-20-150	356-30-180	AMD-C	90-05-027	356-34-220	REP-P	90-03-101
356-14-067	NEW	90-23-030	356-30-180	AMD-C	90-07-055	356-34-220	REP-C	90-07-053
356-14-140	AMD-P	90-18-086	356-30-180	AMD-W	90-11-043	356-34-220	REP-E	90-10-017
356-14-140	AMD-E	90-19-042	356-30-190	AMD-C	90-03-045	356-34-220	REP	90-10-018
356-14-140	AMD-P	90-20-150	356-30-190	AMD-C	90-05-027	356-34-230	REP-P	90-03-101
356-14-140	AMD-W	90-21-135	356-30-190	AMD-C	90-07-055	356-34-230	REP-C	90-07-053
356-14-140	AMD	90-23-030	356-30-190	AMD-W	90-11-043	356-34-230	REP-E	90-10-017
356-14-240	AMD-P	90-03-102	356-30-280	AMD-C	90-03-045	356-34-230	REP	90-10-018
356-14-240	AMD-C	90-07-054	356-30-280	AMD-C	90-05-027	356-37-010	NEW-P	90-03-101
356-14-240	AMD-C	90-10-015	356-30-280	AMD-C	90-07-055	356-37-010	NEW	90-07-057
356-14-240	AMD-W	90-11-043	356-30-280	AMD-W	90-11-043	356-37-020	NEW-P	90-03-101
356-14-240	AMD-C	90-12-017	356-30-320	AMD-C	90-03-045	356-37-020	NEW	90-07-057
356-14-240	AMD-W	90-13-066	356-30-320	AMD	90-05-028	356-37-030	NEW-P	90-03-101
356-15-020	AMD-P	90-16-049	356-30-320	AMD-P	90-12-019	356-37-030	NEW	90-07-057
356-15-020	AMD-C	90-19-043	356-30-320	AMD-C	90-15-032	356-37-040	NEW-P	90-03-101
356-15-020	AMD-W	90-21-135	356-30-320	AMD-C	90-19-045	356-37-040	NEW	90-07-057
356-15-060	AMD-P	90-03-102	356-30-320	AMD-C	90-21-134	356-37-050	NEW-P	90-03-101
356-15-060	AMD-C	90-07-054	356-34-010	AMD-P	90-16-050	356-37-050	NEW	90-07-057
356-15-060	AMD-C	90-10-015	356-34-010	AMD-C	90-19-044	356-37-060	NEW-P	90-03-101
356-15-060	AMD-C	90-12-017	356-34-010	AMD-C	90-21-133	356-37-060	NEW	90-07-057
356-15-060	AMD-W	90-13-066	356-34-010	AMD-C	90-23-029	356-37-070	NEW-P	90-03-101
356-15-080	AMD-P	90-22-075	356-34-110	REP-P	90-03-101	356-37-070	NEW	90-07-057
356-15-100	AMD-P	90-11-112	356-34-110	REP-C	90-07-053	356-37-080	NEW-P	90-03-101
356-15-100	AMD-E	90-15-036	356-34-110	REP-E	90-10-017	356-37-080	NEW	90-07-057
356-15-100	AMD	90-15-037	356-34-110	REP	90-10-018	356-37-090	NEW-P	90-03-101
356-15-125	AMD-P	90-03-102	356-34-113	REP-P	90-03-101	356-37-090	NEW	90-07-057
356-15-125	AMD-C	90-07-054	356-34-113	REP-C	90-07-053	356-37-100	NEW-P	90-03-101
356-15-125	AMD-C	90-10-015	356-34-113	REP-E	90-10-017	356-37-100	NEW	90-07-057

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356-37-110	NEW	90-07-057		360-11-010	DECOD-P	90-21-142	360-16A-060	DECOD-P	90-21-142
356-37-120	NEW-P	90-03-101		360-11-020	DECOD-P	90-21-142	360-16A-070	NEW	90-03-055
356-37-120	NEW	90-07-057		360-11-023	DECOD-P	90-21-142	360-16A-070	DECOD-P	90-21-142
356-37-130	NEW-P	90-03-101		360-11-027	DECOD-P	90-21-142	360-16A-080	NEW	90-03-055
356-37-130	NEW	90-07-057		360-11-030	DECOD-P	90-21-142	360-16A-080	DECOD-P	90-21-142
356-37-140	NEW-P	90-03-101		360-11-033	DECOD-P	90-21-142	360-16A-090	NEW	90-03-055
356-37-140	NEW	90-07-057		360-11-037	DECOD-P	90-21-142	360-16A-090	DECOD-P	90-21-142
356-37-150	NEW-P	90-03-101		360-11-040	DECOD-P	90-21-142	360-16A-100	NEW	90-03-055
356-37-150	NEW	90-07-057		360-11-045	DECOD-P	90-21-142	360-16A-100	DECOD-P	90-21-142
356-42-055	AMD-P	90-03-104		360-11-060	DECOD-P	90-21-142	360-17-010	AMD-P	90-19-022
356-42-055	AMD	90-08-020		360-11-070	DECOD-P	90-21-142	360-17-010	DECOD-P	90-21-142
356-42-056	NEW-P	90-03-103		360-12-015	DECOD-P	90-21-142	360-17-020	DECOD-P	90-21-142
356-42-056	NEW-W	90-17-022		360-12-050	DECOD-P	90-21-142	360-17-030	DECOD-P	90-21-142
356-46-060	AMD-P	90-07-052		360-12-065	DECOD-P	90-21-142	360-17-040	AMD-P	90-19-022
356-46-060	AMD	90-12-028		360-12-110	DECOD-P	90-21-142	360-17-040	DECOD-P	90-21-142
356-46-135	NEW-P	90-08-071		360-12-120	DECOD-P	90-21-142	360-17-050	DECOD-P	90-21-142
356-46-135	NEW-C	90-12-016		360-12-125	DECOD-P	90-21-142	360-17-055	DECOD-P	90-21-142
356-46-135	NEW-C	90-13-067		360-12-128	DECOD-P	90-21-142	360-17-060	DECOD-P	90-21-142
356-46-135	NEW-E	90-15-034		360-12-130	DECOD-P	90-21-142	360-17-070	AMD-P	90-19-022
356-46-135	NEW	90-15-035		360-12-140	DECOD-P	90-21-142	360-17-070	DECOD-P	90-21-142
356-46-140	NEW-P	90-08-071		360-12-150	DECOD-P	90-21-142	360-17-075	NEW-P	90-19-022
356-46-140	NEW-C	90-12-016		360-12-160	DECOD-P	90-21-142	360-17-080	DECOD-P	90-21-142
356-46-140	NEW-C	90-13-067		360-13-010	DECOD-P	90-21-142	360-17-090	DECOD-P	90-21-142
356-46-140	NEW-E	90-15-034		360-13-020	DECOD-P	90-21-142	360-17-095	NEW-P	90-19-022
356-46-140	NEW	90-15-035		360-13-030	DECOD-P	90-21-142	360-17-100	AMD-P	90-19-022
356-46-145	NEW-P	90-08-071		360-13-045	DECOD-P	90-21-142	360-17-100	DECOD-P	90-21-142
356-46-145	NEW-C	90-12-016		360-13-055	DECOD-P	90-21-142	360-18-010	DECOD-P	90-21-142
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356-46-145	NEW	90-15-035		360-15-010	NEW	90-03-054	360-19-010	DECOD-P	90-21-142
356-47-030	AMD-P	90-08-073		360-15-010	DECOD-P	90-21-142	360-19-020	DECOD-P	90-21-142
356-47-030	AMD-E	90-12-023		360-15-020	NEW	90-03-054	360-19-030	DECOD-P	90-21-142
356-47-030	AMD	90-12-024		360-15-020	DECOD-P	90-21-142	360-19-040	DECOD-P	90-21-142
356-47-090	AMD-P	90-08-070		360-15-030	NEW	90-03-054	360-19-050	DECOD-P	90-21-142
356-47-090	AMD	90-12-025		360-15-030	DECOD-P	90-21-142	360-19-060	DECOD-P	90-21-142
360-08-005	DECOD-P	90-21-142		360-15-040	NEW	90-03-054	360-19-070	DECOD-P	90-21-142
360-08-010	DECOD-P	90-21-142		360-15-040	DECOD-P	90-21-142	360-19-080	DECOD-P	90-21-142
360-08-040	DECOD-P	90-21-142		360-15-050	NEW	90-03-054	360-19-090	DECOD-P	90-21-142
360-08-050	DECOD-P	90-21-142		360-15-050	DECOD-P	90-21-142	360-19-100	DECOD-P	90-21-142
360-08-060	DECOD-P	90-21-142		360-15-060	NEW	90-03-054	360-20-100	DECOD-P	90-21-142
360-08-230	DECOD-P	90-21-142		360-15-060	DECOD-P	90-21-142	360-20-210	DECOD-P	90-21-142
360-08-240	DECOD-P	90-21-142		360-15-070	NEW	90-03-054	360-21-010	DECOD-P	90-21-142
360-08-250	DECOD-P	90-21-142		360-15-070	DECOD-P	90-21-142	360-21-020	DECOD-P	90-21-142
360-08-260	DECOD-P	90-21-142		360-16-005	RECOD-P	90-21-142	360-21-030	DECOD-P	90-21-142
360-08-270	DECOD-P	90-21-142		360-16-011	RECOD-P	90-21-142	360-21-040	DECOD-P	90-21-142
360-08-280	DECOD-P	90-21-142		360-16-020	RECOD-P	90-21-142	360-21-050	DECOD-P	90-21-142
360-08-290	DECOD-P	90-21-142		360-16-025	RECOD-P	90-21-142	360-21-060	DECOD-P	90-21-142
360-08-300	DECOD-P	90-21-142		360-16-040	RECOD-P	90-21-142	360-21-070	DECOD-P	90-21-142
360-08-310	DECOD-P	90-21-142		360-16-050	RECOD-P	90-21-142	360-21-080	DECOD-P	90-21-142
360-08-320	DECOD-P	90-21-142		360-16-070	RECOD-P	90-21-142	360-21-090	DECOD-P	90-21-142
360-08-330	DECOD-P	90-21-142		360-16-094	RECOD-P	90-21-142	360-23-010	DECOD-P	90-21-142
360-08-340	DECOD-P	90-21-142		360-16-096	RECOD-P	90-21-142	360-23-020	DECOD-P	90-21-142
360-08-350	DECOD-P	90-21-142		360-16-098	RECOD-P	90-21-142	360-23-030	DECOD-P	90-21-142
360-08-360	DECOD-P	90-21-142		360-16-120	RECOD-P	90-21-142	360-23-050	DECOD-P	90-21-142
360-08-370	DECOD-P	90-21-142		360-16-150	RECOD-P	90-21-142	360-28-010	RECOD-P	90-21-142
360-08-380	DECOD-P	90-21-142		360-16-180	RECOD-P	90-21-142	360-32-050	DECOD-P	90-21-142
360-08-390	DECOD-P	90-21-142		360-16-200	RECOD-P	90-21-142	360-32-055	DECOD-P	90-21-142
360-08-400	DECOD-P	90-21-142		360-16-210	RECOD-P	90-21-142	360-32-060	DECOD-P	90-21-142
360-08-420	DECOD-P	90-21-142		360-16-220	RECOD-P	90-21-142	360-33-050	DECOD-P	90-21-142
360-08-520	DECOD-P	90-21-142		360-16-230	RECOD-P	90-21-142	360-35-010	NEW-P	90-19-021
360-08-530	DECOD-P	90-21-142		360-16-235	RECOD-P	90-21-142	360-35-020	NEW-P	90-19-021
360-08-540	DECOD-P	90-21-142		360-16-245	RECOD-P	90-21-142	360-35-030	NEW-P	90-19-021
360-08-550	DECOD-P	90-21-142		360-16-255	RECOD-P	90-21-142	360-35-040	NEW-P	90-19-021
360-08-560	DECOD-P	90-21-142		360-16-265	RECOD-P	90-21-142	360-35-050	NEW-P	90-19-021
360-08-570	DECOD-P	90-21-142		360-16-270	RECOD-P	90-21-142	360-35-060	NEW-P	90-19-021
360-08-580	DECOD-P	90-21-142		360-16-290	RECOD-P	90-21-142	360-35-070	NEW-P	90-19-021
360-08-590	DECOD-P	90-21-142		360-16-300	RECOD-P	90-21-142	360-35-080	NEW-P	90-19-021
360-10-010	DECOD-P	90-21-142		360-16A-010	NEW	90-03-055	360-35-090	NEW-P	90-19-021
360-10-020	DECOD-P	90-21-142		360-16A-010	DECOD-P	90-21-142	360-35-100	NEW-P	90-19-021
360-10-030	DECOD-P	90-21-142		360-16A-020	NEW	90-03-055	360-35-110	NEW-P	90-19-021
360-10-040	DECOD-P	90-21-142		360-16A-020	DECOD-P	90-21-142	360-36-010	DECOD-P	90-21-142
360-10-050	AMD-P	90-03-053		360-16A-030	NEW	90-03-055	360-36-020	DECOD-P	90-21-142
360-10-050	AMD-W	90-11-069		360-16A-030	DECOD-P	90-21-142	360-36-115	DECOD-P	90-21-142
360-10-050	AMD	90-11-079		360-16A-040	NEW	90-03-055	360-36-210	DECOD-P	90-21-142
360-10-050	DECOD-P	90-21-142		360-16A-040	DECOD-P	90-21-142	360-36-250	DECOD-P	90-21-142
360-10-060	DECOD-P	90-21-142		360-16A-050	NEW-W	90-11-070	360-36-260	DECOD-P	90-21-142

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360-36-400	DECOD-P 90-21-142	360-52-100	DECOD-P 90-21-142	371-08-130	AMD-P 90-14-097
360-36-410	DECOD-P 90-21-142	360-52-110	DECOD-P 90-21-142	371-08-131	REP-P 90-14-097
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360-36-420	DECOD-P 90-21-142	360-54-040	DECOD-P 90-21-142	371-08-144	AMD-P 90-14-097
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360-36-500	DECOD-P 90-21-142	360-60-010	AMD-P 90-22-107	371-08-160	REP-P 90-14-097
360-38-010	DECOD-P 90-21-142	365-90-020	AMD-P 90-22-107	371-08-162	NEW-P 90-14-097
360-38-020	DECOD-P 90-21-142	365-90-030	REP-P 90-22-107	371-08-163	REP-P 90-14-097
360-38-030	DECOD-P 90-21-142	365-90-040	AMD-P 90-22-107	371-08-165	AMD-P 90-14-097
360-40-010	DECOD-P 90-21-142	365-90-050	REP-P 90-22-107	371-08-175	REP-P 90-14-097
360-40-040	DECOD-P 90-21-142	365-90-070	AMD-P 90-22-107	371-08-180	AMD-P 90-14-097
360-40-070	DECOD-P 90-21-142	365-90-080	AMD-P 90-22-107	371-08-183	AMD-P 90-14-097
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360-44-030	DECOD-P 90-21-142	365-110-020	AMD 90-09-008	371-08-187	AMD-P 90-14-097
360-44-040	DECOD-P 90-21-142	365-110-030	REP-P 90-03-017	371-08-188	AMD-P 90-14-097
360-44-050	DECOD-P 90-21-142	365-110-030	REP 90-09-008	371-08-189	AMD-P 90-14-097
360-44-060	DECOD-P 90-21-142	365-110-035	AMD-P 90-03-017	371-08-190	REP-P 90-14-097
360-44-070	DECOD-P 90-21-142	365-110-035	AMD 90-09-008	371-08-195	AMD-P 90-14-097
360-44-080	DECOD-P 90-21-142	365-110-040	REP-P 90-03-017	371-08-196	AMD-P 90-14-097
360-44-090	DECOD-P 90-21-142	365-110-040	REP 90-09-008	371-08-200	AMD-P 90-14-097
360-44-100	DECOD-P 90-21-142	365-110-050	REP-P 90-03-017	371-08-201	REP-P 90-14-097
360-44-110	DECOD-P 90-21-142	365-110-050	REP 90-09-008	371-08-205	REP-P 90-14-097
360-44-120	DECOD-P 90-21-142	365-110-060	REP-P 90-03-017	371-08-210	REP-P 90-14-097
360-44-130	DECOD-P 90-21-142	365-110-060	REP 90-09-008	371-08-215	AMD-P 90-14-097
360-44-140	DECOD-P 90-21-142	365-110-080	REP-P 90-03-017	371-08-220	AMD-P 90-14-097
360-44-150	DECOD-P 90-21-142	365-110-080	REP 90-09-008	371-08-230	AMD-P 90-14-097
360-44-990	DECOD-P 90-21-142	365-190-010	NEW-E 90-18-063	371-08-240	AMD-P 90-14-097
360-45-010	DECOD-P 90-21-142	365-190-010	NEW-P 90-21-161	371-08-245	REP-P 90-14-097
360-46-010	DECOD-P 90-21-142	365-190-020	NEW-E 90-18-063	371-12-010	REP-P 90-14-097
360-46-020	DECOD-P 90-21-142	365-190-020	NEW-P 90-21-161	371-12-020	REP-P 90-14-097
360-46-030	DECOD-P 90-21-142	365-190-030	NEW-E 90-18-063	371-12-030	REP-P 90-14-097
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360-46-110	DECOD-P 90-21-142	365-190-070	NEW-P 90-21-161	371-12-120	REP-P 90-14-097
360-46-120	DECOD-P 90-21-142	365-190-080	NEW-E 90-18-063	371-12-130	REP-P 90-14-097
360-46-130	DECOD-P 90-21-142	365-190-080	NEW-P 90-21-161	374-20-010	NEW-P 90-10-093
360-46-140	DECOD-P 90-21-142	371-08-001	NEW-P 90-14-097	374-20-010	NEW 90-14-019
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360-46-160	DECOD-P 90-21-142	371-08-005	AMD-P 90-14-097	374-20-020	NEW 90-14-019
360-47-010	DECOD-P 90-21-142	371-08-010	AMD-P 90-14-097	374-20-030	NEW-P 90-10-093
360-47-020	DECOD-P 90-21-142	371-08-015	REP-P 90-14-097	374-20-030	NEW 90-14-019
360-47-030	DECOD-P 90-21-142	371-08-020	AMD-P 90-14-097	374-20-040	NEW-P 90-10-093
360-47-040	DECOD-P 90-21-142	371-08-030	AMD-P 90-14-097	374-20-040	NEW 90-14-019
360-47-050	DECOD-P 90-21-142	371-08-031	REP-P 90-14-097	374-20-050	NEW-P 90-10-093
360-48-010	DECOD-P 90-21-142	371-08-032	AMD-P 90-14-097	374-20-050	NEW 90-14-019
360-48-020	DECOD-P 90-21-142	371-08-033	NEW-P 90-14-097	374-20-050	AMD-P 90-18-071
360-48-030	DECOD-P 90-21-142	371-08-035	AMD-P 90-14-097	374-20-050	AMD 90-21-051
360-48-040	DECOD-P 90-21-142	371-08-040	AMD-P 90-14-097	374-20-060	NEW-P 90-10-093
360-48-050	DECOD-P 90-21-142	371-08-045	REP-P 90-14-097	374-20-060	NEW 90-14-019
360-48-060	DECOD-P 90-21-142	371-08-065	AMD-P 90-14-097	374-20-070	NEW-P 90-10-093
360-48-070	DECOD-P 90-21-142	371-08-071	AMD-P 90-14-097	374-20-070	NEW 90-14-019
360-48-080	DECOD-P 90-21-142	371-08-075	AMD-P 90-14-097	374-20-080	NEW-P 90-10-093
360-49-010	DECOD-P 90-21-142	371-08-080	AMD-P 90-14-097	374-20-080	NEW 90-14-019
360-49-020	DECOD-P 90-21-142	371-08-085	AMD-P 90-14-097	374-20-090	NEW-P 90-10-093
360-49-040	DECOD-P 90-21-142	371-08-095	REP-P 90-14-097	374-20-090	NEW 90-14-019
360-52-010	DECOD-P 90-21-142	371-08-100	AMD-P 90-14-097	374-20-100	NEW-P 90-10-093
360-52-020	DECOD-P 90-21-142	371-08-102	REP-P 90-14-097	374-20-100	NEW 90-14-019
360-52-030	DECOD-P 90-21-142	371-08-104	AMD-P 90-14-097	374-30-010	NEW-P 90-10-094
360-52-040	DECOD-P 90-21-142	371-08-105	REP-P 90-14-097	374-30-010	NEW 90-14-020
360-52-050	DECOD-P 90-21-142	371-08-106	NEW-P 90-14-097	374-30-020	NEW-P 90-10-094
360-52-060	DECOD-P 90-21-142	371-08-110	REP-P 90-14-097	374-30-020	NEW 90-14-020
360-52-070	DECOD-P 90-21-142	371-08-115	REP-P 90-14-097	374-30-030	NEW-P 90-10-094
360-52-080	DECOD-P 90-21-142	371-08-120	REP-P 90-14-097	374-30-030	NEW 90-14-020

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374-30-040	NEW	90-14-020	388-08-525	NEW-C	90-04-020	388-13-070	AMD	90-04-077
374-30-050	NEW-P	90-10-094	388-08-525	NEW	90-04-076	388-13-080	REP-C	90-04-021
374-30-050	NEW	90-14-020	388-08-535	NEW-C	90-04-020	388-13-080	REP	90-04-077
374-30-060	NEW-P	90-10-094	388-08-535	NEW	90-04-076	388-13-110	AMD-C	90-04-021
374-30-060	NEW	90-14-020	388-08-540	REP-C	90-04-020	388-13-110	AMD	90-04-077
374-40-010	NEW-P	90-15-066	388-08-540	REP	90-04-076	388-13-120	AMD-C	90-04-021
374-40-010	NEW	90-18-057	388-08-545	NEW-C	90-04-020	388-13-120	AMD	90-04-077
374-40-020	NEW-P	90-15-066	388-08-545	NEW	90-04-076	388-14-200	AMD	90-05-022
374-40-020	NEW	90-18-057	388-08-550	REP-C	90-04-020	388-14-260	AMD-C	90-04-021
374-40-030	NEW-P	90-15-066	388-08-550	REP	90-04-076	388-14-260	AMD	90-04-077
374-40-030	NEW	90-18-057	388-08-555	NEW-C	90-04-020	388-14-270	AMD-P	90-03-041
374-40-040	NEW-P	90-15-066	388-08-555	NEW	90-04-076	388-14-270	AMD-E	90-03-042
374-40-040	NEW	90-18-057	388-08-560	REP-C	90-04-020	388-14-270	AMD-C	90-04-021
374-40-050	NEW-P	90-15-066	388-08-560	REP	90-04-076	388-14-270	AMD-W	90-04-069
374-40-050	NEW	90-18-057	388-08-565	NEW-C	90-04-020	388-14-270	AMD-E	90-11-048
381	AMD	90-14-014	388-08-565	NEW	90-04-076	388-14-270	AMD	90-17-001
388-08	AMD-C	90-12-041	388-08-575	NEW-C	90-04-020	388-14-300	AMD-P	90-12-083
388-08-00201	REP-C	90-04-020	388-08-575	NEW	90-04-076	388-14-300	AMD-E	90-12-085
388-08-00201	REP	90-04-076	388-08-580	REP-C	90-04-020	388-14-300	AMD	90-16-041
388-08-00401	REP-C	90-04-020	388-08-580	REP	90-04-076	388-14-302	REP-P	90-12-083
388-08-00401	REP	90-04-076	388-08-590	REP-C	90-04-020	388-14-302	REP-E	90-12-085
388-08-006	REP-C	90-04-020	388-08-590	REP	90-04-076	388-14-302	REP	90-16-041
388-08-006	REP	90-04-076	388-09-010	REP-C	90-04-020	388-14-305	REP-P	90-12-083
388-08-00601	REP-C	90-04-020	388-09-010	REP	90-05-020	388-14-305	REP-E	90-12-085
388-08-00601	REP	90-04-076	388-09-020	REP-C	90-04-020	388-14-305	REP	90-16-041
388-08-010	REP-C	90-04-020	388-09-020	REP	90-05-020	388-14-310	AMD-P	90-12-083
388-08-010	REP	90-04-076	388-09-030	REP-C	90-04-020	388-14-310	AMD-E	90-12-085
388-08-405	REP-C	90-04-020	388-09-030	REP	90-05-020	388-14-310	AMD	90-16-041
388-08-405	REP	90-04-076	388-09-040	REP-C	90-04-020	388-14-385	AMD-C	90-04-021
388-08-406	REP-C	90-04-020	388-09-040	REP	90-05-020	388-14-385	AMD	90-04-077
388-08-406	REP	90-04-076	388-11	AMD-C	90-19-101	388-14-390	AMD-C	90-04-021
388-08-409	REP-C	90-04-020	388-11-011	AMD-P	90-15-010	388-14-390	AMD	90-04-077
388-08-409	REP	90-04-076	388-11-011	AMD-E	90-15-011	388-14-415	AMD-C	90-04-021
388-08-410	NEW-C	90-04-020	388-11-011	AMD	90-20-072	388-14-415	AMD	90-04-077
388-08-410	NEW	90-04-076	388-11-015	AMD-P	90-15-010	388-14-420	AMD-P	90-12-083
388-08-410	AMD-P	90-09-095	388-11-015	AMD-E	90-15-011	388-14-420	AMD-E	90-12-085
388-08-410	AMD-W	90-13-053	388-11-015	AMD	90-20-072	388-14-420	AMD	90-16-041
388-08-413	AMD-C	90-04-020	388-11-030	AMD-P	90-15-010	388-15-120	AMD-P	90-22-098
388-08-413	AMD	90-04-076	388-11-030	AMD-E	90-15-011	388-15-207	AMD-P	90-11-124
388-08-416	REP-C	90-04-020	388-11-030	AMD	90-20-072	388-15-207	AMD	90-15-029
388-08-416	REP	90-04-076	388-11-100	AMD-C	90-04-021	388-15-208	AMD-P	90-11-124
388-08-425	NEW-C	90-04-020	388-11-100	AMD	90-04-077	388-15-208	AMD	90-15-029
388-08-425	NEW	90-04-076	388-11-105	REP-C	90-04-021	388-15-209	AMD-P	90-11-124
388-08-428	NEW-C	90-04-020	388-11-105	REP	90-04-077	388-15-209	AMD	90-15-029
388-08-428	NEW	90-04-076	388-11-155	AMD-P	90-15-010	388-15-212	AMD-P	90-11-124
388-08-431	NEW-C	90-04-020	388-11-155	AMD-E	90-15-011	388-15-212	AMD	90-15-029
388-08-431	NEW	90-04-076	388-11-155	AMD	90-20-072	388-15-213	AMD-P	90-11-124
388-08-434	NEW-C	90-04-020	388-11-170	AMD-P	90-15-010	388-15-213	AMD	90-15-029
388-08-434	NEW	90-04-076	388-11-170	AMD-E	90-15-011	388-15-214	AMD-P	90-11-124
388-08-435	REP-C	90-04-020	388-11-170	AMD	90-20-072	388-15-214	AMD	90-15-029
388-08-435	REP	90-04-076	388-11-180	AMD-C	90-04-021	388-15-215	AMD-P	90-11-124
388-08-437	NEW-C	90-04-020	388-11-180	AMD	90-04-077	388-15-215	AMD	90-15-029
388-08-437	NEW	90-04-076	388-11-185	REP-C	90-04-021	388-15-216	AMD-P	90-11-124
388-08-440	NEW-C	90-04-020	388-11-185	REP	90-04-077	388-15-216	AMD	90-15-029
388-08-440	NEW	90-04-076	388-11-195	AMD-P	90-15-010	388-15-217	AMD-P	90-11-124
388-08-446	NEW-C	90-04-020	388-11-195	AMD-E	90-15-011	388-15-217	AMD	90-15-029
388-08-446	NEW	90-04-076	388-11-195	AMD	90-20-072	388-15-610	AMD-P	90-11-006
388-08-449	NEW-C	90-04-020	388-11-200	AMD-P	90-15-010	388-15-610	AMD	90-15-019
388-08-449	NEW	90-04-076	388-11-200	AMD-E	90-15-011	388-15-620	AMD-P	90-11-006
388-08-452	NEW-C	90-04-020	388-11-200	AMD	90-20-072	388-15-620	AMD	90-15-019
388-08-452	NEW	90-04-076	388-11-205	AMD-P	90-15-010	388-15-630	AMD-P	90-11-006
388-08-461	NEW-C	90-04-020	388-11-205	AMD-E	90-15-011	388-15-630	AMD	90-15-019
388-08-461	NEW	90-04-076	388-11-205	AMD	90-20-072	388-15-820	AMD-E	90-02-079
388-08-464	NEW-C	90-04-020	388-11-210	AMD-P	90-15-010	388-15-820	AMD-P	90-02-084
388-08-464	NEW	90-04-076	388-11-210	AMD-E	90-15-011	388-15-820	AMD	90-06-038
388-08-470	NEW-C	90-04-020	388-11-210	AMD	90-20-072	388-15-870	AMD-E	90-02-079
388-08-470	NEW	90-04-076	388-11-215	AMD-P	90-15-010	388-15-870	AMD-P	90-02-084
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388-08-482	NEW-W	90-10-028	388-11-215	AMD	90-20-072	388-15-880	AMD-E	90-02-079
388-08-485	NEW-P	90-09-095	388-11-220	NEW-P	90-15-010	388-15-880	AMD-P	90-02-084
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388-19-005	AMD	90-12-112	388-29-100	AMD	90-21-031	388-47-070	NEW-E	90-20-055
388-19-005	DECOD-P	90-22-100	388-29-100	AMD-P	90-23-064	388-47-070	NEW-P	90-20-057
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388-19-015	AMD	90-12-112	388-29-110	AMD-P	90-23-064	388-47-100	NEW-W	90-18-031
388-19-015	DECOD-P	90-22-100	388-29-112	AMD	90-06-035	388-47-100	NEW-E	90-20-055
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388-19-020	AMD	90-12-112	388-29-160	AMD	90-06-035	388-47-105	NEW-E	90-20-055
388-19-020	DECOD-P	90-22-100	388-29-160	AMD-P	90-23-064	388-47-105	NEW-P	90-20-057
388-19-025	AMD-P	90-10-065	388-29-200	AMD	90-06-035	388-47-107	NEW-E	90-20-055
388-19-025	AMD	90-12-112	388-29-220	AMD	90-06-035	388-47-107	NEW-P	90-20-057
388-19-025	DECOD-P	90-22-100	388-29-220	AMD-P	90-23-064	388-47-110	NEW-P	90-15-030
388-19-030	AMD-P	90-10-065	388-29-230	AMD	90-06-035	388-47-110	NEW-W	90-18-031
388-19-030	AMD	90-12-112	388-29-230	AMD-P	90-23-064	388-47-110	NEW-E	90-20-055
388-19-030	DECOD-P	90-22-100	388-29-260	REP	90-06-035	388-47-110	NEW-P	90-20-057
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388-19-035	AMD	90-12-112	388-29-295	AMD	90-06-035	388-47-115	NEW-P	90-20-057
388-19-035	DECOD-P	90-22-100	388-29-295	AMD-P	90-23-064	388-47-120	NEW-P	90-15-030
388-19-040	DECOD-P	90-22-100	388-31	AMD-C	90-17-115	388-47-120	NEW-W	90-18-031
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388-19-045	AMD	90-12-112	388-31-010	AMD-E	90-14-060	388-47-120	NEW-P	90-20-057
388-19-045	DECOD-P	90-22-100	388-31-010	AMD	90-18-007	388-47-125	NEW-P	90-15-030
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388-24	AMD-C	90-15-056	388-31-020	AMD-P	90-14-049	388-47-127	NEW-E	90-20-055
388-24-050	AMD-P	90-09-079	388-31-020	AMD-E	90-14-060	388-47-127	NEW-P	90-20-057
388-24-050	AMD-C	90-12-039	388-31-020	AMD	90-18-007	388-47-130	NEW-P	90-15-030
388-24-050	AMD-C	90-13-043	388-31-025	AMD-P	90-14-049	388-47-130	NEW-W	90-18-031
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388-24-050	AMD-C	90-16-080	388-31-025	AMD	90-18-007	388-47-130	NEW-P	90-20-057
388-24-050	AMD-C	90-17-053	388-31-030	AMD-P	90-14-049	388-47-135	NEW-P	90-15-030
388-24-050	AMD-W	90-18-029	388-31-030	AMD-E	90-14-060	388-47-135	NEW-W	90-18-031
388-24-070	AMD-P	90-09-054	388-31-030	AMD	90-18-007	388-47-135	NEW-E	90-20-055
388-24-070	AMD	90-16-081	388-31-035	AMD-P	90-14-049	388-47-135	NEW-P	90-20-057
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388-24-074	AMD-E	90-09-055	388-31-035	AMD	90-18-007	388-47-140	NEW-W	90-18-031
388-24-074	AMD-P	90-15-054	388-33-135	AMD-P	90-13-114	388-47-140	NEW-E	90-20-055
388-24-074	AMD-E	90-17-035	388-33-135	AMD-E	90-13-115	388-47-140	NEW-P	90-20-057
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388-24-090	AMD-P	90-15-054	388-33-382	AMD	90-09-035	388-47-210	NEW-P	90-15-030
388-24-090	AMD-W	90-18-030	388-37-030	AMD-P	90-13-114	388-47-210	NEW-W	90-18-031
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388-24-107	AMD-W	90-18-030	388-40-055	AMD-P	90-18-054	388-47-215	NEW-E	90-20-055
388-24-107	AMD-P	90-18-089	388-40-055	AMD	90-21-125	388-47-215	NEW-P	90-20-057
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388-24-107	REP-E	90-20-055	388-40-090	AMD	90-21-125	388-47-220	NEW-W	90-18-031
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388-49-470	AMD	90-15-028	388-57-063	REP-E	90-20-055	388-70-530	AMD-P	90-20-006
388-49-500	AMD-P	90-09-078	388-57-063	REP-P	90-20-057	388-70-530	AMD-E	90-20-007
388-49-500	AMD	90-12-054	388-57-066	REP-P	90-15-030	388-70-530	AMD	90-23-076
388-49-500	AMD-E	90-20-079	388-57-066	REP-W	90-18-031	388-70-540	AMD-P	90-20-006
388-49-500	AMD-P	90-20-080	388-57-066	REP-E	90-20-055	388-70-540	AMD-E	90-20-007
388-49-500	AMD	90-23-074	388-57-066	REP-P	90-20-057	388-70-540	AMD	90-23-076
388-49-510	AMD-E	90-20-079	388-57-067	REP-P	90-15-030	388-70-550	AMD-P	90-20-006
388-49-510	AMD-P	90-20-080	388-57-067	REP-W	90-18-031	388-70-550	AMD-E	90-20-007
388-49-510	AMD	90-23-074	388-57-067	REP-E	90-20-055	388-70-550	AMD	90-23-076
388-49-520	AMD-P	90-14-050	388-57-067	REP-P	90-20-057	388-70-590	AMD-C	90-04-016
388-49-520	AMD-E	90-14-065	388-57-071	REP-P	90-15-030	388-70-590	AMD	90-04-072
388-49-520	AMD	90-17-117	388-57-071	REP-W	90-18-031	388-70-595	NEW-P	90-20-006
388-49-530	AMD-P	90-18-032	388-57-071	REP-E	90-20-055	388-70-595	NEW-E	90-20-007
388-49-530	AMD-W	90-21-121	388-57-071	REP-P	90-20-057	388-70-595	NEW	90-23-076
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388-49-535	AMD-W	90-21-121	388-57-074	REP-W	90-18-031	388-73-022	AMD-P	90-16-026
388-49-550	AMD-E	90-20-074	388-57-074	REP-E	90-20-055	388-73-022	AMD-E	90-16-027
388-49-550	AMD-P	90-20-085	388-57-074	REP-P	90-20-057	388-73-022	AMD	90-20-076
388-49-550	AMD	90-23-077	388-57-097	REP-P	90-15-030	388-73-030	AMD-P	90-16-026
388-49-560	RESCIND	90-03-008	388-57-097	REP-W	90-18-031	388-73-030	AMD-E	90-16-027
388-49-560	AMD-C	90-03-050	388-57-097	REP-E	90-20-055	388-73-030	AMD	90-20-076
388-49-560	AMD-C	90-06-030	388-57-097	REP-P	90-20-057	388-73-036	AMD-C	90-04-016
388-49-560	AMD-E	90-11-015	388-57-100	REP-P	90-15-030	388-73-036	AMD	90-04-072
388-49-560	AMD	90-12-084	388-57-100	REP-W	90-18-031	388-73-036	AMD-P	90-16-026
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388-49-590	AMD	90-10-064	388-57-100	REP-P	90-20-057	388-73-036	AMD	90-20-076
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388-49-600	AMD-P	90-06-098	388-57-105	REP-P	90-20-057	388-76-040	AMD	90-03-051
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388-51-010	NEW-E	90-20-056	388-57-112	REP-P	90-20-057	388-76-070	AMD	90-03-051
388-51-010	NEW-P	90-20-058	388-57-115	REP-P	90-15-030	388-76-085	NEW	90-03-051
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388-51-020	NEW-P	90-20-058	388-57-117	REP-P	90-15-030	388-76-095	NEW	90-04-071
388-51-040	NEW-P	90-15-030	388-57-117	REP-W	90-18-031	388-76-095	AMD-P	90-20-132
388-51-040	NEW-W	90-18-031	388-57-117	REP-E	90-20-055	388-76-095	AMD-C	90-23-067
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388-51-100	NEW-E	90-20-056	388-57-120	REP-P	90-20-057	388-76-155	NEW	90-03-051
388-51-100	NEW-P	90-20-058	388-57-122	REP-P	90-15-030	388-76-160	AMD	90-03-051
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388-51-150	NEW-E	90-20-056	388-57-122	REP-P	90-20-057	388-76-185	NEW	90-03-051
388-51-150	NEW-P	90-20-058	388-57-123	REP-P	90-15-030	388-76-190	AMD	90-03-051
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388-51-200	NEW-P	90-20-058	388-57-124	REP-P	90-15-030	388-76-250	AMD	90-03-051
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388-51-300	NEW	90-06-032	388-57-124	REP-E	90-20-055	388-76-280	AMD	90-03-051
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388-76-350	AMD	90-03-051	388-83-028	REP	90-12-060	388-87-060	AMD-P	90-08-040
388-76-360	AMD	90-03-051	388-83-029	NEW-P	90-08-048	388-87-060	AMD-E	90-08-054
388-76-370	AMD	90-03-051	388-83-029	NEW-E	90-08-052	388-87-060	AMD	90-12-047
388-76-380	AMD	90-03-051	388-83-029	NEW	90-12-060	388-87-115	AMD-E	90-20-066
388-76-390	AMD	90-03-051	388-83-032	AMD-P	90-08-044	388-87-115	AMD-P	90-20-067
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388-76-430	AMD	90-03-051	388-83-033	AMD-P	90-08-047	388-92-040	AMD-P	90-21-081
388-76-435	NEW	90-03-051	388-83-033	AMD-E	90-08-051	388-92-040	AMD-E	90-21-082
388-76-440	AMD	90-03-051	388-83-033	AMD	90-12-043	388-95-320	AMD-E	90-09-040
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388-76-465	AMD	90-03-051	388-83-130	AMD-E	90-08-052	388-95-335	AMD-P	90-21-148
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388-76-490	AMD	90-03-051	388-83-200	AMD-E	90-08-057	388-95-337	AMD-E	90-08-059
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388-77-006	NEW-P	90-09-085	388-83-220	NEW	90-17-118	388-96-010	AMD-P	90-05-014
388-77-006	NEW	90-12-059	388-85-105	AMD-P	90-08-039	388-96-010	AMD	90-09-061
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388-77-200	AMD-P	90-09-085	388-86-005	AMD-P	90-08-109	388-96-366	AMD-P	90-17-138
388-77-200	AMD	90-12-059	388-86-005	AMD-E	90-08-110	388-96-366	AMD	90-20-075
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388-77-256	NEW-P	90-09-085	388-86-005	AMD-E	90-14-058	388-96-372	AMD-P	90-17-138
388-77-256	NEW	90-12-059	388-86-005	AMD	90-17-122	388-96-372	AMD	90-20-075
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388-77-515	AMD-P	90-09-084	388-86-018	NEW-E	90-18-094	388-96-378	AMD-P	90-17-138
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388-77-515	AMD-P	90-21-149	388-86-019	NEW-P	90-14-055	388-96-381	AMD-P	90-17-138
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388-77-610	AMD-P	90-21-149	388-86-022	NEW-P	90-14-054	388-96-559	AMD-P	90-05-014
388-77-615	AMD-P	90-21-149	388-86-022	NEW	90-17-119	388-96-559	AMD	90-09-061
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388-78-210	AMD-P	90-18-055	388-86-024	AMD	90-23-069	388-96-585	AMD-P	90-05-014
388-78-215	AMD-P	90-18-055	388-86-027	AMD-P	90-08-037	388-96-585	AMD	90-09-061
388-78-220	AMD-P	90-18-055	388-86-027	AMD-E	90-08-055	388-96-713	AMD-P	90-05-014
388-78-230	NEW-P	90-18-055	388-86-027	AMD	90-12-061	388-96-713	AMD	90-09-061
388-78-240	NEW-P	90-18-055	388-86-073	NEW-P	90-14-054	388-96-719	AMD-P	90-05-014
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388-81-043	AMD	90-12-063	388-86-073	NEW	90-18-033	388-96-745	AMD-P	90-05-014
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388-81-060	AMD-E	90-14-061	388-86-085	AMD-C	90-12-040	388-96-754	AMD-E	90-05-013
388-81-060	AMD-C	90-17-113	388-86-085	AMD-C	90-14-056	388-96-754	AMD-P	90-05-014
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388-82-130	AMD-P	90-14-052	388-86-090	AMD	90-18-033	388-96-768	AMD-P	90-05-014
388-82-130	AMD-E	90-14-053	388-86-098	AMD-P	90-14-054	388-96-768	AMD	90-09-061
388-82-130	AMD	90-17-121	388-86-098	AMD	90-17-119	388-96-771	AMD-P	90-05-014
388-82-130	AMD-E	90-18-056	388-86-098	AMD	90-18-033	388-96-771	AMD	90-09-061
388-82-140	AMD-P	90-08-045	388-87-005	AMD-P	90-14-055	388-96-773	REP-P	90-05-014
388-82-140	AMD-E	90-08-050	388-87-005	AMD-E	90-14-058	388-96-773	REP	90-09-061
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388-99-030	AMD-E	90-04-035	388-150-370	NEW-P	90-18-091	388-155-470	NEW-P	90-21-150
388-100-010	AMD-P	90-08-038	388-150-370	NEW	90-23-078	388-155-480	NEW-P	90-21-150
388-100-010	AMD-E	90-08-049	388-150-380	NEW-P	90-18-091	388-155-490	NEW-P	90-21-150
388-100-010	AMD	90-12-053	388-150-380	NEW	90-23-078	388-155-500	NEW-P	90-21-150
388-100-010	AMD-P	90-21-145	388-150-390	NEW-P	90-18-091	388-320	AMD-C	90-04-020
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388-150-120	NEW	90-23-078	388-155	NEW-C	90-22-071	390-12-050	AMD-P	90-12-091
388-150-130	NEW-P	90-18-091	388-155-005	NEW-P	90-21-150	390-12-050	AMD	90-16-083
388-150-130	NEW	90-23-078	388-155-010	NEW-P	90-21-150	390-12-250	AMD-P	90-12-091
388-150-140	NEW-P	90-18-091	388-155-020	NEW-P	90-21-150	390-12-250	AMD	90-16-083
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388-150-230	NEW	90-23-078	388-155-230	NEW-P	90-21-150	390-20-020	AMD-P	90-17-155
388-150-240	NEW-P	90-18-091	388-155-240	NEW-P	90-21-150	390-20-020	AMD	90-20-088
388-150-240	NEW	90-23-078	388-155-250	NEW-P	90-21-150	390-20-022	REP-P	90-12-091
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388-150-260	NEW	90-23-078	388-155-285	NEW-P	90-21-150	390-20-110	AMD	90-22-018
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391-08-310	AMD	90-06-070	391-45-001	AMD	90-06-074	392-120-025	AMD	90-09-038
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391-08-500	REP	90-06-070	391-45-010	RE-AD	90-06-074	392-120-030	NEW	90-09-038
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391-08-600	REP	90-06-070	391-45-030	RE-AD	90-06-074	392-120-035	NEW	90-09-038
391-08-610	RE-AD	90-06-070	391-45-050	RE-AD	90-06-074	392-120-040	NEW-P	90-05-035
391-08-630	AMD	90-06-070	391-45-070	RE-AD	90-06-074	392-120-040	NEW	90-09-038
391-08-800	RE-AD	90-06-070	391-45-090	RE-AD	90-06-074	392-120-045	NEW-P	90-05-035
391-08-810	RE-AD	90-06-070	391-45-110	RE-AD	90-06-074	392-120-045	NEW	90-09-038
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391-08-820	AMD	90-06-070	391-45-170	RE-AD	90-06-074	392-120-050	NEW	90-09-038
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391-25-010	RE-AD	90-06-072	391-45-270	AMD	90-06-074	392-120-065	NEW	90-09-038
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391-25-030	RE-AD	90-06-072	391-45-310	RE-AD	90-06-074	392-120-070	NEW	90-09-038
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391-25-070	RE-AD	90-06-072	391-45-350	RE-AD	90-06-074	392-121-001	AMD	90-16-002
391-25-090	RE-AD	90-06-072	391-45-370	RE-AD	90-06-074	392-121-107	AMD-P	90-11-128
391-25-092	RE-AD	90-06-072	391-45-390	RE-AD	90-06-074	392-121-107	AMD	90-16-002
391-25-110	RE-AD	90-06-072	391-45-410	RE-AD	90-06-074	392-121-108	AMD-P	90-11-128
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391-25-150	RE-AD	90-06-072	391-45-550	RE-AD	90-06-074	392-121-133	AMD-P	90-22-024
391-25-170	RE-AD	90-06-072	391-45-552	RE-AD	90-06-074	392-121-136	AMD-P	90-22-024
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391-25-210	RE-AD	90-06-072	391-95-010	RE-AD	90-06-075	392-121-161	AMD	90-16-002
391-25-220	NEW	90-06-072	391-95-030	RE-AD	90-06-075	392-121-182	AMD-P	90-22-024
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391-25-250	RE-AD	90-06-072	391-95-070	RE-AD	90-06-075	392-121-257	AMD	90-16-002
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391-25-290	RE-AD	90-06-072	391-95-150	RE-AD	90-06-075	392-121-261	NEW	90-13-088
391-25-299	RE-AD	90-06-072	391-95-170	AMD	90-06-075	392-121-265	AMD-P	90-22-025
391-25-310	RE-AD	90-06-072	391-95-190	RE-AD	90-06-075	392-121-268	AMD-P	90-22-025
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391-25-370	RE-AD	90-06-072	391-95-250	RE-AD	90-06-075	392-121-270	AMD-P	90-10-095
391-25-390	RE-AD	90-06-072	391-95-260	RE-AD	90-06-075	392-121-270	AMD	90-13-088
391-25-391	RE-AD	90-06-072	391-95-270	RE-AD	90-06-075	392-121-270	AMD-P	90-22-025
391-25-410	RE-AD	90-06-072	391-95-280	RE-AD	90-06-075	392-121-272	AMD-P	90-22-025
391-25-412	RE-AD	90-06-072	391-95-290	RE-AD	90-06-075	392-121-280	AMD-P	90-22-025
391-25-413	RE-AD	90-06-072	391-95-310	RE-AD	90-06-075	392-121-295	AMD-P	90-22-025
391-25-430	RE-AD	90-06-072	392-100-060	AMD-P	90-07-043	392-121-297	REP-P	90-22-025
391-25-450	RE-AD	90-06-072	392-100-060	AMD	90-11-027	392-121-299	AMD-P	90-11-128
391-25-470	RE-AD	90-06-072	392-101-015	NEW-P	90-22-026	392-121-299	AMD	90-16-002
391-25-490	RE-AD	90-06-072	392-103-005	AMD-P	90-11-128	392-121-299	AMD-P	90-22-025
391-25-510	RE-AD	90-06-072	392-103-005	AMD	90-16-002	392-121-400	AMD-P	90-11-128
391-25-530	RE-AD	90-06-072	392-103-010	AMD-P	90-11-128	392-121-400	AMD	90-16-002
391-25-531	RE-AD	90-06-072	392-103-010	AMD	90-16-002	392-121-415	AMD-P	90-11-128
391-25-550	RE-AD	90-06-072	392-105-030	AMD-P	90-19-072	392-121-415	AMD	90-16-002
391-25-570	RE-AD	90-06-072	392-105-030	AMD	90-22-044	392-121-420	AMD-P	90-09-019
391-25-590	RE-AD	90-06-072	392-109-037	AMD-P	90-11-128	392-121-420	AMD-P	90-11-128
391-25-610	RE-AD	90-06-072	392-109-037	AMD	90-16-002	392-121-420	AMD	90-12-079
391-25-630	RE-AD	90-06-072	392-109-043	AMD-P	90-11-128	392-121-420	AMD	90-16-002
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392-123-079	AMD	90-16-002	392-127-011	NEW-P	90-09-020	392-137-002	REP	90-19-068
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392-123-135	AMD	90-16-002	392-127-015	NEW-P	90-09-020	392-137-003	REP-E	90-12-074
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392-123-165	AMD	90-16-002	392-127-020	NEW-P	90-09-020	392-137-003	AMD	90-16-002
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392-123-175	AMD	90-16-002	392-127-030	NEW-P	90-09-020	392-137-010	REP-P	90-15-070
392-123-180	AMD-P	90-11-128	392-127-030	NEW	90-12-078	392-137-010	REP	90-19-068
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392-125-003	AMD-P	90-11-128	392-127-035	NEW	90-12-078	392-137-015	REP-P	90-15-070
392-125-003	AMD	90-16-002	392-127-040	NEW-P	90-09-020	392-137-015	REP	90-19-068
392-125-005	AMD-P	90-11-128	392-127-040	NEW	90-12-078	392-137-020	AMD-P	90-11-128
392-125-005	AMD	90-16-002	392-127-045	NEW-P	90-09-020	392-137-020	REP-E	90-12-074
392-125-036	AMD-P	90-11-128	392-127-045	NEW	90-12-078	392-137-020	REP-P	90-15-070
392-125-036	AMD	90-16-002	392-127-050	NEW-P	90-09-020	392-137-020	AMD	90-16-002
392-125-080	AMD-P	90-11-128	392-127-050	NEW	90-12-078	392-137-020	REP	90-19-068
392-125-080	AMD	90-16-002	392-127-055	NEW-P	90-09-020	392-137-025	REP-E	90-12-074
392-126-004	NEW-P	90-12-122	392-127-055	NEW	90-12-078	392-137-025	REP-P	90-15-070
392-126-004	NEW	90-17-110	392-127-060	NEW-P	90-09-020	392-137-025	REP	90-19-068
392-126-006	NEW-P	90-12-122	392-127-060	NEW	90-12-078	392-137-030	REP-E	90-12-074
392-126-006	NEW	90-17-110	392-127-065	NEW-P	90-09-020	392-137-030	REP-P	90-15-070
392-126-015	NEW-P	90-12-122	392-127-065	NEW	90-12-078	392-137-030	REP	90-19-068
392-126-015	NEW	90-17-110	392-127-070	NEW-P	90-09-020	392-137-035	REP-E	90-12-074
392-126-020	NEW-P	90-12-122	392-127-070	NEW	90-12-078	392-137-035	REP-P	90-15-070
392-126-020	NEW	90-17-110	392-127-075	NEW-P	90-09-020	392-137-035	REP	90-19-068
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392-126-030	NEW	90-17-110	392-127-085	NEW-P	90-09-020	392-137-045	REP-E	90-12-074
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392-126-035	NEW	90-17-110	392-127-090	NEW-P	90-09-020	392-137-045	REP	90-19-068
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392-126-045	NEW	90-17-110	392-127-101	NEW-P	90-09-020	392-137-055	REP-E	90-12-074
392-126-050	NEW-P	90-12-122	392-127-101	NEW	90-12-078	392-137-055	REP-P	90-15-070
392-126-050	NEW	90-17-110	392-127-106	NEW-P	90-09-020	392-137-055	REP	90-19-068
392-126-055	NEW-P	90-12-122	392-127-106	NEW	90-12-078	392-137-060	REP-E	90-12-074
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392-137-065	REP-P	90-15-070	392-138-005	AMD	90-16-002	392-140-220	NEW	90-23-044
392-137-065	REP	90-19-068	392-138-030	AMD-P	90-11-128	392-140-221	NEW-P	90-19-053
392-137-070	REP-E	90-12-074	392-138-030	AMD	90-16-002	392-140-221	NEW	90-23-044
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392-137-110	NEW-P	90-15-070	392-139-005	AMD	90-16-002	392-140-225	NEW	90-23-100
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392-137-115	NEW-E	90-12-074	392-139-115	AMD	90-16-002	392-140-226	NEW	90-23-044
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392-137-115	NEW	90-19-068	392-139-120	AMD	90-16-002	392-140-230	NEW-P	90-19-053
392-137-120	NEW-E	90-12-074	392-139-122	AMD-P	90-11-128	392-140-230	NEW	90-23-044
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392-137-135	NEW-P	90-15-070	392-139-205	AMD-P	90-11-128	392-140-250	NEW-P	90-19-070
392-137-135	NEW	90-19-068	392-139-205	AMD	90-16-002	392-140-250	NEW	90-23-043
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392-137-140	NEW-P	90-15-070	392-139-215	AMD	90-16-002	392-140-251	NEW	90-23-043
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392-137-150	NEW-P	90-15-070	392-139-330	AMD	90-16-002	392-140-254	NEW	90-23-043
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392-137-160	NEW-P	90-15-070	392-139-905	NEW	90-12-080	392-140-257	NEW	90-23-043
392-137-160	NEW	90-19-068	392-140-001	AMD-P	90-11-128	392-140-258	NEW-P	90-19-070
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392-137-190	NEW	90-19-068	392-140-075	AMD	90-16-002	392-140-259	NEW	90-23-043
392-137-195	NEW-E	90-12-074	392-140-079	AMD-P	90-11-128	392-140-265	NEW-P	90-19-070
392-137-195	NEW-P	90-15-070	392-140-079	AMD	90-16-002	392-140-265	NEW	90-23-043
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392-137-200	NEW	90-19-068	392-140-181	AMD	90-22-027	392-140-267	NEW	90-23-043
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392-137-205	NEW-P	90-15-070	392-140-182	AMD	90-22-027	392-140-300	AMD	90-16-002
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392-137-225	NEW-P	90-15-070	392-140-185	AMD	90-22-027	392-140-336	NEW	90-12-081
392-137-225	NEW	90-19-068	392-140-186	AMD-P	90-18-087	392-140-337	NEW-P	90-09-022
392-137-230	NEW-E	90-12-074	392-140-186	AMD	90-22-027	392-140-337	NEW	90-12-081
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392-137-235	NEW-P	90-15-070	392-140-193	NEW	90-06-007	392-140-341	NEW-P	90-22-041
392-137-235	NEW	90-19-068	392-140-194	NEW	90-06-007	392-140-342	NEW-P	90-22-041
392-137-240	NEW-E	90-12-074	392-140-195	NEW	90-06-007	392-140-343	NEW-P	90-22-041
392-137-240	NEW-P	90-15-070	392-140-196	NEW	90-06-007	392-140-345	NEW-P	90-22-041
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392-137-245	NEW-P	90-15-070	392-140-199	NEW	90-06-007	392-140-348	NEW-P	90-22-041
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392-183A-030	NEW	90-09-039	392-196-030	AMD-P	90-11-128	400-06-070	AMD-P	90-13-106
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392-185-003	AMD-P	90-11-128	392-196-037	NEW-P	90-11-088	400-06-160	AMD-P	90-13-106
392-185-003	AMD	90-16-002	392-196-037	NEW	90-14-093	400-06-160	AMD-E	90-13-107
392-185-005	AMD-P	90-11-128	392-196-040	AMD-P	90-11-088	400-06-160	AMD	90-17-063
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392-185-010	AMD-P	90-11-128	392-196-045	AMD-P	90-11-088	402-12-010	DECOD-P	90-22-094
392-185-010	AMD	90-16-002	392-196-045	AMD	90-14-093	402-12-030	DECOD-P	90-22-094
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392-185-060	AMD	90-16-002	392-196-051	REP	90-14-093	402-12-050	DECOD-P	90-22-094
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392-185-100	AMD	90-16-002	392-196-052	REP	90-14-093	402-12-090	DECOD-P	90-22-094
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392-191-030	NEW	90-02-078	392-196-085	AMD	90-14-093	402-16-232	DECOD-P	90-22-094
392-191-030	AMD-P	90-19-038	392-196-085	AMD-E	90-16-090	402-16-234	DECOD-P	90-22-094
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392-191-035	AMD-P	90-19-038	392-196-100	AMD-P	90-11-088	402-16-250	DECOD-P	90-22-094
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392-192-010	NEW-P	90-19-037	392-202-075	AMD	90-19-041	402-19-540	DECOD-P	90-22-094
392-192-010	NEW	90-22-046	392-202-080	AMD-P	90-15-071	402-19-550	DECOD-P	90-22-094
392-192-020	NEW-P	90-19-037	392-202-080	AMD	90-19-041	402-19-580	DECOD-P	90-22-094
392-192-020	NEW	90-22-046	392-202-087	NEW-P	90-15-071	402-19-590	DECOD-P	90-22-094
392-192-030	NEW-P	90-19-037	392-202-087	NEW	90-19-041	402-21-010	DECOD-P	90-22-094
392-192-030	NEW	90-22-046	392-202-113	NEW-P	90-15-071	402-21-030	DECOD-P	90-22-094
392-192-040	NEW-P	90-19-037	392-202-113	NEW	90-19-041	402-21-050	DECOD-P	90-22-094
392-192-040	NEW	90-22-046	392-210-005	AMD-P	90-11-128	402-22-010	DECOD-P	90-22-094
392-192-050	NEW-P	90-19-037	392-210-005	AMD	90-16-002	402-22-020	DECOD-P	90-22-094
392-192-050	NEW	90-22-046	392-310-010	AMD-P	90-11-128	402-22-040	DECOD-P	90-22-094
392-192-060	NEW-P	90-19-037	392-310-010	AMD	90-16-002	402-22-045	DECOD-P	90-22-094
392-192-060	NEW	90-22-046	392-315-005	AMD-P	90-11-128	402-22-050	DECOD-P	90-22-094
392-192-070	NEW-P	90-19-037	392-315-005	AMD	90-16-002	402-22-055	DECOD-P	90-22-094
392-192-070	NEW	90-22-046	392-315-075	AMD-P	90-11-128	402-22-060	DECOD-P	90-22-094
392-193-005	AMD-P	90-11-128	392-315-075	AMD	90-16-002	402-22-065	DECOD-P	90-22-094

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
402-70-077	NEW-P	90-06-106	415-112-725	NEW-P	90-21-064	440-44-040	REP-P	90-22-093
402-70-077	NEW-C	90-19-067	415-112-725	NEW-E	90-21-065	440-44-041	REP-P	90-22-093
402-70-080	AMD-P	90-06-106	415-112-727	NEW-E	90-14-085	440-44-042	REP-P	90-22-093
402-70-080	AMD-C	90-19-067	415-112-727	NEW-P	90-21-064	440-44-043	REP-P	90-22-093
402-70-080	DECOD-P	90-22-094	415-112-727	NEW-E	90-21-065	440-44-045	REP-P	90-22-093
402-70-085	NEW-P	90-06-106	415-113-010	NEW-E	90-11-129	440-44-048	DECOD-P	90-22-094
402-70-085	NEW-C	90-19-067	415-113-010	NEW-P	90-17-089	440-44-050	REP-P	90-06-106
402-70-090	AMD-P	90-06-106	415-113-010	NEW	90-22-038	440-44-050	REP-C	90-19-067
402-70-090	AMD-C	90-19-067	415-113-020	NEW-E	90-11-129	440-44-050	DECOD-P	90-22-094
402-70-090	DECOD-P	90-22-094	415-113-020	NEW-P	90-17-089	440-44-057	REP-P	90-06-106
402-80-010	DECOD-P	90-22-094	415-113-020	NEW	90-22-038	440-44-057	REP-C	90-19-067
402-80-020	DECOD-P	90-22-094	415-113-030	NEW-E	90-11-129	440-44-057	DECOD-P	90-22-094
402-80-030	DECOD-P	90-22-094	415-113-030	NEW-P	90-17-089	440-44-058	REP-P	90-06-106
402-80-040	DECOD-P	90-22-094	415-113-030	NEW	90-22-038	440-44-058	REP-C	90-19-067
402-80-050	DECOD-P	90-22-094	415-113-040	NEW-E	90-11-129	440-44-058	DECOD-P	90-22-094
402-80-060	DECOD-P	90-22-094	415-113-040	NEW-P	90-17-089	440-44-059	REP-P	90-06-106
402-80-065	DECOD-P	90-22-094	415-113-040	NEW	90-22-038	440-44-059	REP-C	90-19-067
402-80-070	DECOD-P	90-22-094	415-113-050	NEW-E	90-11-129	440-44-059	DECOD-P	90-22-094
402-80-080	DECOD-P	90-22-094	415-113-050	NEW-P	90-17-089	440-44-060	REP-P	90-06-106
402-80-090	DECOD-P	90-22-094	415-113-050	NEW	90-22-038	440-44-060	REP-C	90-19-067
402-80-100	DECOD-P	90-22-094	415-113-060	NEW-P	90-17-089	440-44-060	DECOD-P	90-22-094
402-990	DECOD-P	90-22-094	415-113-060	NEW	90-22-038	440-44-061	REP-P	90-06-106
415-02-090	REP-E	90-19-007	434-19-012	AMD-P	90-19-094	440-44-061	REP	90-11-126
415-02-090	REP-P	90-21-099	434-19-012	AMD	90-22-021	440-44-062	REP-P	90-06-106
415-02-090	REP-E	90-21-102	434-19-012	AMD	90-23-040	440-44-062	REP-C	90-19-067
415-100-041	NEW-E	90-14-082	434-19-020	AMD-P	90-19-094	440-44-062	DECOD-P	90-22-094
415-100-041	NEW-P	90-21-058	434-19-020	AMD	90-22-021	440-44-065	DECOD-P	90-22-094
415-100-041	NEW-E	90-21-059	434-19-052	AMD-P	90-19-094	440-44-070	REP-P	90-22-093
415-100-045	NEW-E	90-14-082	434-19-052	AMD	90-22-021	440-44-075	DECOD-P	90-22-094
415-100-045	NEW-P	90-21-058	434-19-053	AMD-P	90-19-094	440-44-076	DECOD-P	90-22-094
415-100-045	NEW-E	90-21-059	434-19-053	AMD	90-22-021	440-44-080	DECOD-P	90-22-094
415-100-051	NEW-E	90-14-082	434-19-054	AMD-P	90-19-094	440-44-095	DECOD-P	90-22-094
415-100-051	NEW-P	90-21-058	434-19-054	AMD	90-22-021	440-44-100	DECOD-P	90-22-094
415-100-051	NEW-E	90-21-059	434-19-056	AMD-P	90-19-094	446-10-090	AMD-P	90-04-027
415-100-055	NEW-E	90-14-082	434-19-056	AMD	90-22-021	446-10-090	AMD	90-10-097
415-100-055	NEW-P	90-21-058	434-19-059	AMD-P	90-19-094	446-20-020	AMD-P	90-15-020
415-100-055	NEW-E	90-21-059	434-19-059	AMD	90-22-021	446-20-020	AMD-E	90-15-021
415-104-108	NEW-E	90-19-007	434-19-060	AMD-P	90-19-094	446-20-020	AMD	90-20-003
415-104-108	NEW-P	90-21-099	434-19-060	AMD	90-22-021	446-20-285	AMD-P	90-15-020
415-104-108	NEW-E	90-21-102	434-19-061	AMD-P	90-19-094	446-20-285	AMD-E	90-15-021
415-104-201	NEW-E	90-14-084	434-19-061	AMD	90-22-021	446-20-285	AMD	90-20-003
415-104-201	NEW-E	90-21-060	434-19-075	AMD-P	90-19-094	446-20-290	AMD-P	90-15-020
415-104-201	NEW-P	90-21-061	434-19-075	AMD	90-22-021	446-20-290	AMD-E	90-15-021
415-104-205	NEW-E	90-14-084	434-19-084	AMD-P	90-19-094	446-20-290	AMD	90-20-003
415-104-205	NEW-E	90-21-060	434-19-084	AMD	90-22-021	446-20-500	NEW-P	90-15-020
415-104-205	NEW-P	90-21-061	434-19-085	NEW-P	90-19-094	446-20-500	NEW-E	90-15-021
415-104-211	NEW-E	90-14-084	434-19-085	NEW	90-22-021	446-20-500	NEW	90-20-003
415-104-211	NEW-E	90-21-060	434-19-090	REP-P	90-19-094	446-20-510	NEW-P	90-15-020
415-104-211	NEW-P	90-21-061	434-19-090	REP	90-22-021	446-20-510	NEW-E	90-15-021
415-104-215	NEW-E	90-14-084	434-19-097	NEW-P	90-19-094	446-20-510	NEW	90-20-003
415-104-215	NEW-E	90-21-060	434-19-097	NEW	90-22-021	446-20-515	NEW-P	90-15-020
415-104-215	NEW-P	90-21-061	434-19-098	NEW-P	90-19-094	446-20-515	NEW-E	90-15-021
415-108-320	NEW-E	90-14-083	434-19-098	NEW	90-22-021	446-20-515	NEW	90-20-003
415-108-320	NEW-P	90-21-062	434-19-101	AMD-P	90-19-094	446-20-520	NEW-P	90-15-020
415-108-320	NEW-E	90-21-063	434-19-101	AMD	90-22-021	446-20-520	NEW-E	90-15-021
415-108-322	NEW-E	90-14-083	434-19-110	AMD-P	90-19-094	446-20-520	NEW	90-20-003
415-108-322	NEW-P	90-21-062	434-19-110	AMD	90-22-021	446-20-525	NEW-P	90-15-020
415-108-322	NEW-E	90-21-063	434-19-113	REP-P	90-19-094	446-20-525	NEW-E	90-15-021
415-108-324	NEW-E	90-14-083	434-19-113	REP	90-22-021	446-20-525	NEW	90-20-003
415-108-324	NEW-P	90-21-062	434-19-114	AMD-P	90-19-094	446-20-530	NEW-P	90-15-020
415-108-324	NEW-E	90-21-063	434-19-114	AMD	90-22-021	446-20-530	NEW-E	90-15-021
415-108-326	NEW-E	90-14-083	434-19-115	AMD-P	90-19-094	446-20-530	NEW	90-20-003
415-108-326	NEW-P	90-21-062	434-19-115	AMD	90-22-021	448-12	REP-C	90-22-087
415-108-325	NEW-E	90-21-063	434-19-118	AMD-P	90-19-094	448-12-010	REP-P	90-20-050
415-108-340	NEW-E	90-19-008	434-19-118	AMD	90-22-021	448-12-015	REP-P	90-20-050
415-108-340	NEW-P	90-21-098	434-19-191	AMD-P	90-19-094	448-12-016	REP-P	90-20-050
415-108-340	NEW-E	90-21-101	434-19-191	AMD	90-22-021	448-12-020	REP-P	90-20-050
415-112-040	NEW-E	90-19-006	434-19-192	AMD-P	90-19-094	448-12-030	REP-P	90-20-050
415-112-040	NEW-P	90-21-100	434-19-192	AMD	90-22-021	448-12-040	REP-P	90-20-050
415-112-040	NEW-E	90-21-103	434-19-193	AMD-P	90-19-094	448-12-050	REP-P	90-20-050
415-112-720	NEW-E	90-14-085	434-19-193	AMD	90-22-021	448-12-055	REP-P	90-20-050
415-112-720	NEW-P	90-21-064	440-44-023	DECOD-P	90-22-094	448-12-060	REP-P	90-20-050
415-112-720	NEW-E	90-21-065	440-44-028	NEW	90-03-049	448-12-070	REP-P	90-20-050
415-112-722	NEW-E	90-14-085	440-44-030	AMD-P	90-11-092	448-12-075	REP-P	90-20-050
415-112-722	NEW-P	90-21-064	440-44-030	AMD	90-15-001	448-12-080	REP-P	90-20-050
415-112-722	NEW-E	90-21-065	440-44-030	DECOD-P	90-22-094	448-12-090	REP-P	90-20-050
415-112-725	NEW-E	90-14-085	440-44-035	REP-P	90-22-093	448-12-100	REP-P	90-20-050

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448-12-220	REP-P	90-20-050	456-09-935	AMD-P	90-08-007	458-14-025	NEW-P	90-18-097
448-12-230	REP-P	90-20-050	456-09-935	AMD	90-11-105	458-14-025	NEW-E	90-22-102
448-12-240	REP-P	90-20-050	456-09-940	AMD-P	90-08-007	458-14-025	NEW	90-23-097
448-12-250	REP-P	90-20-050	456-09-940	AMD	90-11-105	458-14-027	NEW-W	90-11-032
448-12-260	REP-P	90-20-050	456-09-945	AMD-P	90-08-007	458-14-029	NEW-W	90-11-032
448-12-270	REP-P	90-20-050	456-09-945	AMD	90-11-105	458-14-030	REP-W	90-11-032
448-12-280	REP-P	90-20-050	456-09-955	AMD-P	90-08-007	458-14-030	REP-E	90-15-006
448-12-290	REP-P	90-20-050	456-09-955	AMD	90-11-105	458-14-030	REP-P	90-18-097
448-12-300	REP-P	90-20-050	456-09-960	NEW-P	90-08-007	458-14-031	NEW-W	90-11-032
448-12-320	REP-P	90-20-050	456-09-960	NEW	90-11-105	458-14-035	NEW-E	90-15-006
448-12-330	REP-P	90-20-050	456-10-110	AMD-P	90-08-006	458-14-035	NEW-P	90-18-097
448-12-340	REP-P	90-20-050	456-10-110	AMD	90-11-106	458-14-035	NEW-E	90-22-102
448-13	NEW-C	90-22-087	456-10-160	AMD-P	90-08-006	458-14-035	NEW	90-23-097
448-13-010	NEW-P	90-20-050	456-10-160	AMD	90-11-106	458-14-040	REP-W	90-11-032
448-13-020	NEW-P	90-20-050	456-10-310	AMD-P	90-08-006	458-14-040	REP-E	90-15-006
448-13-030	NEW-P	90-20-050	456-10-310	AMD	90-11-106	458-14-040	REP-P	90-18-097
448-13-040	NEW-P	90-20-050	456-10-315	AMD-P	90-08-006	458-14-042	NEW-W	90-11-032
448-13-050	NEW-P	90-20-050	456-10-315	AMD	90-11-106	458-14-045	REP-W	90-11-032
448-13-060	NEW-P	90-20-050	456-10-320	AMD-P	90-08-006	458-14-045	REP-E	90-15-006
448-13-070	NEW-P	90-20-050	456-10-320	AMD-W	90-08-096	458-14-045	REP-P	90-18-097
448-13-080	NEW-P	90-20-050	456-10-320	AMD-P	90-08-098	458-14-046	NEW-E	90-15-006
448-13-090	NEW-P	90-20-050	456-10-320	AMD	90-11-103	458-14-046	NEW-P	90-18-097
448-13-100	NEW-P	90-20-050	456-10-325	AMD-P	90-08-006	458-14-046	NEW-E	90-22-102
448-13-110	NEW-P	90-20-050	456-10-325	AMD	90-11-106	458-14-046	NEW	90-23-097
448-13-120	NEW-P	90-20-050	456-10-430	AMD-P	90-08-006	458-14-050	REP-W	90-11-032
448-13-130	NEW-P	90-20-050	456-10-430	AMD	90-11-106	458-14-050	REP-E	90-15-006
448-13-140	NEW-P	90-20-050	456-10-440	AMD-P	90-08-006	458-14-050	REP-P	90-18-097
448-13-150	NEW-P	90-20-050	456-10-440	AMD	90-11-106	458-14-052	REP-W	90-11-032
448-13-160	NEW-P	90-20-050	456-10-545	AMD-P	90-08-006	458-14-052	REP-E	90-15-006
448-13-170	NEW-P	90-20-050	456-10-545	AMD	90-11-106	458-14-052	REP-P	90-18-097
448-13-180	NEW-P	90-20-050	456-10-730	AMD-P	90-08-006	458-14-055	REP-W	90-11-032
448-13-190	NEW-P	90-20-050	456-10-730	AMD	90-11-106	458-14-055	REP-E	90-15-006
448-13-200	NEW-P	90-20-050	456-10-735	AMD-P	90-08-006	458-14-055	REP-P	90-18-097
456-09-110	AMD-P	90-08-007	456-10-735	AMD	90-11-106	458-14-056	NEW-E	90-15-006
456-09-110	AMD	90-11-105	456-10-740	AMD-P	90-08-006	458-14-056	NEW-P	90-18-097
456-09-150	AMD-P	90-08-007	456-10-740	AMD	90-11-106	458-14-056	NEW-E	90-22-102
456-09-150	AMD	90-11-105	456-10-755	AMD-P	90-08-006	458-14-056	NEW	90-23-097
456-09-210	AMD-P	90-08-007	456-10-755	AMD	90-11-106	458-14-060	REP-W	90-11-032
456-09-210	AMD	90-11-105	456-12-030	AMD-P	90-08-005	458-14-060	REP-E	90-15-006
456-09-230	AMD-P	90-08-007	456-12-030	AMD	90-11-107	458-14-060	REP-P	90-18-097
456-09-230	AMD	90-11-105	456-12-090	AMD-P	90-08-005	458-14-062	REP-W	90-11-032
456-09-310	AMD-P	90-08-007	456-12-090	AMD-W	90-21-006	458-14-062	REP-E	90-15-006
456-09-310	AMD	90-11-105	456-12-140	AMD-P	90-08-005	458-14-062	REP-P	90-18-097
456-09-315	AMD-P	90-08-007	456-12-140	AMD	90-11-107	458-14-065	REP-W	90-11-032
456-09-315	AMD	90-11-105	458-12-270	PREP	90-19-105	458-14-065	REP-E	90-15-006
456-09-320	AMD-P	90-08-007	458-12-275	PREP	90-19-105	458-14-065	REP-P	90-18-097
456-09-320	AMD-W	90-08-096	458-12-280	PREP	90-19-105	458-14-066	NEW-E	90-15-006
456-09-320	AMD-P	90-08-097	458-14	PREP	90-15-053	458-14-066	NEW-P	90-18-097
456-09-320	AMD	90-11-104	458-14-001	NEW-E	90-15-006	458-14-066	NEW-E	90-22-102
456-09-325	AMD-P	90-08-007	458-14-001	NEW-P	90-18-097	458-14-066	NEW	90-23-097
456-09-325	AMD	90-11-105	458-14-001	NEW-E	90-22-102	458-14-070	REP-W	90-11-032
456-09-430	AMD-P	90-08-007	458-14-001	NEW	90-23-097	458-14-070	REP-E	90-15-006
456-09-430	AMD	90-11-105	458-14-005	NEW-W	90-11-032	458-14-070	REP-P	90-18-097
456-09-440	AMD-P	90-08-007	458-14-005	NEW-E	90-15-006	458-14-075	REP-W	90-11-032
456-09-440	AMD	90-11-105	458-14-005	NEW-P	90-18-097	458-14-075	REP-E	90-15-006
456-09-520	AMD-P	90-08-007	458-14-005	NEW-E	90-22-102	458-14-075	REP-P	90-18-097
456-09-520	AMD	90-11-105	458-14-005	NEW	90-23-097	458-14-076	NEW-E	90-15-006
456-09-530	AMD-P	90-08-007	458-14-009	NEW-W	90-11-032	458-14-076	NEW-P	90-18-097
456-09-530	AMD	90-11-105	458-14-010	REP-W	90-11-032	458-14-076	NEW-E	90-22-102
456-09-655	AMD-P	90-08-007	458-14-010	REP-E	90-15-006	458-14-076	NEW	90-23-097
456-09-655	AMD	90-11-105	458-14-010	REP-P	90-18-097	458-14-080	REP-W	90-11-032
456-09-730	AMD-P	90-08-007	458-14-014	NEW-W	90-11-032	458-14-080	REP-E	90-15-006
456-09-730	AMD	90-11-105	458-14-015	NEW-W	90-11-032	458-14-080	REP-P	90-18-097
456-09-732	NEW-P	90-08-007	458-14-015	NEW-E	90-15-006	458-14-085	REP-W	90-11-032
456-09-732	NEW	90-11-105	458-14-015	NEW-P	90-18-097	458-14-085	REP-E	90-15-006
456-09-740	AMD-P	90-08-007	458-14-015	NEW-E	90-22-102	458-14-085	REP-P	90-18-097
456-09-740	AMD	90-11-105	458-14-015	NEW	90-23-097	458-14-086	REP-W	90-11-032
456-09-742	NEW-P	90-08-007	458-14-016	NEW-W	90-11-032	458-14-086	REP-E	90-15-006
456-09-742	NEW	90-11-105	458-14-017	NEW-W	90-11-032	458-14-086	REP-P	90-18-097
456-09-760	AMD-P	90-08-007	458-14-019	NEW-W	90-11-032	458-14-087	NEW-E	90-15-006
456-09-760	AMD	90-11-105	458-14-020	REP-W	90-11-032	458-14-087	NEW-P	90-18-097
456-09-762	NEW-P	90-08-007	458-14-020	REP-E	90-15-006	458-14-087	NEW-E	90-22-102
456-09-762	NEW	90-11-105	458-14-020	REP-P	90-18-097	458-14-087	NEW	90-23-097
456-09-925	AMD-P	90-08-007	458-14-021	NEW-W	90-11-032	458-14-090	REP-W	90-11-032
456-09-925	AMD	90-11-105	458-14-023	NEW-W	90-11-032	458-14-090	REP-E	90-15-006
456-09-930	AMD-P	90-08-007	458-14-025	NEW-W	90-11-032	458-14-090	REP-P	90-18-097

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458-14-091	REP-W	90-11-032	458-14-152	REP-P	90-18-097	458-30-261	REP	90-02-080
458-14-091	REP-E	90-15-006	458-14-155	REP-W	90-11-032	458-30-262	NEW	90-02-080
458-14-091	REP-P	90-18-097	458-14-155	REP-E	90-15-006	458-30-262	PREP	90-17-132
458-14-092	REP-W	90-11-032	458-14-155	REP-P	90-18-097	458-30-262	AMD-P	90-20-130
458-14-092	REP-E	90-15-006	458-14-156	NEW-E	90-15-006	458-30-275	PREP	90-17-132
458-14-092	REP-P	90-18-097	458-14-156	NEW-P	90-18-097	458-30-275	AMD-P	90-20-130
458-14-094	REP-W	90-11-032	458-14-156	NEW-E	90-22-102	458-30-285	PREP	90-17-132
458-14-094	REP-E	90-15-006	458-14-156	NEW	90-23-097	458-30-285	AMD-P	90-20-130
458-14-094	REP-P	90-18-097	458-14-160	NEW-W	90-11-032	458-30-290	PREP	90-17-132
458-14-095	NEW-E	90-15-006	458-14-160	NEW-E	90-15-006	458-30-290	AMD-P	90-20-130
458-14-095	NEW-P	90-18-097	458-14-160	NEW-P	90-18-097	458-30-295	PREP	90-17-132
458-14-095	NEW-E	90-22-102	458-14-160	NEW-E	90-22-102	458-30-295	AMD-P	90-20-130
458-14-095	NEW	90-23-097	458-14-160	NEW	90-23-097	458-30-300	PREP	90-17-132
458-14-098	REP-W	90-11-032	458-14-170	NEW-E	90-15-006	458-30-300	AMD-P	90-20-130
458-14-098	REP-E	90-15-006	458-14-170	NEW-P	90-18-097	458-30-305	PREP	90-17-132
458-14-098	REP-P	90-18-097	458-14-170	NEW-E	90-22-102	458-30-305	AMD-P	90-20-130
458-14-100	REP-W	90-11-032	458-14-170	NEW	90-23-097	458-30-310	PREP	90-17-132
458-14-100	REP-E	90-15-006	458-16-265	NEW-P	90-03-059	458-30-310	AMD-P	90-20-130
458-14-100	REP-P	90-18-097	458-16-265	NEW	90-06-048	458-30-315	PREP	90-17-132
458-14-105	NEW-E	90-15-006	458-19	PREP	90-18-096	458-30-315	AMD-P	90-20-130
458-14-105	NEW-P	90-18-097	458-20-100	PREP	90-19-107	458-30-315	AMD-P	90-20-130
458-14-105	NEW-E	90-22-102	458-20-100	AMD-P	90-21-165	458-30-325	PREP	90-17-132
458-14-105	NEW	90-23-097	458-20-10001	PREP	90-19-106	458-30-325	AMD-P	90-20-130
458-14-110	REP-W	90-11-032	458-20-106	PREP	90-16-088	458-30-345	PREP	90-17-132
458-14-110	REP-E	90-15-006	458-20-107	AMD-E	90-06-077	458-30-345	AMD-P	90-20-130
458-14-110	REP-P	90-18-097	458-20-107	AMD-P	90-07-087	458-30-590	PREP	90-17-132
458-14-115	REP-W	90-11-032	458-20-107	AMD	90-10-080	458-30-590	AMD-P	90-20-130
458-14-115	REP-E	90-15-006	458-20-109	PREP	90-17-070	458-40-540	AMD-P	90-21-138
458-14-115	REP-P	90-18-097	458-20-110	PREP	90-21-042	458-40-610	AMD-P	90-10-079
458-14-116	NEW-E	90-15-006	458-20-118	AMD-P	90-13-011	458-40-610	AMD-E	90-14-032
458-14-116	NEW-P	90-18-097	458-20-118	AMD-C	90-17-010	458-40-610	AMD	90-14-033
458-14-116	NEW-E	90-22-102	458-20-126	PREP	90-19-108	458-40-636	AMD-P	90-10-079
458-14-116	NEW	90-23-097	458-20-127	PREP	90-21-041	458-40-636	AMD-E	90-14-032
458-14-120	REP-W	90-11-032	458-20-132	PREP	90-17-069	458-40-640	AMD	90-14-033
458-14-120	REP-E	90-15-006	458-20-138	PREP	90-19-078	458-40-640	AMD-P	90-10-079
458-14-120	REP-P	90-18-097	458-20-151	PREP	90-17-133	458-40-640	AMD-E	90-14-032
458-14-121	REP-W	90-11-032	458-20-163	PREP	90-18-072	458-40-640	AMD	90-14-033
458-14-121	REP-E	90-15-006	458-20-166	PREP	90-21-043	458-40-660	AMD-P	90-10-079
458-14-121	REP-P	90-18-097	458-20-17902	NEW-E	90-13-117	458-40-660	AMD-E	90-14-032
458-14-122	REP-W	90-11-032	458-20-17902	NEW-P	90-14-095	458-40-660	AMD	90-14-033
458-14-122	REP-E	90-15-006	458-20-17902	NEW	90-17-068	458-40-660	AMD-P	90-22-096
458-14-122	REP-P	90-18-097	458-20-185	AMD	90-04-038	458-40-670	AMD-P	90-10-079
458-14-125	REP-W	90-11-032	458-20-186	AMD	90-04-039	458-40-670	AMD-E	90-14-032
458-14-125	REP-E	90-15-006	458-20-186	PREP	90-19-079	458-40-670	AMD	90-14-033
458-14-125	REP-P	90-18-097	458-20-186	AMD-P	90-21-164	458-40-670	AMD-P	90-22-096
458-14-126	REP-W	90-11-032	458-20-197	AMD-P	90-07-089	458-53	PREP	90-19-104
458-14-126	REP-E	90-15-006	458-20-197	AMD	90-10-082	458-53-030	AMD-P	90-21-166
458-14-126	REP-P	90-18-097	458-20-200	AMD-P	90-13-012	458-53-142	AMD-P	90-21-166
458-14-127	NEW-E	90-15-006	458-20-200	AMD-C	90-17-011	458-53-150	AMD-P	90-21-166
458-14-127	NEW-P	90-18-097	458-20-227	PREP	90-17-134	458-276-130	AMD-E	90-14-028
458-14-127	NEW-E	90-22-102	458-20-22801	NEW	90-05-044	458-276-130	AMD-E	90-22-001
458-14-127	NEW	90-23-097	458-20-22802	NEW-P	90-16-104	460-16A-102	AMD-P	90-23-033
458-14-130	REP-W	90-11-032	458-20-22802	NEW	90-19-052	460-16A-200	NEW-P	90-23-033
458-14-130	REP-E	90-15-006	458-20-231	PREP	90-13-070	460-16A-205	NEW-P	90-23-033
458-14-130	REP-P	90-18-097	458-20-231	AMD-P	90-20-026	460-17A-030	AMD-P	90-23-034
458-14-135	REP-W	90-11-032	458-20-231	AMD	90-23-020	460-17A-070	AMD-P	90-23-034
458-14-135	REP-E	90-15-006	458-20-256	NEW	90-04-058	460-20A-400	AMD-P	90-05-051
458-14-135	REP-P	90-18-097	458-20-257	NEW-E	90-06-078	460-20A-400	AMD	90-09-058
458-14-136	NEW-E	90-15-006	458-20-257	NEW-P	90-07-088	460-24A-040	NEW-P	90-06-061
458-14-136	NEW-P	90-18-097	458-20-257	NEW	90-10-081	460-24A-040	NEW	90-13-029
458-14-136	NEW-E	90-22-102	458-20-258	NEW-P	90-13-093	460-24A-050	AMD	90-05-003
458-14-136	NEW	90-23-097	458-20-258	NEW-P	90-17-003	460-24A-205	AMD-P	90-06-061
458-14-140	REP-W	90-11-032	458-20-259	NEW	90-13-094	460-24A-205	AMD	90-13-029
458-14-140	REP-E	90-15-006	458-20-259	NEW-P	90-13-094	460-31A-410	REP-P	90-23-037
458-14-140	REP-P	90-18-097	458-30-200	NEW	90-17-007	460-31A-415	REP-P	90-23-037
458-14-145	REP-W	90-11-032	458-30-200	PREP	90-17-132	460-31A-420	REP-P	90-23-037
458-14-145	REP-E	90-15-006	458-30-205	AMD-P	90-20-130	460-31A-425	REP-P	90-23-037
458-14-145	REP-P	90-18-097	458-30-205	PREP	90-17-132	460-31A-430	REP-P	90-23-037
458-14-146	NEW-E	90-15-006	458-30-210	AMD-P	90-20-130	460-31A-435	REP-P	90-23-037
458-14-146	NEW-P	90-18-097	458-30-210	PREP	90-17-132	460-31A-440	REP-P	90-23-037
458-14-146	NEW-E	90-22-102	458-30-220	AMD-P	90-20-130	460-31A-445	REP-P	90-23-037
458-14-146	NEW	90-23-097	458-30-220	PREP	90-17-132	460-31A-450	REP-P	90-23-037
458-14-150	REP-W	90-11-032	458-30-225	PREP	90-17-132	460-31A-455	REP-P	90-23-037
458-14-150	REP-E	90-15-006	458-30-225	AMD-P	90-20-130	460-31A-460	REP-P	90-23-037
458-14-150	REP-P	90-18-097	458-30-235	PREP	90-17-132	460-31A-465	REP-P	90-23-037
458-14-152	REP-W	90-11-032	458-30-235	AMD-P	90-20-130	460-31A-470	REP-P	90-23-037
458-14-152	REP-E	90-15-006	458-30-260	AMD	90-02-080	460-31A-475	REP-P	90-23-037
458-14-152	REP-E	90-15-006				460-31A-480	REP-P	90-23-037

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460-90A-145	AMD	90-06-051	463-30-380	REP	90-05-018	468-16-210	NEW-P	90-22-092
460-90A-145	REP-P	90-20-126	463-30-410	AMD	90-05-018	468-18-090	REP-P	90-22-091
463-06-010	AMD-P	90-09-029	463-30-420	AMD	90-05-018	468-20-900	NEW-P	90-22-070
463-06-010	AMD-C	90-13-032	463-34	AMD-C	90-03-087	468-22-010	NEW-P	90-16-061
463-06-010	AMD-W	90-22-034	463-34	AMD	90-05-018	468-22-010	NEW	90-19-103
463-06-010	AMD-E	90-22-066	463-34-010	AMD	90-05-018	468-22-020	NEW-P	90-16-061
463-10-010	AMD-P	90-09-029	463-34-020	REP	90-05-018	468-22-020	NEW	90-19-103
463-10-010	AMD-C	90-13-032	463-34-030	AMD	90-05-018	468-22-030	NEW-P	90-16-061
463-10-010	AMD-W	90-22-034	463-34-040	REP	90-05-018	468-22-030	NEW	90-19-103
463-10-010	AMD-E	90-22-066	463-34-050	AMD	90-05-018	468-22-040	NEW-P	90-16-061
463-14-030	AMD-P	90-09-029	463-34-060	AMD	90-05-018	468-22-040	NEW	90-19-103
463-14-030	AMD-C	90-13-032	463-34-070	AMD	90-05-018	468-22-050	NEW-P	90-16-061
463-14-030	AMD-W	90-22-034	463-34-080	AMD	90-05-018	468-22-050	NEW	90-19-103
463-14-030	AMD-E	90-22-066	463-34-090	AMD	90-05-018	468-22-060	NEW-P	90-16-061
463-14-080	AMD-P	90-09-029	463-34-100	REP	90-05-018	468-22-060	NEW	90-19-103
463-14-080	AMD-C	90-13-032	463-38-041	AMD-P	90-09-029	468-72-010	NEW-P	90-19-009
463-14-080	AMD-W	90-22-034	463-38-041	AMD-C	90-13-032	468-72-010	NEW	90-22-003
463-14-080	AMD-E	90-22-066	463-38-041	AMD-W	90-22-034	468-72-050	NEW-P	90-19-009
463-18-020	AMD-P	90-09-029	463-38-041	AMD-E	90-22-066	468-72-050	NEW	90-22-003
463-18-020	AMD-C	90-13-032	463-38-042	AMD-P	90-09-029	468-95-010	AMD-P	90-22-056
463-18-020	AMD-W	90-22-034	463-38-042	AMD-C	90-13-032	468-95-100	NEW-P	90-22-056
463-18-020	AMD-E	90-22-066	463-38-042	AMD-W	90-22-034	478-04-010	NEW-P	90-08-084
463-26-120	AMD-P	90-09-029	463-38-042	AMD-E	90-22-066	478-04-010	NEW	90-15-005
463-26-120	AMD-C	90-13-032	463-38-063	AMD-P	90-09-029	478-04-020	NEW-P	90-08-084
463-26-120	AMD-W	90-22-034	463-38-063	AMD-C	90-13-032	478-04-020	NEW	90-15-005
463-26-120	AMD-E	90-22-066	463-38-063	AMD-W	90-22-034	478-108-010	NEW-P	90-08-084
463-26-130	AMD-P	90-09-029	463-38-063	AMD-E	90-22-066	478-108-010	NEW	90-15-005
463-26-130	AMD-C	90-13-032	463-39-130	REP-P	90-09-029	478-108-020	NEW-P	90-08-084
463-26-130	AMD-W	90-22-034	463-39-130	REP-C	90-13-032	478-108-020	NEW	90-15-005
463-26-130	AMD-E	90-22-066	463-39-130	REP-W	90-22-034	478-108-030	NEW-P	90-08-084
463-28-060	AMD-P	90-09-029	463-39-130	REP	90-22-066	478-108-030	NEW	90-15-005
463-28-060	AMD-C	90-13-032	463-39-150	AMD-P	90-09-029	478-108-040	NEW-P	90-08-084
463-28-060	AMD-W	90-22-034	463-39-150	AMD-C	90-13-032	478-108-040	NEW	90-15-005
463-28-060	AMD-E	90-22-066	463-39-150	AMD-W	90-22-034	478-108-050	NEW-P	90-08-084
463-28-080	AMD-P	90-09-029	463-39-150	AMD-E	90-22-066	478-108-050	NEW	90-15-005
463-28-080	AMD-C	90-13-032	463-43-060	AMD-P	90-09-029	478-108-060	NEW	90-15-005
463-28-080	AMD-W	90-22-034	463-43-060	AMD-C	90-13-032	478-108-070	NEW	90-15-005
463-28-080	AMD-E	90-22-066	463-43-060	AMD-W	90-22-034	478-108-080	NEW	90-15-005
463-30	AMD-C	90-03-087	463-43-060	AMD-E	90-22-066	478-108-110	NEW-P	90-08-084
463-30	AMD	90-05-018	463-47-060	AMD-P	90-09-029	478-108-110	NEW	90-15-005
463-30-010	AMD	90-05-018	463-47-060	AMD-C	90-13-032	478-108-120	NEW-P	90-08-084
463-30-020	AMD	90-05-018	463-47-060	AMD-W	90-22-034	478-108-120	NEW	90-15-005
463-30-050	AMD	90-05-018	463-47-060	AMD-E	90-22-066	478-108-130	NEW-P	90-08-084
463-30-060	AMD	90-05-018	463-50-030	AMD-P	90-09-029	478-108-130	NEW	90-15-005
463-30-070	REP	90-05-018	463-50-030	AMD-C	90-13-032	478-108-140	NEW-P	90-08-084
463-30-080	AMD	90-05-018	463-50-030	AMD-W	90-22-034	478-108-140	NEW	90-15-005
463-30-085	NEW	90-05-018	463-50-030	AMD-E	90-22-066	478-116	AMD-C	90-04-002
463-30-090	AMD	90-05-018	463-54-070	AMD-P	90-09-029	478-116-250	AMD-W	90-10-040
463-30-100	AMD	90-05-018	463-54-070	AMD-C	90-13-032	478-116-250	AMD-P	90-10-072
463-30-110	REP	90-05-018	463-54-070	AMD-W	90-22-034	478-116-250	AMD	90-13-026
463-30-120	AMD	90-05-018	463-54-070	AMD-E	90-22-066	478-116-260	AMD-W	90-10-040
463-30-130	REP	90-05-018	463-58-030	AMD-P	90-09-029	478-116-510	AMD-P	90-08-084
463-30-140	REP	90-05-018	463-58-030	AMD-C	90-13-032	478-116-510	AMD	90-15-005
463-30-150	REP	90-05-018	463-58-030	AMD-W	90-22-034	478-116-600	AMD-W	90-10-040
463-30-160	REP	90-05-018	463-58-030	AMD-E	90-22-066	478-120-070	AMD-P	90-08-084
463-30-170	REP	90-05-018	468-06-140	NEW-P	90-20-036	478-120-070	AMD-W	90-21-076
463-30-180	REP	90-05-018	468-06-140	NEW	90-23-007	478-120-130	AMD-P	90-08-084
463-30-190	AMD	90-05-018	468-16-010	NEW-P	90-22-092	478-120-130	AMD-W	90-21-076
463-30-200	AMD	90-05-018	468-16-020	NEW-P	90-22-092	478-124-035	NEW-P	90-20-102
463-30-210	REP	90-05-018	468-16-030	NEW-P	90-22-092	478-136-030	AMD-P	90-08-030
463-30-220	REP	90-05-018	468-16-040	NEW-P	90-22-092	478-136-030	AMD	90-12-034
463-30-230	AMD	90-05-018	468-16-050	NEW-P	90-22-092	478-136-030	AMD-P	90-21-120
463-30-240	AMD	90-05-018	468-16-060	NEW-P	90-22-092	478-138-030	AMD-W	90-04-001
463-30-250	AMD	90-05-018	468-16-070	NEW-P	90-22-092	478-138-040	AMD-W	90-04-001
463-30-260	REP	90-05-018	468-16-080	NEW-P	90-22-092	478-138-050	AMD-W	90-04-001
463-30-270	AMD	90-05-018	468-16-090	NEW-P	90-22-092	478-160-162	NEW-P	90-08-084
463-30-290	REP	90-05-018	468-16-100	NEW-P	90-22-092	478-160-162	NEW	90-15-005
463-30-295	REP	90-05-018	468-16-110	NEW-P	90-22-092	478-160-232	NEW-P	90-08-084
463-30-300	AMD	90-05-018	468-16-120	NEW-P	90-22-092	478-160-232	NEW	90-15-005
463-30-310	AMD	90-05-018	468-16-130	NEW-P	90-22-092	479-01-010	AMD-P	90-07-060
463-30-320	AMD	90-05-018	468-16-140	NEW-P	90-22-092	479-01-010	AMD	90-11-035
463-30-330	AMD	90-05-018	468-16-150	NEW-P	90-22-092	479-01-020	AMD-P	90-07-060
463-30-335	NEW	90-05-018	468-16-160	NEW-P	90-22-092	479-01-020	AMD	90-11-035
463-30-340	REP	90-05-018	468-16-170	NEW-P	90-22-092	479-01-030	AMD-P	90-07-060
463-30-350	REP	90-05-018	468-16-180	NEW-P	90-22-092	479-01-030	AMD	90-11-035
463-30-360	REP	90-05-018	468-16-190	NEW-P	90-22-092	479-01-040	NEW-P	90-07-060

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479-12	AMD	90-11-035	479-20-036	AMD-P	90-07-060	480-30-070	AMD-P	90-10-077
479-12-010	AMD-P	90-07-060	479-20-036	AMD	90-11-035	480-30-070	AMD-W	90-12-119
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479-12-020	AMD	90-11-035	479-20-060	REP-P	90-07-060	480-30-097	NEW	90-06-017
479-13	AMD-P	90-07-060	479-20-060	REP	90-11-035	480-30-100	AMD	90-06-017
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